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No. 49.

SENATE

WEDNESDAY, April 20, 1921.

The Senate met at 11 o'clock, A. M.

The PRESIDENT PRO TEMPORE (F. E. Baldwin), in the Chair.

PRAYER.

The Acting Chaplain, Rev. J. T. Davis, offered the following prayer:

We thank Thee, O God, for the sunlight that speaks to all the beauties of nature, and bids them sing songs of praise to Thy Holy name. We thank Thee for the great Commonwealth of which we are a part with its mighty forests, its fertilizing streams its vast industrial resources. Help us to appreciate their worth and place in our midst. May we be brought to realize that all that we are, have and hope to be is from Thee. May we lift our voices unto Thee in praise and thanksgiving. May we open our hearts in gratitude for these wonderful tokens of Thy love and concern towards us, and we pray today that as the great problems of state that affect all the people of the State come to our attention, may we deal with them as men unmoved by political influence or power, but realizing that in all that we do and say, and the manner in which we act we will have to give an account unto Thee. Therefore, bless the law making bodies of this State, bless those who are in authority to execute the laws and may they all be for justice, uprightness and the development of the great Commonwealth of which we are a part. Then we shall be doing and acting the principles of our Christ. Amen.

JOURNAL APPROVED.

The PRESIDENT—A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. McCONNELL, the further reading was dispensed with, and the Journal approved.

REPORTS FROM COMMITTEES.

Mr. PHIPPS, from the Committee on Military Affairs, reported as committed, Senate Bill No. 1058, (House Bill No. 1407), entitled:

An Act to amend section one of an act approved the twenty-first day of March one thousand nine hundred seven (Pamphlet Laws twenty-two) entitled "An Act authorizing the county commissioners of the several counties or the town councils of the several boroughs of this Commonwealth or both to appropriate annually a sufficient sum of money to each post of the Grand Army of the Republic in their respective counties or boroughs to aid in defraying the expenses of Memorial Day" as amended authorizing county commissioners to make additional appropriations for Memorial Day purposes

Also from the Committee on Military Affairs, reported as committed, Senate Bill No. 1060, (House Bill No. 1491), entitled:

An Act providing a bonus for the residents of this Commonwealth who served in the military or naval forces of the United States during the world war creating a Soldiers' Bonus

Commission and prescribing its powers and duties and making an appropriation.

Mr. SMITH, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 654, entitled:

An Act to provide for the health and safety of persons employed in and about the clay, ore and graphite mines, and stone, slate, marble and granite quarries of this Commonwealth.

Also from the Committee on Judiciary Special, reported as committed, Senate Bill No. 773, (House Bill No. 313), entitled:

An Act to amend the act approved the twenty-sixth day of July one thousand nine hundred and thirteen (P. L. 1374) entitled "An act defining public service companies and providing for their regulation by prescribing and defining their duties and liabilities, prescribing, defining and limiting their powers and regulating their incorporation and to a limited extent regulating municipal corporations engaged or about to engage in the business of public service companies, creating and establishing a Public Service Commission for the regulation aforesaid, prescribing and defining the powers and duties of such commission and its officers including the exclusive power to regulate the construction, alteration, relocation or abolition of the crossings of railroad corporations, street railways, corporations or other public service companies, and of public highways by the tracks or other facilities of said companies providing for the ascertainment by the commission of the expense and damages resulting from such construction, alteration, relocation or abolition and for the payment of such expense and damages severally or proportionately by the public service companies interested the State or municipal corporation concerned and giving persons whose property is thereby taken injured or destroyed, authority to sue the Commonwealth for damages in such cases providing for the terms, salaries and compensation of the members of the commission, its officers, counsel and employees, prescribing and regulating the practice and procedure before such commission and upon appeal and judicial review of its orders and determinations by the courts of common pleas and giving the court of common pleas of Dauphin county exclusive jurisdiction of such appeals in certain cases and of all injunctions, mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the commission and to restrain such orders subject to an appeal to the Supreme Court, prescribing penalties, fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said commission, making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June, one thousand nine hundred and eleven entitled 'An act to promote the safety of travelers and employees on railroads by compelling common carriers by railroad to properly man their trains' by amending section nine thereof, repealing the act approved the thirty-first day of May, one thousand nine hundred and seven which provided for the appointment of the Pennsylvania State Railroad Commission and sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled 'An act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals' and an act entitled 'To provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unloading within the free time for unloading cars and fixing the free time that shall be allowed for unloading cars' approved May 244, A. D. 1907, and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved April 29, 1874 and all other legislation inconsistent with or supplied by this act" by regulating rentals to be charged by one public service company for the use of its property by another public service company in connection with its public service.

Mr. CRAIG, from the Committee on Judiciary General, reported as committed, Senate Bill No. 405, (House Bill No. 407), entitled:

An Act providing a system of management and control of the jail or county prison in each county of the fifth class, providing for a warden, defining his powers and duties, provid-

ing for other employes and salaries and describing the duties and powers of the county commissioners and the sheriff in connection therewith.

Mr. SNYDER, from the Committee on Banks and Building and Loan Associations, re-reported as amended, Senate Bill No. 742, entitled:

An Act authorizing the organization of co-operative banks and defining their powers and duties.

Mr. JONES, from the Committee on Public Roads and Highways, reported as committed, Senate Bill No. 1014, (House Bill No. 1095), entitled:

An Act to amend part of section six of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employes defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to highway department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

Mr. GRAY, from the Committee on Public Health and Sanitation, reported as committed, Senate Bill No. 1030 (House Bill No. 1259), entitled:

An Act providing for the licensing and registration by the Dental Council of certain persons to practise dentistry

Mr. ARON, from the Committee on Public Health and Sanitation, reported as committed, Senate Bill No. 978, entitled:

An Act to amend section seven of the act approved the third day of June, one thousand nine hundred and fifteen, (P. L. 954), entitled "An act to protect the public health and safety, by regulating the erection, alteration, repair, use, occupancy, maintenance, sanitation, and condemnation of dwellings, two-family dwellings, rooming-houses, and tenements, by regulating the use, maintenance, and sanitation of the grounds surrounding the same, the adjoining buildings, and all vacant land, in cities of the first class; providing for their inspection, the abatement of nuisances, the vacating of uninhabitable houses, and the filing of liens; creating a Division of Housing and Sanitation; and providing penalties for violations of the provisions thereof, and repealing all laws inconsistent therewith

Mr. DAIK, from the Committee on Public Health and Sanitation re-reported Senate Bill No. 679, entitled:

An Act to amend an act approved the seventeenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and thirty-two) entitled "A supplement to an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the

violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Mr. PHIPPS, from the Committee on Judiciary General, reported as committed, Senate Bill No. 571, (House Bill No. 726), entitled:

An Act to empower courts of competent jurisdiction to issue writs of execution against property of defendant and attachment execution or in the nature of attachment execution against trusts including those commonly known as spendthrift trusts no matter when such trusts were created in cases where an order award or decree has been made against a husband for the support of his wife or children or both, making such attachment execution against trusts a continuing lien and levy for fifty per centum of such money or property until the order judgment or decree is paid in full with costs and abolishing the benefit of the exemption law in such cases.

Also from the Committee on Judiciary General, re-reported as committed, Senate Bill No. 577 (House Bill No. 741), entitled:

An Act to regulate and establish the traveling expenses and mileage to be charged by sheriffs in counties of the third, fourth, fifth, sixth, seventh and eighth classes.

BILLS INTRODUCED.

Mr. McNICHOL, read in his place and presented to the Chair, Senate Bill No. 1329, entitled:

An Act relating to motor vehicles and providing for the use of signal device on enclosed motor vehicles and regulating the use thereof.

Which was committed to the Committee on Public Roads and Highways.

RESOLUTION PROVIDING FOR THE PRINTING OF ONE THOUSAND COPIES OF THE PROCEEDINGS OF THE MEMORIAL SERVICES OF HON. DAVID MARTIN.

Mr. SALUS offered the following resolution, which was twice read, considered and agreed to

Resolved (if the House of Representatives concur) that one thousand (1000) copies of the proceedings of the memorial services held in honor of the late Honorable David Martin be printed for the use of the Senate

Ordered that the Clerk present the same to the House of Representatives for concurrence.

RESOLUTION PROVIDING FOR THE PRINTING OF ONE THOUSAND COPIES OF THE PROCEEDINGS OF THE MEMORIAL SERVICES OF HON. HORACE S. HALDEMAN.

Mr. HOMSHER offered the following resolution, which was twice read, considered and agreed to

Resolved (if the House of Representatives concur) that one thousand copies of the proceedings of the memorial services held in honor of the late Honorable Horace S. Haldeman be printed for the use of the Senate

Ordered that the Clerk present the same to the House of Representatives for concurrence.

RESOLUTION PROVIDING FOR THE PRINTING OF ONE THOUSAND COPIES OF THE PROCEEDINGS OF THE MEMORIAL SERVICES OF HON. WILBUR P. GRAFF.

Mr. CLARK offered the following resolution, which was twice read, considered and agreed to

Resolved (if the House of Representatives concur) that one thousand (1000) copies of the proceedings of the memorial services held in honor of the late Honorable Wilbur P. Graff be printed for the use of the Senate

Ordered that the Clerk present the same to the House of Representatives for concurrence.

BILL ON FINAL PASSAGE RECALLED FROM THE GOVERNOR.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 309, as follows:

An Act to amend sections five of an act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and mak-

ing certain exceptions and providing a Board of Optometrical Education Examination and Licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five of an act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing a Board of Optometrical Education Examination and Licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith" which reads as follows

"Section 5 Every person desiring to commence the practice of optometry or if now in practice to continue the practice thereof after January first one thousand nine hundred and eighteen except as herein otherwise provided shall take the examination provided in this act and satisfy the other requirements hereof as here provided Any person who has been engaged in the practice of optometry in this Commonwealth for two full years prior to the passage of this act or for one year in this and for the year preceding it in another state and is of good character shall be entitled to take a limited examination covering the following only

- (a) The limitation of the sphere of optometry
- (b) The necessary scientific instruments used
- (c) The form and power of lenses used
- (d) A correct method of measuring presbyopia hypermetropia myopia and astigmatism
- (e) The writing of formulae or prescriptions for the adaptation of lenses in aid of vision

Any person over the age of twenty-one years of good moral character who has had a preliminary education equivalent to two years of the course of high school whose standard is approved by the Bureau of Professional Education of the Department of Public Instruction which preliminary education shall be ascertained by examination or by acceptable certificate as to credentials for work done in such approved institution and has graduated from a school or college of optometry approved by the Board of Optometrical Education Examination and Licensure which maintains a course in optometry of not less than two years and has afterwards studied optometry for at least one year in a licensed optometrist's office shall be entitled to take a standard examination Said standard examination shall consist of tests in practical theoretical and physiological optics in theoretical and practical optometry and in the anatomy and physiology of the eye and in pathology as applied to optometry Provided That any person not less than twenty-one years of age who is actually engaged in the practice of optometry at the time of the passage of this act shall be entitled to take the standard examination merely upon proof to the board that he is of good moral character and is not addicted to the intemperate use of alcohol or narcotic drugs" is hereby amended to read as follows

Section 5 Every person desiring to commence the practice of optometry or if now in practice to continue the practice thereof after January first one thousand nine hundred and eighteen except as herein otherwise provided shall take the examination provided in this act and satisfy the other requirements hereof as here provided Any person who has been engaged in the practice of optometry in this Commonwealth for two full years prior to the passage of this act or for one year in this and for the year preceding it in another state and is of good character shall be entitled to take a limited examination covering the following only

- (a) The limitation of the sphere of optometry
- (b) The necessary scientific instruments used
- (c) The form and power of lenses used
- (d) A correct method of measuring presbyopia hypermetropia myopia and astigmatism
- (e) The writing of formulae or prescriptions for the adaptation of lenses in aid of vision

Any person shall be entitled prior to the first day of January one thousand nine hundred twenty-two to take a limited examination at the time the limited examinations under this act to which this is an amendment were held was serving in the army or navy of the United States or who was at such time or times otherwise unavoidably absent from this State or was physically handicapped and unable to take such examination Provided however That any such person shall have engaged in the practice of optometry in this Commonwealth for two full years prior to the passage of the act to which this is an amendment or for one year in this Commonwealth and one year in another state and shall be of good character The board shall require satisfactory proof of the fact or facts entitling any person to take a limited examination under any of the provisions of this amendment

Any person over the age of twenty-one years of good moral character who has had a preliminary education equivalent to two years of the course of high school whose standard is approved by the Bureau of Professional Education of the Department of Public Instruction which preliminary education shall be ascertained by examination or by acceptable certificate as to credentials for work done in such approved institution and has graduated from a school or college of optometry approved by the Board of Optometrical Education Examination and Licensure which maintains a course in optometry of not

less than two years and has afterwards studied optometry for at least one year in a licensed optometrist's office shall be entitled to take a standard examination Said standard examination shall consist of tests in practical theoretical and physiological optics in theoretical and practical optometry and in the anatomy and physiology of the eye and in pathology as applied to optometry Provided That any person not less than twenty-one years of age who is actually engaged in the practice of optometry at the time of the passage of this act shall be entitled prior to the first day of January one thousand nine hundred and twenty-two to take the standard examination merely upon proof to the board that he is of good moral character and is not addicted to the intemperate use of alcohol or narcotic drugs

And the amendment made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

YEAS—45.

Aron,	DeWitt,	Long,	Service,
Barnes,	Donahue,	MacDade,	Sisson,
Barr,	Einstein,	Marlow,	Smith,
Berntheisel,	Eyre,	McClintock,	Snyder,
Buckman,	Gray,	McConnell,	Sones,
Clark,	Heaton,	Miller, J. S.,	Stineman,
Craig,	Herron,	Miller, S. J.,	Vare,
Crow,	Homsher,	Norton,	Weaver,
Cuthbertson,	Jones,	Patton,	Whitten,
Daix,	Joyce,	Phelps,	Woodward,
Davis,	Leslie,	Salus,	Baldwin,
		Schantz,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILLS ON FINAL PASSAGE.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 161, as follows:

An Act to amend the act approved the twenty-seventh day of June one thousand nine hundred thirteen (Pamphlet Laws five hundred sixty-eight) entitled "An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That article seven section nine of the act approved the twenty-seventh day of June one thousand nine hundred thirteen (Pamphlet Laws five hundred sixty-eight) entitled "An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" which as amended by an act approved the sixth day of April one thousand nine hundred seventeen (Pamphlet Laws fifty-two) entitled "An act to amend section nine of article seven of an act entitled 'An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto' approved the twenty-seventh day of June one thousand nine hundred and thirteen" reads as follows

"Section 9. If for any reason whatsoever a vacancy occurs or exists at the time this amendment goes into effect in the city council whether as to the mayor or one or more of the other members of council the city council shall by its remaining members by a majority thereof fill such vacancy within thirty (30) days thereafter by electing a qualified elector to serve until his successor is elected by the qualified electors at the next regular municipal election and duly sworn into office and the person so elected shall serve for the remainder of the term of the person originally elected to said office Provided That if by reason of a tie vote or otherwise such vacancy shall not have been filled by the remaining members of city council within the time as limited herein the court of common pleas of the proper county upon the petition of ten or more qualified electors shall fill such vacancy or vacancies by the appointment of a qualified person or persons for the portion of the unexpired term as above provided Nominations of candidates for any such office shall be made at the primary preceding the said regular municipal election in accordance with the provisions of article twelve of the act to which this is an amendment

In case vacancies should occur whereby the offices of a majority of the members of the city council including the mayor should become vacant the remaining members shall fill such vacancies one at a time giving the new appointee such reasonable notice of his appointment as to enable him to meet and act with the then qualified members of the city council in

making further appointments until a majority of the city council has been secured when the said majority shall fill the remaining vacancy or vacancies at a meeting attended by the majority of said city council such appointees to receive a majority of the votes of the members present at any such meeting. The person or persons selected to fill such vacancy or vacancies shall hold their offices as herein provided.

If at any time vacancies should occur or exist in the membership of all members of city council including the mayor the court of common pleas of the county in which such city is situate shall appoint a city council including a mayor or persons properly qualified who shall serve as hereinbefore provided.

The member of city council who shall be designated as the superintendent of the department of accounts and finance shall be vice-president of the city council and acting mayor of the city during the absence or inability of the mayor to act and during such absence or inability he shall exercise all the rights and powers of the mayor and in the event of a vacancy in the office of mayor by reason of death resignation or otherwise the vice-president of council shall in like manner act as the mayor until the successor of the mayor is duly elected and qualified as hereinbefore provided" is hereby further amended to read as follows:

Section 9 If for any reason whatsoever a vacancy occurs or exists at the time this amendment goes into effect in the city council whether as to the mayor or one or more of the other members of council the city council shall by its remaining members by a majority thereof fill such vacancy within thirty (30) days thereafter by electing a qualified elector to serve until his successor is elected by the qualified electors at the next regular municipal election and duly sworn into office and the person so elected shall serve for the remainder of the term of the person originally elected to said office. Provided That if by reason of a tie vote or otherwise such vacancy shall not have been filled by the remaining members of city council within the time as limited herein the court of common pleas of the proper county upon the petition of ten or more qualified electors shall fill such vacancy or vacancies by the appointment of a qualified person or persons for the portion of the unexpired term as above provided. Nominations of candidates for any such office shall be made at the primary preceding the said regular municipal election in accordance with the provisions of article twelve of the act to which this is an amendment.

In case vacancies should occur whereby the offices of a majority of the members of the city council including the mayor should become vacant the remaining members shall fill such vacancies one at a time giving the new appointee such reasonable notice of his appointment as to enable him to meet and act with the then qualified members of the city council in making further appointments until a majority of the city council has been secured when the said majority shall fill the remaining vacancy or vacancies at a meeting attended by the majority of said city council such appointees to receive a majority of the votes of the members present at any such meeting. The person or persons selected to fill such vacancy or vacancies shall hold their office as herein provided.

If at any time vacancies should occur or exist in the membership of all members of city council including the mayor the court of common pleas of the county in which such city is situate shall appoint a city council including a mayor of persons properly qualified who shall serve as hereinbefore provided.

The member of city council who shall be designated as the superintendent of the Department of Accounts and Finance shall be first vice-president of the city council and acting mayor of the city during the absence or inability of the mayor to act the superintendent of the Department of Public Safety shall be second vice-president of the city council and acting mayor of the city during the absence or inability to act of both the mayor and the superintendent of the Department of Accounts and Finance and during such absence or inability the superintendent acting as mayor shall exercise all the rights and powers of the mayor and in the event of a vacancy in the office of the mayor by reason of death resignation or otherwise the first vice-president of council shall in like manner act as the mayor until the successor of the mayor is duly elected and qualified as hereinbefore provided.

Section 2 That article seven of said act be further amended by adding thereto the following sections which shall be sections sixteen seventeen eighteen and nineteen.

Section 16 The superintendent of the department of public safety shall perform and discharge the several duties and powers assigned to him by law and ordinance. He shall have supervision of the fire department the chief and assistants of such department the firemen and all officers and employees therein and all property and apparatus including the fire alarm system and fire plugs used therein belonging to the city the board of health the city bacteriologist the health officer and all employees connected with the board of health the building inspector the plumbing inspector and boiler inspector the milk inspector the meat inspector telephone telegraph and electric light wires and poles and conduits. All matters pertaining to health and all officers and employees employed by the city in connection with the public health and all property and apparatus used in connection with health matters shall be under the supervision of said superintendent. He shall also have supervision over the placing of sewers and other connections in public streets prior to the paving thereof. He shall attend to giving property owners notice to make sewer connections and shall keep an accurate and correct record of such notices and of where any connections are made.

Section 17 The superintendent of the department of streets and public improvements shall perform and discharge the several duties and powers assigned to him by law and ordinance.

He shall superintend and have charge of all public work connected with the streets avenues and alleys of the city the cleaning of streets and public places the construction making repairing and reconstructing of all streets and street improvements pavements side-walks sewers bridges viaducts and conduits. He shall have supervision over street signs and awnings porches steps and cellar doors permitted in streets by law or ordinance. He shall have supervision over the collection of ashes and garbage. He shall supervise industrial and advertising signs erected or to be erected in on or above any street avenue or alley. He shall have charge of the enforcing of the provisions of law and ordinances relating to billboards and also shall have control and supervision over all public dumping grounds and dumps. He shall have supervision over public comfort stations. He shall report to council any failure of public service utilities and persons or corporations rendering service in the city under any franchise contract or grant made or granted by the city to render service or to observe the requirements or conditions of the franchise contract grant or law under which such public service utility is operated. He shall have supervision over fenders on street railway cars and shall enforce the ordinances of the city relating thereto. He shall issue or have charge of the issuing of permits for the opening of streets avenues and alleys as provided in ordinances of the city. He shall supervise the street railway car tracks and the road-beds of street railway companies in the city and shall determine when the same or the section of the street occupied thereby is in need of repair or re-construction and shall give notice to such street railway companies to repair or re-construct the same. He shall supervise and have charge and control of the giving of notices to property owners to curb and re-curb and to reset curb and to pave repave and repair side-walks. He shall devise and carry into effect a system whereby defective side-walks curbs and streets can be reported to him and proper notice given and repairs made. He shall have supervision over the city engineer and all employees in the engineering department the supervisor of streets and all employees and inspectors connected with the sewers streets avenues and alleys.

Section 18 The superintendent of the department of parks and public property shall perform and discharge the several duties and powers assigned to him by law and ordinance. He shall have charge of and supervision over all public parks and public property including public buildings and their contents not otherwise assigned and all wharves and docks. The janitor of the city hall and other city buildings and the tenders of the wharves and docks shall be under his supervision. He shall supervise the city planning commission. He shall have control management and direction of lighting the streets avenues and alleys and public parks baths pleasure grounds and buildings not otherwise assigned and of all lamps lights lighting material and persons charged with the care and oversight thereof. He shall have supervision and direction over the banks of streams and the water fronts along any river in so far as the same belong to the city or are under its control or in which it has an interest. He shall have jurisdiction and supervision over all public baths and pleasure grounds including park policemen and all officers and employees in and about parks baths and pleasure grounds. He shall have charge of enforcing the provisions of law and ordinances relating to the planting of trees in public streets avenues alleys parks and other places. He shall receive assistance from the engineer and the engineering department of the city in surveying and laying out parks baths and recreation grounds and improvements thereto. He shall have charge of the enforcing of rules and regulations prescribed relative to parks baths and pleasure grounds.

Section 19 Except as otherwise provided by law or ordinance the superintendent of each department shall appoint or employ such assistants and employees as may be authorized by council and necessary to the efficient conduct of the service of said department and he may dismiss all such persons for the good of the service of his department.

The superintendent of each department shall make and enforce such rules and regulations not inconsistent with law or the ordinances or rules and regulations adopted by the city council as may be necessary to secure efficient conduct of the service of his department or the business in charge thereof.

Any and all departments offices officers and employees not specifically defined and assigned to any of the said departments under the provisions of this act and any other act or acts of Assembly providing for the incorporation regulation and government of cities of the third class now in force shall be designated and assigned by ordinance or ordinances of the council or councils of the said third class cities to the particular department in which or to which such department offices officers and employees should be designated and assigned.

Section 3 This act shall not be operative in any city of the third class until and unless it is accepted by resolution of the council of such city.

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	Einstein,	MacDade,	Schantz,
Garnes,	Eyre,	Marlow,	Smith,
Barr,	Gray,	McClintock,	Snyder,
Berntheisel,	Heaton,	McConnell,	Sones,
Buckman,	Herron,	McNicholl,	Stineman,
Christley,	Honshler,	Miller, J. S.,	Vare,
Clark,	Jones,	Miller S. J.,	Wagoner,

Crow,
Daix,
DeWitt.

Joyce,
Leslie,
Long,

Norton,
Patton,
Salus,

Whitten,
Woodward,
Baldwin,
Pres. pro tem.

NAYS—6.

Craig,
Donahue,

Murdoch,
Phipps,

Service,

Sisson.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 836, as follows:

An Act designating employes of the Insurance Department and fixing their compensation

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after June one one thousand nine hundred twenty-one the employes of the Insurance Department shall be as herein classified

One special deputy on liquidation at an annual salary of two thousand four hundred dollars

Actuarial Staff

One life actuary at an annual salary of six thousand dollars
Two actuary's clerks at annual salaries of two thousand four hundred dollars each

One actuary's clerk at an annual salary of two thousand dollars

One actuary's clerk at an annual salary of one thousand six hundred dollars

Compensation Staff

One compensation actuary at an annual salary of six thousand dollars

Two statisticians at an annual salary of three thousand dollars each

One clerk at an annual salary of one thousand four hundred dollars

Examining Staff

One chief examiner of life companies at an annual salary of three thousand dollars

One chief examiner of fire and marine companies at an annual salary of three thousand dollars

One chief examiner of casualty companies and fraternal societies at an annual salary of three thousand dollars

Six examiners at annual salaries of two thousand four hundred dollars each

Two assistant examiners at annual salaries of two thousand dollars each

Complaint and Investigation Staff

Three investigators of complaints at annual salaries of three thousand dollars each

Clerical Staff

One chief clerk at an annual salary of three thousand two hundred and fifty dollars

One cashier at an annual salary of two thousand four hundred dollars

One compiler of companies' statements at an annual salary of three thousand dollars

One license clerk at an annual salary of three thousand dollars

One assistant license clerk at an annual salary of two thousand dollars

One examiner of companies' statements at an annual salary of three thousand dollars

Five clerks at an annual salary of one thousand eight hundred dollars each

One clerk at an annual salary of one thousand six hundred dollars

One mail clerk at an annual salary of one thousand four hundred dollars

Four stenographers at annual salaries of one thousand three hundred dollars each

Two messengers at annual salaries of one thousand two hundred dollars each

Additional examiners special deputies or clerks may with the approval of the Governor be employed for special or temporary service at salaries not to exceed three hundred dollars per month for each month employed Said salaries shall be paid semi-monthly by the State Treasurer upon warrant of Auditor General

Section 2. The act approved June twelfth one thousand nine hundred and nineteen entitled "An act designating officers and employes of the Insurance Department and fixing their compensation" and all other acts or parts of acts inconsistent with this act are hereby repealed

And the amendments made thereto having been printed as required by the Constitution.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—41.

Aron,
Barnes,
Berntheizel,
uckman,
lark,
raig,
row,
ulbertson,
Daix,
DeWitt,

Donahue,
Einstein,
Eyre,
Gray,
Heaton,
Herron,
Homsher,
Jones,
Joyce,
Leslie,

MacDade,
Marlow,
McClintock,
McConnell,
Miller, J. S.,
Norton,
Patton,
Phipps,
Salus,
Schantz,

Service,
Sisson,
Smith,
Sones,
Stineman,
Vare,
Weaver,
Whitten,
Woodward,
Baldwin,
Pres. pro tem.

NAYS—2.

Long,

Snyder,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 957, as follows:

An Act to apportion the State into Congressional Districts.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania, in General Assembly met and it is hereby enacted by the authority of the same, That for the purpose of electing representatives of the people of Pennsylvania to serve in the House of Representatives in the Congress of the United States, this State shall be divided into thirty-six districts, as follows:

The First district shall consist of the First, Seventh, Twenty-sixth, Thirtieth, Thirty-sixth, Thirty-ninth and Forty-eighth wards of the city of Philadelphia.

The Second district shall consist of the Eighth, Ninth, Tenth, Thirteenth, Fourteenth, Fifteenth, Twentieth, and Thirty-seventh wards of the city of Philadelphia.

The Third district shall consist of the Second, Third, Fourth, Fifth, Sixth, Eleventh, Twelfth, Sixteenth, Seventeenth, Eighteenth and Nineteenth wards of the city of Philadelphia.

The Fourth district shall consist of the Twenty-eighth, Twenty-ninth, Thirty-second, Thirty-eighth and Forty-seventh wards of the city of Philadelphia.

The Fifth district shall consist of the Twenty-third, Twenty-fifth, Thirty-first, Thirty-third, Thirty-fifth, Forty-first, and Forty-fifth wards of the city of Philadelphia.

The Sixth district shall consist of the Twenty-fourth, Twenty-seventh, Thirty-fourth, Fortieth, Forty-fourth, and Forty-sixth wards of the city of Philadelphia.

The Seventh district shall consist of the Twenty-first, Twenty-second, Forty-second and Forty-third wards of the city of Philadelphia.

The Eighth district shall consist of the counties of Chester and Delaware.

The Ninth district shall consist of the counties of Bucks and Montgomery.

The Tenth district shall consist of the county of Lancaster.

The Eleventh district shall consist of the county of Lackawanna.

The Twelfth district shall consist of the county of Luzerne.

The Thirteenth district shall consist of the county of Schuylkill.

The Fourteenth district shall consist of the counties of Berks and Lehigh.

The Fifteenth district shall consist of the counties of Bradford, Pike, Susquehanna, Wayne and Wyoming.

The Sixteenth district shall consist of the counties of Clinton, Lycoming, Potter and Tioga.

The Seventeenth district shall consist of the counties of Columbia, Montour, Northumberland and Sullivan.

The Eighteenth district shall consist of the counties of Franklin, Fulton, Huntingdon, Juniata, Mifflin, Perry, Snyder and Union.

The Nineteenth district shall consist of the counties of Cumberland, Dauphin and Lebanon.

The Twentieth district shall consist of the county of Cambria.

The Twenty-first district shall consist of the counties of Bedford and Blair.

The Twenty-second district shall consist of the counties of Adams and York.

The Twenty-third district shall consist of the counties of Cameron, Centre, Clearfield and McKean.

The Twenty-fourth district shall consist of the counties of Fayette and Somerset.

The Twenty-fifth district shall consist of the counties of Greene and Washington.

The Twenty-sixth district shall consist of the counties of Beaver, Butler and Lawrence.

The Twenty-seventh district shall consist of the counties of Armstrong, Clarion, Indiana, and Jefferson.

The Twenty-eighth district shall consist of the counties of Elk, Forest, Mercer, Venango and Warren.

The Twenty-ninth district shall consist of the counties of Crawford and Erie.

The Thirtieth district shall consist of the counties of Carbon, Monroe and Northampton.

The Thirty-first district shall consist of the county of Westmoreland.

The Thirty-second district shall consist of the Twenty-first, Twenty-second, Twenty-third, Twenty-fourth, Twenty-fifth, Twenty-sixth and Twenty-seventh wards of the city of Pittsburgh, and all the boroughs and townships lying north of the Ohio and Allegheny rivers not included in the Thirty-third district in the county of Allegheny.

The Thirty-third district shall consist of all the boroughs and townships lying between the Allegheny and Monongahela Rivers, and the boroughs of Springdale, Cheswick, Brackenridge, Tarentum, the townships of East Deer, Frazer, and Springdale, and the city of McKeesport in the county of Allegheny.

The Thirty-fourth district shall consist of the first second third fourth fifth sixth ninth tenth eleventh and fifteenth wards of the city of Pittsburgh in the county of Allegheny.

The Thirty-fifth district shall consist of the seventh eighth twelfth thirteenth fourteenth sixteenth seventeenth eighteenth nineteenth and twentieth wards of the city of Pittsburgh and the township of Chartiers in the county of Allegheny.

The Thirty-sixth district shall consist of the cities of Clairton and Duquesne and all the boroughs and townships lying south of the Ohio Monongahela and Youghiogheny Rivers, excepting the township of Chartiers in the county of Allegheny.

Section 2 The nomination and election of members of the House of Representatives of the United States which the qualified electors of any county, or of any part of a county, are entitled to elect of themselves, unconnected with any other county or district, shall be made, held and conducted, and the return of votes cast at primary and general elections for the nomination and election of such members shall be made, computed, canvassed and certified as now or hereafter may be provided by law.

Section 3 In all congressional districts composed of two or more counties or parts of two or more counties or of one or more counties and a part or parts of one or more counties, the county commissioners of each of such counties, in the case of primary elections, and the court of common pleas, in the case of general elections, shall appoint one of the judges of election of such county, or part of such county, comprised within such district, to take charge of the returns of all votes cast at any primary or general election in said county or part of said county, for any candidate or candidates for the nomination of Representatives in Congress, from said district.

Section 4 Such return judges shall meet at such places in their respective districts as herein designated.

The return judges of the eighth district shall meet at the court house in West Chester, in the County of Chester.

The return judges of the ninth district shall meet at the court house in Norristown, in the county of Montgomery.

The return judges of the fourteenth district shall meet at the court house in Reading, in the county of Berks.

The return judges of the fifteenth district shall meet at the court house in Montrose, in the county of Susquehanna.

The return judges of the sixteenth district shall meet at the court house in Wellsboro, in the county of Tioga.

The return judges of the seventeenth district shall meet at the court house in Sunbury in the county of Northumberland.

The return judges of the eighteenth district shall meet at the court house in Lewistown, in the county of Mifflin.

The return judges of the nineteenth district shall meet at the court house in Harrisburg, in the county of Dauphin.

The return judges of the twenty-first district shall meet at the court house in Hollidaysburg, in the county of Blair.

The return judges of the twenty-second district shall meet at the court house in York, in the county of York.

The return judges of the twenty-third district shall meet at the court house in Clearfield, in the county of Clearfield.

The return judges of the twenty-fourth district shall meet at the court house in Uniontown, in the county of Fayette.

The return judges of the twenty-fifth district shall meet at the court house in Washington, in the county of Washington.

The return judges of the twenty-sixth district shall meet at the court house in Beaver, in the county of Beaver.

The return judges of the twenty-seventh district shall meet at the court house in Indiana, in the county of Indiana.

The return judges of the twenty-eighth district shall meet at the court house in Warren in the county of Warren.

The return judges of the twenty-ninth district shall meet at the court house in Meadville, in the county of Crawford.

The return judges of the thirtieth district shall meet at the court house in Easton, in the county of Northampton.

Section 5 Such return judges shall meet and cast up the several return of the counties or parts of counties composing the district on the Tuesday next following the day on which the official computation of the county returns in all of such counties shall have been completed.

Section 6. The return judges, shall execute, under their hands and seals, a general and true return of the whole district, which in case such return is of the general election, shall be deposited with the prothonotary of the county wherein the return is executed, or, in case the return is of a primary election with the county commissioners of such county. Immediately upon the receipt of such return, the prothonotary or county commissioners, as the case may be, shall make copies of such return, and shall transmit one copy thereof properly certified, to the Secretary of the Commonwealth and the other copy or copies, also certified, to the person or persons, receiving the highest number of votes cast at the preceding general

or primary election for the office for which the election was held or the nominations were made in the district.

Section 7 Every return judge shall receive, out of the treasury, of his proper county, the sum of ten dollars for each day actually employed in computing such vote, and in addition thereto, shall receive ten cents for every mile necessarily travelled in going to and from the place of meeting.

Section 8 The first election under this act shall be held at the general election in the year one thousand nine hundred and twenty-two.

The members of Congress now in office shall continue in such office until the expiration of their respective terms.

Vacancies now existing or happening after the passage of this act and before the commencement of the terms of the members elected at the election of one thousand nine hundred and twenty-two shall be filled for the unexpired terms in the manner now provided by law in the particular district or at large as the case may be.

Section 9 The following acts are hereby repealed absolutely:

An act approved the eleventh day of July, one thousand nine hundred and one (P. L. 652), entitled "An act to apportion the State into Congressional districts"

An act approved the twenty-seventh day of April, one thousand nine hundred and nine (P. L. 233), entitled "An act to amend an act entitled 'An act to apportion the State into Congressional districts,' approved the eleventh day of July, Anno Domino one thousand nine hundred and one, so as to readjust the territorial limits of the twenty-ninth, thirtieth thirty-first and thirty-second Congressional districts."

An act approved the twelfth day of June, one thousand nine hundred and nineteen (P. L. 459), entitled "supplement to an act approved the eleventh day of July one thousand nine hundred and one (Pamphlet laws six hundred and fifty-two), entitled 'An act to apportion the State into congressional districts,' designating the places in which the return judges of such congressional districts shall meet in districts composed of two or more counties or parts of two or more counties."

The following acts are hereby repealed in so far as they apply to congressional districts:

An act approved the twelfth day of June, one thousand nine hundred and nineteen (P. L. 458), entitled "An act fixing the time of meeting of the return judges in the several congressional, senatorial, representative and judicial districts, composed of two or more counties or parts of two or more counties; prescribing the manner of making and certifying the consolidated returns; imposing certain duties on prothonotaries and county commissioners; and fixing the compensation of such return judges."

An act approved the twelfth day of June, one thousand nine hundred and nineteen (P. L. 460) entitled "An act authorizing county commissioners to appoint return judges to cast up primary election returns in congressional, senatorial and judicial districts."

All other acts and parts of acts inconsistent herewith are hereby repealed.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Aron,	Einstein,	McClintock,	Sisson,
Barr,	Evre,	McConnell,	Smith,
Berntheisel,	Gray,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Kerron,	Miller S. J.	Stineman.
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Daix,	Leslie,	Salus,	Woodward,
Davis,	Long,	Schantz,	Baldwin,
DeWitt,	MacDade,	Servie,	Pres. pro tem.
Donahue,	Marlow,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 962, as follows:

An Act creating a board of managers to have exclusive jurisdiction over all houses of detention for the reception of untried juvenile offenders and neglected and dependent children who may be under judicial investigation in counties of the third class and abolishing the boards of managers now in charge of such houses

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same, That hereafter counties of the third class of this Commonwealth the exclusive jurisdiction over all houses of detention for the reception of untried juvenile offenders and neglect-

ed and dependent children under the age of sixteen years who may be in the custody of an officer appointed or elected under any law of this Commonwealth and whose case may be under judicial investigation shall be vested in a board of managers which shall consist of the county commissioners the sheriff and the county controller of the county wherein such houses of detention are established and the board of managers in charge of any such house or houses now in office are hereby abolished.

Section 2 The said board of managers shall have the same power and authority now provided by the laws of this Commonwealth relating to such houses of detention.

Section 3 This act shall take effect on the first day of July one thousand nine hundred and twenty-one.

All acts and parts of acts inconsistent with this act are hereby repealed.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Aron,	Donahue,	Marlow,	Service,
Barnes,	Einstein,	McClintock,	Sisson,
Barr,	Eyre,	McConnell,	Smith,
Berntheizel,	Gray,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,	Long,	Salus,	Baldwin,
DeWitt,	MacDade,	Schantz,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 1008, as follows:

An Act to fix the number of Representatives in the General Assembly of the State and to apportion the State into Representative Districts as provided by the Constitution.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That until the next decennial United State census and the apportionment be made thereon by law the House of Representatives shall consist of two hundred and eight members and shall be apportioned as follows namely:

The city of Philadelphia shall elect forty-one members and the said city shall be divided into twenty-six districts as follows:

The first and thirty-ninth wards shall constitute the first district and elect two members.

The second ward shall constitute the second district and elect one member.

The third fourth and fifth wards shall constitute the third district and elect two members.

The sixth eighth and ninth wards shall constitute the fourth district and elect one member.

The twenty-sixth thirty-sixth and forty-eighth wards shall constitute the fifth district and elect three members.

The seventh ward shall constitute the sixth district and elect one member.

The thirtieth ward shall constitute the seventh district and elect one member.

The tenth thirteenth and fourteenth wards shall constitute the eighth district and elect two members.

The eleventh and twelfth wards shall constitute the ninth district and elect one member.

The fifteenth ward shall constitute the tenth district and elect two members.

The seventeenth and eighteenth wards shall constitute the eleventh district and elect one member.

The nineteenth ward shall constitute the twelfth district and elect two members.

The sixteenth and twentieth wards shall constitute the thirteenth district and elect two members.

The twenty-first ward shall constitute the fourteenth district and elect one member.

The twenty-second and forty-second wards shall constitute the fifteenth district and elect two members.

The twenty-third thirty-fifth and forty-first wards shall constitute the sixteenth district and elect one member.

The twenty-fourth thirty-fourth and forty-fourth wards shall constitute the seventeenth district and elect three members.

The twenty-fifth and forty-fifth wards shall constitute the eighteenth district and elect two members.

The twenty-eighth and thirty-seventh wards shall constitute the nineteenth district and elect two members.

The twenty-ninth and forty-seventh wards shall constitute the twentieth district and elect two members.

The twenty-seventh fortieth and forty-sixth wards shall constitute the twenty-first district and elect two members.

The thirty-second ward shall constitute the twenty-second district and elect one member.

The thirty-eighth ward shall constitute the twenty-third district and elect one member.

The thirty-third ward shall constitute the twenty-fourth district and elect one member.

The forty-third ward shall constitute the twenty-fifth district and elect one member.

The thirty-first ward shall constitute the twenty-sixth district and elect one member.

The county of Adams shall elect one member.

The county of Allegheny shall elect twenty-seven members and shall be divided into thirteen districts as follows:

The first third and fifth wards in the city of Pittsburgh shall constitute the first district and elect two members.

The second sixth ninth and tenth wards in the city of Pittsburgh shall constitute the second district and elect two members.

The fourth and fifteenth wards in the city of Pittsburgh shall constitute the third district and elect one member.

The seventh eighth and eleventh wards in the city of Pittsburgh shall constitute the fourth district and elect one member.

The twelfth thirteenth and fourteenth wards in the city of Pittsburgh shall constitute the fifth district and elect one member.

The sixteenth seventeenth eighteenth nineteenth and twentieth wards in the city of Pittsburgh and the township of Chartiers shall constitute the sixth district and elect three members.

The twenty-second twenty-third twenty-fourth and twenty-fifth wards in the city of Pittsburgh shall constitute the seventh district and elect two members.

The twenty-first twenty-sixth and twenty-seventh wards in the city of Pittsburgh shall constitute the eighth district and elect two members.

The city of McKeesport shall constitute the ninth district and elect one member.

The boroughs and townships lying between the Allegheny and Youghiogheny rivers and the boroughs and townships lying between the Youghiogheny and Monongahela rivers shall constitute the tenth district and elect four members.

The following cities boroughs and townships south of the Ohio and Monongahela rivers the city of Clairton (Clairton North Clairton and Wilson boroughs) the city of Duquesne the boroughs of Dravosburg Hays Homestead Munhall West Elizabeth West Homestead and Whitaker and the townships of Jefferson and Mifflin shall constitute the eleventh district and elect two members.

All the boroughs and townships south of the Ohio and Monongahela rivers not included in the eleventh district including the township of Neville shall constitute the twelfth district and elect four members.

The boroughs and townships north of the Ohio and Allegheny rivers shall constitute the thirteenth district and elect two members.

The county of Armstrong shall elect two members.

The county of Beaver shall elect three members and shall be divided into two districts as follows:

The boroughs of Ambridge Baden Conway East Rochester Eastvale Freedom New Brighton Rochester that portion of the borough of Ellwood city lying within the county of Beaver and the townships of Daugherty Economy Franklin Harmony Marion New Sewickley North Sewickley Pulaski and Rochester shall constitute the first district and elect one member.

The residue of the county of Beaver not included in the first district shall constitute the second district and elect two members.

The county of Bedford shall elect one member.

The county of Berks shall elect five members and shall be divided into four districts as follows:

The city of Reading shall constitute the first district and elect two members.

The boroughs of Birdsboro Mohnton Mount Penn Shillington Sinking Spring West Reading and Wyomissing and the townships of Amity Brecknock Caernarvon Crumru Douglass Exeter Lower Alsace Robeson Spring and Union shall constitute the second district and elect one member.

The boroughs of Bernville Centreport Hamburg Lenhartsville Robesonia Wernersville West Leesport and Womelsdorf and the townships of Albany Bern Bethel Centre Greenview Heidelberg Jefferson Lower Heidelberg Marion North Heidelberg Penn Perry South Heidelberg Tilden Tulpehocken Upper Bern Upper Tulpehocken and Windsor shall constitute the third district and elect one member.

The boroughs of Bally Bechtelville Boyertown Fleetwood Kutztown and Topton and the townships of Alsace Colebrookdale District Earl Hereford Longswamp Maiden creek Maxatawny Muhlenberg Oley Ontelaunee Pike Richmond Rockland Ruscombmanor and Washington shall constitute the fourth district and elect one member.

The county of Blair shall elect three members and shall be divided into two districts as follows:

The city of Altoona shall constitute the first district and elect one member.

The residue of the county of Blair not included in the first district shall constitute the second district and elect two members.

The county of Bradford shall elect one member.

The county of Bucks shall elect two members.

The county of Butler shall elect two members.

The county of Cambria shall elect five members and shall be divided into two districts as follows:

The city of Johnstown shall constitute the first district and elect two members.

The residue of the county of Cambria not included in the first district shall constitute the second district and elect three members.

The county of Cameron shall elect one member.

The county of Carbon shall elect one member.

The county of Centre shall elect one member

The county of Chester shall elect three members and shall be divided into two districts as follows

The city of Coatesville the boroughs of Atglen Avondale Oxford Parkersburg and Westgrove and the townships of East Fallowfield East Nottingham Elk Franklin Highland London Britain London Grove Londonderry Lower Oxford New Garden New London Penn Upper Oxford West Fallowfield West Marlboro and West Nottingham shall constitute the first district and elect one member

The boroughs of Downingtown Elverson Honeybrook Kennett Square Malvern Phoenixville Spring City and West Chester and the townships of Birmingham Cain Charlestown East Bradford East Brandywine East Cain East Coventry East Goshen East Marlboro East Nantmeal East Pikeland East Vincent East Whiteland Easttown Honeybrook Kennett Newlin North Coventry Pennsbury Pocopson Sadsbury Schuylkill South Coventry Thornbury Tredeffryn Upper Uwchlan Uwchlan Valley Wallace Warwick West Bradford West Brandywine West Cain West Goshen West Nantmeal West Whiteland Westtown and Willistown shall constitute the second district and elect two members

The county of Clarion shall elect one member

The county of Clearfield shall elect two members and shall be divided into two districts as follows

The boroughs of Brislin Chester Hill Clearfield Houtzdale Osceola Ramey and Wallaceton and the townships of Bigler Boggs Bradford Cooper Covington Decatur Girard Goshen Graham Gulich Jordan Karthaus Lawrence Morris and Woodward shall constitute the first district and elect one member

The city of DuBois the boroughs of Burnside Coalport Curwensville Glen Hope Grampian Irvona Lumber City Mahaffey Newburg New Washington Troutville and Westover and the townships of Beccaria Bell Bloom Brady Burnside Chest Ferguson Greenwood Huston Knox Penn Pike Pine Sandy and Union shall constitute the second district and elect one member

The county of Clinton shall elect one member

The county of Columbia shall elect one member

The county of Crawford shall elect one member

The county of Cumberland shall elect one member

The county of Dauphin shall elect four members and shall be divided into two districts as follows

The city of Harrisburg shall constitute the first district and shall elect two members

The residue of the county of Dauphin not included in the first district shall constitute the second district and elect two members

The county of Delaware shall elect four members and shall be divided into two districts as follows

The city of Chester shall constitute the first district and elect one member

The residue of the county of Delaware not included in the first district shall constitute the second district and elect three members

The county of Elk shall elect one member

The county of Erie shall elect four members and shall be divided into four districts as follows

The third fourth and sixth wards of the city of Erie as constituted April one one thousand nine hundred and twenty-one shall constitute the first district and elect one member

The first second and fifth wards of the city of Erie as constituted April one one thousand nine hundred and twenty-one shall constitute the second district and elect one member

The city of Corry the boroughs of Elgin North East Union City Wattsburg and Westleyville and the townships of Amity Concord Green Greenfield Harbourerack North East Union Venango and Wayne shall constitute the third district and elect one member

The residue of the county of Erie not included in the first second and third districts shall constitute the fourth district and elect one member

The county of Fayette shall elect four members and shall be divided into two districts as follows

The boroughs of Fairbairn Markleysburg Masontown Point Marion and Smithfield and the townships of Georges German Henry Clay Luzerne Menallen Nicholson Redstone Springhill and Wharton shall constitute the first district and elect one member

The residue of the county of Fayette not included in the first district shall constitute the second district and elect three members

The county of Forest shall elect one member

The county of Franklin shall elect one member

The county of Fulton shall elect one member

The county of Green shall elect one member

The county of Huntingdon shall elect one member

The county of Indiana shall elect two members

The county of Jefferson shall elect one member

The county of Juniata shall elect one member

The county of Lackawanna shall elect six members and shall be divided into six districts as follows

The fourth fifth sixth fourteenth fifteenth eighteenth twentieth and twenty-second wards of the city of Scranton shall constitute the first district and elect one member

The first second third seventh thirteenth sixteenth and twenty-first wards of the city of Scranton shall constitute the second district and elect one member

The eighth ninth tenth eleventh twelfth seventeenth and nineteenth wards of the city of Scranton shall constitute the third district and elect one member

The boroughs of Dickson City Dunmore Elmhurst Olyphant Throop and Winton and the townships of Jefferson and Roring Brook shall constitute the fourth district and elect one member

The city of Carbondale the boroughs of Archbald Blakely Jermy Mayfield and Vandling and the townships of Carbon-

dale Fell Greenfield and Scott shall constitute the fifth district and elect one member

The boroughs of Clarks Green Clarks Summit Dalton Glenburn Gouldsboro La Plume Moosic Moscow Old Forge and Taylor and the townships of Abington Benton Clifton Covington Lackawanna Lehigh Madison Newton North Abington Ransom South Abington Spring Brook and West Abington shall constitute the sixth district and elect one member

The county of Lancaster shall elect four members and shall be divided into two districts as follows

The city of Lancaster shall constitute the first district and elect one member

The residue of the county of Lancaster not included in the first district shall constitute the second district and elect three members

The county of Lawrence shall elect two members and shall be divided into two districts as follows

The city of New Castle shall constitute the first district and elect one member

The residue of the county of Lawrence not included in the first district shall constitute the second district and elect one member

The county of Lebanon shall elect one member

The county of Lehigh shall elect three members and shall be divided into two districts as follows

The city of Allentown shall constitute the first district and elect two members

The residue of the county of Lehigh not included in the first district shall constitute the second district and elect one member

The county of Luzerne shall be entitled to eight members and shall be divided into seven districts as follows

The city of Hazleton the boroughs of Freeland Jeddo and West Hazleton and the townships of Foster and Hazel shall constitute the first district and elect one member

The boroughs of Ashley Conyngham Laurel Run Nescopeck Nuangola Sugar Notch Warrior Run and White Haven and the townships of Bear Creek Black Creek Buck Butler Denison Dorrance Fairview Hanover Hollenback Nescopeck Sugarloaf Wilkes-Barre and Wright shall constitute the second district and elect one member

The city of Pittston the boroughs of Avoca Dupont Hughestown Laffin Miners Mills Parsons and Yatesville and the townships of Jenkins Pittston and Plains shall constitute the third district and elect one member

The boroughs of Nanticoke New Columbus and Shickshinny and the townships of Conyngham Fairmont Hunlock Huntington Newport Ross Salem Slocum and Union shall constitute the fourth district and elect one member

The boroughs of Edwardsville Kingston Larksville and Plymouth and the township of Plymouth shall constitute the fifth district and elect one member

The boroughs of Courtdale Dallas Dorrance Duryea Exeter Forty Fort Luzerne Pringle Swoyersville West Pittston West Wyoming and Wyoming and the townships of Dallas Exeter Franklin Jackson Kingston Lake and Lehman shall constitute the sixth district and elect one member

The city of Wilkes-Barre shall constitute the seventh district and elect two members

The county of Lycoming shall elect two members

The county of McKean shall elect one member

The county of Mercer shall elect two members

The county of Mifflin shall elect one member

The county of Monroe shall elect one member

The county of Montgomery shall elect five members and shall be divided into three districts as follows

The boroughs of Bridgeport Narberth and West Conshohocken and the townships of Lower Merion and Upper Merion shall constitute the first district and elect one member

The boroughs of Conshohocken and Norristown and the township of Plymouth shall constitute the second district and elect one member

The residue of the county of Montgomery not included in the first and second districts shall constitute the third district and elect three members

The county of Montour shall elect one member

The county of Northampton shall elect four members and shall be divided into two districts as follows

That portion of the city of Bethlehem in the county of Northampton shall constitute the first district and elect one member

The residue of the county of Northampton not included in the first district shall constitute the second district and elect three members

The county of Northumberland shall elect three members and shall be divided into two districts as follows

The city of Sunbury the boroughs of McEwensville Milton Northumberland Riverside Tiptonville and Watsonstown and the townships of Delaware East Chillisquaque Gearhart Lewis Point Rockegeller Rush Turbot Upper Augusta and West Chillisquaque shall constitute the first district and elect one member

The residue of the county of Northumberland not included in the first district shall constitute the second district and elect two members

The county of Perry shall elect one member

The county of Pike shall elect one member

The county of Potter shall elect one member

The county of Schuylkill shall elect five members and shall be divided into four districts as follows

The boroughs of Frackville Gilberton Mahanoy City and Shenandoah and the townships of Delano Mahanoy and West Mahanoy shall constitute the first district and elect one member

The boroughs of Ashland Girardville and Gordon and the townships of Berry Butler Cees Eldred Foster Hegins Huhley and Upper Mahantango shall constitute the second district and elect one member

The boroughs of Coaldale McAdoo Middleport New Philadelphia New Ringgold Port Clinton Ringtown and Tamaqua and the townships of Blithe East Brunswick East Union Kline North Union Rahn Rush Ryan Schuylkill Union Walker West Brunswick and West Penn shall constitute the third district and elect one member

The city of Pottsville boroughs of Auburn Cressona Landingville Mechanicsville Minersville Mount Carbon Orwigsburg Palo Alto Pine Grove Port Carbon Saint Clair Schuylkill Haven and Tremont and the townships of Branch East Norwegian Frailey New Castle North Mannheim Norwegian Pinegrove Porter Reilly South Mannheim Tremont Washington and Wayne shall constitute the fourth district and elect two members

The county of Snyder shall elect one member
The county of Somerset shall elect two members
The county of Sullivan shall elect one member
The county of Susquehanna shall elect one member
The county of Tioga shall elect one member
The county of Union shall elect one member
The county of Venango shall elect one member
The county of Warren shall elect one member
The county of Washington shall elect four members and shall be divided into two districts as follows

The boroughs of Burgettstown Canonsburg Claysville East Washington Houston McDonald Midway Washington West Alexander and West Middletown and the townships of Bloine Buffalo Canton Cecil Chartiers Cross Creek Donegal East Finley Hanover Hopewell Independence Jefferson Morris Mount Pleasant North Franklin Robinson Smith South Franklin South Strabane and West Finley shall constitute the first district and elect two members

The residue of the county of Washington not included in the first district shall constitute the second district and elect two members

The county of Wayne shall elect one member
The county of Westmoreland shall elect six members and shall be divided into two districts as follows

The boroughs of Bolivar Cokeville Derry Donegal Latrobe Ligonier Livermore Mount Pleasant New Alexandria New Florence Seward and Youngstown and the townships of Cook Derry Donegal Fairfield Ligonier Loyahanna Mount Pleasant Saint Clair and Unity shall constitute the first district and elect three members

The residue of the county of Westmoreland not included in the first district shall constitute the second district and elect three members

The county of Wyoming shall elect one member
The county of York shall elect three members and shall be divided into three districts as follows

The city of York shall constitute the first district and elect one member

The boroughs of Dillsburg Dover Franklinton Goldsboro Hanover Hallam Lewisburg Manchester Mount Wolf New Salem North York Spring Grove Wellsville West York Wrightsville and York Haven and the townships of Carroll Conewago Dover East Manchester Fairview Franklin Heidelberg Hellam Jackson Manchester Monaghan Newberry North Codorus Paradise Penn Spring Garden Springettsbury Warrington Washington and West Manchester shall constitute the second district and elect one member

The residue of the county of York not included in the first or second districts shall constitute the third district and elect one member

Section 2 The foregoing apportionment is based on the United States decennial census of one thousand nine hundred and twenty any township borough or ward created since such census and not specifically provided for by this act shall form a part of the district to which the territory comprised within such township borough or ward is allotted by the provisions of this act according to the political division existing at the time of such census

Section 3 The first election under this act shall be held at the general election in the year one thousand nine hundred and twenty-two

The Members of the House of Representatives now in office shall continue in such office until the expiration of their respective terms

Section 4 The act approved the fifteenth day of February one thousand nine hundred and six (Pamphlet Laws twenty-one) entitled "An act to fix the number of Representatives in the General Assembly of the State and to apportion the State into Representative Districts as provided by the Constitution"

The act approved the fifteenth day of April one thousand nine hundred and seven (Pamphlet Laws eighty-eight) entitled "An act to amend section one of an act approved the fifteenth day of February one thousand nine hundred and six entitled 'An act to fix the number of Representatives in the General Assembly of the State and to apportion the State into Representative Districts as provided by the Constitution' so as to include McAdoo Landingville and Tower City in their respective contiguous districts in the county of Schuylkill" are hereby repealed

Section 5 All other acts and parts of acts inconsistent herewith are hereby repealed

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	Donahue,	Marlow,	Service,
Barnes,	Einstein,	McClintock,	Sisson,
Barr,	Eyre,	McConnell,	Smith,
Buckman,	Gray,	McNichol,	Snyder,
Clark,	Heaton,	Miller, J. S.,	Sones,
Craig,	Herron,	Norton,	Stineman,
Crow,	Jones,	Patton,	Vare,
Daix,	Joyce,	Phipps,	Weaver,
Davis,	Leslie,	Salus,	Woodward,
DeWitt,	MacDade,	Schantz,	Baldwin,
			Pres. pro tem.

NAYS—3.

Culbertson, Long, Whitten.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILLS ON THIRD READING.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1, entitled:

An Act to exempt female electors from the duty of serving on juries

BILL POSTPONED.

Mr. CRAIG. Mr. President, I move that the question, together with the further consideration of the bill, be postponed for the present.

Mr. WEAVER. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 210, entitled:

An Act making an appropriation to the Allegheny General Hospital at Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Aron,	Donahue,	Marlow,	Service,
Barnes,	Einstein,	McClintock,	Sisson,
Barr,	Eyre,	McConnell,	Smith,
Berntheizel,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,	Long,	Salus,	Baldwin,
DeWitt,	MacDade,	Schantz,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 263, (House Bill No. 340), as follows:

An Act providing for the licensing and regulation of second hand dealers and prescribing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a second hand dealer for the purposes of this act is any person association copartnership or corporation who either wholly or in part engages in or operates the trade or business of buying or acquiring as forfeited pledges any of the following articles except from a regularly established wholesale dealer Antiques precious stones jewelry watches old gold platinum silver and all other precious metals all kinds of bricklayers' carpenters' plasterers' mechanics' blacksmiths' tinners' plumbers' electricians' barbers' and all other kinds of tools all kinds of doctors' surgeons' dentists' undertakers' draftsmen's and all other kinds of instruments all kinds of electrical musical telegraph and telephone, and all other kinds of instruments scales typewriters adding machines cash registers dictaphones phonographs and all other similar devices all kinds of water electrical and gas fixtures appliances and supplies all kinds of automobile tools and accessories all kinds of house and office fixtures furnishings and appliances pool and billiard tables sporting goods of all kinds bric-a-brac clothing shoes and all other wearing apparel trunks traveling bags and suitcases and fire arms of all kinds any wire cable copper lead solder iron or brass used by or belonging to a railroad telephone telegraph gas or electric light company

Second hand articles or goods for the purposes of this act are any of the articles or goods enumerated above that are purchased or acquired as forfeited pledges from anyone except from a regularly established wholesale dealer

Section 2 All second hand dealers at the time of the passage of this act shall within sixty days of such passage and every person association copartnership and corporation hereafter desiring to become a second hand dealer shall before commencing such business procure a license from the director of public safety in any city or from the sheriff of any county in which such second hand dealer desires to commence business outside of a city All licenses shall be issued to expire on the thirty-first day of December of the year for which they were issued unless sooner revoked and shall be renewed annually

Before any license is issued the applicant therefor shall pay to the city or county treasurer a license fee of ten dollars (\$10) for an itinerant second hand dealer's license or fifty dollars (\$50) for a second hand dealer's license for a permanent place of business The treasurer shall issue his receipt for the payment of such fee Upon presentation of such receipt the director of public safety shall issue to the applicant a badge if an itinerant second hand dealer or a license certificate if a second hand dealer having a permanent place of business Such badge shall be worn by such itinerant second hand dealer at all times when he is engaged in carrying on his business and such license certificate shall be hung and at all times kept plainly visible in the place of business of the second hand dealer having a permanent place of business.

Section 3 Every second hand dealer shall keep a book in which shall be legibly written in the English language at the time of purchasing or acquiring any second hand article or goods a full and accurate description of the article purchased and the name and a full and accurate description of the person selling the same together with his address giving street or rural delivery number and shall before twelve o'clock noon of every business day report to the superintendent of police or sheriff upon blanks furnished by him an accurate description of the article purchased together with the name address and description of the person selling same

Every second hand dealer shall also keep a full and accurate record in the English language of all articles and goods purchased from a regularly established wholesale dealer showing complete invoices of such articles and goods prepared by such wholesale dealer Such books and records as well as all articles or things purchased or acquired shall be open at all times to the inspection of the director of public safety and the officers of the bureau of police

Section 4 No second hand dealer shall operate more than one place of business under one license for a permanent place of business and only in the building for which the license is granted

No second hand dealer shall purchase or receive any goods between the hours of eight post meridian (8 P M) and seven ant meridian (7 A M)

No second hand dealer shall receive or purchase any article or thing from any person under the age of eighteen or from any intoxicated person or from any person known to be a thief or an associate of thieves or a receiver of stolen goods or from any person whom said second hand dealer has reason to suspect to be such

Section 5 No second hand dealer shall sell or dispose of in any way any of the following second hand articles or goods antiques precious stones jewelry watches old gold platinum silver or other precious metals or any similar articles or things until thirty (30) days have elapsed after the purchase of same No second hand dealer shall sell or dispose of in any way any other second hand article or goods until seven (7) days have elapsed after the purchase of same

Section 6 If any second hand dealer licensed as aforesaid his clerk agent servant or employe shall violate any of the provisions of this act or if any licensed second hand dealer is convicted of robbery burglary larceny receiving stolen goods or any other crime involving the unlawful obtaining of personal property or for any other sufficient cause the director of public safety or sheriff shall revoke such license

Section 7 Any person association copartnership or corporation who engages in or carries on the business of a second hand dealer without a license or who violates any of the provisions of this act is guilty of a misdemeanor and on conviction shall be sentenced to pay a fine not exceeding one thousand dollars (\$1,000) or be imprisoned in the county jail or workhouse for a term not exceeding six (6) months or both

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Aron,	Donahue,	Marlow,	Service,
Barnes,	Einstein,	McClintock,	Sisson,
Barr,	Eyre,	McConnell,	Smith,
Berntheizel,	Gray,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,	Long,	Salus,	Baldwin,
DeWitt,	MacDade,	Schantz,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 284, (House Bill No. 48), entitled:

A joint resolution proposing an amendment to section one of article fourteen of the Constitution of the Commonwealth of Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Aron,	Donahue,	Marlow,	Service,
Barnes,	Einstein,	McClintock,	Sisson,
Barr,	Eyre,	McConnell,	Smith,
Berntheizel,	Gray,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,	Long,	Salus,	Baldwin,
DeWitt,	MacDade,	Schantz,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 456, entitled:

An Act making an appropriation to the Berks County Tuberculosis Society

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Aron,	Donahue,	Marlow,	Service,
Barnes,	Einstein,	McClintock,	Sisson,
Barr,	Eyre,	McConnell,	Smith,
Berntheizel,	Gray,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,	Long,	Salus,	Baldwin,
DeWitt,	MacDade,	Schantz,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILLS OVER IN ORDER.

The PRESIDENT, Senate Bill No. 463, (House Bill No. 215), on third reading, entitled:

An Act for the better protection of fish, requiring citizens of the United States residing in this Commonwealth, to procure a license from the county treasurer to fish or angle in the waters of this Commonwealth, or in the waters bounding or adjacent thereto, and regulating the issuance of such license; providing penalties for the violation of this act and the manner of proceeding to enforce compliance therewith; and providing for the disposition of the penalties recovered and license fees received.

Senate Bill No. 541, (House Bill No. 391), on third reading, entitled:

An Act to amend and further amend sections five, seven, fourteen, fifteen, sixteen, nineteen, twenty-one, twenty-two and twenty-six of an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws five hundred seventy-two), entitled "An act to provide for the protection and preservation of game, game quadrupeds, and game birds, and song and insectivorous and other wild birds, and prescribing penalties for violation of its several provisions," sections fourteen and fifteen previously having been amended.

have not been received from the printer and will go over in their order.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 547, (House Bill No. 608), entitled:

An act to amend section one of an act approved the sixth day of May Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws two hundred and sixty-two) entitled "An act imposing certain liabilities on persons firms and corporations in cities of the second class for the cost of extinguishing fires which occur through their criminal intent design or willful negligence or where they have not complied with any law ordinance or other lawful regulation for the prevention of fire or the spreading thereof providing a method for the ascertainment of such cost and the manner of collecting the same" so as to extend its provisions to persons firms and corporations in cities of the third class class and boroughs

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz: ?

YEAS—47.

Aron,	Donahue,	Marlow,	Service,
Barnes,	Elnstein,	McClintock,	Sisson,
Barr,	Eyre,	McConnell,	Smith,
Berntheisel,	Gray,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,	Long,	Salus,	Baldwin,
DeWitt,	MacDade,	Schantz,	Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL RECOMMENDED.

Mr. LESLIE. Mr. President, I move that Senate Bill No. 605, on third reading, entitled:

An Act providing for the valuation and assessment in counties of the second class of all property of every kind and description, and all occupations, taxable for county, city, school, borough and township purposes; creating a County Assessment Board for that purpose; providing for the payment of the entire expense thereof by such counties; prescribing the duties of the several county officers in respect thereto; and abolishing all existing offices, boards or departments having to do with the valuation and assessment of such taxable property in such counties, cities, school districts, boroughs and townships.

be recommended to the Committee on Municipal Affairs.

Mr. EYRE. Mr. President, I second the motion.

On the question,

Will the Senate agree to the motion?

Mr. LESLIE. Mr. President, these two bills were before

the Committee on Municipal Affairs and we had a hearing yesterday a week ago. I received no notice of any meeting of the Committee on Municipal Affairs to take action on these bills since that time. There was no action taken at that time, therefore I would like to interrogate the Chairman of the Committee on Municipal Affairs.

The PRESIDENT. Will the Senator from Philadelphia, Mr. VARE, permit himself to be interrogated?

Mr. VARE. Mr. President, I will.

Mr. LESLIE. Mr. President, I would like to ask Senator Vare whether a meeting has been called by him and notice given to the members of the Committee to take action on these two bills.

Mr. VARE. Mr. President, there has been no committee meeting since yesterday a week ago, when there were only two or three members present after the meeting on the civil rights bill here that busy afternoon. Senator Barr spoke to me and I told him I could not put the bills out without a meeting, and he took the bills and got a majority of the members of the committee to agree to report the bills out and if there is any dispute about it I do not want to turn any sharp corners on the floor of this Senate or the Committee room either. I have absolutely no interest in the bills, and if it is not satisfactory to all who are concerned I shall vote to have the bills go back to the committee from which they came, and will hold a meeting later in the afternoon. I want it fully understood that there has been no sharp corner turned on this bill. No one, that I know, has any interest in the bill but Senator Barr. He took the bills and had a majority of the committee sign to bring them out, otherwise they would not be out. I do not want any member of this Senate to feel that any improper motive or practice has been put over on him and I, therefore, trust that the bills will be recommitted.

Mr. BARR. Mr. President, I would like to call to the attention of the Senate that these bills were introduced by me on March 21, 1921. The Committee on Judiciary General reported them as committed on March 30, they were read the first time on March 30, and were re-committed to the Committee on Municipal Affairs. Now the bills have been in this committee ever since and a hearing was held and the bills were dragged along, and I want what was requested here yesterday for the colored man, a square deal. If my bills are to be juggled in the committee and killed that is one thing; if they are to be put out on the floor and killed that is another thing. I understand that not only on the part of the Senator from Allegheny, Mr. Leslie, but from forces in the Senate very powerful that a poll was made against these bills. No consideration was taken of the people of Allegheny, that there was a board in the city of Pittsburgh, and one board that is sitting now in the county of Allegheny, acting in an unconstitutional manner, in the opinion of one of the best minds on municipal law in Allegheny county. It is an elective board and not an appointed board and they are acting there by sufferance. The same work that is done by the county board of Allegheny is being done by the city board of the city of Pittsburgh and it is costing them one thousand dollars to do the duplication of the work that is done by the boards of county assessors and tax revision. In addition to that they have another board at MeKeesport and one board at Duquesne.

Mr. VARE. Mr. President, I rise to a point of order.

The PRESIDENT. The Senator from Philadelphia, Mr. Vare, will state his point of order.

Mr. VARE. Mr. President, my point is, we are not considering the merits of this bill, we are considering how they came on the floor, and whether they ought to be here or not. I want to further state, that there has been no pole of the Senate taken either in the committee or outside of the committee on these bills, and it is unfair for Mr. Barr to say that, for he knows that it is not true or correct.

The PRESIDENT. The Chair decides that the point of order is well taken.

Mr. BARR. Mr. President, will the Senator be good enough to repeat that there has been no action taken.

Mr. SCHANTZ. Mr. President, I rise to a point of order.

The PRESIDENT. The Senator from Lehigh, Mr.

Schantz, will state his point of order.

Mr. SCHANTZ. Mr. President, my point of order is that there is nothing in order but an appeal from the action of the Chair.

Mr. BARR. Mr. President, it is not a matter of appealing from the decision of the Chair. It is a motion to recommit and I am talking on that motion that it is unfair and I am in order.

The PRESIDENT. The Senator from Allegheny, Mr. Barr, will be in order as long as he confines his remarks to the question.

Mr. BARR. Mr. President, I am in order and I can talk on the recommitment of these bills, not on the bill itself, but on the history of the bills. The Senator must be fair enough to admit that and the Chair will be. Mr. President, the proposition is that these bills had a hearing in committee, and there is no reason now for the Senator from Allegheny, Mr. Leslie, to ask to have these bills recommitment, when a hearing has been held at his request, and the men that he brought here, every one of them, were office holders. Not one single tax payer appealed to that Committee to kill the bill in the Senate, or in the Committee, or any other place, but the man who appeared in the committee for these bills was not only a representative of the Legislative Committee of the Real Estate Board of the city of Pittsburgh, but he produced petition after petition and he produced everything that answered the objection of the Senator from Allegheny in a fair and square manner. Now then, if the bill is going to be killed I ask a fair and square deal on the part of this Senate that Senator Eyre asked for yesterday, and Senator Vare asked for yesterday, that if you are going to kill them on the floor of this Senate and kill them in the open. I am entitled to that courtesy from service, and for the friendship that I bear to the men in this Senate. I am not arguing this bill from the standpoint of anything personal, or anything with reference to the office holders of the city of Pittsburgh, or the county of Allegheny, I am not arguing anything except for the people of Pittsburgh, and for the county of Allegheny in toto, and I ask that the economic principle asked for on the floor of this Senate in regard to State finances, that has been asked for by Harding in the National Government, economy in government service. That is my argument and I am asking it, gentlemen of the Senate, with all the fairness of one man to another. There is absolutely nothing in these bills but what is right. You are doing away with three boards, and putting in one board. It is true that there are going to be a lot of men losing jobs. There is a man who is at the head of the Tax Board of the city of Pittsburgh who is a big man, and he is fit to head a new board. That is how much politics there is in it for me. I do not belong to the same wing, I am arguing gentlemen for a square deal. It makes no difference to me whether you kill these bills, I have no personal interest in it. I am not only representing the Real Estate Board of the city of Pittsburgh, but the League of Boroughs and Townships of Allegheny County that consists of seventy-two boroughs and fifty townships and has one-half of the assessed valuation of the county of Allegheny, practically, and pay practically one-half of the taxes, besides the people of the city of Pittsburgh. The constitutionality of the act is a matter for the Supreme Court and not for the Legislature. Now, gentlemen, as a matter of fairness to a fellow Senator, I ask you not to recommit these bills. I ask you, if you are going to kill them, kill them on the floor of the Senate. I have never appeared in any way except facing battle or facing the enemy in fighting for a square deal. I never cheated any man in the Senate or out, and I never will, and I say again that I am asking for the passage of these bills on an economic basis. It is not a personality between the Senator from Allegheny, Mr. Leslie, and myself, but it is a matter that I am appealing for for the people of Allegheny county. Give me a square deal and I will give you a square deal.

Mr. LESLIE. Mr. President, the Senator from Allegheny, my colleague, I have no doubt, is sincere in every word he said. He means well, his intentions are good but these two bills in the question of fundamental principles

of Government are of a character that touches the method of government. First, it is an assessment of taxable property to arrange for the millage levied to collect taxes to run government. The two bodies are separate and distinct and are not co-ordinate and cannot be made to co-ordinate together. It is necessary to put it effectually into operation to go back as far as 1834, and repeal legislation that cannot be repealed, you will have to go further than that and change the charter of the city of Pittsburgh. The question of economy cannot be determined if it is put into operation. I have discussed the question of taxation with the Senator and he says sixty-three per cent, the city of Pittsburgh pays and that would be thirty-seven per cent, for the county. My knowledge is it would run over seventy per cent. That is a little difference, and that does not enter into this discussion. This bill was considered last Tuesday afternoon and it will be admitted by every member who attended the meeting that it did not have a fair consideration from either side. We were crowded after the hearing on the equal rights bill, engagements were made by the Senators and members of the committees and they were leaving the meetings to fill engagements. One man spoke representing the city of Pittsburgh, the county commissioners of Allegheny County were represented by its chairman, and he had opportunity to speak, one of the solicitors of the county had an opportunity to say a few words. On behalf of these proponents of the bill Mr. Samuel Black, a most reputable citizen of the city of Pittsburgh spoke for the bill. His interest and Pittsburgh endorse it. For some reason I do not know why, possibly after they investigated the legislation, they held another meeting and rescinded their action. Mr. President and gentlemen of the Senate, I can bring the best minds the largest operators of real estate and most potent influences in both the government of the city and county that oppose this legislation. It is not practicable and cannot be made operative, and further than that this is the triennial assessment of the city of Pittsburgh in the county of Allegheny this year. One of these acts provides for an elective board, a new board. If the new board is not composed of the very same men as are now on the board, it will cause confusion trouble and litigation to a degree no man can anticipate. The county has a right, to levy and collect certain taxes and the city has a right to levy and collect certain taxes. The city has a right to assess and collect taxes on properties and the county has the right. The county board collects State taxes, and makes assessment for the State and turns them over to the State after collection. This legislation in its vital parts is a ripper bill to rip out two of the most fundamental boards, without notification and without opportunity to prove that legislation should not be passed. I am as well satisfied as I am that I am living that after scrutiny by the Attorney General's Office he would never allow such legislation to be put into effect. I stand by my knowledge of municipal and county government and, therefore, I want an opportunity to speak to the committee. I have made no canvass on this question at all, but I spoke to a few friends today. I was not in the Senate yesterday when the bills passed second reading. This means much to the city of Pittsburgh and the county of Allegheny, with one billion four hundred million taxable property, and there has never been a man who came here or any other place and said a word derogatory to the qualifications and the ability of the men who attend to these duties.

Mr. President, and gentlemen of the Senate, one word more. I want exactly what is fair, and I have always been fair myself to my fellow members of this Senate, and this legislation should not pass, but if it does pass it should not be taken away from a committee that has not had an opportunity to pass upon it in its function as a committee. Therefore, I appeal to you men, let this committee decide, whether it be this afternoon or this noon, when Senator Vare calls the committee together, as to what disposition they want to make. Do not say we strangled anything. If you say that ninety hundred and ninety-nine percent, of the legislation would be in the same position, and therefore, I again appeal that if I am a representative of Pittsburgh I want to represent it, and I claim I can represent its government, but I don't want to be gumshoeing around

and soliciting personally the members of the committee. I will fight in the open, whether in committee or on the floor, and therefore, I will be prepared at the committee meeting if the Senators see fit to give me a hearing before the Committee, where it belongs.

Mr. VARE. Mr. President, before you pass on these bills I want to say a word further to make a clear explanation as to how these bills got out. I refused to report the bills out for Senator Barr, because there were only three members of the committee present, on account of the entertainment over in Carlisle that afternoon. He then took the bills around and got a majority of the signatures and on the strength of that majority of signatures I reported the bills out as committed. It does not make the slightest difference to me what action is taken on the bills. As a matter of fact, I am pledged to vote for the bills for the last six weeks. So I hope the Senate will bear in mind that there has been no sharp corner turned in the matter, otherwise I care nothing whatever about it.

Mr. BUCKMAN. Mr. President, I live a good way from Pittsburgh, and I do not wish to be considered as intermeddling in Pittsburgh matters. This situation that has arisen is a good bit like the situation that arose with me a few nights ago, and it seems to me that the situation is very similar in that a bill has been passed out of committee over the objection of a committee without a regular meeting, and the situation was solved very satisfactorily the other night by the Senate recalling a meeting of that committee and considering the bill right then and there, and for that reason I move that the Senate do now take a recess of ten minutes for the purpose of considering the bills right then and there, and with that end in view I move to amend that the Senate do now take a recess of ten minutes, in order that this committee may meet to consider the bill.

Mr. LONG. Mr. President, I second the motion.

The PRESIDENT. The Chair desires to call the attention of the Senate to the fact that these bills are not in committee, and if that motion should prevail the bills would not be in the Committee on Municipal Affairs, they would still be on the calendar.

Mr. BUCKMAN. Mr. President, in view of that I withdraw the amendment.

Mr. BARR. Mr. President, I have no objection, all that I ask for is a square deal, and if I am going to be whipped I want to be whipped in the open. That is the only thing that I request. Whatever method is pursued, whatever machinery is used, is immaterial to me. It is simply a matter of the method that will be satisfactory to Senator Vare and that will be satisfactory to me as long as I get action. That is what I ask for.

Mr. VARE. Mr. President, I do not like to hear the Senator from Allegheny, Mr. Barr, say he wants a square deal, and to be whipped in the open. Whatever irregularity there was about these bills was done in his interest, and he ought not to say that.

Mr. BARR. Mr. President, I may be unfortunate in the use of my language, I beg the Senator's pardon.

And the question recurring,

Will the Senate agree to the motion?

It was agreed to.

BILL RECOMMENDED.

Mr. VARE. Mr. President, I move that Senate Bill No. 606, on third reading, entitled:

Supplement to an act entitled "An act for the government of cities of the second class," approved March 7, 1921 (P. L. 20), providing for the abolition of the Department of Assessors now existing in such cities; providing that the valuations and assessments of property therein taxable for city purposes shall be the valuations and assessments placed thereon by county officers for county purposes, and that all future taxes for city purposes shall be levied and assessed against such property based upon the valuations and assessments placed thereon for taxation for county purposes.

be recommended to the Committee on Municipal Affairs.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

RECESS.

Mr. BARR. Mr. President, I move that the Senate do now take a recess for ten minutes.

Mr. BUCKMAN. Mr. President, I second the motion. The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

THURSDAY AND FRIDAY SESSIONS OF THE SENATE.

Mr. EYRE. Mr. President, at this time, in consequence of the large number of appropriation bills which are now being prepared to come into the body, I move that the Senate hold sessions on Thursday and Friday of this week.

Mr. VARE. Mr. President, I second the motion. The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 621, (House Bill No. 708), entitled:

An Act concerning the proof of statutes of other jurisdictions and to make uniform the law with reference thereto

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Aron.	Donahue.	McClintock.	Service.
Barnes.	Einstein.	McConnell.	Smith.
Barr.	Eyre.	McNichol.	Snyder.
Berntheizel.	Gray.	Miller, J. S.	Sones.
Buckman.	Heaton.	Miller, S. J.	Stineman.
Clark.	Herron.	Murdoch.	Vare.
Craig.	Homsher.	Norton.	Weaver.
Crow.	Jones.	Patton.	Whitten.
Culbertson.	Joyce.	Phipps.	Woodward.
Daix.	Leslie.	Salus.	Baldwin.
Davis.	Long.	Schantz.	Pres. pro tem.
DeWitt.	MacDade.		

NAYS—1.

Sisson,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 622, (House Bill No. 709), entitled:

An Act concerning the taking of depositions in this State to be used in any foreign jurisdiction and to make uniform the law with reference thereto

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Aron.	Donahue.	McClintock.	Sisson.
Barnes.	Einstein.	McConnell.	Smith.
Barr.	Eyre.	McNichol.	Snyder.
Berntheizel.	Gray.	Miller, J. S.	Sones.
Buckman.	Heaton.	Miller, S. J.	Stineman.
Clark.	Herron.	Murdoch.	Vare.
Craig.	Homsher.	Norton.	Weaver.
Crow.	Jones.	Patton.	Whitten.
Culbertson.	Joyce.	Phipps.	Woodward.
Daix.	Leslie.	Salus.	Baldwin.
Davis.	Long.	Schantz.	Pres. pro tem.
DeWitt.	MacDade.	Service.	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL OVER IN ORDER.

Mr. STINEMAN. Mr. President, I ask that Senate Bill No. 675, (House Bill No. 818), on third reading, entitled:

An Act to amend an act approved the twenty-sixth day of April one thousand eight hundred and fifty-five (Pamphlet Laws three hundred and nine) entitled "An act relating to damages for injuries producing death" as amended by extending the provisions thereof to brothers and sisters

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL RECOMMENDED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 706, (House Bill No. 408), on third reading, entitled:

An Act relating to county officers in counties of the fifth class providing for their salaries and the compensation of deputies and clerks in the respective county offices establishing a salary board and defining its powers and duties placing certain duties on the county commissioners county controllers and county auditors requiring the payment into the respective county treasury of the fees of county officers and providing penalties for violation of this act

be recommitted to the Committee on Judiciary General.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

BILL OVER IN ORDER.

Mr. BARNES. Mr. President, I ask that Senate Bill No. 712, (House Bill No. 671), on third reading, entitled:

An Act providing for county poor districts in counties of the sixth class providing for their management direction and control by the county commissioners defining their powers and duties imposing certain duties upon the county treasurer and county controller or county auditors abolishing the present poor districts and transferring their property

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 741, entitled:

A joint resolution authorizing the Governor to appoint a commission to inquire into a plan for the reorganization of the State government and making an appropriation

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

Mr. WOODWARD. Mr. President, I simply want to say in explanation of this bill, that it is an appropriation limited to five thousand dollars for a commission of seven persons, two from the Senate, two from the House and three to be appointed by the Governor; that I have interviewed the Governor and he told me to go ahead with it, he is sympathetic to this, I know of no opposition. You all know that there was a very comprehensive report made here several years ago by a commission, of which Mr. McDevitt was the head, and this is a supplemental procedure. I hope the Senate will do me the compliment of passing this bill.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Aron,	Donahue,	McClintock,	Sisson,
Barnes,	Elnstein,	McConnell,	Smith,

Barr,
Berntheizel,
Buckman,
Clark,
Craig,
Crow,
Culbertson,
Daix,
Davis,
DeWitt,

Eyre,
Gray,
Heaton,
Herron,
Homsher,
Jones,
Joyce,
Leslie,
Long,
MacDade,

McNichol,
Miller, J. S.,
Miller, S. J.,
Murdoch,
Norton,
Patton,
Phipps,
Salus,
Schantz,
Service,

Snyder,
Sones,
Stineman,
Vare,
Weaver,
Whitten,
Woodward,
Baldwin,
Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 796, entitled:

An Act to amend an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and two) entitled "An act regulating the sale conveyance transfer or disposition of secondhand motor vehicles requiring the making and filing of sworn descriptions thereof and statements in relation thereto regulating the registry of such vehicles imposing certain duties on the State Highway Commissioner relative to such stolen vehicles forbidding the removal defacement alteration destruction obliteration or concealment of the trademarks identification numbers serial numbers or other distinguishing marks of motor vehicles or the having possession of motor vehicles or parts thereof on or from which such trade or other distinguishing marks or numbers have been removed defaced altered destroyed obliterated or concealed imposing certain duties upon deputy sheriffs constables police officers and proprietors of public garages prohibiting the registration of motor vehicles subject to the provisions of this act unless in compliance with its terms providing for the licensing of business of dealing in second-hand motor vehicles and fixing penalties for violation of the provisions of this act and providing that the making of a false affidavit under the provisions of this act shall be perjury and shall be punishable as such"

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Aron,
Barnes,
Barr,
Berntheizel,
Buckman,
Clark,
Craig,
Crow,
Culbertson,
Daix,
Davis,
DeWitt,

Donahue,
Elnstein,
Eyre,
Gray,
Heaton,
Herron,
Homsher,
Jones,
Joyce,
Leslie,
Long,
MacDade,

McClintock,
McConnell,
McNichol,
Miller, J. S.,
Miller, S. J.,
Murdoch,
Norton,
Patton,
Phipps,
Salus,
Schantz,
Service,

Sisson,
Smith,
Snyder,
Sones,
Stineman,
Vare,
Weaver,
Whitten,
Woodward,
Baldwin,
Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 805, entitled:

An Act to amend an act approved the second day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder" as amended by providing that employers liable to pay compensation shall insure the payment of compensation in the State Workmen's Insurance Fund

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Aron.	Donahue,	McClintock,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Berntheizel,	Gray,	Miller, J. S.,	Sones,
Buckman,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward.
Daix,	Leslie,	Salus,	Baldwin,
Davis,	Long,	Schantz,	Pres. pro tem.
DeWitt,	MacDade,	Service,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 850, (House Bill No. 938), entitled:

An Act authorizing county commissioners to receive donations gifts legacies endowments devises and conveyances of real or personal property for the establishing of orphans' homes providing for the support maintenance conduct and management of such homes and authorizing counties to appropriate moneys for such purposes

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Aron.	Donahue,	McClintock,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Berntheizel,	Gray,	Miller, J. S.,	Sones,
Buckman,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward.
Daix,	Leslie,	Salus,	Baldwin,
Davis,	Long,	Schantz,	Pres. pro tem.
DeWitt,	MacDade,	Service,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 858, entitled:

A supplement to an act entitled "An act to amend an act, entitled 'An act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April, Anno Domini one thousand eight hundred and seventy-four, providing for the incorporation and regulation of electric light, heat and power companies," approved the eighth day of May, Anno Domini one thousand eight hundred and eighty-nine, by extending the powers of every corporation heretofore or hereafter incorporated for the supply of light, heat and power or any of them to the public by electricity and of every corporation which has heretofore accepted the provisions of said act as provided therein and granting to every such corporation the power to appropriate property outside the limits of public streets, lanes, alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service, accommodation, convenience or safety of the public, and providing a method for the assessment of damages arising from such appropriation.

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

BILL POSTPONED.

Mr. DAIX. Mr. President, I move that the question together with the further consideration of the bill be postponed for the present.

Mr. STINEMAN. Mr. President, I second the motion. The motion was agreed to.

REPORT FROM COMMITTEE.

Mr. McCONNELL. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McCONNELL, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 841, (House Bill No. 520), entitled:

An Act to regulate and establish the fees to be charged and collected by the coroner in counties of the second class.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 870, (House Bill No. 1108), entitled:

An Act to validate tax liens filed in the office of the prothonotary of the various counties since the first day of June one thousand nine hundred and fifteen under the provisions of an act approved the fourth day of June one thousand nine hundred and one entitled "An act providing when how upon what property and to what extent liens shall be allowed for taxes and for municipal improvements and for the removal of nuisances the procedure upon claims filed therefor the methods of preserving such liens and enforcing payment of such claims the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales" and its supplements and amendments thereto and providing for their collection

And said bill having been read at length the third time, and agreed to,

On the question

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Aron.	Donahue,	McClintock,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Berntheizel,	Gray,	Miller, J. S.,	Sones,
Buckman,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward.
Daix,	Leslie,	Salus,	Baldwin,
Davis,	Long,	Schantz,	Pres. pro tem.
DeWitt,	MacDade,	Service,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 876, entitled:

An Act making an appropriation to the Good Samaritan Hospital of Lebanon Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

YEAS—46.

Aron.	Donahue,	McClintock,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Berntheizel,	Gray,	Miller, J. S.,	Sones,
Buckman,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward.
Daix,	Leslie,	Salus,	Baldwin,
Davis,	Long,	Schantz,	Pres. pro tem.
DeWitt,	MacDade,	Service,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILLS ON THIRD READING.

The Senate proceeded to the third reading and consideration of Senate Bill No. 906 (House Bill No. 1153), entitled:

An Act to amend section three hundred and six (c) of an act approved the second day of June one thousand nine hundred fifteen (Pamphlet Laws seven hundred thirty-six entitled "An Act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder" as amended by providing a schedule of specific indemnities for the loss of one or more thumbs or fingers or parts thereof

And said bill having been read at length the third time, On the question,

Will the Senate agreed to the bill?

BILL POSTPONED.

Mr. PHIPPS. Mr. President, I move that the question together with the further consideration of the bill be postponed for the present.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 956, entitled:

An Act supplementary to an act, entitled "An act granting to water power companies and other corporations owning or controlling water power authority to develop and distribute electric power by means of their water power and to erect, construct and maintain the necessary buildings, plant and apparatus for that purpose," approved the second day of July, 1895, (P. L. 425), by extending the power of every corporation heretofore organized or hereafter to be organized for the purpose of supplying water power to the public and granting to every such corporation the power to appropriate property outside the limits of public streets, lanes, alleys and highways subject to the finding by the Public Service Commission of the Commonwealth or Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service, accommodation, convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

BILL POSTPONED.

Mr. CLARK. Mr. President, I move that the question, together with the further consideration of the bill, be postponed for the present.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 969, as follows:

An Act to regulate the allotting or subdividing of land in cities of the second class by requiring the recording in the office of the recorder of deeds of a map or plat prior to the sale conveyance or mortgaging of any part thereof and providing penalties for the violation of the act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every person firm or corporation who being the owner or agent of the owner of any land situated within a city of the second class in this Commonwealth makes or causes to be made a subdivision or allotment of said land which includes the location of streets lanes or alleys shall before selling conveying or mortgaging any lot parcel or tract thereof file for record in the office of the recorder of deeds of the county in which the land is situated a plan of the subdivision or allotment of said land

Section 2 That any such person firm or corporation who makes or causes to be made a subdivision or allotment of land as aforesaid and sells conveys or mortgages any lot parcel or tract thereof before a map or plat of such subdivision or allotment has been recorded in the office of the recorder of deeds of the county in which the land is situated shall be subject to a penalty of one hundred dollars (\$100.00) for each lot

parcel or tract so sold conveyed or mortgaged to be sued for in any court having jurisdiction of an action for a fine or penalty by and for the use of the city of the second class in which the land is situated A description of such lot parcel or tract by metes and bounds in the deed mortgage or other instrument of sale conveyance or mortgage shall not be sufficient to exempt the seller mortgagor or agent from the penalty herein provided

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Aron,	Donahue,	McClintock,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Berntheizel,	Gray,	Miller, J. S.,	Sones,
Buckman,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,	Salus,	Baldwin,
Davis,	Long,	Schantz,	Pres. pro tem.
DeWitt,	MacDade,	Service,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 972, entitled:

An Act empowering cities to take purchase or condemn property for the purpose of erecting providing maintaining and operating thereon playgrounds playfields gymnasiums public baths swimming pools indoor recreation centers comfort stations waiting stations and drinking fountains

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally:

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Aron,	Donahue,	McClintock,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Berntheizel,	Gray,	Miller, J. S.,	Sones,
Buckman,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,	Salus,	Baldwin,
Davis,	Long,	Schantz,	Pres. pro tem.
DeWitt,	MacDade,	Service,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 974, entitled:

An Act to further amend section three hundred ninety-five of an act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz

YEAS—46.

Aron,	Donahue,	McClintock,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Berntheizel,	Gray,	Miller, J. S.,	Sones,
Buckman,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,	Salus,	Baldwin,
Davis,	Long,	Schantz,	Pres. pro tem.
DeWitt,	MacDade,	Service,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL ON THIRD READING.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 979, entitled:

An Act to further regulate the construction maintenance and inspection of buildings in cities of the first class

And said bill having been read at length the third time. On the question,

Will the Senate agree to the bill?

BILL POSTPONED.

Mr. VARE. Mr. President, I move that the question together with the further consideration of the bill be postponed for the present.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 985, (House Bill No. 1015), entitled:

An Act authorizing the several boroughs and townships to appropriate moneys for the support of county associations of boroughs and townships

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Aron,	Donahue,	McClintock,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Berntheizel,	Gray,	Miller, J. S.,	Sones,
Buckman,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,	Salus,	Baldwin,
Davis,	Long,	Schantz,	Pres. pro tem.
DeWitt,	MacDade,	Service,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 988 (House Bill No. 1085), entitled:

An Act authorizing the lease of lands acquired in connection with the acquisition of toll-bridges over boundary waters to boroughs and townships for park purposes

And said bill having been read at length the third time,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Aron,	Donahue,	McClintock,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Berntheizel,	Gray,	Miller, J. S.,	Sones,
Buckman,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,	Salus,	Baldwin,
Davis,	Long,	Schantz,	Pres. pro tem.
DeWitt,	MacDade,	Service,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 992 (House Bill No. 1209), entitled:

An Act providing for the better management of the jails or county prisons in the several counties of this Commonwealth of the third and fourth classes by creating in such counties a board to be known by the name and style of inspectors of the jail or county prison with authority to appoint a warden of such prison and by vesting in said board and the officers appointed by it the safekeeping discipline and employment of prisoners and the government and management of said jails or county prisons

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Aron,	Donahue,	McClintock,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Berntheizel,	Gray,	Miller, J. S.,	Sones,
Buckman,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,	Salus,	Baldwin,
Davis,	Long,	Schantz,	Pres. pro tem.
DeWitt,	MacDade,	Service,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILLS OVER IN ORDER.

Mr. SMITH. Mr. President, I ask that Senate Bill No. 998 (House Bill No. 1261), on third reading, entitled:

An Act to amend sections two three and four of an act approved the third day of May Anno Domini one thousand nine hundred and nine (Pamphlet Laws three hundred and ninety-five) entitled "An act regulating the sale of concentrated commercial feeding-stuffs also of condimental stock and poultry-food and patented proprietary or trade-mark stock and poultry-food possessing nutritive value combined with medicinal properties defining concentrated commercial feeding-stuffs prohibiting the adulteration of any feeding-stuff sold offered or exposed for sale in this State with oat-hulls grounds corn cobs flax plany refuse elevator chaff cotton-seed hulls ground corn stalks rice hulls peanut hulls weed seeds or other similar adulterants providing for the collection of samples and analysis thereof by the Department of Agriculture and the publication of information concerning the same providing also for the expenses of the enforcement of the law fixing penalties for its violation and repealing act number two hundred and eleven (Pamphlet Laws one thousand nine hundred and seven page two hundred and seventy-three) entitled "An act regulating the sale of wheat rye corn and buckwheat-bran and middlings"

any admixture thereof" et cetera approved the twenty-eighth day of May one thousand nine hundred and seven" by enlarging the scope of the term "concentrated commercial feeding-stuffs" and providing for the collection of license fees for the sale thereof and by including certain other substances as adulterants

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. STINEMAN. Mr. President, I ask that Senate Bill No. 1002 (House Bill No. 1198), on third reading, entitled

An Act to amend an act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred sixty-four) entitled "An act authorizing suits brought to recover in case of accidents in this Commonwealth in courts of common pleas to be certified to the Workmen's Compensation Board when discovered that the suit has been brought wrongfully" extending the provisions of said act to suits brought after the passage of said act and prior to the passage of this amendment

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1010, entitled:

An Act providing for the valuation and assessment in counties of the second class of all property of every kind and description and all occupations taxable for county school borough and township purposes creating a County Assessment Board for that purpose providing for the payment of the entire expense thereof by such counties prescribing the duties of the several county officers in respect thereto and abolishing all existing offices and boards having to do with the valuation and assessment of such taxable property and occupations in such counties school districts boroughs and townships

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Aron.	Donahue,	McClintock,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Berntheizel,	Gray,	Miller, J. S.,	Sones,
Buckman,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,	Salus,	Baldwin,
Davis,	Long,	Schantz,	Pres. pro tem.
DeWitt,	MacDade,	Service,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1017, (House Bill No. 1307), entitled:

An Act to amend section eighteen article one chapter seven of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" as amended

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Aron.	Donahue,	McClintock,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Berntheizel,	Gray,	Miller, J. S.,	Sones,
Buckman,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,	Salus,	Baldwin,
Davis,	Long,	Schantz,	Pres. pro tem.
DeWitt,	MacDade,	Service,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1019, (House Bill No. 1308), entitled:

An Act to amend clause twenty-four of section two of an act approved the third day of April one thousand eight hundred and fifty-one (Pamphlet Laws three hundred and twenty) entitled "An act regulating boroughs" as amended authorizing the boroughs to increase the rate of taxation for general borough purposes

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Aron.	Donahue,	McClintock,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Berntheizel,	Gray,	Miller, J. S.,	Sones,
Buckman,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,	Salus,	Baldwin,
Davis,	Long,	Schantz,	Pres. pro tem.
DeWitt,	MacDade,	Service,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1020, (House Bill No. 1235), entitled:

An Act providing for the organization government discipline maintenance and regulation of the armed land forces of this Commonwealth

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Aron.	Donahue,	McClintock,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Berntheizel,	Gray,	Miller, J. S.,	Sones,
Buckman,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,	Salus,	Baldwin,
Davis,	Long,	Schantz,	Pres. pro tem.
DeWitt,	MacDade,	Service,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments, in which the concurrence of the House is requested.

BILL OVER IN ORDER.

Mr. PATTON. Mr. President, I ask that Senate Bill No. 1022. (House Bill No. 1339), on third reading, be entitled:

An Act authorizing boroughs to enact ordinances prohibiting heavy traffic on certain paved streets

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL ON THIRD READING.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1025. (House Bill No. 1385), entitled:

A supplement to an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" extending the charters of certain corporations

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

BILL POSTPONED.

Mr. ARON. Mr. President, I move that the question together with the further consideration of the bill be postponed for the present.

Mr. BARR. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1027 (House Bill No. 1088), as follows:

An Act authorizing the directors of the poor of Jenkins township Pittston city and Pittston township in Luzerne county to acquire property and to erect and equip an asylum for the insane and to levy taxes and borrow money therefor

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same. That the directors of the poor of Jenkins township Pittston city and Pittston township in Luzerne county are hereby authorized to purchase or acquire by condemnation under the right of eminent domain a suitable site or parcel of ground upon which to erect an asylum for the insane of such poor district unless in their opinion land already owned by the poor district can be used for the purpose. Said directors of the poor are further authorized to cause plans and specifications for the erection furnishing and equipment of a building or buildings for such asylum to be prepared and to be submitted to the board of public charities and to the committee on lunacy. When such plans and specifications are so approved in accordance with the laws of the Commonwealth and the rules of the committee of lunacy the directors of the poor shall erect furnish and equip such asylum in accordance with such plans and specifications. The cost of the site plans erection furnishing and equipment of the asylum and all other costs and expenses connected therewith shall be paid by the treasurer of the poor district from funds hereinafter provided for.

Section 2. The directors of the poor of said poor district are hereby authorized to provide the funds with which to pay for the acquiring of such land and for the plans building equipment and furnishing of such building by levying and collecting a tax upon the taxable persons and property within the district and by increasing the indebtedness of the district in the manner prescribed by the general law for increasing the indebtedness of the municipalities of the Commonwealth. The directors of the poor may issue and sell such bonds as may be necessary. Such bonds shall be payable in not more than thirty years from the date of their issue and shall bear interest at a rate not greater than six per centum per annum. Such bonds shall be in the form upon such terms and in such denominations as the directors of the poor shall deem best and shall be sold to the highest and best bidder at not less than

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were agreeably to the provisions of the Constitution, and were as follows, viz.:

YEAS—46.

Aron,	Donahue,	McClintock,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Berntheisel,	Gray,	Miller, J. S.,	Sones,
Buckman,	Heaton,	Miller S. J.	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,	Salus,	Baldwin,
Davis,	Long,	Schantz,	Pres. pro tem.
DeWitt,	MacDade,	Service,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILLS ON THIRD READING.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1037 (House Bill No. 1354), entitled:

A supplement to the act approved the twenty-third day of June one thousand eight hundred and eighty-five (Pamphlet Laws one hundred and forty-six) entitled "An act relating to marriage licenses providing for officers herein indicated to issue licenses for parties to marry" imposing an additional license fee for the use of the Commonwealth

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

BILL POSTPONED.

Mr. LONG. Mr. President, I move that the question together with the further consideration of the bill be postponed for the present.

Mr. MCCLINTOCK. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order;

The Senate proceeded to the third reading and consideration of Senate Bill No. 1038 (House Bill No. 1164), entitled:

An Act to amend section forty-three of the act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fifty-seven), entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein defining the jurisdiction of said commissions and the powers and the duties of the commissioners constituting same and of their appointees including registrars inspectors of registration clerks and counsel fixing their qualifications terms of office and compensation granting them certain immunity from arrest on registration days and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof to copy or demand a list of the lodgers therein and to supervise the conduct of registrars regulating the registration of electors at polling places by registrars and at the offices of commissions by commissioners and the right of parties or bodies of electors to have watchers thereat and the preparation and use of streets lists and other records of those registered allowing the names of persons not entitled to vote to be struck from the registers in certain cases permitting all records regarding registration to be inspected and copied by any elector under certain conditions directing how the registers shall be used at elections and primaries compelling the attendance of witnesses and payment of witness fees and providing penalties for refusal to obey subpoenas directing receivers of taxes to appoint their

chief clerks of commissions as deputies to collect poll taxes and to give receipts therefor authorizing such clerks to administer oaths sign subpoenas and vouchers and to collect and disburse witness fees prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to said commissions and allowing for appeals from the decisions of the commission in certain cases to courts of common pleas imposing certain duties upon election officers and upon the councils treasurers controllers receivers of taxes police officers and other officials of said cities and upon courts judges prothonotaries sheriffs commissioners peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are coextensive legalizing certain acts required hereby if done on any Sunday or legal holiday requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of the said commissions punishing and fixing penalties for violation thereof and repealing all legislation inconsistent herewith" so as to increase the maximum compensation to be paid to the chief clerk of the registration commission.

And said bill having been read at length the third time,
On the question,
Will the Senate agree to the bill?

BILL POSTPONED.

Mr. VARE. Mr. President, I move that the question together with the further consideration of the bill be postponed for the present.

Mr. DAIN. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1040 (House Bill No. 1323), entitled:

An Act to amend section two of an act approved the twenty-fifth day of April one thousand nine hundred and three (Pamphlet Laws three hundred and four) entitled "An act to further regulate the construction maintenance and inspection of buildings and party walls in cities of the first class"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

YEAS—46.

Aron,	Donahue,	McClintock,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Berntheizel,	Gray,	Miller, J. S.,	Sones,
Buckman,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,	Salus,	Baldwin,
Davis,	Long,	Schantz,	Pres. pro tem.
DeWitt,	MacDade,	Service,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1041 (House No. 1340), entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" authorizing boroughs to define and punish disorderly conduct

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

YEAS—46.

Aron,	Donahue,	McClintock,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Berntheizel,	Gray,	Miller, J. S.,	Sones,
Buckman,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,	Salus,	Baldwin,
Davis,	Long,	Schantz,	Pres. pro tem.
DeWitt,	MacDade,	Service,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1048, entitled:

An Act to amend section six hundred twenty-seven of an act approved the eighteenth day of May, one thousand nine hundred eleven, (P. L. 309), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same and the method of collecting such revenue; and repealing all laws, general, special or local, or any parts thereof, that are or may be inconsistent therewith."

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

YEAS—46.

Aron,	Donahue,	McClintock,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Berntheizel,	Gray,	Miller, J. S.,	Sones,
Buckman,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,	Salus,	Baldwin,
Davis,	Long,	Schantz,	Pres. pro tem.
DeWitt,	MacDade,	Service,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1049, entitled:

An Act to provide for the payment of moneys appropriated for the care, treatment, and maintenance of the indigent insane, criminal insane, feeble-minded, epileptic, sick, or injured, and all other persons who are wards of the State or are beneficiaries in moneys so appropriated; and the issuing of warrants by the Auditor General on the State Treasurer to the boards of trustees, directors or managers of insane institutions, hospitals, asylums, homes, training schools, penal institutions, reformatories, and all such other institutions owned, controlled, and operated, in part or in whole, by the State, or to which the State appropriates moneys towards the maintenance thereof, wherein such persons or wards of the State may be confined.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

YEAS—46.

Aron,	Donahue,	McClintock,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,

Barr,	Eyre,	McNichol,	Snyder,
Berntheizel,	Gray,	Miller, J. S.,	Sones,
Buckman,	Heaton,	Miller S. J.	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,	Salus,	Baldwin,
Davis,	Long,	Schantz,	Pres. pro tem.
DeWitt,	MacDade,	Service,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1050, entitled:

An Act making an appropriation for the purchase of copies of the history of the Twenty-eighth Division during the World War and providing for the distribution thereof by the Governor

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

YEAS—46.

Aron,	Donahue,	McClintock,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Berntheizel,	Gray,	Miller, J. S.,	Sones,
Buckman,	Heaton,	Miller S. J.	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,	Salus,	Baldwin,
Davis,	Long,	Schantz,	Pres. pro tem.
DeWitt,	MacDade,	Service,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1051, entitled:

An Act making an appropriation to the Snyder-Middleswarth Park Commission to carry into effect the provisions of an act approved the twelfth day of April one thousand nine hundred and twenty-one entitled "An act providing for the establishment and the regulation of a State park to be known as the Snyder-Middleswarth State Park"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

YEAS—46.

Aron,	Donahue,	McClintock,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Berntheizel,	Gray,	Miller, J. S.,	Sones,
Buckman,	Heaton,	Miller S. J.	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,	Salus,	Baldwin,
Davis,	Long,	Schantz,	Pres. pro tem.
DeWitt,	MacDade,	Service,	

NAYS—0.

A majority of all Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1052, entitled:

An Act to amend section five hundred ten of the act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

YEAS—46.

Aron,	Donahue,	McClintock,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Berntheizel,	Gray,	Miller, J. S.,	Sones,
Buckman,	Heaton,	Miller S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,	Salus,	Baldwin,
Davis,	Long,	Schantz,	Pres. pro tem.
DeWitt,	MacDade,	Service,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1053, entitled:

An Act to validate tax liens filed since the twenty-first day of May, one thousand nine hundred and thirteen, under the provisions of an act, approved the fourth day of June, one thousand nine hundred and one, entitled "An act providing when, how, upon what property, and to what extent, liens shall be allowed for taxes, and for municipal improvement, and for the removal of nuisances; the procedure upon claims filed therefor; the methods of preserving such liens and enforcing payment of such claims; the effect of judicial sales of the properties liened, and the manner of distributing the proceeds of such sales," to authorize the filing of tax liens under the provision of the said act for the period of six months after the approval of this act, and providing for their collection.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

YEAS—46.

Aron,	Donahue,	McClintock,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Berntheizel,	Gray,	Miller, J. S.,	Sones,
Buckman,	Heaton,	Miller S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,	Salus,	Baldwin,
Davis,	Long,	Schantz,	Pres. pro tem.
DeWitt,	MacDade,	Service,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1055, entitled:

An Act making an appropriation to the Bonair Sanatorium Bells Camp McKean county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

YEAS—46.

Aron.	Donahue.	McClintock.	Sisson.
Barnes.	Einstein.	McConnell.	Smith.
Barr.	Pyre.	McNichol.	Snyder.
Berntheizel.	Gray.	Miller, J. S.	Sones.
Buckman.	Heaton.	Miller, S. J.	Stineman.
Clark.	Herron.	Murdoch.	Vare.
Craig.	Homsher.	Norton.	Weaver.
Crow.	Jones.	Patton.	Whitten.
Culbertson.	Joyce.	Phipps.	Woodward.
Daix.	Leslie.	Salus.	Baldwin.
Davis.	Long.	Schantz.	Pres. pro tem.
DeWitt.	MacDade.	Service.	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1061, entitled:

An Act amending section one of the act approved the third day of May, one thousand nine hundred and nine, (P. L. 417), entitled "An act for the safety of persons from fire or panic in certain buildings, not in cities of the first and second classes, by providing proper exits, fire-escapes, fire-extinguishers, and other preventives of fire; by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection; and by providing proper penalties for any violation of the same" as amended

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

YEAS—46.

Aron.	Donahue.	McClintock.	Sisson.
Barnes.	Einstein.	McConnell.	Smith.
Barr.	Pyre.	McNichol.	Snyder.
Berntheizel.	Gray.	Miller, J. S.	Sones.
Buckman.	Heaton.	Miller, S. J.	Stineman.
Clark.	Herron.	Murdoch.	Vare.
Craig.	Homsher.	Norton.	Weaver.
Crow.	Jones.	Patton.	Whitten.
Culbertson.	Joyce.	Phipps.	Woodward.
Daix.	Leslie.	Salus.	Baldwin.
Davis.	Long.	Schantz.	Pres. pro tem.
DeWitt.	MacDade.	Service.	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in committee of the whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 275, as follows:

An Act to exempt talking machines phonographs and musical instruments of every description leased or conditionally sold to or hired by any person or persons residing in or having a place of business in this Commonwealth from levy or sale on execution or distress for rent

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all talking machines phonographs and musical instruments of every description leased conditionally sold to or hired by any person or persons desiring in or having a place of business in this Commonwealth under a lease or contract of sale reserving title in the owner lessor or vendor until paid for shall be exempt from levy and sale on execution or distress for rent due by such person or persons so leasing or conditionally purchasing or hiring any such talking machines phonographs and musical instruments of every description in addition to any articles or money now exempt by law so long as the title thereto remains in the owner lessor or vendor Provided That the owner lessor or vendor of such talking machines phonographs

and musical instruments of every description or his or their agent or agents or the person or persons so leasing or conditionally purchasing or hiring the same shall give notice to the landlord or his agent that the said talking machines phonographs and musical instruments of every description are leased conditionally sold or hired

And said bill having been read at length the second time and agreed to.

Ordered. To be transcribed for a third reading.

BILLS RECOMMENDED.

Mr. ARON. Mr. President, I move that Senate Bill No. 368 on second reading, entitled:

An Act to amend an act entitled "An act for the better government of cities of the first class of this Commonwealth" approved the twenty-fifth day of June one thousand nine hundred and nineteen

be recommitted to the Committee on Judiciary Special.

Mr. BARR. Mr. President, I second the motion.

The motion was agreed to.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 467 (House Bill No. 787), on second reading, entitled:

An Act to exempt electric washing machines electric vacuum or suction cleaners electric ironing machines or mangles electric dish washing machines electric sewing machines electric portable lamps electric refrigerating machines electric sad-irons electric vibrators electric heaters electric ranges or electric water heaters leased or hired from levy or sale on execution or distress for rent

be recommitted to the Committee on Judiciary General.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 474 (House Bill No. 567), entitled:

An Act to enable city council poor ward school borough and township tax collectors their executors and administrators if they are deceased or either surety or sureties if the surety or sureties have paid the taxes to collect taxes for the payment of which they have become personally liable without having collected the same by the expiration of the authority of their respective bonds or by the expiration of the authority of their respective warrants or by the expiration of their terms of office and to extend the time for the collection of the same for a period of two years from the passage of this act

And said bill having been read at length the second time and agreed to.

Ordered. To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 559, as follows:

An Act making an appropriation to aid in the erection of a monument at Erie Pennsylvania commemorating the building of the fleet at that place and the conspicuous manner in which it performed its errand at the Battle of Lake Erie and for repairs to and improvements for the Flag Ship Niagara

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000) be and the same is hereby appropriated from money in the State Treasury not otherwise appropriated to the commissioners appointed by the Governor of Pennsylvania to co-operate with the commissioners from other states in the celebration of the centennial anniversary of the Battle of Lake Erie which shall be used by said commission with other moneys heretofore appropriated and available for that purpose in the erection of a monument at Erie Pennsylvania commemorating the building of the fleet at that place that won the Battle of Lake Erie and the conspicuous manner in which it performed its errand at that battle The money hereby appropriated to be paid upon requisitions of the chairman of said commission and warrant issued by the Auditor General upon the State Treasurer according to law

And said bill having been read at length the second time and agreed to

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 575 (House Bill No. 575), entitled:

An Act to amend an act approved the twenty-first day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred and eighty-five) entitled "An act providing for the return of taxes on seated lands in counties poor districts boroughs incorporated towns and townships for county poor borough town or township taxes respectively and providing for the sale of such lands for taxes" as amended providing for the preservation of the lien of first mortgages

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 589, as follows:

An Act to amend section two article five chapter seven of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two article five chapter seven of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" which reads as follows

"Section 2 The borough controller shall receive a fixed annual salary to be fixed by ordinance and not to exceed the sum of one thousand dollars per annum" is hereby amended to read as follows

Section 2 In boroughs having a population of twenty-thousand inhabitants or more the salary of the controller shall be one thousand five hundred dollars In boroughs having a population of fifteen thousand or more but less than twenty thousand inhabitants the salary of the controller shall be twelve hundred dollars In boroughs having a population of twelve thousand or more but less than fifteen thousand inhabitants the salary of the controller shall be one thousand dollars In boroughs having a population of eight thousand or more but less than twelve thousand inhabitants the salary of the controller shall be eight hundred dollars In boroughs having a population of five thousand or more but less than eight thousand inhabitants the salary of the controller shall be five hundred and fifty dollars In boroughs having a population of three thousand or more but less than five thousand inhabitants the salary of the controller shall be four hundred dollars and in boroughs having a population of less than three thousand inhabitants the salary of the controller shall be three hundred dollars

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 596, entitled:

An Act to amend an act approved July six one thousand nine hundred and seventeen entitled "An act requiring all counties cities boroughs townships school districts and other municipalities and incorporated districts to sell any bonds or other securities issued by them to the highest responsible bidder after due public notice" so as to authorize said municipalities or incorporated districts to sell bonds or other securities to the public at a fixed price at not less than par and without bidding

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act entitled "An act requiring all counties cities borough townships school districts and other municipalities and incorporated districts to sell any bonds or other securities issued by them to the highest responsible bidder after due public notice" approved July sixth one thousand nine hundred and seventeen which reads

"That when any county city borough township school district or other municipality or incorporated district of this Commonwealth having authority to do so shall borrow money and issue bonds or other securities therefor except in the case of the giving of notes for temporary loans as may be authorized by law the authorities thereof shall sell the same to the highest responsible bidder after public notice by advertisement once a week for three weeks in at least one newspaper of general circulation published in the county in which such county city borough township or school district or other municipality or incorporated district shall be situated Provided That no bid for such bonds or securities at less than their par value shall be accepted" be and the same is hereby amended to read as follows

That when any county city borough township school district or other municipality or incorporated district of this Commonwealth having authority to do so shall borrow money and issue bonds or other securities therefor except in the case of the giving of notes for temporary loans as may be authorized by law the authorities thereof shall sell the same to the highest responsible bidder after public notice by advertisement once a week for three weeks in at least one newspaper of general circulation published in the county in which such county city borough township or school district or other municipality or incorporated district shall be situated Provided however That this shall not prevent any such county city borough township school district or other municipality or incorporated district when the municipal authorities shall deem it advantageous to sell the said bonds or other securities to the public at a fixed price to be determined by such municipal authorities and after public notice as above required And Provided further That no bid for such bonds or securities at less than their par value shall be accepted nor sale thereof made at less than their par value

On the question,

Will the Senate agree to the section?

Mr. WOODWARD. Mr. President I move to amend

Section 1, page 2, line 3, by inserting between the quotation marks and the word "That" the following: "Section 1 Be it enacted, &c." Also, line 5 by striking out the word "so;" also by inserting after the word "authority" the word "so;" also line 16 by striking out the words "be and the same;" also line 18 by inserting before the word "That" the words "Section 1 Be it enacted, &c.;" also line 20 by inserting after the word "authority" the word "so;" also by striking out the word "so;" also line 23, by inserting after word "law" the words "and except as hereinafter specifically provided for;" also line 24, by inserting after word "bidder" the words "or bidders;" also by striking out "Provided however That this;" also page 3, by striking out all of lines 1, 2, 3, 4, 5, 6; also line 7 by striking out the word "further;" also lines 8 and 9 by striking out "nor sale thereof made at less than their par value." Also by adding after line 8 the following:

"And provided, That when any county, city, borough, township school district or other municipality or incorporated district has advertised a proposed issue of bonds or other securities as required by this act and all or any portion thereof remain unsold for want of bids at par or above, such municipality or district may sell, at a fixed price, not less than par, all or any portion of such unsold bonds of securities; but no such sale shall be made until the expiration of five days after public notice thereof has been given by advertisement in a newspaper of general circulation published in the county, nor unless such advertisement states the fixed price at which the bonds or other securities will be sold and the time at which or during which they will be sold."

Mr. PHIPPS. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows:

An Act to amend an act approved July sixth one thousand nine hundred and seventeen entitled "An act requiring all counties cities boroughs townships school districts and other municipalities and incorporated districts to sell any bonds or other securities issued by them to the highest responsible bidder after due public notice" so as to authorize said municipalities or incorporated districts to sell bonds or other securities to the public at a fixed price at not less than par and without bidding

On the question,

Will the Senate agree to the title?

Mr. WOODWARD. Mr. President, I move to amend the title, by striking out all after the word "to" in line 7, and inserting in lieu thereof the following: "permit sales of bonds or other securities at a fixed price under certain conditions."

Mr. PHIPPS. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

Ia was agreed to.
On the question,
Will the Senate agree to the section as amended?
It was agreed to.

And said bill having been read at length the second time,
and agreed to,
Ordered, To be transcribed for a third reading.

BILLS RECOMMENDED.

Mr. ARON. Mr. President, I move that Senate Bill No. 596, the bill just read, be recommitted to the Committee on Judiciary Special.

Mr. JOYCE. Mr. President, I second the motion.
The motion was agreed to.

Mr. ARON. Mr. President, I move that Senate Bill No. 597, entitled:

An Act providing that in computing the indebtedness of cities of the first class the word "indebtedness" shall include all manner of debt and the net amount thereof shall be ascertained as in the case of other municipal corporations by deducting from the gross amount of moneys in the treasury all outstanding solvent debts and all revenue applicable within one year to the payment of the same

Senate Bill No. 598, entitled:

An Act to amend article nineteen of an act approved June twenty-fifth one thousand nine hundred and nineteen entitled "An act for the better government of cities of the first class of this Commonwealth"

Senate Bill No. 599, entitled:

An Act to amend an act approved June twenty-fifth one thousand nine hundred and nineteen entitled "An act for the better government of cities of the first class of this Commonwealth"

Senate Bill No. 600, entitled:

An Act authorizing cities of the first class with the assent of the electors duly obtained at an election to use moneys borrowed or authorized to be borrowed or which shall be borrowed or authorized to be borrowed for purposes which have proved or may prove impracticable impossible or inadvisable for any other lawful municipal purpose

be recommitted to the Committee on Judiciary Special.

Mr. VARE. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 651, as follows:

An Act to amend an act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred sixty-eight) entitled "An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" defining certain of the powers of cities of the third class with reference to street lighting

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That article five section three clause forty-one of an act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred sixty-eight) entitled "An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" which reads as follows

"41. To provide for and regulate the lighting of streets with gas or electric lights or light by other means and to require and regulate the numbering of houses" is hereby amended to read as follows

41. To provide for and regulate the lighting of streets with gas or electric lights or light by other means and to require and regulate the numbering of houses Provided That upon the petition of the majority in number or interest of owners of real estate abutting upon any section of the city the cost in whole or in part of the installation and maintenance of ornamental illumination of said section may be assessed against the abutting property owners according to the foot front rule

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 722 (House Bill No. 967), entitled:

An Act providing for the burial of the bodies of indigent persons by certain poor districts

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 734 (House Bill No. 794), entitled:

An Act to amend the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 735 (House Bill No. 795), entitled:

An Act to amend section three hundred eighty-six clause four of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by limiting the power of townships of the second class to contract for road purposes

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. LONG. Mr. President, I move that Senate Bill No. 735 (House Bill No. 795), the bill just read be recommitted to the Committee on Public Roads and Highways.

Mr. STINEMAN. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 778 (House Bill No. 574), entitled:

An Act to authorize the filing and recording of notices of liens for taxes due to the United States in the office of the recorders of deeds of the several counties of this Commonwealth providing for the discharge of such liens and fixing the fees of the recorders of deeds for their services

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 789 (House Bill No. 1126), entitled:

An Act to provide for the recording and notation upon the record of any deed or other recorded instrument of any judgment or decree affecting such deed or other instrument and providing that such recording and notation shall be notice of such judgment or decree

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 845 (House Bill No. 1097), entitled:

An Act restricting the appointment of corporate fiduciaries by testators or by any court or register of wills to corporations fully subject to supervision and examination by the Banking Department

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 846 (House Bill No. 1107), entitled:

An Act requiring banks, banking corporations, copartnerships or associations, co-operative banking associations, trust, safe deposit, real estate, mortgage, title insurance, guaranty, surety and indemnity companies, savings institutions, savings banks provident institutions, building and loan associations, lodges and societies to file of record names of persons authorized to make entries on records of mortgages; imposing certain duties on recorders of deeds; and declaring certain entries void.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 849 (House Bill No. 515), entitled:

An Act to amend an act approved the seventeenth day of May one thousand nine hundred nineteen (Pamphlet Laws two hundred and five) entitled "An act to amend section one of an act approved the fifth day of May one thousand eight hundred and thirty-two entitled 'An act regulating lateral railroads' by extending the provisions thereof to any person or persons corporation of the first or second class partnership municipal or quasi-municipal corporation school or poor district of the State of Pennsylvania incorporated under general or special act of assembly being the owner or owners of land mills quarries coal-mines limekilns or other real estate in the vicinity of any railroad canal or slack-water navigation made or to be made by any company or by the State of Pennsylvania and not more than four miles distant therefrom" increasing the length of lateral railroads

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 851 (House Bill No. 1162), entitled:

An Act to amend section one of the act approved the twenty-sixth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and thirty-nine) entitled "An act defining sedition and prescribing the punishment therefor"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 859, as follows:

An Act to further regulate the constructions maintenance and inspection of buildings in cities of the first class

Section 1 Be it enacted by the Senate and House of

Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in cities of the first class in this Commonwealth where dwellings are erected on corner lots at the intersection of two streets neither of which is less than twenty feet in width the legal open space required for dwellings may be encumbered in whole or in part by structures not exceeding one story or fifteen feet in height provided such structures do not diminish the light of any room in the dwelling below that required for tenement houses in section twelve of the act of the General Assembly approved the eleventh day of June one thousand nine hundred fifteen (Pamphlet Laws nine hundred fifty-four) entitled "An act to protect the public health and safety by regulating the erection alteration repair use occupancy maintenance sanitation and condemnation of dwellings two-family dwellings rooming houses and tenements by regulating the use maintenance and sanitation of the grounds surrounding the same the adjoining buildings and all vacant land in cities of the first class providing for their inspection the abatement of nuisances the vacating of uninhabitable houses and the filing of liens creating a Division of Housing and Sanitation and providing penalties for violations of the provisions thereof and repealing all laws inconsistent therewith" and provided further that every room in such structures also complies with the above provisions

Section 2 All acts or parts of acts inconsistent herewith or supplied hereby be and the same are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. ARON. Mr. President, I move that Senate Bill No. 859, the bill just read be recommitted to the Committee on Judiciary Special.

Mr. SCHANTZ. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 885 (House Bill No. 55), entitled:

An Act imposing a State tax on gross receipts received from outdoor advertising providing for the collection thereof and prescribing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the term "bill-board" wherever used in this act shall mean any structure erected along or visible from any public street or highway or the line of track of any railroad or electric or other railway or any stream or body of water or any other avenue or channel of travel and commerce and upon which any advertisement is painted or attached or in any other way made visible whether such structure is erected for such purpose or whether erected for any other purpose and used for purposes of advertising It shall include any natural object so located and so used in the case of a board erected for advertising purposes the term shall include the total space available for advertising and in the case of any other structure or object not primarily erected or placed for advertising purposes so much only of such surface as is actually used for advertising purposes

The term "bill-board" does not include any advertisement or signboard or bill-board of any kind placed or maintained by any person advertising or designating his own business trade or profession upon the premises where such business trade or profession is carried on nor does it include any advertisement or notice of any religious charitable educational or benevolent institution or organization or of any activity or event conducted by or for the benefit of any religious charitable educational or benevolent institution or organization or activity or any temporary advertisement of any agricultural or fair association

The word "person" wherever used in this act shall include individuals associations copartnerships and corporations The singular shall include the plural The masculine shall include the feminine and neuter

Section 2 A tax of five per centum is hereby imposed for State purposes upon the gross receipts from all bill-boards within this Commonwealth Such tax shall be payable semi-annually on or before the last days of January and July of each year

All taxes collected under the provisions of this act shall be paid into the general fund of the State Treasurer

Section 3 Every person maintaining a bill-board and the treasurer or other proper officer of every corporation copartnership or association maintaining any bill-board shall on or before the last days of January and July of each year transmit to the Auditor General a statement under oath or affirmation of the amount of their gross receipts derived from all bill-boards maintained by such person corporation copartnership or association within this Commonwealth

during the preceding six months ending on the first days of January and July in each year.

The report made on or before the last day of July one thousand nine hundred and twenty-one shall cover all such gross receipts received since the date of the passage of this act.

Section 4 If any such person or the officers of any such corporation co-partnership or association neglects or refuses for a period of thirty days after such tax becomes due to make such returns or to pay the tax the amount thereof with an addition of ten per centum thereto shall be collected as other State taxes.

Section 5 The Auditor General and the State Treasurer or any agent appointed in writing by them or either of them are hereby authorized to examine the books and papers of any person corporation co-partnership or association pertaining to the business made taxable by this act to verify the accuracy of any return made under the provisions of this act in the collection of said tax. The Auditor General and State Treasurer shall have all the powers now vested in them by the laws of the Commonwealth for the collection of State taxes.

Section 6 Any person association co-partnership or corporation or the officers directors or trustees of any association co-partnership or corporation who fail neglect or refuse to make the returns and to pay the tax as herein prescribed or who refuse to permit the Auditor General State Treasurer or any agent appointed by them in writing to examine the books or papers of such person association co-partnership or corporation pertaining to the business made taxable by this act or who makes any incomplete false or fraudulent return hereunder or who does or attempts to do anything whatsoever to avoid a full disclosure of the amount of business done or to avoid the payment of the whole or any part of the tax due is guilty of a misdemeanor and on conviction shall be sentenced to pay a fine not exceeding one thousand dollars (\$1,000) or in the case of an individual to undergo imprisonment not exceeding six months or both. Such penalty shall be in addition to the penalty imposed by section four of this act.

Section 7 The provisions of this act shall be severable and if any of its provisions shall be held to be unconstitutional the decision of the court shall not affect or impair any of the remaining provisions of the act. It is hereby declared as a legislative intent that this act would have been adopted had such unconstitutional provision not been included therein.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. DAIX. Mr. President, I move that Senate Bill No. 885 (House Bill No. 55), the bill just read be recommitted to the Committee on Finance.

Mr. EYRE. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 886 (House Bill No. 1192), as follows:

An Act imposing a State tax on gasoline sold in this Commonwealth except for the purpose of resale providing for the collection thereof providing for the distribution and use of the revenues derived from said tax making an appropriation and fixing penalties.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a State tax of one cent a gallon is hereby imposed on all gasoline sold in this Commonwealth except for the purpose of resale. All taxes collected under the provisions of this act shall be paid into the general fund of the State Treasury.

Section 2 Fifty per centum of all taxes collected under the provisions of this act shall be credited to the county where the tax was collected and shall be used only for the purpose of the construction reconstruction maintenance and repair of roads and highways and for the payment of the interest on county bonds issued for road purposes and shall be paid over to such county semi-annually on the first day of August and February of each year.

Section 3 Every person or the treasurer or other proper officer of every association copartnership or corporation selling gasoline at wholesale or at retail shall on or before the fifteenth day of each month transmit to the Auditor General a statement under oath or affirmation on such form as the Auditor General shall prescribe of the total number of gallons of gasoline sold except such as was sold for the purpose of resale during the preceding calendar month and made taxable by this act and shall at the same time pay to the State Treasurer the amount of tax due from such preceding calendar month.

If any such person association copartnership or corporation neglects or refuses to make said return or to pay the tax at the time hereinbefore provided the amount thereof with an addition of ten per centum thereof shall be collected on an account settled by the Auditor General and State Treasurer as other taxes are settled and collected.

Section 4 The Auditor General and State Treasurer or any agent appointed in writing by them or either of them are hereby authorized to examine the books and papers of any person association copartnership or corporation pertaining to the business made taxable by this act to verify the accuracy of any return made under the provisions of this act and in the collection of said tax the Auditor General and State Treasurer shall have all the powers now vested in them by the laws of the Commonwealth for the collection of State taxes.

Section 5 Any person association copartnership or corporation or the officers directors trustees or members of any association copartnership or corporation who fail neglect or refuse to make the returns and to pay the tax as herein prescribed or who refuse to permit the Auditor General and State Treasurer or any agent appointed by them in writing to examine the books or papers of such person association copartnership or corporation pertaining to the business made taxable by this act or who makes any incomplete false or fraudulent return hereunder or who does or attempts to do anything whatsoever to avoid a full disclosure of the amount of business done or to avoid the payment of the whole or any part of the tax due is guilty of a misdemeanor and on conviction shall be sentenced to pay a fine not exceeding one thousand dollars (\$1,000) or in the case of an individual to undergo imprisonment not exceeding six months or both. Such penalty shall be in addition to the penalty imposed by section three of this act.

Section 6 The provisions of this act are severable and if any of its provisions shall be held unconstitutional the decision of the court shall not affect or impair any of the remaining provisions of the act. It is hereby declared as a legislative intent that this act would have been adopted had such unconstitutional provisions not been included therein.

Section 7 This act shall take effect on the first day of September one thousand nine hundred and twenty-one.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. DAIX. Mr. President, I move that Senate Bill No. 886 (House Bill No. 1192), the bill just read be recommitted to the Committee on Finance.

Mr. EYRE. Mr. President, I second the motion.
The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 892 (House Bill No. 265), entitled:

An Act imposing a State tax upon the gross receipts received in the operation of places of public entertainment or amusement providing for its collection and imposing penalties.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. DAIX. Mr. President, I move that Senate Bill No. 892 (House Bill No. 265), the bill just read be recommitted to the Committee on Finance.

Mr. EYRE. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 902 (House Bill No. 1077), entitled:

An Act directing the county controllers and where such officer does not exist then the county auditors in all counties of the fifth sixth seventh and eighth classes to audit the accounts and records of the register of wills the record-

er of deeds the prothonotary and the clerks of the several courts of each such county where these officers are not paid by salaries describing the powers and duties of all the above officers in relation to such audit defining perjury and subornation of perjury in relation thereto placing certain duties on the county treasurer and prescribing penalties

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 922 (House Bill No. 1187), entitled:

An Act to amend section one of the act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and three) entitled "An act requiring licenses to sell steamship tickets or orders for transportation to or from foreign countries and providing penalties"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 923 (House Bill No. 47), entitled:

A joint resolution proposing an amendment to section one article nine of the Constitution of the Commonwealth of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. DAIX. Mr. President, I move that Senate Bill No. 923 (House Bill No. 47), the bill just read, be recommitted to the Committee on Finance.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 955, as follows:

An Act requiring the filing of plans and specifications for buildings public works highways or improvements undertaken by boroughs townships poor districts or school districts in the office of the clerk of the court of quarter sessions and requiring copies to be furnished by the secretary architect or engineer of the municipality to applicants therefor

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the directors council commissioners and supervisors respectively of every school district poor district borough and township (all of which are hereinafter included in the term "municipality") in this Commonwealth shall file in the office of the clerk of the court of quarter sessions of the proper county fifteen days previous to the awarding of any contract for any building public work highway or improvement involving an expenditure of fifteen thousand dollars (\$15,000) or more a copy of the plans and specifications thereof as finally adopted

Section 2. Such plans and specifications shall be attested by the secretary of the municipality filing the same and in case of any dispute between the municipality and the person copartnership association or corporation carrying on the work or in any other legal proceeding in connection therewith the said plans and specifications shall be conclusive evidence of the material to be used and amount and character of work to be performed

Section 3. The clerk of the court of quarter sessions shall receive as a fee for filing said plans and specifications the sum of three dollars (\$3.00) to be paid by the municipality filing the same

Section 4. The secretary of the municipality or the architect or engineer who has prepared the plans and specifications for the work if the notice to bidders shall designate him shall furnish copies thereof and the proper proposal blanks to any person requesting them within three days after such request Provided that such person shall tender a certified check payable to the order of the municipality in the sum of twenty-five dollars as security for the return of the same within ten days after the

successful bidder shall have furnished the required bond In event of such return the check shall be re-endorsed and delivered by the treasurer of the municipality to the maker thereof and otherwise shall enure to the benefit of the municipality No contract awarded prior to compliance with or in violation of the provisions of this act shall be valid

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 959 (House Bill No. 695), entitled:

An Act to amend section two of an act approved the twentieth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and twenty-one) entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death and of property within this Commonwealth of a decedent who was a non-resident of the Commonwealth at the time of his death and making it unlawful for any corporation of this Commonwealth or national banking association located therein to transfer the stock of such corporation or banking association standing in the name of any such decedent until the tax on the transfer thereof has been paid and providing penalties and citing certain cases for repeal"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. DAIX. Mr. President I move that Senate Bill No. 959 (House Bill No. 695), the bill just read, be recommitted to the Committee on Finance.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 966, as follows:

An Act to amend chapter four of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending an consolidating the law relating to boroughs" by providing for the adjustment and apportionment of the property of two or more consolidating boroughs or of a borough and of territory annexed thereto

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the title of chapter four of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" which reads as follows

"Adjustment of indebtedness" is hereby amended to read as follows

Adjustment of indebtedness and property

Section 2. Chapter four of said act is hereby amended by adding thereto a new article to be known as article two as follows

ARTICLE II

Adjustment and Apportionment of Property

Section 1. Whenever two or more boroughs are consolidated into one borough or any adjacent territory is annexed to any borough such boroughs or such borough and such annexed territory shall make a just and proper adjustment and apportionment of all property real and personal including funds to and among such boroughs or such borough and such annexed territory

Section 2. In making such adjustment and apportionment of property the amount and assessed value of taxable property within each consolidating borough or within the annexed territory as compared with the amount and assessed value of the other taxable property in the consolidated or enlarged borough as well as the value of all the property real and personal including funds of each borough or of the annexed territory shall be taken into consideration in making such adjustment of the amount if any that shall be paid by one borough to another or by the annexed territory to the borough or by the borough to the annexed territory Such adjustment and apportionment of property and liability shall be made by the councils of the several boroughs

concerned or by the proper authorities of the annexed territory before or during the first year after such consolidation or annexation

Section 3 In case the councils of the several boroughs or the authorities of the annexed territory can not make such amicable apportionment and adjustment of their property in compliance with this act before or during the first year after any consolidation or annexation is made any one of such boroughs or the annexed territory may at any time within the succeeding year present its petition to the court of common pleas of the county in which such consolidated or enlarged borough is located whereupon the court shall appoint three disinterested commissioners residents and taxpayers of said county not residing in either of the boroughs consolidated or the territory annexed who after a hearing due notice of which shall be given to the several boroughs and territory interested as the court may direct shall make a report to the court making an apportionment and adjustment according to the provisions of this act of all property to and among the several boroughs consolidated or between the borough and the territory annexed thereto Such report shall state the amount if any that shall be due and payable from one borough to another or by the annexed territory to the borough or the borough to the annexed territory

Section 4 The commissioners shall give the several boroughs and the annexed territory interested at least five days' notice of the filing of their report and unless exceptions are filed thereto by any borough or annexed territory interested within thirty (30) days after the filing thereof the same shall be confirmed by the court absolutely and any sum awarded by said report to any borough or annexed territory shall be a legal and valid claim in its favor against the borough or annexed territory charged therewith Upon such report being confirmed such claim charged against any borough or annexed territory may be collected in the same manner as a judgment is collected against borough or township Such commissioners shall be allowed three dollars (\$3.00) per day for each day actually spent by them in the performance of their duties together with their actual necessary expenses All costs and expenses of such proceeding shall be apportioned by the court to and among the several boroughs or between the borough and annexed territory as it shall deem proper

Section 5 In case exceptions are filed to the report of such commissioners the court shall dispose of the same taking testimony therein if it deems advisable and the decision of the court thereon shall be final and binding on the several boroughs or on the annexed territory without any right of appeal

Section 6 In cases in which such boroughs or the annexed territory are situated in two or more counties the court of common pleas of the county in which the largest part in area of the consolidated or enlarged borough is situated shall have exclusive jurisdiction over the matter and in such case the court may appoint the commissioners hereinbefore provided for from any one or all of such counties

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of House Bill No. 981 (House Bill No. 767), entitled:

An Act to amend section one thousand six hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 986 (House Bill No. 1031), entitled:

An Act empowering cities of the third class to contract with certain incorporated associations to use and occupy public parks and playgrounds subject to regulations prescribed by said cities

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee

of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 987 (House Bill No. 1032), entitled:

An Act to amend section four of an act approved June twenty-one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employees of said department and providing a method for fixing compensation"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 991 (House Bill No. 1195), entitled:

An Act to commemorate the memory of Thaddeus Stevens by designating one of the educational buildings to be erected in the capital park as "The Thaddeus Stevens Educational Memorial" and constituting a commission to prepare a pamphlet dealing with the life and the speeches of Thaddeus Stevens to be distributed to the public schools

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 993 (House Bill No. 1278), entitled:

An Act to amend an act approved May twenty-four one thousand eight hundred and eighty-seven (Pamphlet Laws one hundred and eighty-two) entitled "An act to authorize the councils of the cities of the first class of the Commonwealth to appropriate annually a sum not exceeding five hundred dollars for the support and maintenance of each company of the National Guard using and occupying an armory building room or quarters within said cities in addition to the annual appropriation by the Legislature" fixing the amounts which may be appropriated by cities of the first second and third classes to companies troops and similar units of the National Guard and extending the provisions of said act to counties

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 994 (House Bill No. 603), entitled:

An Act to amend section six of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employees of said department and providing a method for fixing compensation" as amended

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 995 (House Bill No. 606), as follows:

A Supplement to an act approved the fourteenth day of May one thousand eight hundred and eighty-nine (Pamphlet Laws two hundred and eleven) entitled "An act to provide for the incorporation and government of street railway companies in this Commonwealth" authorizing street railway companies to operate vehicles without the use of rails or tracks by electricity distributed by overhead wires

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That electric street railway companies incorporated under the act to which this is a supplement are hereby authorized to operate vehicles without the use of rails or tracks by electricity distributed by overhead wires provided that the consent of local authorities shall be obtained prior to the operation of said vehicles within the limits of any city borough or township

Section 2 All acts or parts of acts inconsistent herewith be and the same are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 996 (House Bill No. 939), entitled:

An Act to amend section four hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 999 (House Bill No. 1090), entitled:

An Act authorizing the appointment of interpreters in counties of the third fourth fifth sixth seventh and eighth classes of this Commonwealth and providing for their compensation

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1006 (House Bill No. 1363), entitled:

An Act providing for placement training in the several departments bureaus boards divisions and commissions of the State government of disabled soldiers sailors and marines

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1013 (House Bill No. 85), entitled:

An Act to amend section twenty-five of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties" as amended

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1018 (House Bill No. 1305), entitled:

An Act making it unlawful to interfere or attempt to interfere with persons about to procure marriage licenses or to influence

or attempt to influence such persons to go to certain officers for such purposes

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1021 (House Bill No. 1334), entitled:

An Act to repeal section two of an act entitled "An Act for the protection of the public health by providing that persons firms or corporations who are operating or conducting hotels restaurants dining cars or other public eating places in this Commonwealth shall not employ or keep in their employ as cooks waiters kitchen help chambermaids or other house servants any person or persons who are suffering from trachoma active tuberculosis of the lungs open skin tuberculosis syphilis gonorrhea open external cancer or barber's itch or who are carriers of typhoid fever and further providing that no dishes receptacles or utensils used in eating or drinking shall be furnished to patrons or customers or any such public eating place unless the same have been thoroughly cleansed since used by another individual and further providing that no towels shall be furnished in any washroom in connection with any such public eating place unless such towels be laundered or discarded after each individual use and further providing that no common drinking cups shall be furnished at any public drinking place operated in connection with any such public eating place and providing penalties for violations of the provisions of this act" approved May twenty-eighth one thousand nine hundred and fifteen (Pamphlet Laws six hundred and forty-two)

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1023 (House Bill No. 1346), entitled:

An act to amend section nine of article seven, chapter six of an act approved the fourteenth day of May, one thousand nine hundred and fifteen, (P. L. 312), entitled "An act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs," by adding thereto subsection eight, providing that the borough's share of the cost of construction and improvement of streets or highways in boroughs which are built or improved jointly by the borough and county, the borough and State, or borough, county and State, may be assessed against the abutting property owners.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1028 (House Bill No. 1212), entitled:

An Act to amend section twelve article one chapter eight of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1029 (House Bill No. 1243), as follows:

An Act to further amend section twenty of an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred forty-four) entitled "An act providing for the original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally

constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" as amended providing for the vacation of abandoned or condemned turnpikes

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section twenty of an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred forty-four) entitled "An act providing for original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" which as amended by the act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred thirty-eight) entitled "An act to amend sections thirteen and twenty of an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred forty-four) entitled 'An act providing for original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road providing for the repair maintenance and vacation of abandoned and condemned turnpikes" reads as follows

"Section 20 Upon petition of the county commissioners of any county the court of quarter sessions of the county with the approval thereof by the grand jury may vacate as a county road any portion or portions of any abandoned or condemned turnpike road or of any road the permanent location or improvement whereof has been ordered or made under this or former acts relating to county roads and all portions of such roads so vacated shall become and be township roads" is hereby further amended to read as follows

Section 20 Upon petition of the county commissioners of any county the several courts of quarter sessions of this Commonwealth shall have power within their respective counties to vacate as a county road any portion or portions of any abandoned or condemned turnpike road or any portion or portions of any turnpike road purchased by the county or of any road the permanent location or improvement whereof has been ordered or made under this or former acts relating to county roads and all portions of such roads so vacated shall become and be township roads Written notice of the contents of said petition and the time when the same will be presented to the court shall be given by the county commissioners to the supervisors of the township or townships through which said road passes at least ten days before the date of presenting the same At the time said petition is presented the court may fix a time for a hearing in open court or refer the matter to an examiner to take testimony and report his findings to the court at such time as the court shall direct At any hearing in open court or before an examiner appointed by the court all parties in interest may appear and be heard

After the hearing in open court or before an examiner as aforesaid the court if it shall find that the conditions prescribed by this act have been complied with may grant the prayer of the petitioners and make a decree accordingly or make such order in the premises as to right and justice shall appertain

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1031 (House Bill No. 1271), entitled:

An Act to amend clause (b) of section five of an act approved the twenty-first day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred and nine) entitled "An act relating to the organization maintenance and operation of the Banking Department and the scope of its supervision and control over corporations partnerships unincorporated associations and individuals and the assets and liabilities thereof providing penalties for the enforcement of its provisions and repealing certain acts"

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1032 (House Bill No. 1290), entitled:

An Act appropriating to the Department of Health all moneys to be received from the United States Government in the promotion of sanitation public health and health education the protection and care of maternity infancy and old age and the prevention treatment and cure of disease

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole, being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1033 (House Bill No. 1299), entitled:

An Act to amend section one of an act approved the seventeenth day of June Anno Domini one thousand nine hundred and thirteen (Pamphlet Laws five hundred and seven) entitled "An act to provide revenue for State and county purposes and in cities co-extensive with counties for city and county purposes imposing taxes upon certain classes of personal property providing for the assessment and collection of the same providing for the duties and compensation of prothonotaries and recorders in connection therewith and modifying existing legislation which provided for raising revenue for State purposes" as amended

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. DAIX. Mr. President, I move that Senate bill No. 1033 (House Bill No. 1299), the bill just read, be recommitted to the Committee on Finance.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1036 (House Bill No. 1341), entitled:

An Act to amend section one of an act approved the eighth day of April one thousand eight hundred and sixty-seven (Pamphlet Laws fifty) entitled "An act to permit disabled soldiers to peddle by procuring a license therefor without charge" as amended

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1042 (House Bill No. 1213), entitled:

An Act to amend the act approved the sixteenth day of April one thousand eight hundred and seventy-five (Pamphlet Laws fifty-four) entitled "An act to provide for appeals in cases where the county commissioners and auditors have failed or shall hereafter fail to fix the compensation of county treasurers and to repeal an act entitled 'A supplement to an act relating to county treasurers passed the fifteenth day of April one thousand eight hundred and thirty-four' approved the eighteenth day of April one thousand eight hundred and seventy-four in regard to the compensation of county treasurer" by providing for appeals by the county treasurer in cases where the county commissioners and auditors have fixed the compensation of the county treasurer

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1043 (House Bill No. 1291), entitled:

An Act reorganizing the Adjutant General's Department designating the officers and employes thereof and fixing the salaries of each

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1044 (House Bill No. 1292), entitled:

An Act authorizing the Adjutant General to erect construct complete and equip a building on the arsenal grounds at Harrisburg for use as a garage and machine shop and to grade and terrace the ground in connection therewith providing for the letting of contracts therefor and making an appropriation

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1045 (House Bill No. 1128), entitled:

An Act to repeal an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ninety-three) entitled "An act to amend an act approved the first day of May one thousand nine hundred and thirteen entitled 'An act to prohibit the killing of foxes by certain methods in Delaware county and fixing a penalty for violation of the act' by extending the provisions of said act to Chester county and Montgomery county" so far as the same relates to Montgomery county

The first section to the bill was read as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ninety-three) entitled "An act to amend an act approved the first day of May one thousand nine hundred and thirteen entitled 'An act to prohibit the killing of foxes by certain methods in Delaware County and fixing a penalty for violation of the act' by extending the provisions of the said act to Chester County and Montgomery County" be and the same is hereby repealed so far as it relates to Montgomery County

On the question,

Will the Senate agree to the section?

BILL POSTPONED.

Mr. VARE. Mr. President, I move that the question, together with the further consideration of the bill be postponed for the present.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

SENATE BILL NO. 1046, DROPPED FROM THE CALENDAR.

Mr. EYRE. Mr. President, I move that Senate Bill No. 1046 (House Bill No. 1222), on second reading, entitled:

An Act to repeal the act approved the ninth day of July, one thousand nine hundred and nineteen, (P. L. 793), entitled "An Act to amend an act, approved the first day of May, one thousand nine hundred and thirteen, entitled 'An Act to prohibit the killing of foxes by certain methods in Delaware County, and fixing a penalty for violation of the act,' by extending the provisions of the said act to Chester County and Montgomery County," in so far as the same relates to Chester County.

be dropped from the calendar.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1047 (House Bill No. 1303), entitled:

An Act requiring certain provisions in policies of insurance against loss or damages resulting from accident to or injury suffered by an employee or other persons and against loss or damage to property caused by animals or by any vehicle drawn propelled or operated by any motive power

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. LESLIE. Mr. President, I move that Senate Bill No. 1047 (House Bill No. 1303), the bill just read be recommended to the Committee on Judiciary Special.

Mr. STINEMAN. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1059 (House Bill No. 1016), entitled:

An Act to amend section one thousand two hundred ten as amended and section one thousand one hundred three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and repealing section one thousand two hundred twelve thereof.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1064, as follows:

A Supplement to the act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws

seven hundred sixty-two) entitled "An act providing for the creation and administration of a State Fund for the insurance of compensation for injuries to employees of subscribers thereto declaring false oaths by the subscribers to be misdemeanors and providing penalties for the violation thereof" refunding to the general fund of the State Treasury all moneys appropriated for the organization and administration of the State Workmen's Insurance Fund

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the members of the State Workmen's Insurance Board of Pennsylvania are hereby authorized and empowered to transfer the sum of five hundred thousand dollars (\$500,000) from the State Workmen's Insurance Fund into the general fund of the State Treasury as a refund of all moneys appropriated to the State Workmen's Insurance Fund of Pennsylvania by section twenty-eight of the act to which this is a supplement and by the act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Appropriation Acts Page one hundred and ninety-three) entitled "An act making an appropriation for the administration of the State Workmen's Insurance Fund and the payment of salaries compensation and expenses of the officers and employees of the State Workmen's Insurance Board and for incidental expenses" for the expenses of the organization and administration of the State Workmen's Insurance Fund Such sum shall be paid over into the general fund of the State Treasury on the warrant of the State Workmen's Insurance Board

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1065, as follows:

An Act requiring the recording of certain information relative to the moving of household goods and personal property in cities of the first and second classes imposing certain duties upon all persons firms and corporations owning or operating vehicles used in such moving and upon the Department of Public Safety of such cities

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every person firm or corporation owning or operating any moving van furniture car transfer wagon express wagon delivery wagon or any other vehicle engaged in moving or hauling for hire in cities of the first and second class shall keep a record of the place from which and the place to which he or it moves the household goods or personal property or any of them or any person who is or persons who are removing or vacating any dwelling house flat apartment room rooms or place or residence or abode or place of business in the cities of the first and second class which record shall show the name and address of the mover the name of the person for whom the moving was done the name of the person who was the owner or ostensible owner of the said household goods or personal property moved the address from which in the cities of the first and second class and to which in cities of the first and second class or outside of the cities of the first and second class as the case may be such moving was done and the name and address of the common carrier to whom such household goods or personal property were delivered with the date of such removal or delivery and the character of the articles moved

Section 2 Every person firm or corporation owning or operating any of the vehicles aforesaid and any person firm or corporation not engaged in moving or hauling for hire in cities of the first and second class but in control or possession of any of the vehicles aforementioned who shall for a valuable consideration or otherwise move the household goods or personal property or any of them or any person who is or persons who are removing or vacating any dwelling house flat apartment room or place of residence or abode or place of business in cities of the first and second class shall not later than Monday following the date of such moving file in the office of the Department of Public Safety of such cities or send by registered mail to such office a full and correct statement of all such moving or hauling done containing the information required in section one hereof The said department shall enter all such transactions in a book or books or other suitable form of maintaining records to be used for that purpose with an alphabetical index of the names of the persons for whom such hauling has been done Such records shall not be open to the inspection of the public but the department shall furnish to any person inquiring there for information as to any particular change or removal for which a charge of one dollar shall be made for information concerning each change or removal

Section 3 Upon request of the person firm or corporation owning or in charge or in control of the vehicle in which said household goods or personal property or any of them are to be removed the person for whom such moving is being done shall give to said owner or person in charge or in control of said vehicle all information necessary to enable him to make and keep such records or statement It

shall be unlawful for any person to give to said owner or person in charge or in control of said vehicle hauling or removing said household goods or personal property or any of them a fictitious name or to deceive him or to make knowingly any false statement concerning any of the said information requested by said owner or person in charge or in control of said vehicle the obtaining of which is necessary to enable him to make and keep said record or statement

Section 4 The Department of Public Safety shall prepare and deliver blank statements free of charge for the use of every person partnership or corporation owning or operating any of the vehicles named in section one hereof who is required by the terms hereof to file such statements with such office

Section 5 The forms provided for herein shall be substantially in the following form

Report on Removals

Name and address of owner of vehicle or of person operating same.....
License number.....
Character of articles moved..... (Whether household goods or personal property)
Name of persons for whom the articles were moved.....
Place from which moved.....
Place to which moved.....
If delivered to a common carrier give name and address of such common carrier.....
Date of moving.....

Section 6 Any person firm or corporation violating any of the provisions of this act shall upon conviction thereof be punished by a fine of not more than two hundred dollars

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1066, as follows:

An Act to fix the number of Senators in the General Assembly of the State to apportion the State into Senatorial districts as provided by the Constitution and to regulate the election of and the terms of office of the present and future elected Senators

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That until the next United States decennial census is taken and an apportionment made thereon the Senate shall consist of fifty members and the State is hereby apportioned into fifty Senatorial districts each of which shall be known by the number herein attached thereto and shall each be entitled to elect one Senator as follows to wit

First District The first twenty-sixth and thirty-sixth thirty-ninth and forty-eighth wards of the city of Philadelphia

Second District The second third fourth seventh eighth ninth and thirtieth wards of the city of Philadelphia

Third District The fifth sixth tenth eleventh twelfth thirteenth fourteenth sixteenth and eighteenth wards of the city of Philadelphia

Fourth District The twenty-fourth twenty-seventh thirty-fourth fortieth forty-fourth and forty-sixth wards of the city of Philadelphia

Fifth District The seventeenth nineteenth twentieth thirty-first and thirty-seventh wards of the city of Philadelphia

Sixth District The twenty-first twenty-second thirty-eighth and forty-second wards of the city of Philadelphia

Seventh District The fifteenth twenty-eighth twenty-ninth thirty-second and forty-seventh wards of the city of Philadelphia

Eighth District The twenty-third twenty-fifth thirty-third thirty-fifth forty-first forty-third and forty-fifth wards of the city of Philadelphia

Ninth District The county of Delaware

Tenth District The county of Bucks

Eleventh District The county of Montgomery

Thirteenth District All that part of the county of Lancaster not included in the seventeenth district

Fourteenth District The counties of Carbon Monroe Pike and Wayne

Fifteenth District The county of Dauphin

Sixteenth District The county of Lehigh

Seventeenth District The county of Lebanon and the boroughs of Adamstown Akron Columbia Denver Elizabethtown Ephrata Lititz Manheim Marietta and Mount Joy and the townships of Clay Conoy East Cocalico East Donegal Elizabeth Ephrata Mount Joy Penn Rapho Warwick West Cocalico West Donegal and West Hempfield in the county of Lancaster

Eighteenth District The county of Northampton

Nineteenth District The county of Chester

Twentieth District The townships of Black Creek Teller Conynham Denison Dorrance Foster Fairview Fover Hazle Hollenback Hunlock Huntingdon Jackson Nescopeck Newport Plymouth Salem Slocum Sugarloaf Union and Wright and the boroughs of Ashley Conynham Edwardsville Freeland Jeddo Nanticoke Nescopeck New Columbus Plymouth Shickshinny Sugar Notch Warrior Run West

Hazleton and White Haven and the city of Hazleton in the county of Luzerne

Twenty-first District The residue of the county of Luzerne not included in the twentieth district

Twenty-second District The county of Lackawanna

Twenty-third District The counties of Bradford Susquehanna and Wyoming

Twenty-fourth District The counties of Columbia Lycoming Montour and Sullivan

Twenty-fifth District The counties of McKean Potter and Toga

Twenty-sixth District The counties of Cameron Clarion Clinton Elk and Forest

Twenty-seventh District The counties of Northumberland Snyder and Union

Twenty-eighth District The county of York

Twenty-ninth District The county of Schuylkill

Thirtieth District The counties of Blair and Huntingdon

Thirty-first District The counties of Cumberland Juniata Mifflin and Perry

Thirty-second District The county of Fayette

Thirty-third District The counties of Adams and Franklin

Thirty-fourth District The counties of Centre and Clearfield

Thirty-fifth District The county of Cambria

Thirty-sixth District The counties of Bedford Fulton and Somerset

Thirty-seventh District The counties of Indiana and Jefferson

Thirty-eighth District The first second sixth ninth sixteenth seventeenth eighteenth and nineteenth wards of the city of Pittsburgh in the county of Allegheny

Fortieth District The county of Westmoreland

Fortieth District All the boroughs and townships in that portion of Allegheny county lying north of the Ohio and Allegheny rivers and the boroughs of East Pittsburgh East McKeesport Pitcairn Turtle Creek Wall and Wilmerding and the townships of Braddock Patton Plum and Wilkins in the county of Allegheny

Forty-first District The counties of Armstrong and Butler

Forty-second District The twenty-first twenty-second twenty-third twenty-fourth twenty-fifth twenty-sixth and twenty-seventh wards of the city of Pittsburgh in the county of Allegheny

Forty-third District The third fourth fifth sixth seventh eighth tenth and fifteenth wards of the city of Pittsburgh in the county of Allegheny

Forty-fourth District The eleventh twelfth thirteenth and fourteenth wards of the city of Pittsburgh the city of McKeesport and all the boroughs and townships in that portion of Allegheny county lying between the Allegheny and Monongahela rivers not included in the fortieth district

Forty-fifth District All the boroughs and townships in that portion of Allegheny county lying south of the Ohio and Monongahela rivers and the twentieth ward of the city of Pittsburgh in said county

Forty-sixth District The counties of Greene and Washington

Forty-seventh District The counties of Beaver and Lawrence

Forty-eighth District The counties of Venango and Warren

Forty-ninth District The county of Erie

Fiftieth District The counties of Crawford and Mercer

SENATORIAL APPORTIONMENT

Section 2 The districts as above enumerated shall be based on the decennial census of the United States for the year one thousand nine hundred and twenty and shall take the lines and boundaries and include all the territory within the same as said lines and districts respectively existed at the completion of said census

Section 3 The nomination and election of State senator which the qualified electors of any county or of any part of a county are entitled to elect of themselves unconnected with any other county or district shall be made held and conducted and the return of votes cast at primary and general elections for the nomination and election of such members shall be made computed canvassed and certified as now or hereafter may be provided by law

Section 4 In all senatorial districts composed of two or more counties the county commissioners of each of such counties in the case of primary elections and court of common pleas in the case of general elections shall appoint one of the judges of elections of such county comprised within such district to take charge of the returns of all votes cast at any primary or general election in said county for any candidate or candidates for the nomination of State senator from said district

Section 5 Such return judges shall meet at such places in their respective districts as herein designated

The return judges of the fourteenth district shall meet at the court house in the borough of Stroudsburg in the county of Monroe

The return judges of seventeenth district shall meet at the court house in the city of Lebanon in the county of Lebanon

The return judges of the twenty-third district shall meet at the court house in the borough of Towanda in the county of Bradford

The return judges of the twenty-fourth district shall meet at the court house in the city of Williamsport in the county of Lycoming

The return judges of the twenty-fifth district shall meet at the court house in the borough of Coudersport in the county of Potter

The return judges of the twenty-sixth district shall meet at the court house in the city of Lock Haven in the county of Clinton

The return judges of the twenty-seventh district shall meet at the court house in the borough of Sunbury in the county of Northumberland

The return judges of the thirtieth district shall meet at the court house in the borough of Hollidaysburg in the county of Blair

The return judges of the thirty-first district shall meet at the court house in the borough of New Bloomfield in the county of Perry

The return judges of the thirty-third district shall meet at the court house in the borough of Chambersburg in the county of Franklin

The return judges of the thirty-fourth district shall meet at the court house in the borough of Clearfield in the county of Clearfield

The return judges of the thirty-sixth district shall meet at the court house in the borough of Bedford in the county of Bedford

The return judges of the thirty-seventh district shall meet at the court house in the borough of Indiana in the county of Indiana

The return judges of the forty-first district shall meet at the court house in the borough of Kittanning in the county of Armstrong

The return judges of forty-sixth district shall meet at the court house in the borough of Washington in the county of Washington

The return judges of the forty-seventh district shall meet at the court house in the borough of Beaver in the county of Beaver

The return judges of the forty-eighth district shall meet at the court house in the city of Franklin in the county of Venango

The return judges of the fiftieth district shall meet at the court house in the city of Meadville in the county of Crawford

Section 6 Such return judges shall meet and cast up the several returns of the counties composing the district on the Tuesday next following the day on which the official computation of the county returns in all of such counties shall have been completed

Section 7 The return judges shall execute under their hands and seals a general and true return of the whole district which in case of such return is of the general election shall be deposited with the prothonotary of the county wherein the return is executed or in case the return is of a primary election with the county commissioners of such county Immediately upon the receipt of such return the prothonotary or county commissioners as the case may be shall make copies of such return and shall transmit one copy thereof properly certified to the Secretary of the Commonwealth and one copy also certified to the person or persons receiving the highest number of votes cast at the preceding general or primary election for the office for which the election was held or the nominations were made in the district

Section 8 Every return judge shall receive out of the treasury of his proper county the sum of ten dollars for each day actually employed in computing such vote and in addition thereto shall receive ten cents for each mile necessarily traveled in going to and from the place of meeting

Section 9 At the general election in the year one thousand nine hundred and twenty-two and quadriennially thereafter senators shall be chosen to serve for four years in the even-numbered districts at the general election in the year one thousand nine hundred and twenty-four and quadriennially thereafter senators shall be chosen to serve for four years in the odd-numbered districts

The senators now in office shall continue in such office and shall respectively represent the districts as herein apportioned in which they reside until the expiration of the terms for which they were elected

Section 10 The act approved the seventeenth day of February one thousand nine hundred and six (Pamphlet Laws thirty-one) entitled "An act to fix the number of Senators in the General Assembly of the State to apportion the State into Senatorial districts as provided by the Constitution and to regulate the election of and the terms of office of the present and future elected Senators"

An act approved the twenty-seventh day of April one thousand nine hundred and nine (Pamphlet Laws two hundred twenty-eight) entitled "An act amending an act entitled 'An act to fix the number of Senators in the General Assembly of the State into Senatorial Districts as provided by the Constitution and to regulate the election of and terms of office of the present and future elected Senators' approved the seventeenth day of February Anno Domini one thousand nine hundred and six so as to readjust the territorial limits of the thirty-eighth forty-second forty-third forty-fourth and forty-fifth Senatorial districts" are hereby absolutely repealed

The act approved the twelfth day of June one thousand nine hundred and nineteen (Pamphlet laws four hundred fifty-eight) entitled "An act fixing the time of meeting of the return judges in the several congressional senatorial representative and judicial districts composed of two or more counties or parts of two or more counties prescribing the manner of making and certifying the consolidated returns imposing certain duties on prothonotaries and county commissioners and fixing the compensation of such return judges" and

The act approved the twelfth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred sixty) entitled "An act authorizing county commissioners to appoint return judges to cast up primary election returns in congressional senatorial and judicial districts" are hereby repealed in so far as they relate to senatorial districts

All other acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1067, as follows:

An Act making an appropriation to the Frederick Douglass Memorial Hospital and Training School of Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-eight thousand dollars (\$28,000) or so much thereof as may be necessary is hereby specifically appropriated to the Frederick Douglass Memorial Hospital and Training School of Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1068, as follows:

An Act to provide for the appointment of assistant district attorneys in the several counties of the fourth class fixing the salaries of such assistant district attorneys and providing how the same shall be paid

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties of the fourth class the district attorney shall have authority to appoint a first assistant district attorney at a salary of three thousand dollars (\$3,000) per annum and a second assistant district attorney at a salary of two thousand dollars (\$2,000) per annum

Section 2 The salaries herein provided for assistant district attorneys shall be paid by the respective counties out of the county treasuries in the manner provided by law for the payment of salaries of county officers

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1069, as follows:

An Act to amend an act approved the second day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by the employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three hundred and one of an act approved the second day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder" which reads as follows

Section 301 When employer and employee shall by agreement either express or implied as hereinafter provided accept the provisions of article three of this act compensation for personal injury to or for the death of such employee by an accident in the course of his employment shall be made in all cases by the employer without regard to negligence according to the schedule contained in section three hundred and six and three hundred and seven of this article provided that no compensation shall be made when the injury or death be intentionally self inflicted but the burden of proof of such fact shall be upon the employer

The terms "injury" and "personal injury" as used in this act shall be construed to mean only violence to the physical structure of the body and such disease or infection as naturally results therefrom and wherever death is mentioned as a cause for compensation under this act and its resultant effects and occurring three hundred weeks after the accident The term "injury by an accident in the course of his employment" as used in this article shall not include an injury caused by an act of a third person intended to injure the employee because of reasons personal to him and not directed against him as an employee or because of his employment but shall include all other injuries sustained while the employee is actually engaged in the furtherance of the business or affairs of the employer whether upon the

employer's premises or elsewhere and shall include all injuries caused by the condition of the premises or by the operation of the employer's business or affairs thereon sustained by the employee who thought not so engaged is injured upon the premises occupied by or under the control of the employer or upon which the employer's business or affairs are being carried on the employee's presence thereon being required by the nature of his employment" be and the same is hereby amended to read as follows

Section 301 When employer and employee shall by agreement either express or implied as hereinafter provided accept the provisions of article three of this act compensation for personal injury to or for the death of such employee by an accident in the course of his employment shall be made in all cases by the employer without regard to negligence to the schedule contained in sections three hundred and six and three hundred and seven of this article provided that no compensation shall be made when the injury or death be intentionally self-inflicted but the burden of proof of such fact shall be upon the employer

The terms "injury" and "personal injury" as used in this act shall be construed to mean only violence to the physical structure of the body and such disease or infection as naturally results therefrom and wherever death is mentioned as a cause for compensation under this act it shall mean only death resulting from such violence and its resultant effects and occurring within three hundred weeks after the accident The term "injury by an accident in the course of his employment" as used in this article shall not include an injury caused by an act of a third person intended to injure the employee because of reasons personal to him and not directed against him as an employee or because of his employment but shall include all other injuries sustained while the employee is actually engaged in the furtherance of the business or affairs of the employer whether upon the employer's premises or elsewhere and shall include all injuries which happen on the premises of the employer or premises under the control of the employer or upon which the employer's business or affairs are being carried on and no degree of negligence on the part of the employer shall give any right of action for personal injury to an employee who is subject to the provisions of this act except the rights and remedies contained in this act neither shall any conduct of an employee or any degree of negligence on the part of an employee deprive the injured employee or his dependents of the rights and benefits of this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1328, as follows:

An Act to amend section five of article twenty of an act entitled "An act for the better government of cities of the first class of this Commonwealth" approved the twenty-fifth day of June Anno Domini one thousand nine hundred and nineteen

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five of article twenty of an act entitled "An act for the better government of cities of the first class of this Commonwealth" approved the twenty-fifth day of June Anno Domini one thousand nine hundred and nineteen which reads as follows

"Section 5 Any such city shall have the power to pave repair and clean the streets collect ashes waste rubbish and garbage within the limits of such city and to dispose of street sweepings and of ashes waste rubbish and garbage Any such city shall have the power to lease acquire construct or cause to be constructed a plant or plants to be used for or in connection with any of the purposes mentioned in this section and to lease the same to any person association or corporation which shall contract to perform such work for the said city The council of such city shall have the power to authorize any existing department or bureau of such city to perform the work which such city is authorized to do and to lease purchase construct make or cause to be constructed or make such plants and equipment supplies and materials as shall be necessary and appropriate therefor or to create such new bureau or new division in any bureau as shall be deemed necessary and to confer upon such new bureau or division like authority

After the thirty-first day of December one thousand nine hundred and twenty the repair and cleaning of the streets the collection of ashes waste rubbish and garbage within the limits of such city and the disposal of street sweepings ashes waste rubbish and garbage shall be done directly by the city Provided That any such work may be done by contract when authorized by the council by a vote of a majority of all the members elected thereto with the approval of the mayor For the purpose of determining whether it is to the best interests of the city to authorize the performance of any such work by contract the mayor or the council may prior to the first day of August of any year invite bids for such work Advertisement for such bids shall be made during a period ending not later than the first day of October next ensuing and a summary of the bids shall be included by the mayor in the budget Provided further That if it is determined in accordance with the provisions of this section to have any such work performed by contract a reasonable time not exceeding six months

shall be allowed the contractor or contractors thereunder to secure the necessary equipment to perform such contracts and to begin the performance thereof" be and is hereby amended to read as follows

Section 5 Any such city shall have the power to pave repair and clean the streets collect ashes waste rubbish and garbage within the limits of such city and to dispose of street sweepings and of ashes waste rubbish and garbage Any such city shall have the power to lease acquire construct or cause to be constructed a plant or plants to be used for or in connection with any of the purposes mentioned in this section and to lease the same to any person association or corporation which shall contract to perform such work for the said city The council of such city shall have the power to authorize any existing department or bureau of such city to perform the work which such city is authorized to do and to lease purchase construct make or cause to be constructed or made such plants and equipment supplies and materials as shall be necessary and appropriate therefor or to create such new bureau or new division in any bureau as shall be deemed necessary and to confer upon such new bureau or division like authority

After the thirty-first day of December one thousand nine hundred and twenty the repair and cleaning of the streets the collection of ashes waste rubbish and garbage within the limits of such city and the disposal of street sweepings ashes waste rubbish and garbage shall be done directly by the city Provided That any such work shall be done by contract when authorized by the council by vote of a majority of all the members elected thereto with the approval of the Mayor For the purpose of determining whether it is to the best interest of the city to authorize the performance of any such work by contract the mayor or the council shall prior to the first day of August of any year invite bids for such work Advertisement for such bids shall be made during a period ending not later than the first day of October next ensuing and a summary of the bids shall be included by the mayor in the budget Provided further That if it is determined in accordance with the provisions of this section to have any such work performed by contract a reasonable time not exceeding six months shall be allowed the contractor or contractors thereunder to secure the necessary equipment to perform such contracts and to begin the performance thereof

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

NOMINATIONS BY THE GOVERNOR.

The Secretary to the Governor being introduced presented communications in writing, from His Excellency the Governor of the Commonwealth, which were read as follows:

NOTARIES PUBLIC.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 20, 1921.

The Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of confirmation:

ALLEGHENY COUNTY.

Miss Anna R. Beatty, Pittsburgh, Allegheny.
George E. Hobaugh, Pittsburgh, Allegheny.

LAWRENCE COUNTY.

P. W. Griffin, Bessemer, Lawrence.

McKEAN COUNTY.

E. B. Squires, Port Allegheny, McKean.

NORTHUMBERLAND COUNTY.

Miss Keturah Kalker, Milton, Northumberland.

PHILADELPHIA COUNTY.

Mrs. Jeanette Crowell, Philadelphia, Philadelphia.

SOMERSET COUNTY.

L. M. Walker, Somerset Twp., Somerset.

WM. C. SPROUL.

JUSTICE OF THE PEACE.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 20, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate

David M. Taylor, Lanesboro, to be Justice of the Peace in and for the Borough of Lanesboro, Susquehanna County, to serve until the first Monday in January, 1922.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by CROW,

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into Executive Session, for the purpose of acting on the foregoing nominations.

Which was agreed to.

Whereupon,

A motion was made by Mr. CROW.

That the Senate do advise and consent to said nominations.

On the question.

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

NAYS—46.

Aron,	DeWitt,	MacDade,	Schantz,
Baldwin,	Donahue,	McClintock,	Service,
Barnes,	Einstein,	McConnell,	Sisson,
Barr,	Eyre,	McNichol,	Smith,
Berntheisel,	Gray,	Miller, J. S.,	Snyder,
Buckman,	Heaton,	Miller, S. J.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Hensher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Daix,	Leslie,	Salus,	Woodward,
Davis,	Long,		

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. CROW. Mr. President, I move that the Executive Session do now rise.

Mr. BALDWIN. Mr. President, I second the motion.
The motion was agreed to.

REPORTS FROM COMMITTEE.

Mr. GRAY. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. GRAY, from the Committee on Banks and Building and Loan Associations, re-reported as committed, Senate Bill No. 948 (House Bill No. 1004), entitled:

An Act to amend section nine clause (b) of the act approved the twenty-first of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred nine) entitled "An Act relating to the organization maintenance and operation of the Banking Department and the scope of its supervision and control over corporations partnerships unincorporated associations and individuals and the assets and liabilities thereof providing penalties for the enforcement of its provisions and repealing certain acts" by increasing the maximum and minimum fee for the examination of building and loan associations

HOUSE MESSAGES.

HOUSE CONCURS IN RESOLUTION RECALLING FROM THE GOVERNOR SENATE BILL NO. 325.

The Clerk of the House of Representatives being introduced presented communication from the House of Representatives, informing the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate, April 19, 1921.

Resolved (if the House of Representatives concur), That Senate Bill No. 325, File Folio 1153, entitled "An act requiring all teachers in public, private and parochial schools or other institutions of learning to take an oath of allegiance to the Commonwealth and to the Government of the United States,"

be recalled from the Governor for the purpose of amendment.

HOUSE CONCURS IN RESOLUTION PROVIDING FOR THE PRINTING OF ONE THOUSAND COPIES OF THE PROCEEDINGS OF THE MEMORIAL SERVICES FOR THE HONORABLE DAVID MARTIN.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate, April 20, 1921.

Resolved (if the House of Representatives concur) that one thousand (1000) copies of the proceedings of the memorial services held in honor of the late Honorable David Martin be printed for the use of the Senate.

HOUSE CONCURS IN RESOLUTION PROVIDING FOR THE PRINTING OF ONE THOUSAND COPIES OF THE PROCEEDINGS OF THE MEMORIAL SERVICES FOR THE HONORABLE WILBUR P. GRAFF.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate, April 20, 1921.

Resolved (if the House of Representatives concur) that one thousand (1000) copies of the proceedings of the memorial services held in honor of the late Honorable Wilbur P. Graff be printed for the use of the Senate.

HOUSE CONCURS IN RESOLUTION PROVIDING FOR THE PRINTING OF ONE THOUSAND COPIES OF THE PROCEEDINGS OF THE MEMORIAL SERVICES FOR THE HONORABLE HORACE S. HALDEMAN.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate, April 20, 1921.

Resolved (if the House of Representatives concur) that one thousand (1000) copies of the proceedings of the memorial services held in honor of the late Honorable Horace S. Halde-
man be printed for the use of the Senate.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1330.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1330, entitled:

An Act to amend section 11 of an act approved the twelfth day of July, nineteen hundred and nineteen, entitled "An act authorizing stock corporations, other than building and loan associations and corporations, authorized by law to transact a banking or insurance business, to make provision, upon formation, reorganization, merger or consolidation for the issue of either or both preferred or common shares without nominal or par value; regulating the same and such corporations; and prescribing the method of determining the number of shares and capital of corporations issuing shares in such manner," by providing that no bonus shall be required to be paid under the laws of this Commonwealth upon the stock of a corporation issued to acquire property of which an existing corporation is obliged to divest itself in order to comply with any law of this Commonwealth, or to enable it to exercise any rights otherwise conferred on it by any law of this Commonwealth and provided further that no bonus shall be required to be paid under the laws of this Commonwealth in cases of reorganization, merger, or consolidation in connection with which all certificates of capital stock with nominal or par value are fully surrendered by the share-holders of the corporation in process of reorganization, or of the two or more corporations in process of merger or consolidation and in exchange therefor the aforesaid shareholders receive without other consideration or the paying in of additional capital assets, a like or a lesser or a greater number of shares without nominal or par value.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 910.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 910, entitled:

An Act to amend sections one two three and four of an act approved the twenty-sixth day of July one thousand nine hundred thirteen (Pamphlet Laws one thousand three hundred and sixty-nine) entitled "An act declaring buildings and parts of buildings used for purposes of fornication lewdness assignation and prostitution to be nuisances providing a method of abating same establishing a method of procedure against those who use said buildings or parts for such purposes and providing penalties for violations of this act"

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 665.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 665, entitled:

A supplement to an act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred eight) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words 'drug' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" requiring permits to conduct pharmacies providing for the revocation thereof and prescribing penalties

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 719.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 719, entitled:

An Act providing for the burial of certain persons who are have been or shall be soldiers sailors or marines designated as "deceased service man" and authorizing county commissioners to provide headstones markers and burial plots for such deceased service men at the expense of the county in which they shall die or have a legal residence at the time of their death

REPORTS FROM COMMITTEES.

Mr. VARE. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. VARE, from the Committee on Municipal Affairs, re-reported as committed, Senate Bill No. 605, entitled:

An Act providing for the valuation and assessment in counties of the second class of all property of every kind and description and all occupations taxable for county city school borough and township purposes creating a County Assessment Board for that purpose providing for the payment of the entire expense thereof by such counties prescribing the duties of the several county officers in respect thereto and abolishing all existing offices boards or departments having to do with the valuation and assessment of such taxable property in such counties cities school districts boroughs and townships.

Also from the Committee on Municipal Affairs, re-reported as committed, Senate Bill No. 606, entitled:

A supplement to an act entitled "An act for the government of cities of the second class" approved March seventh one thousand nine hundred and one (Pamphlet Laws twenty) providing for the abolition of the Department of Assessors now existing in such cities providing that the valuations and assessments of property therein taxable for city purposes shall be the valuations and assessments placed thereon by county officers for county purposes and that all future taxes for city purposes shall be levied and assessed against such property based upon the valuations and assessments placed thereon for taxation for county purposes.

RECESS.

Mr. DAX. Mr. President, I move that the Senate do now take a recess until four o'clock this afternoon.

Mr. GRAY. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

HOUSE MESSAGE.

RESOLUTION RECALLING FROM THE GOVERNOR HOUSE BILL NO. 433.

The Clerk of the House of Representatives being introduced presented extract from the Journal of the House of Representatives, which was twice read as follows, considered and agreed to:

In the House of Representatives, April 19, 1921.
Resolved (if the Senate concur), That House Bill No. 433, File Folio 875, entitled "An act to amend section one of an act approved the fifteenth day of June Anno Domini one thousand nine hundred and eleven, entitled 'An act to fix and

regulate the compensation of directors of the poor of poor districts composed of several townships, boroughs and cities, situate wholly within counties of this Commonwealth, not exceeding five hundred thousand population' as amended by increasing the rate of compensation to be paid to the attorney employed by said poor districts," be recalled from the Governor for the purpose of amendment.

Ordered. That the Clerk inform the House of Representatives accordingly.

RESOLUTION RECALLING FROM THE GOVERNOR HOUSE BILL NO 1171.

He also presented extract from Journal of the House of Representatives, which was twice read as follows, considered and agreed to:

In the House of Representatives, April 20, 1921.

Resolved (if the Senate concur) That House Bill No. 1171, entitled, "An act to amend section six hundred and twenty-five, of and to amend by adding sections six hundred and twenty-six and six hundred and twenty-seven to an act, approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled 'An act concerning townships and revising, amending and consolidating the law relating thereto'" be recalled from the Governor for the purpose of amendment.

Ordered. That the Clerk inform the House of Representatives accordingly.

RESOLUTION RECALLING FROM THE GOVERNOR HOUSE BILL BILL NO. 87.

He also presented extract from the Journal of the House of Representatives, which was twice read as follows, considered and agreed to:

In the House of Representatives, April 20, 1921.

Resolved, (if the Senate concur), That House Bill No. 87, entitled "An act to amend an act approved the fourteenth day of July, one thousand nine hundred and seventeen. (Pamphlet Laws, eight hundred forty), entitled 'An act concerning townships, and revising, amending and consolidating the law relating thereto,'" which was recalled from the Governor for the purpose of amendment, be returned to the Governor without amendment.

Ordered. That the Clerk inform the House of Representatives accordingly.

HOUSE CONCURS IN SENATE BILL NO. 519.

He also returned to the Senate, Senate Bill No. 519, entitled:

An Act to amend section two of an act approved the thirtieth day of May one thousand eight hundred and ninety-three (Pamphlet Laws one hundred and eighty-three) entitled "An act providing for the acquisition by the State of certain ground at Valley Forge for a public park and making an appropriation therefor".

with the information that the House has passed the same without amendment.

REPORT FROM COMMITTEE.

Mr. BUCKMAN. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BUCKMAN. from the Committee on Public Roads and Highways, re-reported as amended, Senate Bill No. 612 (House Bill No. 367), entitled:

An Act to amend an act approved the thirtieth day of June, one thousand nine hundred nineteen (Pamphlet Laws six hundred seventy-eight), entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles, requiring the registration of the same, and the licensing of all operators thereof, providing the fees therefor and the disposition of such fees, prohibiting the unauthorized use of and tampering with motor vehicles, limiting and defining the powers of cities, boroughs, incorporated towns, townships and counties as to the regulation of the use and equipment of motor vehicles, and the taxing registration or licensing thereof, imposing certain duties on the State Highway Commissioner and on proprietors of public carriages, providing procedure and penalties for violations thereof, and the disposition of fines collected and regulating the services of process and proceedings in actions for damages arising from the use of any motor vehicle" providing additional requirements with regard to applications for and transfers of registrations and with regard to

speed and weight of and lights upon motor vehicles requiring operators to carry registration certificates providing standard tests to ascertain the vision and hearing of operators providing for the payment of certain witness fees authorizing officers to stop and examine motor vehicles designating the officers before whom information may be brought and imposing additional penalties

COMMUNICATIONS FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows:

ISSUING OF BONDS FOR STATE HIGHWAY PROGRAM.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 20, 1921.

To the Honorable The Senate and House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with section 7 of an Act entitled: "An act authorizing the issue and sale of bonds to the amount of fifty millions of dollars by the Commonwealth of Pennsylvania; defining the powers and duties of the Governor, the Auditor General and the State Treasurer, in relation thereto; making an appropriation of the proceeds of such bonds for the purpose of improving and rebuilding the highways of the Commonwealth providing for the payment of interest on, and the redemption of such bonds by the Sinking Fund Commission; and making an appropriation to carry out the provisions of this act," approved the 18th day of April, A. D. 1919, you are hereby informed that there has been borrowed on behalf of the Commonwealth of Pennsylvania the sum of \$23,800,000 for the purpose of improving and rebuilding the highways of the Commonwealth, and as evidence of the indebtedness there have been issued bonds of the Commonwealth of Pennsylvania, Series "A", in the sum of \$12,000,000 under date of July 1, 1919, bearing interest at four and one-quarter percentum (4 1-4 per cent.) per annum, and \$11,800,000 of similar bonds, known as Series "B", under date of August 2, 1920, bearing interest at four and one-half percentum (4 1-2 per cent.) per annum.

In continuing the State's highway program, and should conditions continue favorable, it is my purpose to borrow the remainder of the \$50,000,000 authorized to be borrowed, as follows: \$15,000,000 on or about July 1, 1921, and \$11,200,000 on or about July 1, 1922.

Respectfully,

WM. C. SPROUL.

APPROVAL OF RESOLUTION PROVIDING FOR THE PRINTING OF ONE THOUSAND COPIES OF THE PROCEEDINGS OF THE MEMORIAL SERVICES FOR THE HONORABLE HORACE L. HALDEMAN.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 20, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives entitled:

"Resolved, (if the House of Representatives concur), That one thousand (1,000) copies of the Memorial Service, held in honor of the late Honorable Horace L. Haldeman, be printed for the use of the Senate."

WM. C. SPROUL.

APPROVAL OF RESOLUTION PROVIDING FOR THE PRINTING OF ONE THOUSAND COPIES OF THE PROCEEDINGS OF THE MEMORIAL SERVICES FOR THE HONORABLE DAVID MARTIN.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 20, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives, entitled:

"Resolved, (if the House of Representatives concur), That one thousand (1,000) copies of the proceedings of the Memorial Service, held in honor of the late Honorable David Martin, be printed for the use of the Senate."

WM. C. SPROUL.

APPROVAL OF RESOLUTION PROVIDING FOR THE PRINTING OF ONE THOUSAND COPIES OF THE PROCEEDINGS OF THE MEMORIAL SERVICES FOR THE HONORABLE WILBUR P. GRAFF.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 20, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day signed the following resolution of the Senate and House of Representatives, entitled:

"Resolved, (if the House of Representatives concur) That one thousand (1,000) copies of the proceedings of the Memorial Service, held in honor of the late Honorable Wilbur P. Graff, be printed for the use of the Senate."

WM. C. SPROUL.

REPORTS FROM COMMITTEE.

Mr. EYRE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE, from the Committee on Law and Order, reported as amended, Senate Bill No. 997 (House Bill No. 1237), entitled:

An Act amending an act approved the thirteenth day of May one thousand eight hundred and eighty-seven entitled "An act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" by prohibiting the manufacture sale offering for sale transportation importation exportation furnishing or possession for beverage purposes of anything determined and found to be intoxicating by Act of Congress passed pursuant to and in the enforcement of the Constitution of the United States of America and by restraining and regulating the sale of vinous spirituous malt or brewed liquors or any admixtures thereof fit for beverage purposes other than such as are from time to time determined and found to be intoxicating by any such Act of Congress

REPORTS FROM COMMITTEE.

Mr. EYRE, from the Committee on Appropriations, reported as committed, Senate Bill No. 1070 (House Bill No. 3), entitled:

A Joint resolution authorizing the appointment of a commission to arrange for an international exhibition to be held in Philadelphia in the year one thousand nine hundred and twenty-six in celebration of the one hundred and fiftieth anniversary of American Independence.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1071 (House Bill No. 5), entitled:

An Act making an appropriation to the trustees of the State Hospital at Nanticoke Nanticoke Luzerne county Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1072 (House Bill No. 7), entitled:

An Act making an appropriation to the Home for the Training in Speech of Deaf Children before they are of school age at Belmont Avenue and Monument Road Philadelphia

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1073 (House Bill No. 4), entitled:

An Act making an appropriation to the trustees of the Phoenixville Hospital.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1074 (House Bill No. 15), entitled:

An Act making an appropriation to the agricultural experiment station of the Pennsylvania State College to maintain substations for the purpose of making experiments in the improvement culture curing and preparation of tobacco and providing for the publication of the report thereof

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1075 (House Bill No. 18), entitled:

An Act making an appropriation to the trustees of the State Institution for Feeble-minded of Eastern Pennsylvania at Spring City.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1076 (House Bill No. 32), entitled:

An Act making an appropriation to the United Zion Home at Lititz Lancaster county Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1077 (House Bill No. 35), entitled:

An Act making an appropriation to the Home for Friendless Children of Lancaster Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1078 (House Bill No. 40), entitled:

An Act making an appropriation to the Grand View Institution for the Care and Treatment of Poor Consumptives Oil City Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1079 (House Bill No. 42), entitled:

An Act making an appropriation to the Roselia Foundling Asylum and Maternity Hospital of the city of Pittsburgh.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1080 (House Bill No. 43), entitled:

An Act making an appropriation to the Pennsylvania Association for the Blind at Pittsburgh Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1081 (House Bill No. 51), entitled:

An Act making an appropriation to the Waynesburg Hospital of Waynesburg Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1082 (House Bill No. 53), entitled:

An Act making an appropriation to the Pennsylvania State Oral School for the Deaf at Scranton.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1083 (House Bill No. 56), entitled:

An Act making an appropriation to the Good Samaritan Hospital at Westfield Tioga county Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1084 (House Bill No. 57), entitled:

An Act making an appropriation to the Bethel Orphanage located at Osceola Tioga county Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1085 (House Bill No. 62), entitled:

An Act making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1091 (House Bill No. 110), committed, Senate Bill No. 1086 (House Bill No. 74), entitled:

An Act making an appropriation to the Children's Home of South Bethlehem Salisbury township Lehigh county Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1087 (House Bill No. 83), entitled:

An Act making an appropriation to the trustees of the State Hospital for Insane at Danville for the purpose of improvements and purchase of equipment.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1088 (House Bill No. 88), entitled:

An Act making an appropriation to Kane Summit Hospital Association of Kane McKean county Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1089 (House Bill No. 89), entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1090 (House Bill No. 100), entitled:

An Act making an appropriation to Saint Mary's Keller Memorial Hospital Scranton Lackawanna county Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1091 (House Bill No. 110), entitled:

An Act making an appropriation to the Maple Avenue Hospital Association of DuBois Pennsylvania (formerly City Hospital Association of DuBois).

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1092 (House Bill No. 124), entitled:

An Act making an appropriation to the Coatesville Hospital Coatesville Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1093 (House Bill No. 131), entitled:

An Act making an appropriation to the Jefferson Medical College of Philadelphia.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1094 (House Bill No. 133), entitled:

An Act making an appropriation to the Lancaster General Hospital.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1095 (House Bill No. 137), entitled:

An Act making an appropriation to the Colored Women's Relief Association of Western Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1096 (House Bill No. 146), entitled:

An Act making an appropriation to the Carbondale Emergency Hospital Carbondale Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1097 (House Bill No. 149), entitled:

An Act making an appropriation to the Mid-Valley Hospital at Blakely Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1098 (House Bill No. 157), entitled:

An Act making an appropriation to the Julia White Priscilla Home for Aged Colored People located at LaMott Montgomery county Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1099 (House Bill No. 162), entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the Anthracite Coal Region of Pennsylvania at Ashland Schuylkill county Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1100 (House Bill No. 176), entitled:

An Act making an appropriation to the German Baptist Home at Lawndale Philadelphia Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1101 (House Bill No. 178), entitled:

An Act making an appropriation to the Old Ladies' Home located at Wissinoming Philadelphia.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1102 (House Bill No. 185), entitled:

An Act making an appropriation to the Western State Penitentiary.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1103 (House Bill No. 189), entitled:

An Act making an appropriation to the Pittsburgh and Allegheny Home for the Friendless situated in the city of Pittsburgh Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1104 (House Bill No. 194), entitled:

An Act making an appropriation to the Florence Crittenton Mission of Scranton Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1105 (House Bill No. 200), entitled:

An Act making an appropriation to the Rush Hospital for Consumption and Allied Diseases at Philadelphia.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1106 (House Bill No. 222), entitled:

An Act making an appropriation to the Coudersport General Hospital at Coudersport Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1107 (House Bill No. 226), entitled:

An Act making an appropriation to the Christian Home of Johnstown Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1108 (House Bill No. 228), entitled:

An Act making an appropriation to the Pennsylvania Epileptic Hospital and Colony Farm Chester county Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1109 (House Bill No. 232), entitled:

An Act making an appropriation to the Curtis Home for Destitute Women and Children of Pittsburgh Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1110 (House Bill No. 234), entitled:

An Act making an appropriation to the Home for Colored Children located in the city of Pittsburgh Northside.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1111 (House Bill No. 235), entitled:

An Act making an appropriation to the First Allegheny Day Nursery and Temporary Home for Children Pittsburgh Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1112 (House Bill No. 236), entitled:

An Act making an appropriation to the Frankford Hospital located at Frankford Philadelphia.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1113 (House Bill No. 237), entitled:

An Act making an appropriation to Saint Vincent's Orphans' Asylum of Tacony Philadelphia Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1114 (House Bill No. 240), entitled:

An Act making an appropriation to the Northern Tier Home Harrison Valley Potter county Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1115 (House Bill No. 245), entitled:

An Act making an appropriation to the Conemaugh Valley Memorial Hospital Johnstown Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1116 (House Bill No. 258), entitled:

An Act making an appropriation to the Miners' Hospital of Northern Cambria at Spangler Cambria county Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1117 (House Bill No. 266), entitled:

An Act making an appropriation to the Society of the Home for Friendless Women and Children of the city of Scranton

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1118 (House Bill No. 268), entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the Middle Coal Field

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1119 (House Bill No. 273), entitled:

An Act making an appropriation to the Philadelphia Home for Infants located at four thousand six hundred eighteen Westminster avenue Philadelphia

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1120 (House Bill No. 276), entitled:

An Act making an appropriation to the West Philadelphia General Homeopathic Hospital Philadelphia Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1121 (House Bill No. 277), entitled:

An Act making an appropriation to the Home for Veterans of the Grand Army of the Republic and Wives Philadelphia Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1122 (House Bill No. 278), entitled:

An Act making an appropriation to the trustees of the Samaritan Hospital Philadelphia Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1123 (House Bill No. 288), entitled:

An Act making an appropriation to the Home for Aged and Infirm Women of Easton Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1124 (House Bill No. 289), entitled:

An Act making an appropriation to the United Charities of Hazleton Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1125 (House Bill No. 302), entitled:

An Act making an appropriation to the Lying-in-Charity Hospital Philadelphia

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1126 (House Bill No. 303), entitled:

An Act making an appropriation to the Hahnemann Hospital in the city of Scranton Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1127 (House Bill No. 307), entitled:

An Act making an appropriation to the Pennsylvania Training School for Feeble-Minded Children at Elwyn in the county of Delaware and Commonwealth of Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1128 (House Bill No. 308), entitled:

An Act making an appropriation to The Glen Mills Schools in the Eastern District of the Commonwealth of Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1129 (House Bill No. 312), entitled:

An Act making an appropriation to the Suburban General Hospital of Bellevue Allegheny county Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1130 (House Bill No. 319), entitled:

An Act making an appropriation to the Florence Crittenton Home and Rescue Association of Pittsburgh Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1131 (House Bill No. 320), entitled:

An Act making an appropriation to the Montefiore Hospital Association of Western Pennsylvania located at Pittsburgh

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1132 (House Bill No. 322), entitled:

An Act making an appropriation to the Pottstown Homeopathic Hospital Pottstown Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1133 (House Bill No. 324), entitled:

An Act making an appropriation to the Pottstown Hospital Pottstown Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1134 (House Bill No. 327), entitled:

An Act making an appropriation to the Paradise Protectory and Agricultural School at Paradise township York county Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1135 (House Bill No. 328), entitled:

An Act making an appropriation to the York Society to Protect Children and Aged Persons of York Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1136 (House Bill No. 329), entitled:

An Act making an appropriation to the York Hospital West College avenue York Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1137 (House Bill No. 334), entitled:

An Act making an appropriation to the Annie M. Warner Hospital Gettysburg Adams county Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1138 (House Bill No. 336), entitled:

An Act making an appropriation to the Meadville Children's Aid Society and Home for the Aged Meadville Crawford county Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1139 (House Bill No. 337), entitled:

An Act making an appropriation to the Spencer Hospital Meadville Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1140 (House Bill No. 338), entitled:

An Act making an appropriation to the Allegheny Valley Hospital at Tarentum Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1141 (House Bill No. 344), entitled:

An Act making an appropriation to the Mercy Hospital of Philadelphia

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1142 (House Bill No. 350), entitled:

An Act making an appropriation to the trustees of Temple University at Philadelphia Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1143 (House Bill No. 352), entitled:

An Act making an appropriation to the Westmoreland Hospital Association of Greensburg Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1144 (House Bill No. 354), entitled:

An Act making an appropriation to the Beacon Light Mission near the city of Bradford Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1145 (House Bill No. 356), entitled:

An Act making an appropriation to the Bradford Hospital of the city of Bradford

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1146 (House Bill No. 364), entitled:

An Act making an appropriation to the Benevolent Association's Home for Children Pottsville Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1147 (House Bill No. 373), entitled:

An Act making an appropriation to the Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1148, (House Bill No. 374), entitled:

An Act making an appropriation to Saint Francis Hospital of Pittsburgh

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1149, (House Bill No. 378), entitled:

An Act making an appropriation to the Renovo Hospital Renovo Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1150 (House Bill No. 386), entitled:

An Act making an appropriation to the trustees of the State Hospital for the Criminal Insane at Farview Wayne county and authorizing the board of trustees to perform certain work in connection therewith

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1151, (House Bill No. 396), entitled:

An Act making an appropriation to the Saint Joseph's Hospital and Dispensary of Pittsburgh Pennsylvania

Also from the Committee on Appropriations reported as committed, Senate Bill No. 1152, (House Bill No. 397), entitled:

An Act making an appropriation to Providence Mission and Rescue Home at Pittsburgh Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1153, (House Bill No. 406), entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane for the southeastern district of Pennsylvania located at Norristown Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1154, (House Bill No. 409), entitled:

An Act making an appropriation to the Beaver Valley General Hospital at New Brighton Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1155 (House Bill No. 410), entitled:

An Act making an appropriation to the Passavant Memorial Homes for the Care of Epileptics at Rochester Beaver county Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1156, (House Bill No. 411), entitled:

An Act making an appropriation to the Rochester General Hospital at Rochester Beaver county Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1157, (House Bill No. 412), entitled:

An Act making an appropriation to Providence Hospital of Beaver Falls Beaver county Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1158, (House Bill No. 413), entitled:

An Act making an appropriation to the Beaver County Children's Home of New Brighton Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1159, (House Bill No. 414), entitled:

An Act making an appropriation to the Maternity Hospital in the city of Philadelphia Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1160, (House Bill No. 419), entitled:

An Act making an appropriation to the Easton Hospital of Easton Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1161, (House Bill No. 434), entitled:

An Act making an appropriation to the board of managers of the Pennsylvania Village for Feeble-Minded Women at Laureiton Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1162, (House Bill No. 435), entitled:

An Act making an appropriation to the Mercy Hospital of Altoona Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1163, (House Bill No. 436), entitled:

An Act making an appropriation to the Altoona Hospital Altoona Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1164, (House Bill No. 445), entitled:

An Act making an appropriation to the Passavant Hospital of Pittsburgh Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1165, (House Bill No. 448), entitled:

An Act making an appropriation to the Ladies of the Grand Army of the Republic Department of Pennsylvania at Hawkins Station Allegheny county Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1166, (House Bill No. 458), entitled:

An Act making an appropriation to the Chambersburg Hospital at Chambersburg Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1167, (House Bill No. 459), entitled:

An Act making an appropriation to the United Evangelical Home, Lewisburg Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1168, (House Bill No. 460), entitled:

An Act making an appropriation to the Lewistown Hospital of Lewistown Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1169 (House Bill No. 461), entitled:

An Act making an appropriation to the Westmoreland County Children's Aid Society at Greensburg Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1170, (House Bill No. 462), entitled:

An Act making an appropriation to the Mount Pleasant Memorial Hospital Mount Pleasant Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1171, (House Bill No. 463), entitled:

An Act making an appropriation to the Latrobe Hospital Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1172, (House Bill No. 467), entitled:

An Act making an appropriation to the Simon H. Barnes Memorial Hospital of Susquehanna Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1173, (House Bill No. 469), entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Instruction of the Deaf and Dumb

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1174, (House Bill No. 473), entitled:

An Act making an appropriation to the Berwick Hospital Berwick Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1175, (House Bill No. 474), entitled:

An Act making an appropriation to the Mercy Hospital at Wilkes-Barre Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1176, (House Bill No. 484), entitled:

An Act making an appropriation to the Eastern State Penitentiary at Philadelphia Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1177, (House Bill No. 485), entitled:

An Act making an appropriation to the Bloomsburg Hospital Bloomsburg Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1178, (House Bill No. 486), entitled:

An Act making an appropriation to the Washington Hospital Washington Pennsylvania or its successor

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1179, (House Bill No. 488), entitled:

An Act making an appropriation to the Home of the Good Shepherd of the county of Allegheny Lowrie street Troy Hill North Side Pittsburgh Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1180, (House Bill No. 489), entitled:

An Act making an appropriation to the Kittanning General Hospital Kittanning Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1181, (House Bill No. 490), entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1182, (House Bill No. 495), entitled:

An Act making an appropriation to the Roosevelt Hospital of Philadelphia Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1183, (House Bill No. 498), entitled:

An Act making an appropriation to the Salvation Army and Rescue Home at Bellevue Allegheny county Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1184, (House Bill No. 504), entitled:

An Act making an appropriation to the City Hospital Washington Pennsylvania or its successor

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1185, (House Bill No. 505), entitled:

An Act making an appropriation to Saint Mary's Hospital of Philadelphia Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1186 (House Bill No. 508), entitled:

An Act making a deficiency appropriation to the Gettysburg Memorial Commission to carry into effect the act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand two hundred and forty) entitled "An act making an appropriation to the Gettysburg Battlefield Memorial Commission for various purposes" to be used for the erection of bronze statues of Generals Crawford and Gibbon and for repairs to the Pennsylvania memorial in accordance with the provisions of said act

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1187, (House Bill No. 516), entitled:

An Act making an appropriation to the Montgomery Hospital at Norristown Montgomery county Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1188, (House Bill No. 521), entitled:

An Act making an appropriation to the Presbyterian Hospital at Pittsburgh Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1189, (House Bill No. 522), entitled:

An Act making an appropriation to Saint John's General Hospital of Pittsburgh Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1190, (House Bill No. 523), entitled:

An Act making an appropriation to the Meadville City Hospital Meadville Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1191, (House Bill No. 528), entitled:

An Act making an appropriation to the Christian H. Buhl Hospital of Sharon Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1192, (House Bill No. 536), entitled:

An Act making an appropriation to the Saint Joseph's Protectors for Homeless Boys Pittsburgh Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1193, (House Bill No. 537), entitled:

An act making an appropriation to the American Onco-logic Hospital at Philadelphia

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1194, (House Bill No. 540), entitled:

An Act making an appropriation to the Pennsylvania Memorial Home of Brookville Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1195, (House Bill No. 549), entitled:

An Act making an appropriation for the Hospital Department of the Jewish Hospital Association of Philadelphia

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1196, (House Bill No. 548), entitled:

An Act making an appropriation to the Germantown Dispensary and Hospital Germantown Pennsylvania

Also from the Committee on Appropriations, reported as amended, (Senate Bill No. 1197, (House Bill No. 558), entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania located at Blossburg Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1198, (House Bill No. 561), entitled:

An Act making an appropriation to the Women's Hospital of Philadelphia two thousand one hundred and thirty-seven North College avenue

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1199, (House Bill No. 564), entitled:

An Act making an appropriation to the Butler County General Hospital at Butler Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1200, (House Bill No. 565), entitled:

An Act making an appropriation to the Carlisle Hospital Carlisle Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1201, (House Bill No. 568), entitled:

An Act making an appropriation to the Howard Hospital of Philadelphia

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1202, (House Bill No. 569), entitled:

An Act making an appropriation to the Wayne County Memorial Hospital at Honesdale Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1203, (House Bill No. 570), entitled:

An Act making an appropriation to the trustees of the Garretson Hospital Philadelphia Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1204, (House Bill No. 585), entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb Mount Airy Philadelphia

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1205, (House Bill No. 586), entitled:

An Act making an appropriation to the Chestnut Hill Hospital of Philadelphia Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1206, (House Bill No. 590), entitled:

An Act making an appropriation to the Homestead Hospital Homestead Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1207, (House Bill No. 591), entitled:

An Act making an appropriation to the Boys' Industrial Home of Western Pennsylvania located at Oakdale Allegheny county.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1208, (House Bill No. 592), entitled:

An Act making an appropriation to the Bercan Manual Training and Industrial School

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1209, (House Bill No. 593), entitled:

An Act making an appropriation to the Children's Aid Society of Franklin county Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1210, (House Bill No. 594), entitled:

An Act making an appropriation to the Woman's Medical College of Philadelphia Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1211, (House Bill No. 610), entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the river Delaware and its navigable tributaries for two years from June first one thousand nine hundred and twenty-one

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1212 (House Bill No. 612), entitled:

An Act making an appropriation to the Woods Run Settlement Association Petosky street North Side Pittsburgh Allegheny county Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1213, (House Bill No. 613), entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its Navigable Tributaries for the maintenance of a Nautical School to be located at the port of Philadelphia for two years from June first one thousand nine hundred and twenty-one

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1214, (House Bill No. 615), entitled:

An act making an appropriation to the Orphans Asylum of the Holy Family of Emsworth Allegheny county Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1215 (House Bill No. 616), entitled:

An Act making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1216, (House Bill No. 617), entitled:

An Act making an appropriation to the Harrisburg Hospital of Harrisburg Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1217, (House Bill No. 618), entitled:

An Act making an appropriation to the West Side Hospital Association of Scranton Lackawanna county Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1218, (House Bill No. 622), entitled:

An Act making an appropriation to the Northeastern Hospital of Philadelphia Philadelphia Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1219, (House Bill No. 628), entitled:

An Act making an appropriation to the Graduate School of Medicine of the University of Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1220, (House Bill No. 636), entitled:

An Act making an appropriation to the Northwestern General Hospital of Philadelphia Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1221, (House Bill No. 643), entitled:

An Act making an appropriation to the Williamsport Training Home for Girls at Williamsport Lycoming county Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1222, (House Bill No. 645), entitled:

An Act making an appropriation to the trustees of the Grove City Hospital located at Grove City Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1223, (House Bill No. 647), entitled:

An Act making an appropriation to the Pennsylvania Working Home for Blind Men Philadelphia

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1224, (House Bill No. 649), entitled:

An Act making an appropriation to the De Paul Institute of Mount Lebanon township Allegheny county Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1225, (House Bill No. 652), entitled:

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming county Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1226, (House Bill No. 653), entitled:

An Act making an appropriation to the Florence Crittenton Mission of the city of Williamsport Lycoming county Pennsylvania

Also from Committee on Appropriations reported as committed, Senate Bill No. 1227, (House Bill No. 654), entitled:

An Act making an appropriation to the Boys' Industrial Home at Williamsport Lycoming county Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1228, (House Bill No. 655), entitled:

An Act making an appropriation to the Williamsport Hospital of the city of Williamsport Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1229, (House Bill No. 658), entitled:

An Act making an appropriation to the Greenville Hospital Greenville Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1230, (House Bill No. 661), entitled:

An Act making an appropriation to the Home for the Friendless of the city of Williamsport Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1231, (House Bill No. 675), entitled:

An Act making an appropriation for the support and maintenance of the National Guard Naval Militia and the Pennsylvania Reserve Militia of the Commonwealth for improvements to permanent camp grounds for the replacing and

repairing of armories and military stores destroyed or damaged and for payment of expenses incidental to calling the National Guard Naval Militia or Pennsylvania Reserve Militia into active service under a call from the Governor or for service under a call from the President of the United States

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1232, (House Bill No. 680), entitled:

An Act making an appropriation to the German Protestant Home for Aged at Fair Oaks Allegheny county Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1233, (House Bill No. 681), entitled:

An Act making an appropriation to the Homeopathic Hospital of Chester county located at West Chester Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1234, (House Bill No. 682), entitled:

An Act making an appropriation to the Chester County Hospital

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1235, (House Bill No. 683), entitled:

An Act making an appropriation to the trustees of the University of Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1236, (House Bill No. 689), entitled:

An Act making an appropriation to the Polyclinic Hospital of the University of Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1237, (House Bill No. 690), entitled:

An Act making an appropriation to the McKeesport Hospital McKeesport Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1238, (House Bill No. 705), entitled:

An Act making an appropriation to the Downingtown Industrial and Agricultural School Downingtown Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1239, (House Bill No. 706), entitled:

An Act making an appropriation to the State Hospital of Coaldale Coaldale Schuylkill county Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1240, (House Bill No. 711), entitled:

An Act making an appropriation to the Elk County General Hospital of Ridgway Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1241, (House Bill No. 723), entitled:

An Act making an appropriation to the Home of Industry for Discharged Prisoners of the city of Philadelphia and State of Pennsylvania

Also from the Committee on Appropriations, reported as committed, or as amended, Senate Bill No. 1242, (House Bill No. 724), entitled:

An Act making an appropriation to the Women's Southern Homeopathic Hospital of Philadelphia

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1243, (House Bill No. 727), entitled:

An Act making an appropriation to The Pennsylvania Home Teaching Society and Free Circulating Library for the Blind at Philadelphia

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1244, (House Bill No. 750), entitled:

An Act making an appropriation to Saint Joseph's Protectors Norristown Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1245, (House Bill No. 755), entitled:

An Act making an appropriation to the Citizens General Hospital of New Kingston Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1246, (House Bill No. 756), entitled:

An Act making an appropriation to the Memorial Hospital at Roxborough Philadelphia Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1247, (House Bill No. 761), entitled:

An Act making an appropriation to the Wyoming Valley Homeopathic Hospital at Wilkes-Barre Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1248, (House Bill No. 773), entitled:

An Act making an appropriation to carry into effect the provisions of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State Supervisor and assistants and fixing the salary of such State supervisor and assistants defining the power and duties of boards of trustees including the power of appointing assistants and investigator and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties"

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1249, (House Bill No. 774), entitled:

An Act making an appropriation to the Eye and Ear Hospital of Pittsburgh Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1250, (House Bill No. 777), entitled:

An Act making an appropriation to the Tuberculosis League of Pittsburgh Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1251, (House Bill No. 799), entitled:

An Act making an appropriation to the Home of the Good Shepherd Lincoln Avenue Pittsburgh Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1252, (House Bill No. 800), entitled:

An Act making an appropriation to the Taylor Hospital Association of the Borough of Taylor Lackawanna county Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1253, (House Bill No. 801), entitled:

An Act making an appropriation to the Saint Joseph's Foundling Home and Maternity Hospital of Scranton Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1254, (House Bill No. 802), entitled:

An Act making an appropriation to the Pennsylvania Museum and School of Industrial Art

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1255, (House Bill No. 813), entitled:

An Act making an appropriation to the Titusville Hospital at Titusville Pennsylvania

Also from the Committee on Appropriations reported as committed, Senate Bill No. 1256, (House Bill No. 814), entitled:

An act making an appropriation to the House of Good Shepherd Scranton Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1257, (House Bill No. 815), entitled:

An Act making an appropriation to the Brookville Hospital Brookville Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1258, (House Bill No. 819), entitled:

An Act making an appropriation to the DuBois Hospital of DuBois Pennsylvania

Also from the Committee on Appropriations, reported as committed Senate Bill No. 1259, (House Bill No. 825), entitled:

An Act to repeal an act of General Assembly approved May first Anno Domini one thousand nine hundred and nineteen entitled "An act making an appropriation for the payment of the statutory medical hospital surgical and burial expenses and compensation outstanding and due and to become due to injured employes and dependents of deceased employes whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May thirty-first one thousand nine hundred and nineteen" (Appropriation Acts page twenty-five) to repeal an act of General Assembly approved July eighteenth Anno Domini one thousand nine hundred and nineteen entitled "An act making an appropriation for the payment of the statutory medical hospital surgical and burial expenses and compensation due and to become due to injured employes and dependents of deceased employes whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May thirty-first one thousand nine hundred and twenty-one" (Appropriation Acts page two hundred and thirty-five) and making an appropriation for the payment of medical hospital surgical and burial expenses and workmen's compensation which may become due during the biennial period ending May thirty-first one thousand nine hundred and twenty-three to employes and dependents of employes of the various departments of the Commonwealth under the Workmen's Compensation Act of one thousand nine hundred and fifteen as amended and for the payment of expenses incurred in the investigation and adjustment of such claims

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1260, (House Bill No. 826), entitled:

An Act making an appropriation to the Ohio Valley General Hospital at McKees Rocks Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1261, (House Bill No. 829), entitled:

An Act making an appropriation to Saint Patricks' Orphan Asylum of Scranton Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1262, (House Bill No. 832), entitled:

An Act making an appropriation to the Retirement Board for the purposes of carrying out the provisions of the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act establishing a public school employes' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the common and contributing employes defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employes exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1263, (House Bill No. 833), entitled:

An Act making an appropriation to the Cottage State Hospital Cottage Avenue Connellsville Fayette county Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1264, (House Bill No. 844), entitled:

An Act making an appropriation to the Bellefonte Hospital Bellefonte Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1266, (House Bill No. 851), entitled:

An Act making an appropriation to the Shenango Valley Hospital of New Castle Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1266 (House Bill No. 851), entitled:

An Act making an appropriation to the Philadelphia Home for Incurables

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1267, (House Bill No. 852), entitled:

An Act making an appropriation to the Ellwood City Hospital Ellwood City Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1268, (House Bill No. 853), entitled:

An Act making an appropriation to the Almira Home Association at New Castle Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1269, (House Bill No. 854), entitled:

An Act making an appropriation to the Canonsburg General Hospital Association at Canonsburg Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1270, (House Bill No. 857), entitled:

An Act making an appropriation to the Charleroi-Monessen Hospital at Charleroi Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1271, (House Bill No. 874), entitled:

An Act making an appropriation to the Children's Hospital of Pittsburgh in the city of Pittsburgh Pennsylvania

Also from the Committee on Appropriations reported as amended Senate Bill No. 1272 (House Bill No. 882), entitled:

An Act making an appropriation to the trustees of the University of Pittsburgh for the general maintenance of and purchase of equipment for university and for the summer term

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1273, (House Bill No. 900), entitled:

An Act making an appropriation to the Jewish Sheltering Home and Home for the Homeless and aged Philadelphia Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1274, (House Bill No. 901), entitled:

An Act making an appropriation to the National Stomach Hospital of Philadelphia Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1275, (House Bill No. 902), entitled:

An Act making an appropriation to the Nazarene Home for the Aged at Philadelphia Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1276, (House Bill No. 903) entitled:

An Act making an appropriation to the Mount Sinai Hospital of Philadelphia Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1277, (House Bill No. 904), entitled:

An Act making an appropriation to the Saint Vincent's Hospital Association of the city of Erie Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1278, (House Bill No. 905), entitled:

An Act making an appropriation to the Erie Home for the Friendless of the city of Erie Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1279, (House Bill No. 906), entitled:

An Act making an appropriation to the Bethesda Home Pittsburgh Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1280, (House Bill No. 911), entitled:

An Act making an appropriation to the Pennsylvania Training School at Morgantown Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1281, (House Bill No. 919), entitled:

An Act making a deficiency appropriation to the Department of Public Instruction for the payment of the State's share of the salary of vocational teachers and for the State's share of the increase of salaries of teachers

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1282, (House Bill No. 920), entitled:

An Act making an appropriation to the Pittsburgh Home for Babies Pittsburgh Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1283, (House Bill No. 921), entitled:

An Act making an appropriation to the Saint Christopher's Hospital for Children Philadelphia Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1284, (House Bill No. 922), entitled:

An Act making an appropriation to the Kensington Hospital for Women Philadelphia Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1285, (House Bill No. 936), entitled:

An Act making an appropriation to the Elmwood Home Erie Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1286, (House Bill No. 940), entitled:

An Act making an appropriation to the Brownsville General Hospital Brownsville Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1287, (House Bill No. 970), entitled:

An Act making an appropriation to the Robert Wood Home of Philadelphia Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1288, (House Bill No. 971), entitled:

An Act making an appropriation to the Prison Labor Commission

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1289, (House Bill No. 975), entitled:

An Act making an appropriation to the board of trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania for maintenance of said home and the payment of expenses of administration including salaries of officials and clerks and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the State Treasury

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1290, (House Bill No. 996), entitled:

An Act making an appropriation to the Hamot Hospital Association of Erie Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1291, (House Bill No. 1023), entitled:

An Act making an appropriation to provide the necessary expenses of blind students who are residents of the Commonwealth in attendance at institutions of higher learning

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1292, (House Bill No. 1028), entitled:

An Act making an appropriation to the Midnight Mission of Philadelphia Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1293, (House Bill No. 1036), entitled:

An Act making an appropriation to the Florence Crittenton Home of Erie Pennsylvania

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1294, (House Bill No. 1037), entitled:

An Act making an appropriation to the Uniontown Hospital Uniontown Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1295, (House Bill No. 1039), entitled:

An Act making an appropriation to carry out the provisions of an act approved the eighteenth day of July one thousand nine hundred nineteen (Pamphlet Laws one thousand forty-four) entitled "An act to assist worthy young men and women graduates of secondary schools of the State to obtain a higher education and making an appropriation

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1296, (House Bill No. 1099) entitled:

An Act making an appropriation to Saint Rita's L C B A Home for Infants Pittsburgh Allegheny county Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1297, (House Bill No. 1127) entitled:

An Act making an appropriation to the Williams Valley Hospital of Williamstown Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1298, (House Bill No. 1131), entitled:

An Act making an appropriation to the Children's Industrial Home at Harrisburg Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1299, (House Bill No. 1132), entitled:

An Act making an appropriation to the Messiah Rescue and Benevolent Home of Harrisburg Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1300, (House Bill No. 1133), entitled:

An Act making an appropriation to the Nursery Home of Harrisburg Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1301, (House Bill No. 1134), entitled:

An Act making an appropriation to the Florence Crittenton Home of Harrisburg Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1302, (House Bill No. 1208), entitled:

An Act making an appropriation to the Messiah Orphanage of Monaghan township York county Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1303, (House Bill No. 1255), entitled:

An Act making an appropriation to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1304, (House Bill No. 1264), entitled:

An Act to amend an act approved the twenty-first day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand fifty-seven) entitled "An act to amend section one and to supplement an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and two) entitled 'An act providing for the appointment and expenses of a commission of five persons to codify and revise the law relating to banks private bankers and trust companies doing business within this Commonwealth and making an appropriation' extending the powers and duties of the commission so as to include the codification and revision of the law relating to all corporation persons partnerships and associations under the supervision of the Banking Department and making an appropriation" extending said commission for a further period of two years conferring additional power upon such commission and making an appropriation

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1305, (House Bill No. 1265), entitled:

An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the two years ending May thirty-first one thousand nine hundred and nineteen

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1306, (House Bill No. 1267), entitled:

An Act making an appropriation to pay for the care treatment removal and maintenance of the indigent insane for two years ending the thirty-first day of May one thousand nine hundred and twenty-three

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1307, (House Bill No. 1313), entitled:

An Act making an appropriation to carry out the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-five) entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agricultural association and regulating the payment thereof"

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1308, (House Bill No. 1322) entitled:

An Act making an appropriation to the Penn Asylum for Indigent Widows and Single Women Philadelphia Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1309, (House Bill No. 1327), entitled:

An Act making an appropriation to the Evangelical Home for the Aged at Philadelphia

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1310, (House Bill No. 1349), entitled:

An Act making an appropriation to the Salvation Army Social Settlement and Day Nursery of Fernando street Pittsburgh Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1311, (House Bill No. 1356), entitled:

An Act to appropriate and to re-appropriate to the Water Supply Commission moneys for the purpose of continuing the work of deepening widening and improving French Creek in Crawford county commenced under the provisions of the act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-one) entitled "An act providing for the deepening widening and improvement of French Creek in Crawford county vesting certain powers in the Water Supply Commission including the taking of land and materials by eminent domain and making an appropriation"

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1312, (House Bill No. 1358), entitled:

An Act making an appropriation to the Providence General Hospital of Philadelphia Philadelphia county Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1313 (House Bill No. 1362), entitled:

An Act making an appropriation to the Home for Widows and Single Women of Lebanon and Lebanon county

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1314, (House Bill No. 1364), entitled:

An Act making an appropriation to the Coleman Industrial Home for Colored Boys Pittsburgh Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1315, (House Bill No. 1411), entitled:

An Act making an appropriation to the Philadelphia College of Pharmacy Philadelphia Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1317, (House Bill No. 1475), entitled:

An Act making an appropriation to the Home for the aged located at one thousand eight hundred nine Mount Vernon street Philadelphia Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1318, (House Bill No. 1494), entitled:

An Act making an appropriation to the Stetson Hospital of Philadelphia Pennsylvania

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1319, (House Bill No. 214), entitled:

An Act providing for the refunding of moneys paid to the State Highway Department for registration of motor vehicles and driver's licenses which motor vehicles and licenses have not been used and to which moneys it appears the Commonwealth has no claim and making an appropriation for such refunds.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1320, (House Bill No. 294), entitled:

An Act making an appropriation to the Lake Erie and Ohio River Canal Board of Pennsylvania for the payment of expenses incurred in printing, distributing or otherwise making available for public use reports, maps, documents and records of the board in securing the co-operation and aid of the Government of the United States and other public authorities in the construction of the canal or waterway authorized to be constructed by the board for the payment of incidental office expenses and for the payment of salaries fees and expenses

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1321, (House Bill No. 385), entitled:

An Act re-appropriating certain moneys to the trustees of the State Hospital for the Criminal Insane at Farview, Wayne county.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1322, (House Bill No. 441), entitled:

An Act making an appropriation to pay for the collection, revising, indexing and proof-reading of the material contained in the pamphlet known as "The Game Fish and Forestry Laws" of this Commonwealth.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1323, (House Bill No. 530), entitled:

An Act making an appropriation for the purpose of maintaining the public roads through the Cornplanter Indian Reservation in Elk Township, Warren County, Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1324, (House Bill No. 979), entitled:

An Act making an appropriation to the State Highway Department for the payment of rewards to township of the second class for the construction and improvement of township roads and the erection and construction of township bridges.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1325, (House Bill No. 1336), entitled:

A supplement to an act approved the eighteenth day of July one thousand nine hundred and nineteen (Appropriation Acts page two hundred and twenty-nine, number three hundred and eighty-two A) entitled "An act authorizing the appointment of a commission to supervise the revising, amending, consolidating and simplifying of the laws relating to the assessment, levy and collection of taxes for local purposes, prescribing the power and duties of such commission, imposing certain duties on the Legislative Reference Bureau and making an appropriation" continuing the commission appointed under the provisions of said act for a further period of two years, providing for the appointment of additional members on said commission and making an appropriation.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1330, (House Bill No. 30), entitled:

An Act making an appropriation to the Sacred Heart Hospital Allentown, Lehigh County, Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1331, (House Bill No. 264), entitled:

An Act making an appropriation to the Washington and Jefferson College, Washington, Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1332, (House Bill No. 310), entitled:

An Act making an appropriation to the Mudgett Hospital and Training School for Nurses located at two thousand twenty-eight North Thirteenth street, Philadelphia, Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1333, (House Bill No. 345), entitled:

An Act making an appropriation for the payment of the expenses required by an act approved the twenty-fifth day of May one thousand eight hundred and eighty-nine entitled "An act to provide for the maintenance of the education and maintenance of the destitute orphans of deceased soldiers sailors and marines and the destitute children of permanently disabled soldiers sailors and marines of the State" and its amendments and supplements.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1334, (House Bill No. 365), entitled:

An Act making an appropriation to the Pottsville Hospital, Pottsville, Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1335, (House Bill No. 481), entitled:

An Act making an appropriation to the Diagnostie Hospital of the city of Philadelphia, Philadelphia, Pennsylvania.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1336, (House Bill No. 494), entitled:

An Act making an appropriation to the National Farm School at Doylestown, Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1337, (House Bill No. 656), entitled:

An Act making an appropriation to the Cottage State Hospital for Injured Persons located at Mercer, Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1338, (House Bill No. 659), entitled:

An Act making an appropriation for providing erecting completing leasing maintaining and repairing armories and stables for the use of the Pennsylvania National Guard including compensation insurance of employees of armories title insurance advertisement for bids traveling expenses clerical and other expenses of the State Armory Board.

Also from the Committee on Appropriations, reported as amended, Senate Bill No. 1339, (House Bill No. 674), entitled:

An Act constituting a commission to make an investigation of the battle fields of France and Belgium and to select points for the erection of monuments and markers of appropriate design to commemorate the achievements of Pennsylvania soldiers during the world war; defining the powers and duties of the commission; and making an appropriation.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1340, (House Bill No. 713), entitled:

An Act making an appropriation to the Chester Day Nursery and Children's Boarding Home at Chester, Pennsylvania.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1341, (House Bill No. 843), entitled:

An Act making an appropriation to the Department of Health of the Commonwealth of Pennsylvania for the maintenance of tuberculosis sanatoria and dispensaries necessary additions furnishings and repairs for educational work and other necessary work in curing and preventing tuberculosis.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 1342, (House Bill No. 1262), entitled:

An Act to amend section one of an act approved the 20th day of March, 1917, (appropriation acts page 16), entitled "An act making an appropriation for the purpose of continuing and maintaining schools among the Cornplanter Indians of Warren County" as amended.

RECESS.

Mr. SCHANTZ. Mr. President, I move that the Senate do now take a recess for ten minutes.

Mr. SMITH. Mr. President, I second the motion.
The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

HOUSE BILLS FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced, produced for concurrence bills of the House of Representatives as follows:

House Bill No. 30, (Senate Bill No. 1330), entitled:

An Act making an appropriation to the Sacred Heart Hospital Allentown Lehigh county Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 264, (Senate Bill No. 1331), entitled:

An Act making an appropriation to the Washington and Jefferson College Washington Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 310, (Senate Bill No. 1332), entitled:

An Act making an appropriation to the Mudgett Hospital and Training School for Nurses located at two thousand and twenty-eight North Thirteenth street Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 345, (Senate Bill No. 1333), entitled:

An Act making an appropriation for the payment of the expenses required by an act approved the twenty-fifth day of May one thousand eight hundred and eighty-nine entitled "An act to provide for the continuance of the education and maintenance of the destitute orphans of deceased soldiers sailors and marines and the destitute children of permanently disabled soldiers sailors and marines of the State" and its amendments and supplements

Which was committed to the Committee on Appropriations.

House Bill No. 365, (Senate Bill No. 1334), entitled:

An Act making an appropriation to the Pottsville Hospital Pottsville Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 481, (Senate Bill No. 1335), entitled:

An Act making an appropriation to the Diagnostic Hospital of the City of Philadelphia Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 494, (Senate Bill No. 1336), entitled:

An Act making an appropriation to the National Farm School at Doylestown Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 656, (Senate Bill No. 1337), entitled:

An Act making an appropriation to the Cottage State Hospital for Injured Persons located at Mercer Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 659, (Senate Bill No. 1338), entitled:

An Act making an appropriation for providing erecting completing leasing maintaining and repairing armories and stables for the use of the Pennsylvania National Guard including compensation insurance of employees of armories title insurance advertisement for bids travelling expenses clerical and other expenses of the State Armory Board

Which was committed to the Committee on Appropriations.

House Bill No. 674, (Senate Bill No. 1339), entitled:

An Act authorizing the erection of monuments and markers in France to commemorate the achievements of citizens of Pennsylvania who served on the battlefields of France and to perpetuate the memories of those who fell in the war against German and her allies and for the appointment of a commission to erect such monuments and markers and making an appropriation for the purpose of this act

Which was committed to the Committee on Appropriations.

House Bill No. 713, (Senate Bill No. 1340), entitled:

An Act making an appropriation to the Chester Day Nursery and Children's Boarding Home at Chester Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 843, (Senate Bill No. 134), entitled:

An Act making an appropriation to the Department of Health of the Commonwealth of Pennsylvania for the maintenance of tuberculosis sanatoria and dispensaries necessary additions furnishings and repairs for educational work and other necessary work in curing and preventing tuberculosis

Which was committed to the Committee on Appropriations.

House Bill No. 1262, (Senate Bill No. 1342), entitled:

An Act to amend section one of an act approved the thirteenth day of March one thousand nine hundred and seventeen (Appropriation Acts page sixteen) entitled "An act making an appropriation for the purpose of continuing and maintaining schools among the Cornplanter Indians of Warren county" as amended

Which was committed to the Committee on Appropriations.

RECESS.

Mr. SCHANTZ. Mr. President, I move that the Senate do now take a recess until 8 o'clock this evening.

Mr. McCONNELL. Mr. President, I second the motion.
The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed, the Senate will be in order.

BILLS INTRODUCED.

Mr. SMITH. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SMITH read in his place and presented to the Chair Senate Bill No. 1343, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings to carry into effect the provisions of an act approved the eighteenth day of July one thousand nine hundred and nineteen (P. L. 1094) entitled "An act authorizing the Board of Commissioners of Public Grounds and Buildings to erect a Soldiers and Sailors Memorial Bridge with the approaches thereto and memorial pylons, in the city of Harrisburg, to commemorate the services of the soldiers and sailors of the Commonwealth; providing for the letting of contracts therefor; providing for a proportion of the cost to be paid by the city of Harrisburg and public service corporations using or affected by the building of said bridge; providing for acquiring any property necessary by eminent domain, giving the Board of Commissioners of Public Grounds and Buildings the right to sell a portion of the land to the Pennsylvania Railroad Company to conform to the plans of the architect; providing for the maintenance of said bridge; and making an appropriation to carry out the provisions of this act."

Which was committed to the Committee on Appropriations.

REPORTS FROM COMMITTEE.

Mr. EYRE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE, from the Committee on Appropriations, reported as committed Senate Bill No. 1343, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings to carry into effect the provisions of an act approved the 18th day of July, 1919, (P. L. 1049), entitled "An act authorizing the Board of Commissioners of Public Grounds and Buildings to erect a Soldiers' and Sailors' Memorial Bridge with the approaches thereto and memorial pylons, in the city of Harrisburg, to commemorate the services of the soldiers and sailors of the Commonwealth; providing for the letting of contracts therefor; providing for a proportion of the cost to be paid by the city of Harrisburg and public service corporations using or affected by the building of said bridge; providing for acquiring any property necessary by eminent domain; giving the Board of Commissioners of Public Grounds and Buildings the right to sell a portion of the land to the Pennsylvania Railroad Company to conform to the plans of the architect; providing for the maintenance of said bridge; and making an appropriation to carry out the provisions of this act."

REPORTS FROM COMMITTEE.

Mr. PHIPPS. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. PHIPPS, from the Committee on Military Affairs, reported as committed Senate Bill No. 553, entitled:

An Act to amend section one of an act, approved the third day of June, one thousand eight hundred and eighty-five (P. L. 62), entitled "An act to provide for the establishment and maintenance of a Home for Disabled and Indigent Soldiers and Sailors of Pennsylvania," as amended.

HOUSE MESSAGES.

RESOLUTION RECALLING FROM THE GOVERNOR HOUSE BILL NO. 790.

The Clerk of the House of Representatives being introduced, presented extract from the Journal of the House of Representatives, which was twice read as follows, considered and agreed to.

In the House of Representatives, April 20, 1921.

Resolved (If the Senate concur), That House Bill No. 790, entitled "An act to regulate and control the manufacture, sale,

offering for sale, giving away and use of weights and measures, and of weighing and measuring devices in the Commonwealth of Pennsylvania; providing for the approval and disapproval of such weights, measures and devices by the bureau of standards, and prescribing penalties," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

RESOLUTION RECALLING FROM THE GOVERNOR HOUSE BILL NO. 798.

He also presented extract from the Journal of the House of Representatives, which was twice read as follows, considered and agreed to.

In the House of Representatives, April 20, 1921.

Resolved (if the Senate Concur), That House Bill No. 798, File Folio 3499, entitled "An act to amend section thirteen of an act approved the third day of June, one thousand nine hundred and fifteen (Pamphlet Laws, nine hundred and fifty-four) entitled "An act to protect the public health and safety by regulating the erection, alteration, repair, use occupancy, maintenance, sanitation and condemnation of dwellings, two-family dwellings, rooming-houses and tenements by regulating the use, maintenance and sanitation of the grounds surrounding the same, the adjoining buildings and all vacant land in cities of the first class, providing for their inspection, the abatement of nuisances, the vacating of uninhabitable houses and the filing of liens creating a Division of Housing and Sanitation and providing penalties for violations of the provisions thereof and repealing all laws inconsistent therewith," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE BILLS FOR CONCURRENCE.

He also presented for concurrence bills of the House of Representatives as follows:

House Bill No. 270 (Senate Bill No. 1344), entitled:

An Act to amend an act approved the twenty-fifth day of February one thousand nine hundred and one (Pamphlet Laws page eleven) entitled "An act to establish a Department of Forestry to provide for its proper administration to regulate the acquisition of land for the Commonwealth and to provide for the control protection and maintenance of forestry reservation by the Department of Forestry" as amended by establishing additional bureaus and offices in said department establishing forest districts providing for forest officers assistants and labor providing for the salaries of the officers and employees of the department fixing the amount of expenditures for the acquisition of land and repealing certain acts

Which was committed to the Committee on Forestry.

House Bill No. 271 (Senate Bill No. 1345), entitled:

An Act to amend an act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws page seven hundred and ninety-seven) entitled "An act to establish a bureau of forest protection within the Department of Forestry designating the officers who shall constitute the bureau their duties and salaries prescribing penalties for the violation thereof and repealing all laws general special or local or any parts thereof that may be inconsistent with or supplied by this act" by providing for a chief of the bureau of forest protection empowering district foresters to act as district fire wardens providing for the compensation of the chief and other fire wardens and persons assisting in extinguishing forest fires

Which was committed to the Committee on Forestry.

House Bill No. 572 (Senate Bill No. 1346), entitled:

An Act providing for the sentencing of certain criminals to reformatories or houses of correction in counties of the first class

Which was committed to the Committee on Judiciary General.

House Bill No. 1033 (Senate Bill No. 1347), entitled:

An Act relating to the taking of certain fur-bearing animals

Which was committed to the Committee on Game and Fisheries.

House Bill No. 1081 (Senate Bill No. 1348), entitled:

An Act regulating the closing of public highways and providing for the locating marking and maintenance of detours necessitated by such closing

Which was committed to the Committee on Public Roads and Highways.

House Bill No. 1093 (Senate Bill No. 1349), entitled:

An Act to amend section nineteen chapter three article one of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 1189 (Senate Bill No. 1350), entitled:

An Act to amend the act approved the seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws one hundred and sixty-seven) entitled "An act to provide for the better protection of life and health by diminishing the danger from infections and contagious diseases through the creation of a State Board of Undertakers in the cities of the first second and third classes with systematic examinations registrations and licenses for all entering the business of burying the dead and penalties for violating the provisions thereof" as amended by the act approved the twenty-fourth day of April one thousand nine hundred and five (Pamphlet Laws two hundred and ninety-nine) entitled "An act to amend sections five and six of an act entitled 'An act to provide for the better protection of life and health by diminishing the danger from infections and contagious diseases through the creation of a State Board of Undertakers in cities of the first second and third classes with systematic examinations registration and licenses for all entering the business of burying the dead and penalties for violation of the provisions thereof' approved the seventh day of June Anno Domini one thousand eight hundred and ninety-five by extending the provisions of the said act throughout the Commonwealth and providing for the payment of the expenses thereof" by prescribing the qualifications and compensation of members of the State Board of Undertakers providing for employees of the board requiring applicants for undertakers' licenses to have a common school education limiting undertakers' licenses to one year and providing for renewals thereof requiring undertakers' assistants to be in connection therewith and providing for the payment of the expenses of the board the auditing of its books and the disposition of funds remaining in its treasury

Which was committed to the Committee on Public Health and Sanitation.

House Bill No. 1247 (Senate Bill No. 1351), entitled:

An Act to amend section twenty-six of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and sixty-two) entitled "An act providing for the creation and administration of a State fund for the insurance of compensation for injuries to employees of subscribers thereto declaring false oaths by the subscribers to the misdemeanors and providing penalties for the violation thereof" as amended

Which was committed to the Committee on Appropriations.

House Bill No. 1287 (Senate Bill No. 1352), entitled:

An Act imposing a State tax on anthracite coal providing for the assessment and collection thereof and providing penalties for the violation of this act

Which was committed to the Committee on Finance.

House Bill No. 312 (Senate Bill No. 1353), entitled:

An Act to promote the public health by providing for one day in seven for employes in certain employments

Which was committed to the Committee on Judiciary Special.

House Bill No. 573 (Senate Bill No. 1354), entitled:

An Act authorizing a State association of township supervisors and township commissioners and providing for the payment of the expenses thereof by the respective counties

Which was committed to the Committee on Judiciary Special.

House Bill No. 1069 (Senate Bill No. 1355), entitled:

An Act declaring it unlawful for officers directors and employes of buildings and loan associations to accept commissions payments gifts and things of value to procure mortgage or stock loans

Which was committed to the Committee on Banks and Building and Loan Associations.

House Bill No. 1366 (Senate Bill No. 1356), entitled:

An Act to amend section one of the act approved the eighteenth day of July Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws one thousand and sixty-one) entitled "An act to fix the salaries of the supervising inspectors of the second grade and of the Chief of the Bureau of Mediation and Arbitration in the department of Labor and Industry"

Which was committed to the Committee on Appropriations.

REPORT FROM COMMITTEE.

Mr. CROW. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW, from the Committee on Finance, reported as committed, Senate Bill No. 1352, (House Bill No. 1287), entitled:

An Act imposing a State tax on anthracite coal providing for the assessment and collection thereof and providing penalties for the violation of this act.

HOUSE MESSAGES.

HOUSE NON-CONCURS IN AMENDMENTS TO HOUSE BILL NO. 483.

The Clerk of the House of Representatives being introduced, informed the Senate that the House has non-concurred in the amendments made by the Senate to House Bill No. 483, entitled:

An Act to further amend the fifth section of an act entitled "An act relating to the organization and jurisdiction of orphans' courts and to establish a separate orphans' court in and for counties having more than one hundred fifty thousand inhabitants and to provide for the election of judges thereof" approved May nineteenth Anno Domini eighteen hundred and seventy-four (Pamphlet Laws two hundred and six) as amended by fixing and determining the salaries of the assistant clerks of said court

Mr. NORTON. Mr. President, I move that the Senate recede from its amendments to the bill.

Mr. CLARK. Mr. President, I second the motion.

The motion was agreed to.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE NON-CONCURS IN AMENDMENTS MADE BY THE SENATE TO SENATE BILL NO. 309, RECALLED FROM THE GOVERNOR.

He also informed the Senate that the House has non-concurred in the amendments made by the Senate to Senate Bill No. 309, recalled from the Governor, entitled:

An Act to amend section five of an act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing a board of optometrical education whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses thereof and repealing all acts or parts of acts inconsistent therewith"

and has appointed Messrs. Dunn, Connor and Joseph Marcus as a Committee of Conference to confer with a similar committee of the Senate (if the Senate shall appoint such committee) to consider the differences existing between the two houses in relation to said bill.

APPOINTMENT OF COMMITTEE OF CONFERENCE.

Mr. ARON. Mr. President, I move that the Senate insist upon its amendments to the foregoing bill, and that a Committee of Conference be appointed to confer with a committee of the House of Representatives (already appointed) to consider the differences existing between the two houses in relation to said bill.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

Ordered, That Messrs. Aron, Daix and Snyder be said committee on the part of the Senate, and that the Clerk inform the House of Representatives accordingly.

HOUSE NON-CONCURS IN AMENDMENTS MADE BY THE SENATE
TO HOUSE BILL NO. 1184.

He also presented communication from the House of Representatives, informing the Senate that the House has non-concurred in amendments made by the Senate to House Bill No. 1184, entitled:

An Act authorizing the Governor to appoint a board of claims to hear audit dismiss or adjust moral and equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways and making an appropriation

RECONSIDERATION OF HOUSE BILL NO. 1184.

Mr. SCHANTZ. Mr. President, I move to reconsider the vote by which Senate Bill No. 865, (House Bill No. 1184), entitled:

An Act authorizing the Governor to appoint a board of claims to hear audit dismiss or adjust moral and equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways and making an appropriation

passed finally.

The PRESIDENT. How did the Senator vote?

Mr. SCHANTZ. Mr. President, I voted "aye."

Mr. JONES. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. JONES. Mr. President, I voted "aye."

The motion was agreed to.

And the question recurring,

Shall the bill pass finally?

Mr. SCHANTZ. Mr. President, I move to reconsider the vote by which the bill passed third reading.

The PRESIDENT. How did the Senator vote?

Mr. SCHANTZ. Mr. President, I voted "aye."

Mr. JONES. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. JONES. Mr. President, I voted "aye."

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill on third reading?

Mr. SCHANTZ. Mr. President, I ask unanimous consent to amend section 1, line 4, by striking out the word "nineteen" and inserting in lieu thereof the word "sixteen."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

REPORTS FROM COMMITTEES.

Mr. EYRE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE, from the Committee on Appropriations, reported as committed, Senate Bill No. 16, entitled:

An Act making an appropriation for the Dixmont Hospital for the Insane.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 684, entitled:

An Act making an appropriation to the trustees of the Western State Hospital for the Insane.

Also from the Committee on Appropriations, reported as committed, Senate Bill No. 811, entitled:

An Act making an appropriation to the Home of the Good Shepherd, Chew Street, Germantown, Philadelphia, Pa.

Mr. CRAIG. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CRAIG, from the Committee on Judiciary General, reported as committed, Senate Bill No. 749, (House Bill No. 431), entitled:

An Act for the segregation of certain classes of prisoners.

BILLS ON THIRD READING AND FINAL PASSAGE.

Mr. BARR. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 605, on third reading, entitled:

An act providing for the valuation and assessment in counties of the second class of all property of every kind and description and all occupations taxable for county city school borough and township purposes creating a County Assessment Board for that purpose providing for the payment of the entire expense thereof by such counties prescribing the duties of the several county officers in respect thereto and abolishing all existing offices boards or departments having to do with the valuation and assessment of such taxable property in such counties cities school districts boroughs and townships

Mr. McCLINTOCK. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 605, entitled:

An Act providing for the valuation and assessment in counties of the second class of all property of every kind and description and all occupations taxable for county city school borough and township purposes creating a County Assessment Board for that purpose providing for the payment of the entire expense thereof by such counties prescribing the duties of the several county officers in respect thereto and abolishing all existing offices boards or departments having to do with the valuation and assessment of such taxable property in such counties cities school districts boroughs and townships

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

Mr. LESLIE. Mr. President, I hardly think it is necessary to discuss this particular bill and the companion bill, No. 606, after the discussion that occurred today on the matter of its being put out on the calendar, with the exception that I made the statement this afternoon that I wished to convey to the members of the Senate some information, so that they will have an understanding as to the kind and character of the legislation we are now considering. Not to debate the merits or demerits of the past action, there was not sufficient opportunity for the proper officials connected with the city of Pittsburgh and the county of Allegheny to lay before the committee on Municipal Affairs the defects of this legislation, and what it would mean if put into operation. I also this afternoon stated as to the opposition in connection with these acts, that they did not provide in any way, manner, shape or form to comply with the constitutional provision of legislation which abolishes offices that are created by the acts of Assembly without providing for the proper repealing of the acts creating those offices. The bills to be made an act, No. 605, in its title, provides:

"Providing for the valuation and assessment in counties of the second class of all property of every kind and description and all occupations taxable for county city school borough and township purposes creating a County Assessment Board for that purpose providing for the payment of the entire expense thereof by such counties prescribing the duties of the several county officers in respect thereto and abolishing all existing offices boards or departments having to do with the valuation and assessment of such taxable property in such counties cities school districts boroughs and townships."

This act provides for the consolidation of what is known as the Board of Assessors, along with what is known as the County Board of Revision of Taxes. The act itself has made no provision for repealing the act putting those boards into existence and having no repealing clause in the act. I wish to read you the constitutional provision which provides for such legislation as this, that consolidates and abolishes any office without having the laws

which created it properly repealed in the act which abolishes them. Section 6 of Article 3 of the constitution provides that no law shall be revised, amended or the provision thereof extended or conferred by reference to its title only, but so much thereof as is revised, amended, extended or conferred, shall be re-enacted and published at length. Every lawyer and practically every layman member of this body knows of this constitutional provision and knows the reading thereof. Therefore, I ask you to refer to your files, and show in the act where there is a single repealer of a single act that created the Board of Assessors in the city of Pittsburgh or the county of Allegheny. This Bill necessarily repeals the act of January 4, 1859, Pennsylvania Laws 838, and carries with it a repeal of the Acts of 1834 and 1844, the Act of 1901. Upon that ground alone do I submit the case, not referring to the question of the extraordinary character of the legislation, what it means at this particular time of the year to the city of Pittsburgh and county of Allegheny, with the exception that the county of Allegheny has assessable property for taxable purposes of one billion four hundred million dollars, and I wish you to recognize that this act provides that those who are to be elected under this act, starting with the first of next year, will be, every one of them, men who never occupied a position of similar character. I want you to realize that five years ago real estate in that community, like all others, practically was down to the minimum, a year and a half or two years ago it was up at the maximum, to-day between the minimum and maximum, and we necessarily have to have men of experience and men of knowledge to adjust conditions that are bound to arise in the question of the assessment of those properties. Therefore, on the legality of the act, on the question of ripping out of office without notification and an opportunity for the defense of their position—the city of Pittsburgh was represented yesterday a week ago by the City Solicitors and the county represented by the chairman of the County Commissioners, one of the assistant Solicitors—it is well known, however, that there was not sufficient time to present the case, but that is past, that is history, we are up to the present. I feel that the members of the Senate recognize the fact that they would be passing a law that would not stand the test of the court, and, as I said this afternoon, could not possibly pass the scrutiny of the Attorney General for any recommendation to the Governor. Therefore, I ask you to defeat this legislation.

Mr. BARR. Mr. President, I wish to interrogate the Senator from Allegheny, Mr. Leslie.

The PRESIDENT. Will the Senator from Allegheny, Mr. Leslie, permit himself to be interrogated?

Mr. LESLIE. Mr. President, I will.

Mr. BARR. Mr. President, I would like to ask the Senator whether he is an attorney.

Mr. LESLIE. Mr. President, I have to plead guilty, I am not.

Mr. BARR. Mr. President, I would like to ask the Senator from Allegheny, whether or not he has ever studied law?

Mr. LESLIE. Mr. President, I never studied law.

Mr. BARR. Mr. President, I would like to ask the Senator from Allegheny whether or not he could render an opinion as to the legality of this act, or any other law, from the standpoint of his learning in the law.

Mr. LESLIE. Mr. President, from the standpoint of my experience in legislative bodies, I say yes.

Mr. BARR. Mr. President, this question of the legality of Bills 605 and 606, after it came into my hands, as a matter of courtesy I introduced them for the real estate board of Pittsburgh and League of Boroughs and Townships of Allegheny County. Mr. Samuel W. Black, of Pittsburgh, a member of the legislative committee of the Real Estate Board, went to see Mr. D. C. Beatty, a recognized municipal authority in the city of Pittsburgh, and put the question to him as to the legality of these bills. I hold in my hand—and I am sorry that I have to take the time of the Senate,—I would ask your attention to what I am going to say through Mr. Beatty

Mr. LESLIE. Mr. President, I rise to a point of order. Mr. PRESIDENT. The Senator from Allegheny, Mr. Leslie, will state his point of order.

Mr. LESLIE. Mr. President, we are discussing Bill 605, and not Bill 606.

Mr. BARR. Mr. President, I would ask the courtesy of the Senate, in interest of saving time of the Senate, to allow me to consider both Bill 605 and Bill 606.

Mr. LESLIE. Mr. President, I give way.

The PRESIDENT. The Senator from Allegheny, Mr. Leslie, withdraws his point of order.

Mr. BARR. Mr. President, on the question of the legality of the act I will read this letter:

Pittsburgh, Pa.,
April 8, 1921.

"Dear Sir:

(1) In regard to Senate Bill No. 606, I understand from Mr. Black that somebody has suggested that this act is unconstitutional.

This act will apply to cities of the second class. I have no doubt whatsoever about the constitutionality of the act. This act provides that city taxes shall be based upon valuations placed upon taxable property therein made by the County Taxing Board. Similar provisions already exist in regard to schools. See School Code of 1911, P. L. 337 Sections 525 to 527 both inclusive, and the same system applies already to townships. See Township Code of 1917, P. L. 384, Sections 397 and 399. Also Section 421 (P. L. 387.)

(2) In regard to Senate Bill No. 605, I understand from Mr. Black that somebody has suggested that this act is not constitutional. We see no reason to doubt the constitutionality of this act. It provides in counties of the second class for one central county taxing board, whose valuations shall be used by all cities, boroughs, school districts and townships therein as a basis for taxation, thus eliminating separate assessing boards.

The present Board of Tax Revision of the County of Allegheny exists by virtue of Act of 22 July, 1919, P. L. 1093. There is considerable doubt about the constitutionality of this act for the reasons which I will not give.

The act of 1919 makes the Board of Assessment appointive and not elective. Art. 14, Sec. 2 of the Constitution provides that the county officers shall be elected at the general elections. The Act of 1919 is a re-enactment of similar legislation beginning with the Act of March 24, 1905, P. L. 487, which made the original board of assessment appointive by the courts of common pleas. At the time of the passage of the original act of 1895 and up to 1913 the County Board of Assessment were really state officers performing state functions, and incidentally by virtue of their office performing county functions. This is a ruling of the Supreme Court in Commonwealth vs. Collier 213 pa. 133 (1905) in which the court held that it was perfectly proper under the act of 1895 for the legislature to make the Board of Assessment appointive, for the reason that the Board appointed under this act were really state officers and not county officers. By the Act of 1913, P. L. 509 the taxation of personal property for state and county purposes was changed, with the result that the assessment board no longer assessed or had anything to do with the assessment of property for state purposes. It therefore follows that after the Act of 1913 was passed, no act could constitutionally be passed providing for an appointive board of assessment, as such person are undoubtedly county officers and must be elected.

It would seem therefore that this is just a question of time before this question is raised and that the legislature ought to consider the matter at the present time.

The question before the legislature is not really a question of the constitutionality of the acts, but rather a question of the desirability of passing the acts in the form in which they are presented."

Mr. President, my argument to-day, gentlemen, was from the standpoint of economy for the county of Allegheny. I have read to you the opinion of one of the best municipal lawyers in the county of Allegheny and the question is up to you, and I hope that you will decide it as you see it. I thank you very much for your consideration.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

Yeas—17.

Barnes,	Culbertson,	Gray,	McNichol.
Barr,	DeWitt,	Long,	Miller, J. S.,
Buckman,	Donahue,	MacDade,	Norton,
Clark,	Herron,	McClintock,	Snyder,
			Vare,

Nays—21.

Aron,	Eyre,	Leslie,	Service,
Baldwin,	Heaton,	McConnel,	Sisson,
Craig,	Homsher,	Murdock,	Smith,
Crow,	Jones,	Patton,	Stinemann,
Einstein,	Joyce,	Phipps,	Weaver,
			Whitten,

Less than a majority of all the Senators having voted "aye" the question was determined in the negative.

Mr. BARR. Mr. President, I move that the Senate do now proceed to the consideration of Senate Bill No. 605, entitled:

A Supplement to an act entitled "An act for the government of cities of the second class" approved March seventh one thousand nine hundred and one (Pamphlet Laws twenty) providing for the abolition of the Department of Assessors now existing in such cities providing that the valuations and assessments of property therein taxable for city purposes shall be the valuations and assessments placed thereon by county officers for county purposes and that all future taxes for city purposes shall be levied and assessed against such property based upon the valuations and assessments placed thereon for taxation for county purposes

Mr. MCCLINTOCK. Mr. President, I second the motion. The motion was agreed to.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 606, entitled:

A supplement to an act entitled "An act for the government of cities of the second class" approved March seventh one thousand nine hundred and one (Pamphlet Laws twenty) providing for the abolition of the Department of Assessors now existing in such cities providing that the valuations and assessments of property therein taxable for city purposes shall be the valuations and assessments placed thereon by county officers for county purposes and that all future taxes for city purposes shall be levied and assessed against such property based upon the valuations and assessments placed thereon for taxation for county purposes

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

BILL DROPPED FROM CALENDAR.

Mr. BARR. Mr. President, to save the time of the Senate, the result of the vote on bill 605 indicates the success of the efforts on the part of the Senator from Allegheny on the same charge as he made against the Senator speaking, about gumshoe work, and I, therefore, ask that this bill be dropped from the calendar.

Mr. VAREL. Mr. President, I second the motion.

The motion was agreed to.

REPORT FROM COMMITTEE.

Mr. EYRE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE, from the Committee on Appropriations, reported as committed, Senate Bill No. 1351 (House Bill No. 1247), entitled:

An Act to amend section twenty-six of an act approved the second day of June, one thousand nine hundred and fifteen (P. L. 762) entitled "An act providing for the creation and administration of a State Fund for the insurance of compensation for injuries to employees of subscribers thereto declaring false oaths by the subscribers to be misdemeanors and providing penalties for the violation thereof," as amended.

BILL ON THIRD READING.

Mr. BUCKMAN. Mr. President, I move that the Senate do proceed to the third reading and consideration of Senate Bill No. 463 (House Bill No. 215), on third reading, entitled:

An Act for the better protection of fish requiring citizens of the United States residing within this Commonwealth to procure a license from the county treasurer to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act and the manner of proceeding to enforce compliance therewith and providing for the disposition of the penalties recovered and license fees received

Mr. SMITH. Mr. President, I second the motion. The motion was agreed to

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 463 (House Bill No. 215), as follows:

An Act for the better protection of fish requiring citizens of the United States residing within this Commonwealth to procure a license from the county treasurer to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act and the manner of proceeding to enforce compliance therewith and providing for the disposition of the penalties recovered and license fees received

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that the word "persons" as used in this act except where the context otherwise indicates means citizens of the State of Pennsylvania over twenty-one years of age

Section 2 The provisions of this act shall be severable and if any of its provisions shall be held to be unconstitutional the decision of the court shall not affect the validity of the remaining provisions of this act It is hereby declared as a legislative intent that this act would have been adopted by the General Assembly had such unconstitutional provision not been included therein

Section 3 No person except as hereinafter provided shall angle or fish at any time in any of the waters of this Commonwealth or in the waters bounding or adjacent thereto without having first secured a license as hereinafter provided

Section 4 Citizens of this State who are citizens of the United States are entitled upon written or oral application to receive from any county treasurer or the Commissioner of Fisheries his officers or agents a "resident's fishing license" upon payment of a license fee of one dollar and the cost of such treasurer's fee

Section 5 All licenses shall be issued on forms prepared and supplied by the Commissioner of Fisheries at the expense of the Commonwealth The license shall show the name age occupation and residence of the licensee and the date of its issuance It shall also contain the signature of the licensee written in ink and shall authorize the person named therein to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto under the restrictions and requirements of existing laws during that year the date of which is inscribed thereon The license shall become void upon the thirty-first day of December next following the date of issue The license may contain such other information as the Commissioner of Fisheries may require The Commissioner of Fisheries is authorized to employ such stenographers clerks and assistants as may be necessary to carry into effect the provisions of this act and to fix their salaries

Section 6 Every county treasurer of this Commonwealth shall keep in a book to be supplied by the Commissioner of Fisheries at the cost of the Commonwealth a correct and complete record of all fishing licenses issued by him Every county treasurer shall cause to be entered in such book at the close of each week the name and place of residence of each individual to whom a license shall have been issued that week Such book shall be open at reasonable hours to the inspection of any officer of the Commonwealth whose duty it is by law to protect the fish in the waters of this Commonwealth or in the waters bounding or adjacent thereto

Section 7 Every county treasurer of this Commonwealth shall each week forward to the Commissioner of Fisheries a complete list of the licenses granted with the names and addresses of the licensees and the number and character of their respective licenses on blanks to be furnished by the Commissioner of Fisheries at the cost of the Commonwealth

Section 8 A county treasurer may collect for his own use for services rendered under this act the sum of ten cents to be paid by the applicant for a license All license fees except said treasurer's fees paid to the county treasurer under this act shall be by such county treasurer paid into the State Treasury at least once a month to be applied to the purposes hereinafter provided such county treasurer shall make a return to the State Treasurer upon a form to be supplied by the Commissioner of Fisheries at the cost of the Commonwealth and shall in all cases forward a duplicate of such report to the Commissioner of Fisheries at Harrisburg

Section 9 No person shall angle or fish unless the license hereinafter provided be at such times continuously kept about the person or the license and exhibited upon request of any fish Commissioner fish warden sheriff constable or other officer of the Commonwealth

Section 10 No person shall alter loan or transfer any license authorized by this act nor give any false or misleading information to the county treasurer or to the Commissioner of Fisheries his officers or agents in the application therefor

Section 11 Any person violating any provision of this act shall on conviction be sentenced for each offense to pay a fine of twenty-five dollars together with the cost of prosecution in addition to such penalty the license of any person convicted or signing an acknowledgment as hereinafter provided shall be void and shall be surrendered by such person and immediately sent by the court making the conviction or the officer taking the acknowledgment to the Commissioner of Fisheries at Harrisburg

Section 12 Whenever any person shall be convicted of violating any provision of this act shall refuse or neglect to once pay a fine imposed with the cost of prosecution such person shall be at once committed to the county jail of the county in which the conviction occurs for a period of one day for each dollar of penalty imposed unless such person enters

into good and sufficient recognizance to pay the fine and costs within five days after the date of conviction or to prosecute an appeal according to law

Section 13 Every alderman magistrate or justice of the peace shall have power of summary conviction in matters pertaining to the violation of any provision of this act

Section 14 All actions for violation of any provision of this act excepting where the defendant is taken in the act of violating the law or in a pursuit immediately following such violation shall be commenced by a complaint of any person before an alderman magistrate or justice of the peace made under oath within one year after the date of such violation

Section 15 Upon such complaint any alderman magistrate or justice of the peace shall issue a warrant directed to any constable peace officer Fish Commissioner or fish warden and cause such person to be brought before him Such alderman magistrate or justice of the peace shall hear the evidence and determine the innocence or guilt of the person accused and if such person be convicted shall be sentenced to pay a fine and costs as hereinbefore provided

Section 16 All fines recovered under this act shall be as soon as the case is fully determined before him forwarded by such alderman magistrate or justice of the peace to the Commissioner of Fisheries together with a statement of the cause for which such money shall have been collected The cost of such statement is hereby fixed at fifty cents and made a part of the costs of prosecution

Section 17 All fines imposed for violation of this act received by the Commissioner of Fisheries shall be by the Commissioner paid into the State Treasury to be applied for the purposes hereinafter provided

Section 18 All license fees fines and penalties collected under the provisions of this act and paid into the State Treasury not in excess of four hundred thousand dollars (\$400,000) in any one year shall be kept separate and apart in a fund known as the "Resident Fish License Fund" and shall be used solely under the direction of the Department of Fisheries for the purpose of the payment of the salaries of the Commissioner of Fisheries clerks stenographers fish wardens traveling expenses counsel fees court expenses and contingent expenses for the propagation protection and distribution of fish the stocking of the waters and the employment of necessary labor and the purchase of material motor vehicles machinery and implements therefor for necessary repairs and improvements to fish hatcheries for field work stream investigations gathering spawn transferring fish and the employment of necessary labor and the purchase of necessary motor vehicles machinery and implements therefor the purchase of necessary land and water supplies for State fish hatcheries for the purchase and erection of buildings ponds and other extensions incidental to State fish hatcheries for the maintenance and operation of a boat on Lake Erie and cruiser Anna at Torresdale on the Delaware river and for dredging the approach to the fish hatchery at Erie

All moneys in such separate fund from time to time not in excess of four hundred thousand dollars (\$400,000) in any one year are hereby specifically appropriated to the Department of Fisheries and may be expended for the purposes hereinbefore enumerated The Auditor General shall upon requisition from time to time of the Commissioner of Fisheries draw his warrant on the State Treasurer for the amount specified in such requisition not exceeding however the amount in such fund at the time of making such requisition All moneys collected under the provisions of this act and not payable into the resident fish license fund shall be paid into the general fund of the State Treasury

Section 19 Any officer of this Commonwealth whose duty it is to protect fish in the waters of this Commonwealth or in the waters bounding or adjacent thereto is authorized to arrest without warrant any person in the act of violating any provision of this act or in a pursuit immediately following such violation The officer making such arrest immediately take the person so arrested to the nearest alderman magistrate or justice of the peace for a hearing upon the charge upon which the person was arrested

Section 20 A person charged with violating any provision of this act may sign an acknowledgment of the offense committed either before or after the beginning of prosecution and pay to any salaried officer of the Department of Fisheries the penalty in full as fixed by this act together with costs accrued to that date The printed receipt therefor which shall in every instance bear the signature of the Commissioner of Fisheries shall be full evidence of full satisfaction of the offense committed

Section 21 No person now required by law to procure a license to fish or propagate fish for sale shall be required in addition to secure a license provided by this act in order to enable such person to exercise those rights conferred by the license or licenses so procured under the laws existing prior to the passage of this act

Section 22 The provisions of this act shall not apply to nor prevent the owner of any farm or other land situate in this Commonwealth who actually resides thereon throughout the year or the members of his family so residing upon said farm or land from angling or fishing in waters wholly within the limits of said farm or land or within the limits of land abutting thereon without such license The exemption provided by the foregoing provisions of this section shall not apply to any person temporarily residing upon said farm or land or any tenant thereon who is not a member of the family of said owner nor shall said exemption apply to any servant or employe of said owner

Section 23 This act shall not affect the provisions of an act approved April twenty-first one thousand nine hundred and fifteen entitled "An Act to give additional protection to the fish in the waters within the Commonwealth of Pennsylvania

prohibiting the fishing for or capture or killing of such fish by unnaturalized foreign-born residents and prescribing penalties for violation of its provisions" nor the provisions of any act for the propagation or protection of fish

Section 24 All acts or parts of acts inconsistent with this act are repealed

Section 25 This act shall go into effect on the first day of January one thousand nine hundred and twenty-one

On the question.

Will the Senate agree to the bill?

Mr. CRAIG. Mr. President, I ask unanimous consent to amend section 25, page 9, line 14, by striking out the word "twenty-one" and inserting in lieu thereof the word "twenty-two."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

Mr. BUCKMAN. Mr. President, assuming that I would be denied unanimous consent to offer this amendment, I move that the Senate do now resolve itself into Committee on the Whole for the purpose of considering the following special amendment.

Amend section 4, page 2, line 18 by striking out the words "one dollar" and inserting in lieu thereof the words "fifty cents."

Mr. BALDWIN. Mr. President, I second the motion.

The PRESIDENT. The Chair desires to announce that if the Senate goes into Committee on the Whole on this motion it carries the amendment with it.

On the question,

Will the Senate agree to the motion?

Mr. CRAIG. Mr. President, and gentlemen of the Senate, the bill under consideration is the fisherman's license bill. I understand that it is not proper at this time to discuss the merits or the demerits of the proposed amendment and I do not wish to say anything about that. The bill has been before the Senate for a long time. It was thoroughly threshed out in the Committee on Game and Fisheries several times. You will readily recall the mix-up we had the other evening over this same bill, and as a result of the difference of opinion as to whether the bill was properly on the calendar or not and the Committee on Game and Fisheries held another meeting. After considerable discussion at that meeting a sub-committee was appointed to further investigate the bill and to suggest amendments to it, if they were found necessary, and make report to the general committee. The Senator from Lackawanna, Mr. Davis; the Senator from Franklin, Mr. Long, and myself, were the committee. We held a meeting and offered some proposed amendments. We consulted with the Senator from Bucks, Mr. Buckman, and other Senators who are interested in the bill about the amendments and reported to the Committee on Game and Fisheries last night, or yesterday evening, the result of our deliberations. The Committee on Game and Fisheries adopted the amendments drafted by the sub-committee and the bill was reported out. No further amendments were attempted to be made either in the committee, or were suggested to the sub-committee at that time. The amendments drafted by the sub-committee, and adopted by the Committee on Game and Fisheries, provide that all funds in excess of the sum of four hundred thousand dollars, derived from the license fees provided for in this act, should be paid into the general fund of the State treasury. Later an additional amendment was adopted, providing that the act should not go into effect until the beginning of next year, in order to be fair to the fishermen this year, the season having already opened. Those amendments appear in the bill as it is on the calendar tonight, and I just want to suggest to you gentlemen, as the President has already directed your attention, if you approve Senator Buckman's motion to go into the Committee on the Whole for the purpose of specific amendment, the amendments having been read to you, you automatically write into this bill the provision that the license fee shall be fifty cents. I call your attention to that so that you may be certain as to the effect of your vote. I am opposed to having that amount fixed for the license fee and ask the gentlemen of the Senate, without assuming to argue the merits or demerits of the amendments, to vote this motion down, and let us vote directly upon this bill and kill it, if it ought not be passed, and if it is a good bill let us approve it. I ask you, gentlemen,

to vote no on the motion of the Senator from Bucks, Mr. Buckman.

At the question recurring.

Will the Senate agree to the motion?

The motion was not agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

HOUSE BILL NO. 215 SPECIAL ORDER ON FINAL PASSAGE MONDAY EVENING, APRIL 25, AT 10 O'CLOCK.

Mr. CRAIG. Mr. President, the Senator from Bucks and some of the other Senators who are interested in this bill have agreed that it be not called up for final passage until next Monday evening, at ten o'clock, in order to be fair to everybody. I, therefore, move you that the consideration of the bill be made the special order of business for next Monday evening at ten o'clock.

Mr. BUCKMAN. Mr. President, I second the motion. The motion was agreed to.

BILL ON THIRD READING AND FINAL PASSAGE.

Mr. BARNES. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 712 (House Bill No. 671) on third reading, entitled:

An Act providing for county poor districts in counties of the sixth class providing for their management direction and control by the county commissioners defining their powers and duties imposing certain duties upon the county treasurer and county controller or county auditors abolishing the present poor districts and transferring their property

Mr. CLARK. Mr. President, I second the motion. The motion was agreed to.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 712 (House Bill No. 671), as follows:

An Act providing for county poor districts in counties of the sixth class providing for their management direction and control by the county commissioners defining their powers and duties imposing certain duties upon the county treasurer and county controller or county auditors abolishing the present poor districts and transferring their property

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That for the purpose of furnishing relief to the poor destitute and paupers giving them employment and carrying out the provisions of this act each county of the sixth class is hereby created a poor district to be known as "County Poor District"

Section 2 The county commissioners shall upon the petition of at least two thousand electors of such county requesting the establishment of a County Poor District submit the question of the establishment of such district to the electors of the county at the next municipal or general election If a majority of the persons voting at such election are in favor of the establishment of a county poor district the result of such election shall be certified by the returning board to the county commissioners and shall by them be entered upon their minutes and thereupon it shall become the duty of the county commissioners to establish such district as is in this act provided

Section 3 Upon the acceptance of this act the title to all real and personal property equipment and supplies now owned by the various township borough city county or other poor districts within any such county is disposed of as follows to wit

That of each township poor district is hereby transferred to and vested in the township in which located the township commissioners in first-class townships and the supervisors in second-class townships are hereby given the power and authority to sell the same and transfer the title thereto and the proceeds thereof together with all other moneys of such districts shall be used for general township purposes

That of each borough poor district is hereby transferred to and vested in the borough in which located The council and burgess of such borough are hereby given the power and authority to sell the same and transfer the title thereto The proceeds thereof together with all other moneys of such district shall be used for general borough purposes

That of each city poor district is hereby transferred to and vested in the city in which located The council and mayor of such city are hereby given the power and authority to sell the same and transfer the title thereto the proceeds thereof together with all other moneys of such district shall be used for general city purposes

That of each county poor district and of any other poor districts located in such county other than those named above is hereby transferred to and vested in the county in which located The county commissioners of such county are hereby given the power and authority to use the same if adaptable to the purposes for the care of the poor as herein provided All moneys in the treasury of such county or other poor district shall be forthwith paid to the county treasurer If any of such property is not adaptable to the needs of the county poor district the same shall be sold and the proceeds of the sale be paid into the county treasury

The sales above authorized shall be by public outcry or vendue and only after due public notice published once a week for four weeks in two daily or weekly newspapers published in such county and by not less than ten hand-bills one of which shall be posted on the property if real estate and at other conspicuous places in the poor district in which hand bills a description of the property and the time and place of sale shall be given

Section 4 The county commissioners shall elect on the first Monday of January in each year the following officers to serve for one year and fix their compensation that is a superintendent a matron or matrons a physician and all other necessary employees and assistants all of whom shall be subject to removal by the county commissioners at any time They may require bond with security in such amount as they deem proper from any officer or employee appointed

Section 5 The treasurer of such county shall be treasurer of said poor district he shall receive all moneys belonging to the district and pay out the same on warrants drawn by the county commissioners The accounts of the treasurer with the said district shall be audited by the county controller or county auditors of said county in accordance with the laws relating to accounts of county treasurers

The county commissioners shall require the county treasurer to give bond with sufficient surety in such amount as they shall determine requisite for the safe keeping and proper payment of all moneys that come into his hands on account of said district

Section 6 As soon as the county commissioners are prepared to accommodate the poor of said county poor district they shall give notice of the same by personal notice upon each of the directors or overseers of the poor of each township borough city county or other poor district within said county and also by publication once a week for three weeks in two newspapers in said county

Section 7 Immediately after notice that the county commissioners are prepared to accommodate the poor of said district it shall be the duty of the directors or overseers of the poor of each township borough city county or other poor district within said county to remove all poor persons entitled to relief to the poor house as designated by the county commissioners and deliver them to the custody of the superintendent and from and after such time no expense for help assistance and maintenance of poor and destitute shall be incurred by such directors or overseers When by sickness or other sufficient cause any poor person cannot be removed to said poor house the overseers or directors shall represent the case to the nearest justice of the peace or alderman who being satisfied that said person cannot be removed shall certify the same to the county commissioners with an order directing the county commissioners to maintain such poor persons until he or she can be removed and the charge and extra expense of such maintenance shall be paid by said county commissioners from the funds of the county poor district

Section 8 After delivery of the poor and destitute to the county commissioners as before provided the various township borough city county or other poor districts within any such county are hereby abolished and the directors or overseers of the poor of such poor districts shall cease to act in such capacity and said offices are hereby abolished except so far as may be necessary to collect outstanding taxes settle the accounts pay the debts incurred and wind up the unfinished transactions of such district

Section 9 Whenever any county poor district shall come within the provisions of this act and no adequate site or suitable buildings are available for the care of the poor or whenever the lands buildings furnishings and equipment for maintaining the poor in such county poor district are inadequate unsuitable and unsafe for the proper maintaining of the poor within such county the county commissioners are authorized to purchase or acquire the right of eminent domain and take title in the name of the district such lands as to them may appear most eligible and suitable for the purpose of the erection thereon of proper adequate and suitable buildings for the employment and support of the poor in such county Any such purchase or acquisition shall be only with the approval of the court of quarter sessions

After the purchase or acquisition of such lands the said county commissioners or a majority of them are authorized to have prepared plans and specifications in accordance with existing law and to cause the necessary buildings to be erected upon the lands according to said plans and specifications

Before the said county commissioners shall let any contract for the erection of said buildings according to plans and specifications adopted they shall advertise in two or more newspapers of general circulation in such county for bids for the erection of buildings on said lands according to said plans and specifications The letting of the contract or contracts for the erection of said buildings shall first be approved by the court of quarter sessions of such county

All proceedings for the assessment of damages for property taken injured or destroyed under the exercise of the right of eminent domain in this section conferred shall be in ac-

cordance with proceedings provided for by existing laws for the acquisition of property for county purposes.

Section 10 After the construction equipment and furnishing of new buildings the county commissioners with the approval of the court of quarter sessions of the respective county are house and apply the proceeds of such sale together with any authorized to sell the site and buildings of any county poor sum or sums of money belonging to such poor district by whomsoever the same may be held or deposited toward the payment of such new lands buildings equipment and furnishings.

Section 11 Whenever new buildings shall be finished and completed the said county commissioners shall certify their proceedings to the clerk of the court of quarter sessions of said county whereupon the said court shall appoint three competent and disinterested persons as viewers to view and thoroughly examine said buildings and report to the court whether the said contract or contracts have been faithfully and fully performed and completed and until such report be so made final payment on said contract or contracts shall not be made. The said viewers shall be entitled to a sum not in excess of ten dollars per day for each day necessarily engaged in the performance of their duties as the court shall determine to be paid from the funds of the poor district.

Section 12 For the purpose of purchasing any lands or buildings or erecting constructing repairing improving furnishing and equipping any county poor house or buildings the county commissioners are authorized to borrow money and issue bonds therefor and negotiate the same for the purpose of raising the necessary money. Such bonds shall not be of a denomination less than one hundred dollars nor bear interest of a higher rate than six per centum. They shall be payable by the said poor district and shall not be sold below par and shall not be subject to taxation except for State purposes.

Section 13 A majority of the county commissioners shall be a quorum for the transaction of business. They shall have full power to make all such rules and regulations as they shall think proper convenient and necessary for the direction government and support of the poor the poor house and grounds and poor farm and of the revenues thereunto belonging and of all such persons and things as shall come under their care or cognizance but such rules and regulations shall not be repugnant to the Constitution or laws of this State or of the United States.

Section 14 The county commissioners shall make all necessary repairs and improvements of buildings and grounds provide for the cultivation of the real estate and all things necessary for the maintenance and employment of the poor of such district and use the proceeds of labor of the poor under their charge in their support and maintenance. They shall from time to time receive maintain provide for and employ all paupers poor and destitute persons within their district entitled to relief and having a settlement therein. Any such pauper poor or destitute person shall be admitted into the poor house on an order for that purpose granted by any two of the county commissioners or by any justice of the peace or alderman of the respective county or upon a legal order of removal from any other county within this Commonwealth or in such other manner as may be provided by existing laws said county commissioners may grant such relief as they may judge right and in exceptional and special cases grant out-door relief to poor persons if they deem it best but no person shall be entitled to claim relief who refuses to go to said poor house.

Said county commissioners may discharge from the said poor house any inmate whom they shall deem to possess sufficient mental and physical ability to take care of him or herself and provide for his or her maintenance and support but such pauper poor or destitute person so discharged may at any time thereafter be re-admitted in the manner aforesaid. Any pauper poor or destitute person whose legal settlement is not in the county may be admitted into the poor house by the county commissioners whenever they shall deem it expedient upon such terms and be discharged therefrom in such manner as shall be provided by their rules and regulations.

Section 15 Such county commissioners shall meet at least once a month at the poor house visit the apartments inspect the management of the work upon and about the real estate see that the poor are properly treated hear all complaints and cause all grievances that may happen by neglect to be redressed. They shall keep a record of their proceedings which shall be evidence of their action in any subsequent judicial proceedings.

Section 16 All fines forfeitures bequest gifts and devises for the use of the poor of said district shall go to and be received by said county commissioners who shall demand and receive the same and use invest or expend the same as they in their judgment deem best for the purpose of providing support and employment for the poor and in paying the debts of said district.

Section 17 The basis of taxation for poor purposes shall be the last preceding assessment for county rates and levies.

The county commissioners shall have authority to levy and collect a tax not exceeding in one year ten mills on the dollar of the assessed valuation for the purpose of supporting the poor paying officials and employees and the current expenses of managing the buildings and the poor farm. The taxes shall be levied at the same time and collected in the same manner as other county taxes.

For the purpose of paying any debt incurred in the purchase of real estate and the erection of buildings and to redeem bonds authorized by this act and also for the purpose of making permanent improvements on real estate the commissioners may levy a special tax which shall be payable at the same time and collected in the same manner as the tax for current expenses.

Such special tax shall in no year exceed in amount one-half of the amount levied for current expenses.

Section 18 The county commissioners shall keep accurate accounts of all moneys received by them in any way for the purposes of this act as well as all paid out including such reasonable expenses as they may incur in carrying out their duties. All accounts under this act shall be audited by the county controller or county auditors as the case may be.

Section 19 The county commissioners shall report to the court of quarter sessions at its first term each year a list of the number ages and sex of the persons maintained and employed in the poor house a summary of the amount received and expended in their support the balance of money on hand and also on account of all sales or purchases of real estate furnishings or equipment all donations devises and bequests that shall have been made by or to them and of the improvement or additions to buildings or equipment.

Section 20 The poor house buildings and grounds shall at all times be open to inspection by the State Board of Public Charities and its agents by visitation committees appointed or constituted by existing law and by visitors appointed by the court of quarter sessions and said court is hereby given authority to appoint such visitors as it shall deem proper from time to time and the county commissioners shall at all times when required submit to the inspection and free examination of such visitors all their books accounts and records.

Section 21 All acts or parts of acts general special or local supplied by or inconsistent with the provisions of this act be and the same are hereby repealed "but this repeal shall not be operative in any county until such county has come within the provisions of this act."

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

Mr. VARE. Mr. President, I think the Senator from Wayne, Mr. Barnes, ought to explain this bill to the Senate so that we will understand the merits or demerits of the bill.

The PRESIDENT. Will the Senator from Wayne, Mr. Barnes, permit himself to be interrogated?

Mr. VARE. Mr. President, I just wanted to ask him if he would not be good enough to explain the bill to the Senate so that we might vote upon it intelligently. I withdraw the request.

Mr. EYRE. Mr. President, I desire to interrogate the Senator from Wayne, Mr. Barnes.

The PRESIDENT. Will the Senator from Wayne, Mr. Barnes, permit himself to be interrogated?

Mr. BARNES. Mr. President, I will.

Mr. EYRE. Mr. President, I would like to ask the Senator from Wayne, Mr. Barnes, whether this wipes out the boards of Poor Directors in counties now having such boards.

Mr. BARNES. Mr. President, It does in counties of the sixth class.

Mr. EYRE. Mr. President, then, in my judgment, it is a very dangerous bill to pass. We have in our county boards of Poor Directors that are doing splendid work. We have one member of the poor board of that county who not only spends his salary, but he spends many times his salary in alleviating the suffering of the poor. He has gone so far as to institute a trust that gives to every pauper in Chester County a decent burial, to cost not less than one hundred dollars, and I, for one, cannot subscribe to a bill that would endanger a board of poor directors that are doing the splendid work in the management of the poor of the county as that being done in Chester County. We have had under control of that board what is conceded by the State Board of Charities, to be the best conducted insane asylum that there is in the State of Pennsylvania, and I think to wipe out a board of that character by legislation would be a very grave mistake.

Mr. BUCKMAN. Mr. President, in order to be fair to the Senate, I do not think the explanation of the Senator from Wayne went quite far enough. I had this bill recommended at one time, because it affects my county the same as it does some others, and there is a provision in this bill to the effect that the board of poor directors shall not be ripped out of office except upon a vote of the people, to be determined by referendum upon the filing of a petition of two thousand qualified electors of the county. When I first looked at the bill I felt that it was a bad bill, but

after looking into it carefully, and consulting its sponsor in the House, and seeing the amendment which had been put into it protecting the board of poor directors, I felt that it was a meritorious measure, and I still so feel.

Mr. EYRE. Mr. President, after the explanation given by the Senator from Bucks, I can see no objection to the bill.

Mr. J. S. MILLER. Mr. President. I desire to interrogate the Senator from Bucks, Mr. Buckman.

The PRESIDENT. Will the Senator from Bucks, Mr. Buckman, permit himself to be interrogated?

Mr. BUCKMAN. Mr. President, I will.

Mr. J. S. MILLER. Mr. President, does this bill repeal the special act relating to poor boards and insane hospitals in counties of the sixth class?

Mr. BUCKMAN. Mr. President, necessarily no. You cannot repeal a special act by a general act.

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

YEAS—39.

Aron.	DeWitt.	Leslie.	Phipps.
Baldwin.	Donahue.	Long.	Service.
Barnes.	Einstein.	MacDade.	Sisson.
Barr.	Eyre.	McClintock.	Smith.
Buckman.	Gray.	McConnell.	Snyder.
Clark.	Heaton.	McNichol.	Stinemian.
Craig.	Herron.	Miller, J. S.	Vare.
Crow.	Homsher.	Murdoch.	Weaver.
Culbertson.	Jones.	Norton.	Whitten.
Daix.	Joyce.	Patton.	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILL ON THIRD READING AND FINAL PASSAGE.

Mr. SMITH. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 541 (House Bill No. 391), on third reading entitled:

An Act to amend and further amend sections five, seven, fourteen, fifteen, sixteen, nineteen, twenty-one, twenty-two and twenty-six of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and seventy-two), entitled "An act to provide for the protection and preservation of game, game quadrupeds, and game-birds, and song and insectivorous and other wild birds, and prescribing penalties for violation of its several provisions," sections fourteen and fifteen previously having been amended.

Mr. PHIPPS. Mr. President, I second the motion.
The motion was agreed to.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 541 (House Bill No. 391), as follows:

An Act to amend and further amend sections five seven fourteen fifteen sixteen nineteen twenty-one twenty-two and twenty-six of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and seventy-two) entitled "An Act to provide for the protection and preservation of game game-quadrupeds and game-birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions" sections fourteen and fifteen previously having been amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and seventy-two) entitled "An Act to provide for the protection and preservation of game game-quadrupeds game-birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions" which reads as follows

"Section 5 It shall be unlawful for any person to breed or sell ferrets or in any manner to offer to sell ferrets either for himself or as the agent of another or to have a ferret in possession except by virtue of a license to be issued by the Board of Game Commissioners which said license may be issued at their discretion by the said board upon application made by any person residing within this Commonwealth and the pay-

ment of twenty-five dollars upon the part of a breeder or of a dealer in ferrets and one dollar upon the part of such person as may desire to own a ferret without breeding same Any person violating this section shall upon conviction be liable to a penalty of twenty-five dollars for each ferret bred for sale sold or in any manner offered for sale or had in possession contrary to this section" is hereby amended to read as follows

Section 5 It shall be unlawful for any person to breed or sell ferrets or in any manner to offer to sell ferrets either for himself or as the agent of another or to have a ferret in possession except by virtue of a license to be issued by the Board of Game Commissioners which said license may be issued at their discretion by the said board upon application made by any resident citizen of the United States and the payment of twenty-five dollars upon the part of a breeder or of a dealer in ferrets and one dollar upon the part of such person as may desire to own a ferret without breeding same Provided That before any breeder or dealer in ferrets may lawfully sell or any common carrier or agent of such common carrier may lawfully deliver a ferret or ferrets to any person within this Commonwealth such person or agent must personally see to it by requiring presentation of the certificate or inquiry from the Board of Game Commissioners that the person desiring to make such purchase or to whom a ferret or ferrets may be assigned has first obtained a proper license to have such animal or animals in possession

Any person violating this section shall upon conviction be liable to a penalty of twenty-five dollars for each ferret bred for sale sold delivered or in any manner offered for sale or delivered or had in possession contrary to this section

Section 2 That section seven of said act which reads as follows

"Section 7 A certificate to be known as a propagating certificate may be issued by the Board of Game Commissioners to any accredited person residing within this Commonwealth of the age of twenty-one years or upwards permitting the holder thereof and his assistants to breed or raise game-quadrupeds or game-birds of any kind both or either and to sell the same dead or alive at any time within the Commonwealth under the following restrictions and regulations

Any person or corporation or association desiring to raise either animals or birds classed as game for sale shall file with the secretary of the Board of Game Commissioners at Harrisburg a petition asking for this privilege In all cases where the premises intended to be used for this purpose are under the control of a company or association the petition shall bear the name of the president of such body and the certificate shall be issued in his name This petition shall be accompanied by a written description of the premises to be used for such purpose with the location which said premises in the matter of the raising of small game may be in such form as to the operator thereof seems best suited to his purposes so long as wild game is prevented from coming onto such property In the matter of the raising of deer or other large game the preserve shall in all cases be surrounded by a wire fence of approved pattern for game preserves with a height of not less than eight feet so constructed and maintained as to absolutely prevent wild deer from jumping into said preserve or in any manner passing into said preserve from the outside It being also distinctly understood that before the fence surrounding any preserve of this character shall be completed or closed all wild deer that may be found upon said territory shall be as far as possible driven therefrom by the owner of such lands under the direction and supervision of an officer of the Game Commission The bond hereinafter provided for shall be forfeited to the Commonwealth and the certificate become void upon the conviction of the principal therein named of having violated any provision of this section or having knowingly or negligently permitted any one to violate any of the game-laws on said premises

Upon notification of the favorable consideration of this petition by the said board the applicant shall pay to said secretary the sum of one dollar and file a duly executed bond properly secured in the sum of five hundred dollars conditioned for the faithful keeping upon the part of the principal therein named and his employees upon said premises of all the provisions of this section and all other game-laws of this State He shall keep as nearly as possible a just and true account in a book to be kept for that purpose only of all game raised on said premises a just and true account of all game brought to said premises from outside of the preserve the number of birds or animals with the time they were received the place from whence they were shipped and the name of the shipper He shall keep a strict account of all game sold its character the number of birds or quadrupeds the time and manner of shipment with the name and address of the purchaser and shall file with the secretary of said board at Harrisburg an itemized statement from the before-named book account under oath at the close of every twelve months beginning with the date of the certificate Data thus collected shall be held strictly confidential and shall be used by said board only for the purpose of satisfying themselves that the law relative to this subject is being obeyed within said preserve or as evidence in cases where they are satisfied the law is not being obeyed

The before-named book together with the premises described and all game thereon shall be open to inspection upon demand of any member of the Board of Game Commissioners or of its secretary or to any game protector upon the presentation by such game protector of written instructions from the secretary of said board directing him to thus inspect such plant and the refusal of any person holding a propagating certificate to permit such inspection by any of the officers above named or the neglect or refusal upon the part of said holder of such certificate to comply with the reasonable request of the secretary of said board in any matter pertaining to said plant in which the said board has a legal right to be heard shall be sufficient

cause for refusal upon the part of said board to renew such propagation certificate

Where game-birds or animals of any kind shall be raised in captivity under the provisions of this section they may be sold or given away and shipped alive from said enclosure for propagation purposes within the Commonwealth or may be killed within said enclosure for sale or gift within the Commonwealth without regard to sex or numbers at any time of the year under the following restrictions

All boxes or crates or packages of any description in which small game may be shipped or removed from said premises shall before removal therefrom have attached thereto a card or marker to be supplied in duplicate at cost by the Board of Game Commissioners upon each part of which shall be plainly written in the blank spaces left for that purpose the name and address of the purchaser with the contents of the box crate or package. One part of this card or marker shall be attached to the receptacle containing the game shipped and the other part shall be immediately sent to the Board of Game Commissioners at Harrisburg

Before any deer or elk or animal classed as large game shall be removed or shipped from any licensed propagating plant there shall first be attached to either the crate or box in which the animal is shipped or to the animal itself a tag or marker in such form as may be decided upon by the Board of Game Commissioners which said tag or marker shall be supplied in duplicate by said board at cost and it shall be the duty of any person raising and selling or shipping such deer or elk or large game-animal to attach to either the crate or box in which a live animal is shipped or to the body of a dead animal raised in such preserve one of these tags or markers and to forward the duplicate thereof at once to the Board of Game Commissioners at Harrisburg

The tag or marker so attached to either crate or box or animal shall remain thus attached until the living birds or animals are released from the crate or box or the dead body of the animal is cut up for retail purposes or final consumption after which the tag or marker shall be removed from the crate or box or remainder of the carcass by the person finally disposing of the animal and shall be at once forwarded to the Board of Game Commissioners at Harrisburg

Any person failing to comply with the requirements of this section in the matter of attaching tags or markers before shipment of birds or animals or in any other manner violating the provisions of this section relating to such shipment shall upon conviction be sentenced to pay a penalty of one hundred dollars for each offense. And any person failing to comply with the requirements of this section in the matter of returning to the Board of Game Commissioners the tags so affixed shall upon conviction be sentenced to pay a penalty of ten dollars for each offense. Provided That no provision of this act relating to license or tags shall be considered to apply to persons who may raise small game to release within the Commonwealth or to be given away or to either large or small game sold alive to a representative of the State for propagating purposes within the Commonwealth" is hereby amended to read as follows

Section 7. A certificate to be known as a propagating certificate may be issued by the Board of Game Commissioners to any accredited resident of the age of twenty-one years or upwards permitting the holder thereof and his assistants to breed or raise game-quadrupeds or game-birds of any kind both or either and to sell the same dead or alive at any time under the following restrictions and regulations

Any person or corporation or association desiring to raise either animals or birds classed as game for sale shall file with the secretary of the Board of Game Commissioners at Harrisburg a petition asking for this privilege

Where the premises intended to be used for this purpose are under the control of a company or association the petition shall bear the name of the president of such body and the certificate shall be issued in his name. This petition shall be accompanied by a written description of the premises to be used for such purpose with the location which said premises in the matter of raising of small game may be in such form as to the operator thereof seems best suited to his purposes so long as wild game is prevented from coming onto such property

In the matter of the raising of deer or other large game the preserve shall be surrounded by a wire fence of approved pattern for game preserves with a height of not less than eight feet so constructed and maintained as to absolutely prevent wild deer from jumping into said preserve or in any manner passing into said preserve from the outside. Before the fence surrounding any preserve of this character shall be completed or closed all wild deer that may be found upon said territory shall be as far as possible driven therefrom by the owner of such lands under the direction of an officer of the Game Commission

The bond hereinafter provided for shall be forfeited to the Commonwealth and the certificate become void upon the conviction of the principal therein named of having violated any provision of this section or having knowingly or negligently permitted any one to violate any of the game laws on said premises

Upon notification of the favorable consideration of this petition by the said board the applicant shall pay to said secretary the sum of one dollar and file a duly executed bond properly secured in the sum of five hundred dollars conditioned for the faithful keeping upon the part of the principal therein named and his employees upon premises of all the provisions of this section and all other game-laws of this State. He shall keep as nearly as possible a just and true account in a book to be kept for that purpose only of the game raised on the premises of all game brought to said premises from outside of the preserve with the time they were received the place from whence they were shipped and the name of the shipper

He shall keep a strict account of all game sold its character the time and manner of shipment with the name and address of the purchaser and shall with the secretary of said board at Harrisburg an itemized statement from the before named book account under oath at the close of every twelve months beginning with the date of the certificate. Data thus collected shall be held strictly confidential and shall be used by said board only for the purpose of satisfying themselves that the law relative to this subject is being obeyed within said preserve or as evidence in cases where they are satisfied the law is not being obeyed

The before-named book together with the premises described and all game thereon shall be open to inspection upon demand of any member of the Board of Game Commissioners or of its secretary or of any game protector upon the presentation by such game protector of written instructions from the secretary of said board directing him to thus inspect such plant and the refusal of any person holding a propagating certificate to permit such inspection by any of the officers above named or the neglect or refusal upon the part of said holder of such certificate to comply with the reasonable request of the secretary of said board in any matter pertaining to said plant in which the said board has a legal right to be heard shall be sufficient cause for refusal upon the part of said board to renew such propagation certificate

Where game birds or animals of any kind shall be raised in captivity under the provisions of this section they may be sold or given away and shipped alive from said enclosure for propagating purposes or may be killed within said enclosure for sale or gift without regard to sex or numbers at any time of the year under the following regulations

Before any live game of any kind is shipped out of the Commonwealth such game must be offered to the Board of Game Commissioners for propagating purposes which Board shall advise within ten days whether interested in such purchases whereupon if not interested shipment to any other State or Nation if properly tagged as hereinafter provided shall be legal without further permit

All boxes or crates or packages of any description in which small game may be shipped or removed from said premises shall before removal therefrom have attached thereto a tag to be supplied in duplicate at cost by said Board upon each part of which shall be plainly written in the blank spaces left for the purpose the name and address of the purchaser with the contents of the box crate or package. On part of this tag shall be attached to the receptacle containing the game shipped and the other part shall be immediately sent to said Board at Harrisburg

Before any deer or elk or any animal classed as large game shall be removed sold or shipped from any licensed propagating plant there shall first be attached to either the crate or box in which the animal is shipped or to the animal itself one of the tags herein required for small game and the duplicate thereof shall be forwarded at once to said Board at Harrisburg

The tag so attached to either crate or box or animal shall remain thus attached until the living birds or animals are released from the crate or box or the dead body of the animal is cut up for retail purposes or final consumption after which the tag shall be removed from the crate or box or remainder of the carcass by the person finally disposing of the animal and shall be at once forwarded to said Board at Harrisburg

Any person failing to comply with the requirements of this section in the matter of attaching tags before shipment of birds or animals or in any other manner violating the provisions of this section relating to such shipment shall upon conviction be sentenced to pay a penalty of one hundred dollars for each offense. And any person failing to comply with the requirements of this section in the matter of returning to the Board of Game Commissioners the tags so affixed shall upon conviction be sentenced to pay a penalty of ten dollars for each offense. Provided That no provision of this act relating to license or tags shall be considered to apply to persons who may raise small game to release within the Commonwealth or to be given away within the Commonwealth or to either large or small game sold alive to a representative of the State for propagating purposes within the Commonwealth

Section 3. That section fourteen of said act as amended by an act approved the ninth day of July one thousand nine hundred nineteen (Pamphlet Laws eight hundred and twenty-three) entitled "An Act to amend sections fourteen and fifteen of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and seventy-two) entitled "An Act to provide for the protection of and preservation of game game-quadrupeds and game-birds and land and insectivorous and other wild birds and preserve penalties for violation of its several provisions," which reads follows

Section 14. It shall be unlawful for any person excepting as provided for in this act to take or kill or wound or to attempt to take or kill or wound or have in possession either living or dead any game-bird or game animal or any part of such bird or animal protected by this act. The open season for game-birds and animals shall be as follows

For the ruffed grouse commonly called pheasant Virginia partridge commonly called quail ring-necked pheasants Hungarian quail the gray black and fox squirrel from the twentieth day of October to the thirtieth day of November for Woodcock from the first day of October to the thirtieth day of November for the wild-turkey from the fifteenth day of November to the thirtieth day of November for the wild rabbit and the hare from the first day of November to the fifteenth day of December for the raccoon from the first day of September to the thirty-first day of December for bear from the fifteenth day of October to the fifteenth day of December for male deer with antlers extending not less than two inches above the hair from the first day of December to the fifteenth

day of the same month For upland or grass plover and the birds commonly called blackbirds from the first day of August to the thirtieth day of November For the rail coot or mud-hen reed-bird sand-piper tatter curlew Wilson or jack-snipe or any other shore-bird except woodcock from the first day of September to the thirtieth day of November For all kinds of birds known as wild water-fowl from the sixteenth day of September to the thirty-first day of January next following Provided That the red squirrel may be killed at any time of the year without regard to numbers and that the Gambel quail shall be accorded every protection with the same open season bag-limit et cetera given by the act of June twenty-seventh one thousand nine hundred and seventeen (Pamphlet Laws five hundred seventy-two) to the Virginia partridge commonly called quail

Any person who shall violate any provisions of this section shall be liable to a penalty of one hundred dollars for each deer and a penalty of fifty dollars for each bear and a penalty of twenty-five dollars for each wild-turkey or ruffed grouse or quail or woodcock or ring-necked pheasant and a penalty of ten dollars for each rabbit or hare or squirrel or raccoon or wild water-fowl or shore-bird other than a woodcock or plover or reed bird or black-bird killed or taken or attempted to be killed or taken or had in possession at a time other than that fixed as the open season for such animals and birds or in any manner contrary to this section Provided however That ring-necked pheasants raised strictly in captivity may be killed by the owner of such birds upon lands such person may own or control without regard to numbers during the open season for ring-necked pheasants and that any game-bird or animal raised strictly in captivity and killed or captured within such place of confinement without being first released in the Commonwealth at large may be killed or captured at any season of the year without regard to sex or numbers or age and may be sold or given away within the Commonwealth either alive or dead under the rules and regulations of the Board of Game Commissioners pertaining to the marking and tagging of game raised in licensed preserves Provided also That those birds commonly known as blackbirds may be killed by the owner of lands or by the legitimate employe of such owner or lessee of lands or by the legitimate employe of such owner or lessee when upon the property under their control such birds may be destroying either the eggs or the young of other birds or growing crops or grain or cultivated fruit or berries and the Board of Game Commissioners shall have authority to direct the killing of those birds commonly called blackbirds when satisfied that such birds have from any cause become a nuisance in the section wherein they may be located" is hereby amended to read as follows

Section 14 It shall be unlawful for any person excepting as provided for in this act to take or kill or wound or attempt to take or kill or wound or have in possession either living or dead any game-bird or game-animal or any part of such bird or animal protected by this act The open season for game-birds and animals Sundays excepted shall be as follows

For the wild turkey ruffed grouse commonly called pheasant ring-necked pheasant Virginia partridge commonly called quail Gambel quail Valley quail Hungarian quail and the gray black and fox squirrel from the first day of November to the thirtieth day of November

For the red squirrel from the first day of November to the fifteenth day of August next following

For the wild rabbit and the hare from the first day of November to the fifteenth day of December

For the woodcock from the first day of October to the thirtieth day of November

For the raccoon from the first day of October to the thirty-first day of January

For bear from the first day of November to the fifteenth day of December

For male deer with antlers extending not less than four inches above the top of the skull from the first day of December to the fifteenth day of December

For upland or grass plover and the birds commonly called blackbirds from the first day of August to the thirtieth day of November

For the rail coot or mud-hen reed-bird and sand-piper tatter curlew Wilson or jack-snipe or any other shore bird excepting woodcock from the first day of September to the thirtieth day of November

For all kinds of birds known as wild water fowl from the sixteenth day of September to the thirty-first day of December

Provided that the Gambel and Valley quail shall be accorded the same protection throughout given to the Virginia partridge commonly called quail by the act of June seventh one thousand nine hundred and seventeen (Pamphlet Laws five hundred and seventy-two) and its several amendments

Any person who shall violate any provision of this section shall be liable to a penalty of one hundred dollars for each deer and fifty dollars for each bear and twenty-five dollars for each wild-turkey or ruffed grouse or quail or woodcock or ring-necked pheasant and ten dollars for each rabbit or hare or squirrel or raccoon or wild water-fowl or shore-bird other than a wood cock or plover or reed bird or blackbird—killed or taken or attempted to be killed or taken or had in possession at a time other than that fixed as the open season for such animals and birds or in any manner contrary to this section Provided however That ring-necked pheasants raised strictly in captivity may be killed by the owner of such birds upon lands such person may own or control without regard to numbers during the open season for ring-necked pheasants

Section 4 That section fifteen of said act as amended by an act approved the ninth day of July one thousand nine hundred nineteen (Pamphlet Laws eight hundred twenty-three) entitled "An act to amend section fourteen and fifteen of an

act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and seventy-two) entitled "An act to provide for the protection and preservation of game game-quadrupeds and game-birds and song and insectivorous and other wild-birds and prescribing penalties for violation of its several provisions" which reads as follows

"Section 15 It shall be unlawful for any person to kill in one day more than one wild-turkey or more than four ruffed-grouse or more than eight Virginia partridges commonly called quail or more than six woodcock or more than four ring-necked pheasants or more than four Hungarian quail or more than six squirrels of the combined kinds of fox black or gray or either of them or more than ten wild rabbits or more than three hares or to kill in any one season more than one wild-turkey or more than twenty-four ruffed grouse or more than twenty-five Virginia partridges commonly called quail or more than twenty woodcock or more than ten ring-necked pheasants or more than ten Hungarian quail or more than twenty of the combined kinds of squirrels of fox black or gray or either of them or more than forty wild rabbits or more than fifteen hares or more than one bear or more than one deer which in every instance shall be a male deer with antlers not less than two inches above the hair and it shall be unlawful for any person at any time to attempt by standing on watch or otherwise to kill a second male deer in one season and it shall be unlawful for any person at any time to shoot at or wound or kill or to attempt to wound or kill or have in possession a female deer or an elk or any fawn found in a wild state in this Commonwealth except as otherwise provided by the laws of this Commonwealth relating to the taking of game-animals and game-birds under authority of a certificate issued by the Board of Game Commissioners Any person taking or wounding or killing or attempting to take kill or wound any animal or bird protected by this act or in excess of the number permitted by this act or in any manner violate any provision of this section shall upon conviction be liable to a penalty of two hundred dollars and six months imprisonment for each elk and one hundred dollars for each deer and fifty dollars for each bear and twenty-five dollars for each wild-turkey or ruffed grouse or quail or woodcock or ring-necked pheasant and ten dollars for each rabbit or hare or squirrel so taken wounded killed or attempted to be taken wounded or killed or had in possession contrary to the provisions of this section

Every person who knowingly uses game that has been illegally killed or taken or who knowingly aids or assists in the concealment of game illegally killed or who knowingly has game in possession that has been illegally killed or taken with intent to use or conceal same shall be liable to the full penalty imposed by law for the killing of such game contrary to law

When it is proven to the satisfaction of the Board of Game Commissioners that either a bear or a deer or elk or rabbits or other game is excessively destroying property and thereby becoming a nuisance in any section of the State the said board shall have authority to at any time remove or to have removed said animals from that neighborhood or to have the same killed as the case may require

Provided also That upon receipt of a petition from any county containing the signatures of not less than two hundred citizens of that county declaring that bears have become a nuisance in that section setting forth in what manner such animals are a nuisance and such other writing or evidence as the petitioners may deem it advisable to file the said board if upon investigation is satisfied the conditions in that county warrant such action may declare such county open for the killing of bear at any time of the year in any number and by any method except steel traps and deadfalls by any resident citizen of the United States either licensed or unlicensed To either open a county to the killing of bear as herein provided for or to revoke such declaration a proper notice to that effect shall be published by said board in not less than three newspapers of general circulation in the county affected if there be that many published in the county one time each week for three consecutive weeks setting forth the date such action becomes effective Bears killed under the provisions of such special declaration may be consumed or disposed of in any manner by the person killing same" is hereby amended to read as follows

Section 15 It shall be unlawful for any person to kill in one day more than one wild-turkey or more than three ruffed grouse or more than eight Virginia partridges commonly called quail or more than eight Gambel or Valley Quail or more than six woodcock or more than three ring-necked pheasants or more than four Hungarian quail or more than six squirrels of the combined kinds of fox black or gray or any of them or more than five wild rabbits or more than three hares or to kill in any one season more than one wild-turkey or more than fifteen ruffed grouse or more than twenty-five Virginia partridges commonly called quail or more than twenty-five Gambel or Valley quail or more than twenty woodcock or more than six ring-necked pheasants or more than ten Hungarian quail or more than twenty of the combined kinds of squirrels of fox black or gray or any of them or more than forty wild rabbits or more than fifteen hares or more than one bear or more than one deer which in every instance shall be a male deer with antlers extending not less than four inches above the top of the skull and it shall be unlawful for any person at any time to attempt by standing on watch or otherwise to kill a second male deer in one season and it shall be unlawful for any person at any time to shoot at or wound or kill or to attempt to wound or kill or have in possession a female deer or an elk or any illegal male deer or elk found in a wild state in this Commonwealth except as otherwise provided by the laws of this Commonwealth relating to the taking of game-animals and game-birds under authority of a certificate issued by the Board of Game Commissioners

Any person taking or wounding or killing or attempting to take kill or wound any animal or bird protected by this act or in excess of the number permitted by this act or in any manner violate any provision of this section shall upon conviction be liable to a penalty of two hundred dollars and six months' imprisonment for each elk and one hundred dollars for each deer and fifty dollars for each bear and twenty-five dollars for each wild-turkey or ruffed grouse or quail or woodcock or ring-necked pheasant and ten dollars for each rabbit or hare or squirrel so taken wounded killed or attempted to be taken wounded or killed or had in possession contrary to the provisions of this section

Every person who knowingly uses game that has been illegally killed or taken or who knowingly aids or assists in the concealment of game illegally killed or who knowingly has game in possession that has been illegally killed or taken with intent to use or conceal same shall be liable to the full penalty imposed by law for the killing of such game contrary to law

Section 5 That section sixteen of said act which reads as follows

"Section 16 It shall be unlawful to hunt for or to catch or to kill or to attempt to catch or kill any of the game-birds or any of the game-animals protected by the laws of this Commonwealth between sunset of one day and sunrise of the day following or to take or kill or wound or to attempt to take or kill or wound game of any kind except through the use of a gun such as is usually raised at arm's length and fired from the shoulder or through the use of a pistol other than an automatic pistol or a revolver such as is usually held in the hand and fired at arm's length and no person except as provided for by this act shall at any time set lay or prepare for use or use any trap snare net bird-line swivel gun the apparatus known as a silencer deer-lick pit-fall turkey blind turkey call or turkey pen for the purpose of catching or taking or killing game of any kind or shall shoot at or take or kill or attempt to shoot at or take or kill game-birds or animals of any kind from an automobile or vehicle of any kind propelled by any mechanical power or shall make use of or take advantage of any artificial light battery or other contrivance or device except the before-mentioned gun with intent to catch take or injure or kill any of the game-animals or game-birds found in this Commonwealth excepting that raccoons may be hunted for and be killed at any time either day or night during the open season Sunday excepted for such animals and may be killed or captured in any manner that to the hunter may seem best and may be retained in captivity or sold dead or alive at any time either within or outside the Commonwealth if taken during the open season and that decoys in numbers as provided for in this act and blinds may be used in hunting wild water-fowls and that residents under the age of fourteen years may take rabbits through the use of box-traps during the open season upon the lands whereon such persons reside

Any person violating any provision of this section shall upon conviction be liable to a penalty of two hundred dollars and six months' imprisonment for each elk and a penalty of one hundred dollars for each deer and fifty dollars for each bear and ten dollars for each rabbit or hare or squirrel and twenty-five dollars for each game-bird taken killed or wounded or attempted to be taken killed or wounded contrary to this section Provided That as a protection to growing crops vegetables and fruit-trees raccoons and rabbits may be killed by the owner or lessee of lands of by the employe of such owner or lessee upon which lands such animals may be committing depredations at any time and in such manner as may be best suited to secure the desired end Provided also That it shall be lawful to use steel traps not to exceed in size standard number three for the purpose of taking wild-cats and other wild animals classed as vermin so long as such traps are not set where rabbits and other protected game may be caught in such traps" is hereby amended to read as follows

Section 16 It shall be unlawful to hunt for or to catch or to kill or attempt to catch or kill any game-birds or any game-animals between sunset of one day and sunrise of the day following or to take or kill or wound or to attempt to take or kill or wound game of any kind except through the use of a gun such as is usually raised at arm's length and fired from the shoulder or a pistol other than an automatic pistol or revolver such as is usually held in the hand and fired at arm's length and no person except as provided for by this act shall at any time set lay or prepare for use or use any trap snare net bird-line swivel-gun the apparatus known as a silencer deer-lick pit-fall turkey blind turkey call or turkey pen for the purpose of catching or taking or killing game of any kind or shall shoot at or take or kill or attempt to shoot at or take or kill game-birds or animals of any kind from an automobile or vehicles of any kind propelled by any mechanical power or shall make use of or take advantage of any artificial light battery or other contrivance or device except the before-mentioned gun with intent to catch take injure or kill any game-animals or game birds excepting that raccoons may be hunted for and be killed at any time either day or night during the open season Sunday excepted and may be killed or captured in any manner that to the hunter may seem best and may be retained in captivity or sold dead or alive at any time either within or outside the Commonwealth if taken during the open season and that decoys in numbers as provided for in this act and blinds may be used in hunting wild water-fowl and that residents under the age of fourteen years may take rabbits through the use of box-traps during the open season upon the lands wherein such persons reside Provided also That it shall be lawful to use steel traps not to exceed in size a standard number three for the purpose of taking wildcats and other wild animals classed as vermin so long as such traps are not set where rabbits and other protected game may be caught in the same

Any person violating any provisions of this section shall upon conviction be liable to a penalty of two hundred dollars and six months' imprisonment for each elk and a penalty of one hundred dollars for each deer and fifty dollars for each bear and ten dollars for each rabbit or hare or squirrel and twenty-five dollars for each game-bird taken killed or wounded or attempted to be taken killed or wounded contrary to this section

Section 6 That section nineteen of said act which reads as follows

"Section 19 It shall be unlawful for any person to kill or wound or capture or attempt to kill or wound or capture any wapiti or elk found in a wild state in this Commonwealth or to have such wapiti or elk or any part thereof in possession before the first day of December one thousand nine hundred and twenty-one That after the thirtieth day of November one thousand nine hundred and twenty-one unless otherwise provided there shall be annually an open season for wapiti or elk which open season shall correspond with the open season for deer at that time during which open season of each year Sundays excepted it shall be lawful for any person in this Commonwealth to kill through the method known as still-hunting only one wild wapiti or elk which in all instances shall be a male wapiti or elk with antlers commonly called horns with not less than four points to one antler Any person violating any provision of this section shall be liable to a penalty of two hundred dollars and six months' imprisonment for each offense" is hereby amended to read as follows

Section 19 It shall be unlawful for any person to kill or wound or capture or to attempt to kill or wound or capture any wapiti or elk found in a wild state in this Commonwealth or to have such wapiti or elk or any part thereof in possession before the first day of December one thousand nine hundred and twenty-three That after the thirtieth day of November one thousand nine hundred and twenty-three unless otherwise provided there shall be annually an open season for wapiti or elk which open season shall correspond with the open season for deer at that time during which open season of each year Sundays excepted it shall be lawful for any person in this Commonwealth to kill through the method known as still-hunting only one wild wapiti or elk which in all instances shall be male wapiti or elk with antlers commonly called horns with not less than four points to one antler

Any person violating any provision of this section shall be liable to a penalty of two hundred dollars and six months' imprisonment for each offense

Section 7 That section twenty-one of said act which reads as follows

"Section 21 It shall be unlawful for any body of men either camping together or hunting in unison or in any manner co-operating with each other to kill or be possessed or more than six legal male deer or more than one elk or more than three bear killed under the provisions of existing law in a wild state in any part of this Commonwealth in one season

Every person in a camp or who may join with others in hunting for deer or elk or bear in this Commonwealth shall be liable to the penalty now imposed by law for the unlawful killing of deer or elk or bear that may be killed by any member of their party in excess of the before-mentioned numbers after the day upon which the number of deer or elk or bear as fixed by this section for camps has been legally taken" is hereby amended to read as follows

Section 21 It shall be unlawful for any body of men either camping together or hunting in unison to kill or be possessed of more than six male deer or more than one elk or more than three bear killed under the provisions of existing law in a wild state in one season

Each camp or body of men hunting together shall at all times while hunting maintain a roster or record giving in plain English the name address and license number of all persons hunting with that party at any time during that season which roster or record shall be kept at the camp boarding house or other stopping place and if not camping or stopping together in the possession of the leader or captain of such party Such roster or record shall at all times be open to inspection by any officer whose duty it may be to protect the game of the Commonwealth

Each person killing a deer or elk or bear in a wild state shall see to it that a tag or marker is attached within six hours after such killing bearing in plain English his name address license number and county number with the location where same was killed

Every person in a camp or body of men hunting together or in any manner co-operating with others in hunting for deer or elk or bear shall be liable to the full penalty now imposed for killing deer or elk or bear during the close season for each animal killed by any member of their party in excess of the before-mentioned numbers after the time the various members of such party hunting together have had ample opportunity to get together not exceeding the close of said day and ascertain that the legal limit of such animals has been killed Provided That should more than the lawful number of deer or elk or bear to fill out the legal quota be killed unintentionally by any camp or hunting party any excess animals shall be turned over to the nearest Game Protector or paid representative of the Department of Forestry within eighteen hours after killing for delivery to a charitable institution the head and skin to be disposed of by the Board of Game Commissioners

Every person who may hunt individually or with another camp or party hunting in unison for deer or elk or bear or in any manner co-operating with others hunting for deer or elk or bear after having participated in any manner in killing during that season the number of such animals above prescribed for camps or hunting parties shall be liable to the full penalty prescribed for killing such animals during the close season for every day such person may hunt contrary to this provision

For failure to keep or produce immediately upon demand by any officer specified the roster or record required by this section or for failure to tag deer or elk or bear as herein required any game found in possession shall be confiscated and the person responsible for such neglect or if unable to immediately locate the individual responsible each member of a camp or party hunting in unison shall be liable to a penalty of twenty-five dollars for each offense.

Section 8 That section twenty-two of said act which reads as follows

"Section 22 Nothing in this act shall be so construed as to prevent any person actually residing upon and cultivating lands within this Commonwealth from killing any deer regardless of sex or age which he may find actually engaged in the destruction of any fruit-trees or crops on said lands" is hereby amended to read as follows

Section 22 When it is proven to the satisfaction of the Board of Game Commissioners that either deer or elk or bear or rabbits or blackbirds or other game is excessively destroying property or otherwise becoming a nuisance in any section of the State the said Board shall have authority to at any time remove or have removed said animals or birds from that neighborhood or to direct the killing of same as the case may require

Nothing in this act shall be so construed as to prevent any person actually residing upon and or cultivating lands within this Commonwealth as either the owner or lessee or the legitimate employee of such owner or lessee from killing in any manner or at any time any deer or elk or bear or rabbit or raccoon or the birds commonly known as blackbirds regardless of sex or age which he may find on such lands actually engaged in the material destruction of cultivated fruit-trees cultivated crops vegetables livestock poultry or bee-hives or in the case of blackbirds either the eggs or young of other birds or anywhere on the property under the control immediately following such destruction Provided That such person shall at all times be in position to prove that material damage was being done by the animal or bird killed and report such killing except in the case of blackbirds within twenty-four hours either verbally or in writing to the nearest Game Protector or the office of the Board of Game Commissioners at Harrisburg also dress and properly care for the carcass of any animal killed for delivery to such charitable institution as such officer or Board may direct Failure to prove material damage or make the report herein required or properly care for such carcass shall be prima facie evidence that the purpose was not to relieve the destruction of property as herein contemplated and shall subject any person killing any animal or bird named in this section to the full penalty provided by law for killing such animal or bird during the close season Provided however That nothing in this act shall be construed to prevent any person from killing a bear at any time or in any manner when such animal is inflicting or attempting to inflict injury to either the person or personal property of any individual or the killing of such bear in a pursuit commenced within forty-eight hours after the commission of such offense or to prevent any person killing a bear at any time in any manner when such animal is found within one-half mile of his regular place of residence if such person has just cause to fear injury to persons or his personal property Provided That steel traps shall not be used for the purposes stipulated in this provision relative to bear Any bears killed under this provision shall be reported and the carcass cared for and disposed of in the same manner as directed above

Provided also That upon receipt of a petition from any county containing the signatures of not less than two hundred citizens of that county declaring that bears have become a nuisance in that section setting forth in what manner such animals are a nuisance and such other writing or evidence as the petitioners may deem it advisable to file the said board if upon investigation it is satisfied the conditions in that county warrant such action may declare such county open to the killing of bear at any time of the year in any number and by any method except steel traps and deadfalls by any citizen of the United States when complying with the hunters license laws of the Commonwealth To either open a county to the killing of bear as herein provided for or to revoke such declaration a proper notice to that effect shall be published by said board in not less than three newspapers of general circulation in the county affected if there be that many published in the county one time each week for three consecutive weeks setting forth the date such action becomes affected Bears killed under the provisions of such special declaration may be consumed or disposed of under the provisions of law by the persons killing the same

Section 9 That section twenty-six of said act which reads as follows

"Section 26 Any dog pursuing or following upon the track of any game-quadruped such as hare or rabbits and known as small game or following upon the track of any game-bird or other wild bird protected by existing law during what is known as the close season for such animal or bird is hereby declared to be a public nuisance and may be killed by the owner or lessee of land whereon it is found or by an employee of such owner or lessee or by a game-protector deputy game-protector game warden forestry-warden or any other officer of the Commonwealth whose duty it is to protect the game or wild birds unless such dog shall wear a collar having attached thereto a metallic tag or plate upon which shall be plainly inscribed in English the name and address of the owner of such dog and any dog thus wearing a collar inscribed as before-mentioned pursuing small game during what is known as the close season for such game or wild birds may be killed by the owner or lessee of any land upon which such dog may be found or by any employee of either the owner or lessee or by a game-pro-

lector deputy game-protector game-warden forestry-warden or any officer of the State whose duty it is to protect the game of the State when such dog is seen upon the track of such game after notice in writing from that particular person or from the Secretary of the Game Commission has been given to the owner or reputed owner or person in control of such dog to the effect that the dog in question is in the habit of destroying or pursuing or following upon the track of game or wild birds contrary to this section

Any person who shall either knowingly or negligently permit his dog or a dog under his control to pursue small game during the close season off land he may own or control after notice has before stated shall be liable to a penalty of ten dollars for each day small game may be pursued in violation of this section and to an additional penalty of five dollars for each game-bird or rabbit killed by such dog pursuing game without the aid or direction of its master Provided That dogs when accompanied by and under control of their masters may be trained upon any of the living wild-game or birds in this State excepting elk and deer and fawn or wild-turkeys from the first day of September to the first day of March next following so long as no injury is inflicted upon said animals or birds' is hereby amended to read as follows

Section 26 Any dog pursuing or following upon the track of any game-quadruped such as hare or rabbits and known as small game or following upon the track of any game-bird or other wild bird protected by existing law during what is known as the close season for such animal or bird is hereby declared to be a public nuisance and may be killed by the owner or lessee of land whereon it is found or by an employee of such owner or lessee or by any officer of the Commonwealth whose duty it is to protect the game or wild birds unless such dog shall wear a collar having attached thereto a metallic tag or plate upon which shall be plainly inscribed in English the name and address of the owner of such dog and any dog thus wearing a collar inscribed as before-mentioned pursuing small game during what is known as the close season for such game or wild birds may be killed by the owner or lessee of any land upon which such dog may be found or by any employee of either the owner or lessee or by any officer of the State whose duty it is to protect the game of the State when such dog is seen upon the track of such game after notice in writing from that particular person or from the secretary of the Game Commission has been given to the owner or reputed owner or person in control of such dog to the effect that the dog in question is in the habit of destroying or pursuing or following upon the track of game or wild birds contrary to this section

Any person who shall either knowingly or negligently permit his dog or a dog under his control to pursue small game during the close season off land he may own or control shall be liable to a penalty of ten dollars for each day small game may be pursued in violation of this section and to an additional penalty of five dollars for each game-bird or rabbit killed by such dog pursuing game without the aid or direction of its master Provided That dogs when accompanied by and under control of their masters may be trained upon any of the living wild-game or birds in this State excepting elk and deer and fawn or wild-turkeys from the first day of September to the first day of March next following Sundays excepted so long as no firearms usually raised at arm's length and fired from the shoulder are carried and no injury is inflicted upon said animals or birds

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz.:

YEAS—39.

Aron,	DeWitt,	Leslie,	Phipps,
Baldwin,	Donahue,	Long,	Service,
Barnes,	Einstein,	MacDade,	Sisson,
Barr,	Eyre,	McClintock,	Smith,
Buckman,	Gray,	McConnell,	Snyder,
Clark,	Heaton,	McNichol,	Stedman,
Craig,	Herron,	Miller, J. S.,	Vare,
Crow,	Hensher,	Murdoch,	Weaver,
Culbertson,	Jones,	Norton,	Whitten,
Daix,	Joyce,	Patton,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

REPORTS FROM COMMITTEES.

Mr. LONG, Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. LONG, from the Committee on Judiciary General, reported as committed, Senate Bill No. 465 (House Bill No. 499), entitled:

An Act to quiet the title to real estate and to enable citizens of the United States and corporations authorized to hold real estate within this Commonwealth to hold and convey title to real estate which has been formerly held by or for corporations not authorized by law to hold the same.

Mr. GRAY. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. GRAY, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 1349 (House Bill No. 1093), entitled:

An Act to amend section nineteen, chapter three, article one, of an act approved the fourteenth day of May, one thousand nine hundred and fifteen (P. L. 312) entitled "An act providing a system of government for boroughs and revising, amending and consolidating the law relating to boroughs."

Mr. PHIPPS. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. PHIPPS, from the Committee on Judiciary General, reported as committed, Senate Bill No. 1004 (House Bill No. 1344), entitled:

An Act to amend an act approved the twenty-fourth day of May one thousand nine hundred and seventeen (P. L. 299), entitled "An act to amend section one of an act, approved the twenty-first day of March, one thousand nine hundred and seven, entitled 'An act authorizing the county commissioners of the several counties, or the town councils of the several boroughs of this Commonwealth, or both, to appropriate annually a sufficient sum of money to each post of the Grand Army of the Republic, in their respective counties or boroughs, to aid in defraying the expenses of Memorial Day,' as amended, by requiring the commissioners to make appropriations also to Memorial Day or similar organizations where there was heretofore an established post."

BILL ON THIRD READING AND FINAL PASSAGE.

Mr. VARE. Mr. President, I move that the Senate do now resume the third reading and consideration of Senate Bill No. 1038 (House Bill No. 1164), bill on third reading, entitled:

An Act to amend section forty-three of the act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fifty-seven) entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein defining the jurisdiction of said commissions and the powers and duties of the commissioners constituting same and of their appointees including registrars inspectors of registration clerks and counsel fixing their qualifications terms of office and compensation granting them certain immunity from arrest on registration days and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof to copy or demand a list of the lodgers therein and to supervise the conduct of registrars regulating the registration of electors at polling places by registrars and at the offices of commissions by commissioners and the right of parties or bodies of electors to have watchers thereat and the preparation and use of street lists and other records of those registered allowing the names of persons not entitled to vote to be struck from the registers in certain cases permitting all records regarding registration to be inspected and copied by any elector under certain conditions directing how the registers shall be used at elections and primaries compelling the attendance of witnesses and payment of witness fees and providing penalties for refusal to obey subpoenas directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll taxes and to give receipts therefor authorizing such clerks to administer oaths sign subpoenas and vouchers and to collect and disburse witness fees prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to said

commissions and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas imposing certain duties upon election officers and upon the councils treasurers controllers receivers of taxes police officers and other officials of said cities and upon the courts judges prothonotaries sheriffs commissioners peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are coextensive legalizing certain acts required hereby if done on any Sunday or legal holiday requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of the said commissions punishing and fixing penalties for violation hereof and repealing all legislation inconsistent herewith" so as to increase the maximum compensation to be paid to the chief clerk of the registration commission

Mr. McNICHOL. Mr. President, I second the motion. The motion was agreed to.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 1038 (House Bill No. 1164), entitled:

An Act to amend section forty-three of the act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fifty-seven) entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein defining the jurisdiction of said commissions and the powers and duties of the commissioners constituting same and of their appointees including registrars inspectors of registration clerks and counsel fixing their qualifications terms of office and compensation granting them certain immunity from arrest on registration days and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof to copy or demand a list of the lodgers therein and to supervise the conduct of registrars regulating the registration of electors at polling places by registrars and at the offices of commissions by commissioners and the right of parties or bodies of electors to have watchers thereat and the preparation and use of street lists and other records of those registered allowing the names of persons not entitled to vote to be struck from the registers in certain cases permitting all records regarding registration to be inspected and copied by any elector under certain conditions directing how the registers shall be used at elections and primaries compelling the attendance of witnesses and payment of witness fees and providing penalties for refusal to obey subpoenas directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll taxes and to give receipts therefor authorizing such clerks to administer oaths sign subpoenas and vouchers and to collect and disburse witness fees prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to said commissions and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas imposing certain duties upon election officers and upon the councils treasurers controllers receivers of taxes police officers and other officials of said cities and upon the courts judges prothonotaries sheriffs commissioners peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are co-extensive legalizing certain acts required hereby if done on any Sunday or legal holiday requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of the said commissions punishing and fixing penalties for violation hereof and repealing all legislation inconsistent herewith" so as to increase the maximum compensation to be paid to the chief clerk of the registration commission

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz.:

YEAS—40.

Aron,	DeWitt,	Leslie,	Phipps,
Baldwin,	Donahue,	Long,	Service,
Barnes,	Einstein,	MacDade,	Sisson,
Barr,	Eyre,	McClintock,	Smith,
Buckman,	Gray,	McConnell,	Snyder,
Clark,	Heaton,	McNichol,	Sones,
Craig,	Herron,	Miller, J. S.,	Stineman,

Crow,
Culbertson,
Dix,

Homsher,
Jones,
Joyce,

Murdoch,
Norton,
Patton,

Vare,
Weaver,
Whitten,

YAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendment.

REPORTS FROM COMMITTEE.

Mr. EYRE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE, from the Committee on Appropriations, reported as committed, Senate Bill No. 1356 (House Bill No. 1566), entitled:

An Act to amend section one of the act approved the eighteenth day of July, Anno Domini, one thousand nine hundred and seventeen (P. L. 1961) entitled "An act to fix the salaries of the supervising inspectors of the second grade and of the Chief of the Bureau of Mediation and Arbitration in the Department of Labor and Industry."

BILL ON THIRD READING AND FINAL PASSAGE.

Mr. SMITH. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 998 (House Bill No. 1261), entitled:

An act to amend sections two three and four of an act approved the third day of May Anno Domini one thousand nine hundred and nine (Pamphlet Laws three hundred and ninety-five) entitled "An act regulating the sale of concentrated commercial feeding-stuffs also of condimental stock and poultry-food and patented proprietary or trade-mark stock and poultry-food possessing nutritive value combined with medicinal properties defining concentrated commercial feeding-stuffs prohibiting the adulteration of any feeding-stuff sold offered or exposed for sale in this State with oat-hulls ground corn cobs flax plany refuse elevator chaff cotton-seed hulls ground corn stalks rice hulls peanut hulls weed-seeds or other similar adulterants providing for the collection of sample and analysis thereof by the Department of Agriculture and the publication of information concerning the same providing also for the expenses of the enforcement of the law fixing penalties for its violation and repealing act number two hundred and eleven (Pamphlet Laws one thousand nine hundred and seven page two hundred and seventy-three) entitled "An act regulating the sale of wheat rye corn and buckwheat bran and middlings or any admixture thereof" et cetera approved the twenty-eighth day of May one thousand nine hundred and seven" by enlarging the scope of the term concentrated commercial feeding-stuffs" and providing for the collection of license fees for the sale thereof and by including certain other substances as adulterants

Mr. SCHANTZ. Mr. President, I second the motion.
The motion was agreed to.

Agreeably to order,
The Senate proceeded to the third reading and consideration of Senate Bill No. 998 (House Bill No. 1261), entitled:

An Act to amend sections two three and four of an act approved the third day of May Anno Domini one thousand nine hundred and nine (Pamphlet Laws three hundred and ninety-five) entitled "An act regulating the sale of concentrated commercial feeding-stuffs also of condimental stock and poultry-food and patented proprietary or trade-mark stock and poultry-food possessing nutritive value combined with medicinal properties defining concentrated commercial feeding-stuffs prohibiting the adulteration of any feeding-stuff sold offered or exposed for sale in this State with oat-hulls grounds corn cobs flax plany refuse elevator chaff cotton-seed hulls ground corn stalks rice hulls peanut hulls weed seeds or other similar adulterants providing for the collection of samples and analysis thereof by the Department of Agriculture and the publication of information concerning the same providing also for the expenses of the enforcement of the law fixing penalties for its violation and repealing act number two hundred and eleven (Pamphlet Laws one thousand nine hundred and seven page two hundred and seventy-three) entitled "An act regulating the sale of wheat rye corn and buckwheat bran and middlings or any admixture thereof" et cetera approved the twenty-eighth day of May one thousand nine hundred and seven" by enlarging the scope of the term concentrated commercial feeding-stuffs" and providing for the collection of license fees for the sale thereof and by including certain other substances as adulterants

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,
Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	Donahue,	Long,	Schantz,
Baldwin,	Einstein,	MacDade,	Service,
Barnes,	Eyre,	McClintock,	Sisson,
Barr,	Gray,	McConnell,	Smith,
Buckman,	Heaton,	McNichol,	Snyder,
Clark,	Herron,	Miller, J. S.,	Sones,
Craig,	Homsher,	Murdoch,	Stineman,
Crow,	Jones,	Norton,	Vare,
Culbertson,	Joyce,	Patton,	Weaver,
DeWitt,	Leslie,	Phipps,	Whitten,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

MOTION TO READ BILLS THE FIRST TIME.

Mr. SCHANTZ. Mr. President, I move that all bills reported from committees at to-day's session be read the first time.

Mr. McCONNELL. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1050 (House Bill No. 1407), entitled:

An Act to amend section one of an act approved the twenty-first day of March one thousand nine hundred seven (Pamphlet Laws twenty-two) entitled "An act authorizing the county commissioners of the several counties or the town councils of the several boroughs of this Commonwealth or both to appropriate annually a sufficient sum of money to each post of the Grand Army of the Republic in their respective counties or boroughs to aid in defraying the expenses of Memorial Day" as amended authorizing county commissioners to make additional appropriations for Memorial Day purposes.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1060 (House Bill No. 1491), entitled:

An Act providing a bonus for the residents of this Commonwealth who served in the military or naval forces of the United States during the world war creating a soldiers' bonus commission and prescribing its powers and duties and making an appropriation

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 654, entitled:

An Act to provide for the health and safety of persons employed in and about the clay ore and graphite mines and stone slate marble and granite quarries of this Commonwealth

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 984 (House Bill No. 1004), entitled:

An Act to amend section nine clause (b) of the act approved the twenty-first day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred and nine) entitled "An Act relating to the organization maintenance and operation of the Banking Department and the scope of its supervision and control over corporations partnerships unincorporated associations and individuals and the assets and liabilities thereof providing penalties for the enforcement of its provisions and repealing certain acts" by increasing the maximum and minimum fee for the examination of building and loan associations.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 773 (House Bill No. 313), entitled:

An Act to amend the act approved the twenty-sixth day of July one thousand nine hundred thirteen (Pamphlet Laws thirteen hundred seventy-four) entitled "An act defining public companies and providing for their regulation and prescribing and defining their duties and liabilities prescribing defining and limiting their powers and regulating their incorporation and to a limited extent regulating municipal corporations engaged or about to engage in the business of public service companies creating and establishing a Public Service Commission for the regulation aforesaid prescribing and defining the powers and duties of such commission and its officers including the exclusive power to regulate the construction alteration relocation or abolition of the crossings of railroad corporations street railway corporations or other public service companies and of public highways by the tracks or other facilities of said companies providing for the ascertainment by the commission of the expense and damages resulting from such construction alteration relocation or abolition and for the payment of such expense and damages severally or proportionately by the public service companies interested the State or municipal corporation concerned and giving persons whose property is thereby taken injured or destroyed authority to sue the Commonwealth for damages in such cases providing for the terms salaries and compensation of the members of the commission its officers counsel and employees prescribing and regulating the practice and procedure before such commission and upon appeal and judicial review of its orders and determinations by the courts of common pleas and giving the court of common pleas of Dauphin county exclusive jurisdiction of such appeals in certain cases and of all injunctions mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the commission and to restrain such orders subject to an appeal to the Supreme Court prescribing penalties fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said commission making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June one thousand nine hundred and eleven entitled "An act to promote the safety of travelers and employes on railroads by compelling common carriers by railroad to properly man their trains by amending section nine thereof repealing the act approved the thirty-first day of May one thousand nine hundred and seven which provided for the appointment of the Pennsylvania State Railroad Commission and sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled "An act to enforce the provisions of the seventeenth article of the Constitution relative to railroads and canals" and the act entitled "To provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unloading within the free time for unloading cars and fixing the free time that shall be allowed for unloading cars" approved the twenty-fourth day of May Anno Domini one thousand nine hundred and seven and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled "An act to provide for the incorporation and regulation of certain corporations" approved the twenty-ninth day of April one thousand eight hundred and seventy-four and all other legislation inconsistent with or supplied by this act" by regulating rentals to be charged by one public service company for the use of its property by another public service company in connection with its public service

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 405 (House Bill No. 407), entitled:

An Act providing a system of management and control of the jail or county prison in each county of the fifth class providing for a warden defining his powers and duties providing for other employes and salaries and describing the duties and powers of the county commissioners and the sheriff in connection therewith

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1014 (House Bill No. 1095), entitled:

An Act to amend part of section six of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employes defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to highway department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1030 (House Bill No. 1259), entitled:

An Act providing for the licensing and registration by the Dental Council of certain persons to practice dentistry

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 978, entitled:

An Act to amend section seven of the act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred fifty-four) entitled "An act to protect the public health and safety by regulating the erection alteration repair use occupancy maintenance sanitation and condemnation of dwellings twofamily dwellings rooming houses and tenaments by regulating the use maintenance and sanitation of the grounds surrounding the same the adjoining buildings and all vacant land in cities of the first class providing for their inspection the abatement of nuisances the vacating of uninhabitable houses and the filing of liens creating a division of housing and sanitation and providing penalties for violations of the provisions thereof and repealing all laws inconsistent therewith

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 571 (House Bill No. 726), entitled:

An Act to empower courts of competent jurisdiction to issue writs of execution against property of defendant and attachment execution or in the nature of attachment execution

against trusts including those commonly known as spendthrift trusts no matter when such trusts were created in cases where an order award or decree has been made against a husband for the support of his wife or children or both making such attachment execution against trusts a continuing lien and levy for fifty per centum of such money or property until the order judgment or decree is paid in full with costs and abolishing the benefit of the exemption law in such cases

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 841 (House Bill No. 520), entitled:

An Act to regulate and establish the fees to be charged and collected by the coroner in counties of the second class

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1330 (House Bill No. 30), entitled:

An Act making an appropriation to the Sacret Heart Hospital Allentown Lehigh county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of House Bill No. 1331 (House Bill No. 264), entitled:

An Act making an appropriation to the Washington and Jefferson College Washington Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1353 (House Bill No. 310), entitled:

An Act making an appropriation to the Mudgett Hospital and Training School for Nurses located at two thousand and twenty-eight North Thirteenth street Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1333 (House Bill No. 345), entitled:

An Act making an appropriation for the payment of the expenses required by an act approved the twenty-fifth day of May one thousand eight hundred and eighty-nine entitled "An act to provide for the continuance of the education and maintenance of the destitute orphans of deceased soldiers sailors and marines and the destitute children of permanently disabled soldiers sailors and marines of the State" and its amendments and supplements

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1334 (House Bill No. 365), entitled:

An Act making an appropriation to the Pottsville Hospital Pottsville Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1335 (House Bill No. 481), entitled:

An Act making an appropriation to the Diagnostic Hospital of the City of Philadelphia Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1336 (House Bill No. 494), entitled:

An Act making an appropriation to the National Farm School at Doylestown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1337 (House Bill No. 636), entitled:

An Act making an appropriation to the Cottage State Hospital for Injured Persons located at Mercer Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1338 (House Bill No. 659), entitled:

An Act making an appropriation for providing erecting completing leasing maintaining and repairing armories and stables for the use of the Pennsylvania National Guard including compensation insurance of employes of armories title insurance advertisement for bids traveling expenses clerical and other expenses of the State Armory Board

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1339 (House Bill No. 674), entitled:

An Act authorizing the erection of monuments and markers in France to commemorate the achievements of citizens of Pennsylvania who served on the battlefields of France and to perpetuate the memories of those who fell in the war against Germany and her allies and for the appointment of a commission to erect such monuments and markers and making an appropriation for the purpose of this act

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1340 (House Bill No. 713), entitled:

An Act making an appropriation to the Chester Day Nursery and Children's Boarding Home at Chester Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1341 (House Bill No. 843), entitled:

An Act making an appropriation to the Department of Health of the Commonwealth of Pennsylvania for the maintenance of tuberculosis sanatoria and dispensaries necessary additions furnishings and repairs for educational work and other necessary work in curing and preventing tuberculosis

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1342 (House Bill No. 1262), entitled:

An Act to amend section one of an act approved the thirtieth day of March one thousand nine hundred and seventeen (Appropriation Acts page sixteen) entitled "An act making an appropriation for the purpose of continuing and maintaining schools among the Cornplanter Indians of Warren county" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 997 (House Bill No. 1237), entitled:

An Act amending an act approved the thirteenth day of May one thousand eight hundred and eighty-seven entitled "An act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" by prohibiting the manufacture sale offering for sale transportation importation exportation furnishing or possession for beverage purposes of anything determined and found to be intoxicating by act of Congress passed pursuant to and in the enforcement of the Constitution of the United States of America and by restraining and regulating the sale of vinous spirituous malt or brewed liquors or any admixtures thereof fit for beverage purposes other than such as are from time to time determined and found to be intoxicating by any such Act of Congress

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1343 entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings to carry into effect the provisions of an act approved the 18th day of July, 1919, (P. L. 1049), entitled "An act authorizing the Board of Commissioners of Public Grounds and Buildings to erect a Soldiers' and Sailors' Memorial Bridge with the approaches thereto and memorial pylons, in the city of Harrisburg, to commemorate the services of the soldiers and sailors of the Commonwealth, providing for the letting of contracts therefor; providing for a proportion of the cost to be paid by the city of Harrisburg and public service corporations using or affected by the building of said bridge; providing for acquiring any property necessary by eminent domain; giving the Board of Commissioners of Public Grounds and Buildings the right to sell a portion of the land to the Pennsylvania Railroad Company to conform to the plans of the architect; providing for the maintenance of said bridge; and making an appropriation to carry out the provisions of this act."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 553, entitled:

An Act to amend section one of an act approved the third day of June one thousand eight hundred and eighty-five (Pamphlet Laws sixty-two) entitled "An act to provide for the establishment and maintenance of a home for disabled and indigent soldiers and sailors of Pennsylvania" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1352 (House Bill No. 1287), entitled:

An Act imposing a State tax on anthracite coal providing for the assessment and collection thereof and providing penalties for the violation of this act

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 16, entitled:

An Act making appropriation for the Dixmont Hospital for the Insane

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 684 (House Bill No. 811), entitled:

An Act making an appropriation to the trustees of the Western State Hospital for the Insane

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 749 (House Bill No. 431), entitled:

An Act for the segregation of certain classes of prisoners

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1351 (House Bill No. 1247), entitled:

An Act to amend section twenty-six of an act approved the second day of June, one thousand nine hundred and fifteen (P. L. 762) entitled "An act providing for the creation and administration of a State Fund for the insurance of compensation for injuries to employees of subscribers thereto declaring false oaths by the subscribers to be misdemeanors and providing penalties for the violation thereof" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 465 (House Bill No. 499), entitled:

An Act to quiet the title to real estate and to enable citizens of the United States and corporations authorized to hold real estate within this Commonwealth to hold and convey title to real estate which has been formerly held by or for corporations not authorized by law to hold the same

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1349 (House Bill No. 1093), entitled:

An Act to amend section nineteen, chapter three, article one, of an act approved the 14th day of May, one thousand nine hundred and fifteen, (P. L. 312) entitled "An act providing a system of government for boroughs and revising" amending and consolidating the law relating to boroughs."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1004 (House Bill No. 1344), entitled:

An Act to amend an act approved the twenty-fourth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and ninety-nine) entitled "An act to amend section one of an act approved the twenty-first day of March one thousand nine hundred and seven entitled 'An act authorizing the county commissioners of the several counties or the town councils of the several boroughs of this Commonwealth or both to appropriate annually a sufficient sum of money to each post of the Grand Army of the Republic in their respective counties or boroughs to aid in defraying the expenses of Memorial Day' as amended by requiring the commissioners to make appropriations also to Memorial Day or similar organizations where there was heretofore an established post"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1356 (House Bill No. 1366), entitled:

An Act to amend section one of the act approved the eighteenth day of July, Anno Domini, one thousand nine hundred and seventeen (P. L. 1061) entitled "An act to fix the salaries of the supervising inspectors of the second grade and of the Chief of the Bureau of Mediation and Arbitration in the Department of Labor and Industry."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 811, entitled:

An Act making an appropriation to the House of the Good Shepherd Chew Street Germantown Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1070 (House Bill No. 3), entitled:

A Joint Resolution authorizing the appointment of a commission to arrange for an international exhibition to be held in Philadelphia in the year one thousand nine hundred and twenty-six in celebration of the one hundred and fiftieth anniversary of American Independence

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1071 (House Bill No. 5), entitled:

An Act making an appropriation to the trustees of the State Hospital at Nanticoke Nanticoke Luzerne county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1072 (House Bill No. 7), entitled:

An Act making an appropriation to the Home for the Training in Speech of Deaf Children before they are of school age at Belmont Avenue and Monument Road Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1073 (House Bill No. 14), entitled:

An Act making an appropriation to the trustees of the Phoenixville Hospital

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1074 (House Bill No. 15), entitled:

An Act making an appropriation to the agricultural experiment station of the Pennsylvania State College to maintain substations for the purpose of making experiments in the improvement culture curing and preparation of tobacco and providing for the publication of the report thereof

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1075 (House Bill No. 18), entitled:

An Act making an appropriation to the trustees of the State Institution for Feeble-Minded of Eastern Pennsylvania at Spring City

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1076 (House Bill No. 32), entitled:

An Act making an appropriation to the United Zion Home at Lititz Lancaster county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consid-

eration of Senate Bill No. 1077 (House Bill No. 35), entitled:

An Act making an appropriation to the Home of Friendless Children of Lancaster Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1078 (House Bill No. 40), entitled:

An Act making an appropriation to the Grand View Institution for the Care and Treatment of Poor Consumptives Oil City Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1079 (House Bill No. 42), entitled:

An Act making an appropriation to the Roselia Foundling Asylum and Maternity Hospital of the city of Pittsburgh

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1080 (House Bill No. 43), entitled:

An Act making an appropriation to the Pennsylvania Association for the Blind at Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1081 (House Bill No. 51), entitled:

An Act making an appropriation to the Waynesburg Hospital of Waynesburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1082 (House Bill No. 53), entitled:

An Act making an appropriation to the Pennsylvania State Oral School for the Deaf at Scranton

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1083 (House Bill No. 56), entitled:

An Act making an appropriation to the Good Samaritan Hospital at Westfield Tioga county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1084 (House Bill No. 57), entitled:

An Act making an appropriation to the Bethel Orphanage located at Osceola Tioga county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of House Bill No. 1085 (House Bill No. 62), entitled:

An Act making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1086 (House Bill No. 74), entitled:

An Act making an appropriation to the Children's Home of South Bethlehem Salisbury township Lehigh county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1087 (House Bill No. 83), entitled:

An Act making an appropriation to the trustees of the State Hospital for Insane at Danville for the purpose of improvements and purchase of equipment

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1088 (House Bill No. 88), entitled:

An Act making an appropriation to Kane Summit Hospital Association of Kane McKean county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1089 (House Bill No. 89), entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1090 (House Bill No. 100), entitled:

An Act making an appropriation to Saint Mary's Keller Memorial Hospital Scranton Lackawanna county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1091 (House Bill No. 110), entitled:

An Act making an appropriation to the Maple Avenue Hospital Association of DuBois Pennsylvania (formerly City Hospital Association of DuBois)

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1092 (House Bill No. 124), entitled:

An Act making an appropriation to the Coatesville Hospital Coatesville Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1093 (House Bill No. 131), entitled:

An Act making an appropriation to the Jefferson Medical College of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1094 (House Bill No. 133), entitled:

An Act making an appropriation to the Lancaster General Hospital

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1095 (House Bill No. 137), entitled:

An Act making an appropriation to the Colored Women's Relief Association of Western Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1096 (House Bill No. 146), entitled:

An Act making an appropriation to the Carbondale Emergency Hospital Carbondale Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1097, (House Bill No. 149), entitled:

An Act making an appropriation to the Mid-Valley Hospital at Blakely Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1098 (House Bill No. 157), entitled:

An Act making an appropriation to the Julia White Priscilla Home for Aged Colored People located at LaMott Montgomery county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1099 (House Bill No. 162), entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the Anthracite Coal Region of Pennsylvania at Ashland Schuylkill county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1100 (House Bill No. 176), entitled:

An Act making an appropriation to the German Baptist Home at Lawndale Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1101 (House Bill No. 178), entitled:

An Act making an appropriation to the Old Ladies' Home located at Wissinoming Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1102 (House Bill No. 185), entitled:

An Act making an appropriation to the Western State Penitentiary

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1103 (House Bill No. 189), entitled:

An Act making an appropriation to the Pittsburgh and Allegheny Home for the Friendless situated in the city of Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1104 (House Bill No. 194), entitled:

An Act making an appropriation to the Florence Crittenton Mission of Scranton Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1105 (House Bill No. 200), entitled:

An Act making an appropriation to the Rush Hospital for Consumption and Allied Diseases at Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1106 (House Bill No. 222), entitled:

An Act making an appropriation to the Coudersport General Hospital at Coudersport Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1107 (House Bill No. 226), entitled:

An Act making an appropriation to the Christian Home of Johnstown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1108 (House Bill No. 228), entitled:

An Act making an appropriation to the Pennsylvania Epileptic Hospital and Colony Farm Chester county Pennsylvania

And said bill having been read at length the first time,
ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1109 (House Bill No. 232), entitled:

An Act making an appropriation to the Curtis Home for Destitute Women and Children of Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1110 (House Bill No. 234), entitled:

An Act making an appropriation to the Home for Colored Children located in the city of Pittsburgh Northside

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1111 (House Bill No. 235), entitled:

An Act making an appropriation to the First Allegheny Day Nursery and Temporary Home for Children Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1112 (House Bill No. 236), entitled:

An Act making an appropriation to the Frankford Hospital located at Frankford Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1113 (House Bill No. 237), entitled:

An Act making an appropriation to Saint Vincent's Orphans' Asylum at Tacony Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1114 (House Bill No. 240), entitled:

An Act making an appropriation to the Northern Tier Home Harrison Valley Potter county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1115 (House Bill No. 245), entitled:

An Act making an appropriation to the Conemaugh Valley Memorial Hospital Johnstown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1116 (House Bill No. 258), entitled:

An Act making an appropriation to the Miners' Hospital of Northern Cambria at Spangler Cambria county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1117 (House Bill No. 266), entitled:

An Act making an appropriation to the Society of the Home for the Friendless Women and Children of the city of Scranton

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1118 (House Bill No. 268), entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the Middle Coal Field

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1119 (House Bill No. 273), entitled:

An Act making an appropriation to the Philadelphia Home for Infants located at four thousand six hundred eighteen Westminster avenue Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1120 (House Bill No. 276), entitled:

An Act making an appropriation to the West Philadelphia General Homeopathic Hospital Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1121 (House Bill No. 277), entitled:

An Act making an appropriation to the Home for Veterans of the Grand Army of the Republic and Wives Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1122 (House Bill No. 278), entitled:

An Act making an appropriation to the trustees of the Samaritan Hospital Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1123 (House Bill No. 288), entitled:

An Act making an appropriation to the Home for Aged and Infirm Women of Easton Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1124 (House Bill No. 289), entitled:

An Act making an appropriation to the United Charities of Hazleton Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1125 (House Bill No. 302), entitled:

An Act making an appropriation to the Lying-in-Charity Hospital Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1126 (House Bill No. 303), entitled:

An Act making an appropriation to the Hahnemann Hospital in the city of Scranton Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1127 (House Bill No. 307), entitled:

An Act making an appropriation to the Pennsylvania Training School for Feeble-Minded Children at Elwyn in the county of Delaware and Commercial of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1128 (House Bill No. 308), entitled:

An Act making an appropriation to The Glen Mills Schools in the Eastern District of the Commonwealth of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1129 (House Bill No. 312), entitled:

An Act making an appropriation to the Suburban General Hospital of Bellevue Allegheny county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1130 (House Bill No. 319), entitled:

An Act making an appropriation to the Florence Crittenton Home and Rescue Association of Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1131 (House Bill No. 320), entitled:

An Act making an appropriation to the Montefiore Hospital Association of Western Pennsylvania located at Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1132 (House Bill No. 322), entitled:

An Act making an appropriation to the Pottstown Homeopathic Hospital Pottstown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1133 (House Bill No. 324), entitled:

An Act making an appropriation to the Pottstown Hospital Pottstown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1134 (House Bill No. 327), entitled:

An Act making an appropriation to the Paradise Protectory and Agricultural School at Paradise township York county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1135 (House Bill No. 328), entitled:

An Act making an appropriation to the York Society to Protect Children and Aged Persons of York Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1136 (House Bill No. 329), entitled:

An Act making an appropriation to the York Hospital West College avenue York Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1137 (House Bill No. 334), entitled:

An Act making an appropriation to the Annie M. Warner Hospital Gettysburg Adams county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1138 (House Bill No. 336), entitled:

An Act making an appropriation to the Meadville Children's Aid Society and Home for the Aged Meadville Crawford county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1139 (House Bill No. 337), entitled:

An Act making an appropriation to the Spencer Hospital Meadville Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1140 (House Bill No. 338), entitled:

An Act making an appropriation to the Allegheny Valley Hospital at Tarentum Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1141 (House Bill No. 344), entitled:

An Act making an appropriation to the Mercy Hospital of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1142 (House Bill No. 350), entitled:

An Act making an appropriation to the trustees of Temple University at Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1143 (House Bill No. 352), entitled:

An Act making an appropriation to the Westmoreland Hospital Association of Greensburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1144 (House Bill No. 354), entitled:

An Act making an appropriation to the Beacon Light Mission near the city of Bradford Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1145 (House Bill No. 356), entitled:

An Act making an appropriation to the Bradford Hospital of the city of Bradford

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1146 (House Bill No. 364), entitled:

An Act making an appropriation to the Benevolent Association's Home for Children Pottsville Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1147 (House Bill No. 373), entitled:

An Act making an appropriation to the Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1148 (House Bill No. 374), entitled:

An Act making an appropriation to Saint Francis Hospital of Pittsburgh

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1149 (House Bill No. 378), entitled:

An Act making an appropriation to the Renovo Hospital Renovo Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1150 (House Bill No. 386), entitled:

An Act making an appropriation to the trustees of the State Hospital for the Criminal Insane at Fairview Wayne county and authorizing the board of trustees to perform certain work in connection therewith

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1151 (House Bill No. 396), entitled:

An Act making an appropriation to the Saint Joseph's Hospital and Dispensary of Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1152 (House Bill No. 397), entitled:

An Act making an appropriation to Providence Mission and Rescue Home at Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1153 (House Bill No. 406), entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane for the southeastern district of Pennsylvania located at Norristown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1154 (House Bill No. 409), entitled:

An Act making an appropriation to the Beaver Valley General Hospital at New Brighton Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1155 (House Bill No. 410), entitled:

An Act making an appropriation to the Passavant Memorial Homes for the Care of Epileptics at Rochester Beaver county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1156 (House Bill No. 411), entitled:

An Act making an appropriation to the Rochester General Hospital at Rochester Beaver county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1157 (House Bill No. 412), entitled:

An Act making an appropriation to Providence Hospital of Beaver Falls Beaver county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1158 (House Bill No. 413), entitled:

An Act making an appropriation to the Beaver County Children's Home of New Brighton Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1159 (House Bill No. 414), entitled:

An Act making an appropriation to the Maternity Hospital in the city of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1160 (House Bill No. 419), entitled:

An Act making an appropriation to the Easton Hospital Easton Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1161 (House Bill No. 434), entitled:

An Act making an appropriation to the board of managers of the Pennsylvania Village for Feeble-Minded Women at Laurenton Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1162 (House Bill No. 435), entitled:

An Act making an appropriation to the Mercy Hospital of Altoona Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1163 (House Bill No. 436), entitled:

An Act making an appropriation to the Altoona Hospital Altoona Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1164 (House Bill No. 445), entitled:

An Act making an appropriation to the Passavant Hospital Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1165 (House Bill No. 448), entitled:

An Act making an appropriation to the Ladies of the Grand Army of the Republic Department of Pennsylvania at Hawkins Station Allegheny county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1166 (House Bill No. 458), entitled:

An Act making an appropriation to the Chambersburg Hospital at Chambersburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1167 (House Bill No. 459), entitled:

An Act making an appropriation to the United Evangelical Home Lewisburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1168 (House Bill No. 460), entitled:

An Act making an appropriation to the Lewistown Hospital of Lewistown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1169 (House Bill No. 461), entitled:

An Act making an appropriation to the Westmoreland County Children's Aid Society at Greensburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1170 (House Bill No. 462), entitled:

An Act making an appropriation to the Mount Pleasant Memorial Hospital Mount Pleasant Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1171 (House Bill No. 463), entitled:

An Act making an appropriation to the Latrobe Hospital Latrobe Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1172 (House Bill No. 467), entitled:

An Act making an appropriation to the Simon H. Barnes Memorial Hospital of Susquehanna Pennsylvania

And said bill having been read at length the first time.
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1173 (House Bill No. 469), entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Instruction of the Deaf and Dumb

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1174 (House Bill No. 473), entitled:

An Act making an appropriation to the Berwick Hospital Berwick Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1175 (House Bill No. 474), entitled:

An Act making an appropriation to the Mersey Hospital at Wilkes-Barre Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1176 (House Bill No. 484), entitled:

An Act making an appropriation to the Eastern State Penitentiary at Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1177, (House Bill No. 485), entitled:

An Act making an appropriation to the Bloomsburg Hospital Bloomsburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1178 (House Bill No. 486), entitled:

An Act making an appropriation to the Washington Hospital Washington Pennsylvania or its successor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1179 (House Bill No. 488), entitled:

An Act making an appropriation to the Home of the Good Shepherd of the county of Allegheny Lowrie street Troy Hill North Side Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1180 (House Bill No. 489), entitled:

An Act making an appropriation to the Kittanning General Hospital Kittanning Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1181 (House Bill No. 490), entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1182 (House Bill No. 495), entitled:

An Act making an appropriation to the Roosevelt Hospital of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1183 (House Bill No. 498), entitled:

An Act making an appropriation to the Salvation Army and Rescue Home at Bellevue Allegheny county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1184 (House Bill No. 504), entitled:

An Act making an appropriation to the City Hospital Washington Pennsylvania or its successor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1185 (House Bill No. 505), entitled:

An Act making an appropriation to Saint Mary's Hospital of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1186 (House Bill No. 508), entitled:

An Act making a deficiency appropriation to the Gettysburg Memorial Commission to carry into effect the act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand two hundred and forty) entitled, "An act making an appropriation to the Gettysburg Battlefield Memorial Commission for various purposes" to be used for the erection of bronze statues of Generals Crawford and Gibbon and for repairs to the Pennsylvania memorial in accordance with the provisions of said act

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1187 (House Bill No. 516), entitled:

An Act making an appropriation to the Montgomery Hospital at Norristown Montgomery county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1188 (House Bill No. 521), entitled:

An Act making an appropriation to the Presbyterian Hospital at Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1189 (House Bill No. 522), entitled:

An Act making an appropriation to Saint John's General Hospital of Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1190 (House Bill No. 525), entitled:

An Act making an appropriation to the Meadville City Hospital Meadville Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1191 (House Bill No. 528), entitled:

An Act making an appropriation to the Christian H Buhl Hospital at Sharon Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1192 (House Bill No. 536), entitled:

An Act making an appropriation to the Saint Joseph's Proctery for Homeless Boys Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1193 (House Bill No. 537), entitled:

An Act making an appropriation to the American Oncologic Hospital at Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1194 (House Bill No. 540), entitled:

An Act making an appropriation to the Pennsylvania Memorial Home of Brookville Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1195 (House Bill No. 547), entitled:

An Act making an appropriation for the Hospital Department of the Jewish Hospital Association of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1196 (House Bill No. 548), entitled:

An Act making an appropriation to the Germantown Dispensary and Hospital Germantown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1197 (House Bill No. 558), entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania located at Blossburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1198 (House Bill No. 561), entitled:

An Act making an appropriation to the Women's Hospital of Philadelphia two thousand one hundred and thirty-seven North College avenue

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1199 (House Bill No. 564), entitled:

An Act making an appropriation to the Butler County General Hospital at Butler Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1200 (House Bill No. 565), entitled:

An Act making an appropriation to the Carlisle Hospital Carlisle Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1201 (House Bill No. 568), entitled:

An Act making an appropriation to the Howard Hospital of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1202 (House Bill No. 569), entitled:

An Act making an appropriation to the Wayne County Memorial Hospital at Honesdale Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1203 (House Bill No. 570), entitled:

An Act making an appropriation to the trustees of the Garretson Hospital Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1204 (House Bill No. 585), entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb Mount Airy Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1205 (House Bill No. 586), entitled:

An Act making an appropriation to the Chestnut Hill Hospital of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1206 (House Bill No. 590), entitled:

An Act making an appropriation to the Homestead Hospital Homestead Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1207 (House Bill No. 591), entitled:

An Act making an appropriation to the Boys' Industrial Home of Western Pennsylvania located at Oakdale Allegheny county

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1208 (House Bill No. 592), entitled:

An Act making an appropriation to the Berean Manual Training and Industrial School

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1209 (House Bill No. 593), entitled:

An Act making an appropriation to the Children's Aid Society of Franklin county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1210 (House Bill No. 594), entitled:

An Act making an appropriation to the Woman's Medical College of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1211 (House Bill No. 610), entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the river Delaware and its navigable tributaries for two years from June first one thousand nine hundred and twenty-one

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1212 (House Bill No. 612), entitled:

An Act making an appropriation to the Woods Run Settlement Association Petosky street North Side Pittsburgh Allegheny county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1213 (House Bill No. 613), entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its Navigable Tributaries for the maintenance of a Nautical School to be located at the port of Philadelphia for two years from June first one thousand nine hundred and twenty-one

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1214 (House Bill No. 615), entitled:

An Act making an appropriation to the Orphan Asylum of the Holy Family of Emsworth Allegheny county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1215 (House Bill No. 616), entitled:

An Act making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1216 (House Bill No. 617), entitled:

An Act making an appropriation to the Harrisburg Hospital of Harrisburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1217 (House Bill No. 618), entitled:

An Act making an appropriation to the West Side Hospital Association of Scranton Lackawanna county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1218, (House Bill No. 622), entitled:

An Act making an appropriation to the Northeastern Hospital of Philadelphia Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1219, (House Bill No. 628), entitled:

An Act making an appropriation to the Graduate School of Medicine of the University of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1220, (House Bill No. 636), entitled:

An Act making an appropriation to the Northwestern General Hospital of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1221, (House Bill No. 643), entitled:

An Act making an appropriation to the Williamsport Training Home for Girls at Williamsport Lycoming county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1222, (House Bill No. 645), entitled:

An Act making an appropriation to the trustees of the Grove City Hospital located at Grove City Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1223, (House Bill No. 647), entitled:

An Act making an appropriation to the Pennsylvania Working Home for Blind Men Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1224, (House Bill No. 649), entitled:

An Act making an appropriation to the De Paul Institute of Mount Lebanon township Allegheny county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1225, (House Bill No. 652), entitled:

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1226, (House Bill No. 653), entitled:

An Act making an appropriation to the Florence Crittenton Mission of the city of Williamsport Lycoming county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1227, (House Bill No. 654), entitled:

An Act making an appropriation to the Boys' Industrial Home at Williamsport Lycoming county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1228, (House Bill No. 655), entitled:

An Act making an appropriation to the Williamsport Hospital of the city of Williamsport Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1229, (House Bill No. 658), entitled:

An Act making an appropriation to the Greenville Hospital Greenville Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1230, (House Bill No. 661), entitled:

An Act making an appropriation to the Home for the Friendless of the city of Williamsport Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1231, (House Bill No. 675), entitled:

An Act making an appropriation for the support and maintenance of the National Guard Naval Militia and the Pennsylvania Reserve Militia of the Commonwealth for improvements to permanent camp grounds for the replacing and repairing of armories and military stores destroyed or damaged and for the payment of expenses incidental to calling the National Guard Naval Militia or Pennsylvania Reserve Militia into active service under a call from the Governor or for service under a call from the President of the United States

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1232, (House Bill No. 680), entitled:

An Act making an appropriation to the German Protestant Home for Aged at Fair Oaks Allegheny county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1233, (House Bill No. 681), entitled:

An Act making an appropriation to the Homeopathic Hospital of Chester county located at West Chester Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1234, (House Bill No. 682), entitled:

An Act making an appropriation to the Chester County Hospital

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1235, (House Bill No. 683), entitled:

An Act making an appropriation to the trustees of the University of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1236, (House Bill No. 689), entitled:

An Act making an appropriation to the Polyclinic Hospital of the University of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1237, (House Bill No. 690), entitled:

An Act making an appropriation to the McKeesport Hospital McKeesport Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1238, (House Bill No. 705), entitled:

An Act making an appropriation to the Downingtown Industrial and Agricultural School Downingtown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1239, (House Bill No. 706), entitled:

An Act making an appropriation to the State Hospital of Coaldale Coaldale Schuylkill county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1240, (House Bill No. 711), entitled:

An Act making an appropriation to the Elk County General Hospital of Ridgway Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1241, (House Bill No. 723), entitled:

An Act making an appropriation to the Home of Industry for Discharged Prisoners of the city of Philadelphia and State of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1242, (House Bill No. 724), entitled:

An Act making an appropriation to the Women's Southern Homeopathic Hospital of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1243, (House Bill No. 727), entitled:

An Act making an appropriation to The Pennsylvania Home Teaching Society and Free Circulating Library for the Blind at Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1244, (House Bill No. 750), entitled:

An Act making an appropriation to Saint Joseph's Protector Norristown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1245, (House Bill No. 755), entitled:

An Act making an appropriation to the Citizens General Hospital of New Kingston Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1246, (House Bill No. 756), entitled:

An Act making an appropriation to the Memorial Hospital at Roxborough Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1247, (House Bill No. 761), entitled:

An Act making an appropriation to the Wyoming Valley Homeopathic Hospital at Wilkes-Barre Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1248, (House Bill No. 773), entitled:

An Act making an appropriation to carry into effect the provisions of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred ninety-three entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State Supervisor and assistants and fixing the salary of such State supervisor and assistants defining the power and duties of boards of trustees including the power of appointing assistants and investigator and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1249, (House Bill No. 774), entitled:

An Act making an appropriation to the Eye and Ear Hospital of Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1250, (House Bill No. 777), entitled:

An Act making an appropriation to the Tuberculosis League of Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1251, (House Bill No. 799), entitled:

An Act making an appropriation to the Home of the Good Shepherd Lincoln avenue Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1252, (House Bill No. 800), entitled:

An Act making an appropriation to the Taylor Hospital Association of the Borough of Taylor Lackawanna county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1253, (House Bill No. 801), entitled:

An Act making an appropriation to the Saint Joseph's Foundling Home and Maternity Hospital of Scranton Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1254, (House Bill No. 802), entitled:

An Act making an appropriation to the Pennsylvania Museum and School of Industrial Art

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1255, (House Bill No. 813), entitled:

An Act making an appropriation to the Titusville Hospital at Titusville Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1256, (House Bill No. 814), entitled:

An Act making an appropriation to the House of Good Shepherd Scranton Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1257, (House Bill No. 815), entitled:

An Act making an appropriation to the Brookville Hospital Brookville Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1258, (House Bill No. 819), entitled:

An Act making an appropriation to the DuBois Hospital of DuBois Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1259, (House Bill No. 825), entitled:

An Act to repeal an Act of General Assembly approved May first Anno Domini one thousand nine hundred and nineteen entitled "An act making an appropriation for the payment of the statutory medical hospital surgical and burial expenses and compensation outstanding and due and to become due to injured employees and dependents of deceased employees whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May thirty-first one thousand nine hundred and nineteen" (Appropriation Acts page twenty-five) to repeal an act of General Assembly approved July eighteenth Anno Domini one thousand nine hundred and nineteen entitled "An act making an appropriation for the payment of the statutory medical hospital surgical and burial expenses and compensation due and to become due to injured employees and dependents of deceased employees whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May thirty-first one thousand nine hundred and twenty-one" (Appropriation Acts page two hundred and thirty-five) and making an appropriation for the payment of medical hospital surgical and burial expenses and workmen's compensation which may become due during the biennial period ending May thirty-first one thousand nine hundred and twenty-three to employees and dependents of employees of the various departments of the Commonwealth under the Workmen's Compensation Act of one thousand

nine hundred and fifteen as amended and for the payment of expenses incurred in the investigation and adjustment of such claims.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1260, (House Bill No. 826), entitled:

An Act making an appropriation to the Ohio Valley General Hospital at McKees Rocks Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1261, (House Bill No. 829), entitled:

An Act making an appropriation to Saint Patrick's Orphan Asylum of Scranton Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1262, (House Bill No. 832), entitled:

An Act making an appropriation to the Retirement Board for the purposes of carrying out the provisions of the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1263, (House Bill No. 833), entitled:

An Act making an appropriation to the Cottage State Hospital Cottage avenue Connellsville Fayette county Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1264 (House Bill No. 844), entitled:

An Act making an appropriation to the Bellefonte Hospital Bellefonte Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1265 (House Bill No. 847), entitled:

An Act making an appropriation to the Shenango Valley Hospital of New Castle Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1266 (House Bill No. 851), entitled:

An Act making an appropriation to the Philadelphia Home for Incurables.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1267, (House Bill No. 852), entitled:

An Act making an appropriation to the Ellwood City Hospital Ellwood City Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1268, (House Bill No. 853), entitled:

An Act making an appropriation to the Almira Home Association at New Castle Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1269, (House Bill No. 854), entitled:

An Act making an appropriation to the Canonsburg General Hospital Association at Canonsburg Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1270, (House Bill No. 857), entitled:

An Act making an appropriation to the Charleroi-Monesen Hospital at Charleroi Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1271, (House Bill No. 874), entitled:

An Act making an appropriation to the Children's Hospital of Pittsburgh in the city of Pittsburgh Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1272, (House Bill No. 882), entitled:

An Act making an appropriation to the trustees of the University of Pittsburgh for the general maintenance of and purchase of equipment for the university and for the summer term.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1273, (House Bill No. 900), entitled:

An Act making an appropriation to the Jewish Sheltering Home and Home for the Homeless and Aged Philadelphia Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1274, (House Bill No. 901), entitled:

An Act making an appropriation to the National Stomach Hospital of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1275, (House Bill No. 902), entitled:

An Act making an appropriation to the Nazarene Home for the Aged at Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1276, (House Bill No. 903), entitled:

An Act making an appropriation to the Mount Sinai Hospital of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1277, (House Bill No. 904), entitled:

An Act making an appropriation to the Saint Vincent's Hospital Association of the city of Erie Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1278, (House Bill No. 905), entitled:

An Act making an appropriation to the Erie Home for the Friendless of the city of Erie Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1279, (House Bill No. 906), entitled:

An Act making an appropriation to the Bethesda Home Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1280, (House Bill No. 911), entitled:

An Act making an appropriation to the Pennsylvania Training School at Morgantown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1281, (House Bill No. 919), entitled:

An Act making a deficiency appropriation to the Department of Public Instruction for the payment of the State's share of the salary of vocational teachers and for the State's share of the increase of salaries of teachers

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1282, (House Bill No. 920), entitled:

An Act making an appropriation to the Pittsburgh Home for Babies Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1283, (House Bill No. 921), entitled:

An Act making an appropriation to the Saint Christopher's Hospital for Children Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1284, (House Bill No. 922), entitled:

An Act making an appropriation to the Kensington Hospital for Women Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1285, (House Bill No. 936), entitled:

An Act making an appropriation to the Elmwood Home Erie Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1286, (House Bill No. 940), entitled:

An Act making an appropriation to the Brownsville General Hospital Brownsville Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1287, (House Bill No. 970), entitled:

An Act making an appropriation to the Robert Wood Home of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1288, (House Bill No. 971), entitled:

An Act making an appropriation to the Prison Labor Commission

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1289, (House Bill No. 975), entitled:

An Act making an appropriation to the board of trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania for maintenance of said home and the payment of expenses of administration including salaries of officials and clerks and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the State Treasury

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1290, (House Bill No. 996), entitled:

An Act making an appropriation to the Hamot Hospital Association of Erie Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1291, (House Bill No. 1023), entitled:

An Act making an appropriation to provide the necessary expenses of blind students who are residents of the Commonwealth in attendance at institutions of higher learning

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1292, (House Bill No. 1028), entitled:

An Act making an appropriation to the Midnight Mission of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1293, (House Bill No. 1036), entitled:

An Act making an appropriation to the Florence Crittenton Home of Erie Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1294, (House Bill No. 1037), entitled:

An Act making an appropriation to the Uniontown Hospital Uniontown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1295, (House Bill No. 1039), entitled:

An Act making an appropriation to carry out the provisions of an act approved the eighteenth day of July one thousand nine hundred nineteen (Pamphlet Laws one thousand forty-four) entitled "An act to assist worthy young men and women graduates of secondary schools of the State to obtain a higher education and making an appropriation

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1296, (House Bill No. 1099), entitled:

An Act making an appropriation to Saint Rita's L C B A Home for Infants Pittsburgh Allegheny county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1297, (House Bill No. 1127), entitled:

An Act making an appropriation to the Williams Valley Hospital of Williamstown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1298, (House Bill No. 1131), entitled:

An Act making an appropriation to the Children's Industrial Home at Harrisburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1299, (House Bill No. 1132), entitled:

An Act making an appropriation to the Messiah Rescue and Benevolent Home of Harrisburg

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1300, (House Bill No. 1133), entitled:

An Act making an appropriation to the Nursery Home of Harrisburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1301, (House Bill No. 1134), entitled:

An Act making an appropriation to the Florence Crittenton Home of Harrisburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1302, (House Bill No. 1208), entitled:

An Act making an appropriation to the Messiah Orphanage of Monaghan township York county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1303, (House Bill No. 1255), entitled:

An Act making an appropriation to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1304, (House Bill No. 1264), entitled:

An Act to amend an act approved the twenty-first day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand fifty-seven) entitled "An act to amend section one and to supplement an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and two) entitled 'An act providing for the appointment and expenses of a commission of five persons to codify and revise the law relating to banks private bankers and trust companies doing business within this Commonwealth and making an appropriation' extending the powers and duties of the commission so as to include the codification and revision of the law relating to all corporations persons partnerships and associations under the supervision of the Banking Department and making an appropriation" extending said commission for a further period of two years conferring additional power upon such commission and making an appropriation

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1305, (House Bill No. 1265), entitled:

An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the two years ending May thirty-first one thousand nine hundred and nineteen

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1306, (House Bill No. 1267), entitled:

An Act making an appropriation to pay for the care treatment removal and maintenance of the indigent insane for two years ending the thirty-first day of May one thousand nine hundred and twenty-three

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1307, (House Bill No. 1313), entitled:

An Act making an appropriation to carry out the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-five) entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agricultural associations and regulating the payment thereof"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1308, (House Bill No. 1322), entitled:

An Act making an appropriation to the Penn Asylum for Indigent Widows and Single Women Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1309, (House Bill No. 1327), entitled:

An Act making an appropriation to the Evangelical Home for the Aged at Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1310, (House Bill No. 1349), entitled:

An Act making an appropriation to the Salvation Army Social Settlement and Day Nursery of Fernando street Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1311, (House Bill No. 1356), entitled:

An Act to appropriate and re-appropriate to the Water Supply Commission moneys for the purpose of continuing the work of deepening widening and improving French Creek in Crawford county commenced under the provisions of the act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-one) entitled "An act providing for the deepening widening and improvement of French Creek in Crawford county vesting certain powers in the Water Supply Commission including the taking of land and materials by eminent domain and making an appropriation."

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1312, (House Bill No. 1358), entitled:

An Act making an appropriation to the Providence General Hospital of Philadelphia Philadelphia county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1313, (House Bill No. 1362), entitled:

An Act making an appropriation to the Home for Widows and Single Women of Lebanon and Lebanon county.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1314, (House Bill No. 1364), entitled:

An Act making an appropriation to the Coleman Industrial Home for Colored Boys Pittsburgh Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1315, (House Bill No. 1411), entitled:

An Act making an appropriation to the Philadelphia College of Pharmacy Philadelphia Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1317, (House Bill No. 1475), entitled:

An Act making an appropriation to the Home for the Aged located at one thousand eight hundred nine Mount Vernon street Philadelphia Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1318, (House Bill No. 1494), entitled:

An Act making an appropriation to the Stetson Hospital of Philadelphia Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1319, (House Bill No. 214), entitled:

An Act providing for the refunding of moneys paid to the State Highway Department for registration of motor vehicles and driver's licenses which motor vehicles and licenses have not been used and to which moneys it appears the Commonwealth has no claim and making an appropriation for such refunds.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1320, (House Bill No. 294), entitled:

An Act making an appropriation to the Lake Erie and Ohio River Canal Board of Pennsylvania for the payment of expenses incurred in printing distributing or otherwise making available for public use reports, maps, documents and records of the board in securing the co-operation and aid of the Government of the United States and other public authorities in the construction of the canal or waterway authorized to be constructed by the board for the payment of incidental office expenses and for the payment of salaries fees and expenses.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1321, (House Bill No. 385), entitled:

An Act re-appropriating certain moneys to the trustees of the State Hospital for the Criminal Insane at Farview, Wayne County.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1322, (House Bill No. 441), entitled:

An Act making an appropriation to pay for the collection, revising, indexing and proof-reading of the material contained in the pamphlet known as "The Game Fish and Forestry Laws" of this Commonwealth.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1323, (House Bill No. 530), entitled:

An Act making an appropriation for the purpose of maintaining the public roads through the Cornplanter Indian Reservation in Elk Township, Warren County, Pennsylvania.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1324, (House Bill No. 979), entitled:

An Act making an appropriation to the State Highway Department for the payment of rewards to townships of the second class for the construction and improvement of township roads and the erection and construction of township bridges.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1325, (House Bill No. 1336), entitled:

A supplement to an act approved the eighteenth day of July one thousand nine hundred and nineteen (Appropriation Acts page two hundred and twenty-nine, number three hundred and eighty-two A) entitled "An act authorizing the appointment of a commission to supervise the revising, amending, consolidating and simplifying of the laws relating to the assessment, levy and collection of taxes for local purposes, prescribing the power and duties of such commission, imposing certain duties on the Legislative Reference Bureau and making an appropriation" continuing the commission appointed under the provision of said act for further period of two years, providing for the appointment of additional members on said commission and making an appropriation.

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

ADJOURNMENT.

Mr. SMITH. Mr. President, I move that the Senate do now adjourn until to-morrow morning at 11 o'clock.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 10.29 P. M. until Thursday, April 21, 1921, at 11 o'clock A. M.

HOUSE OF REPRESENTATIVES

WEDNESDAY, April 20, 1921.

The House met at 11 o'clock A. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

Hon. Lorenzo D. Thomas, Representative from Luzerne county, offered the following prayer;

Our Father in Heaven, Thou whom we regard as the Jehovah God. Thon to whom we look in every stress and circumstantial place, we would come before Thee in all

humility and in all meekness at the beginning of this session, and earnestly pray Thee that Thy spirit may actuate and prompt and impel every one of us who are engaged in these great questions before us. We know, our Father, that it is not usual and customary to extend our remarks in dealing with Thee, but we would pray Thee, earnestly and sincerely today that Thou wouldst indeed prompt our hearts to think Thy thoughts and do things in keeping with the greatness of our State.

Be Thou with us to the same extent as Thou wert with William Penn when he came into these woods, and when he dedicated and sanctified them to Thy purposes. Help us, Father, as we look on the dealings of the Department of Forestry, whose work it is to perpetuate this great work which Thou hast begun.

Grant that everything we do will redound to Thy honor and to our glory eventually. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. Stewart, the further reading was dispensed with and the Journal was approved.

SENATE MESSAGE.

SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows:

Senate Bill No. 633 (House Bill No. 1722)

An Act to amend section five hundred and forty-two as amended and section five hundred and forty-three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by imposing an occupation tax for school purposes on female residents of school districts of the second third and fourth class

Referred to the Committee on Education.

Senate Bill No. 692, (House Bill No. 1723).

An Act providing for the payment of fees for the filing of nomination petitions and nomination papers and for printing names of candidates upon official ballots

Referred to the Committee on Elections.

Senate Bill No. 819, (House Bill No. 1724).

An Act creating the office of county controller in counties of the second third fourth and fifth classes prescribing their powers and duties imposing certain duties upon county commissioners and county treasurer and abolishing the office of county auditor

Referred to the Committee on Counties and Townships.

Senate Bill No. 823, (House Bill No. 1725).

An Act to amend section five hundred and thirty-one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and validating liens for taxes

Referred to the Committee on Education.

Senate Bill No. 840, (House Bill No. 1726).

An Act to amend an act approved the sixteenth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred eighty-two) entitled "An act creating a Board of Commissioners of Public Grounds and Buildings providing for the appointment of a Superintendent of Public Grounds and Buildings and subordinate officers and employees and fixing their salaries defining the powers and duties of the board and the superintendent with regard to contracts for the furnishing of furniture furnishing stationery supplies paper and fuel for the executive and legislative branches of the State Government and the Executive Mansion the supervision of the Capitol grounds

and buildings the State Arsenal and Executive Mansion and repairs alternations and improvements thereto and to other buildings land and property of the State the disposal of unserviceable personal property of the Commonwealth the renting of office rooms out side of the Capitol the bonding of officers and employees of the Commonwealth and the supervision of the erection of and repairs and additions to State institutions and the expenditure of funds therefor and repealing supplied and inconsistent laws"

Referred to the Committee on Public Buildings.

Senate Bill No. 879, (House Bill No. 1727).

An Act to amend sections five hundred and six as amended and five hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Referred to the Committee on Education.

Senate Bill No. 884, (House Bill No. 1728).

An Act to repeal an act approved the eighth day of March one thousand eight hundred and seventy-two (Pamphlet Laws two hundred and seventy-five) entitled "An act relating to the election of school directors in Conyngham Township Columbia county"

Referred to the Committee on Counties and Townships.

Senate Bill No. 949, (House Bill No. 1729).

An Act further supplementing and amending an act entitled "An act to provide for the incorporation and regulation of motor power companies for operating passenger railways by cables electrical or other means" approved March twenty-second Anno Domini one thousand eight hundred and eighty-seven and granting to such corporations heretofore or hereafter incorporated the additional power and franchise to wit to acquire and operate motor buses and to build extensions to any system of railways which it may at any time have leased or controlled through stock ownership

Referred to the Committee on Electric Railways.

Senate Bill No. 952, (House Bill No. 1730).

An Act to repeal an act approved the eighteenth day of July one thousand nine hundred nineteen (Pamphlet Laws one thousand fifty-five) "An act in relation to the public safety defense and welfare of the Commonwealth and of the United States continuing the Commission of Public Safety and Defense as a Commission of Public Welfare prescribing its powers and duties and making an appropriation"

Referred to the Committee on Banks and Banking.

Senate Bill No. 976, (House Bill No. 1731).

An Act to amend an act entitled "An act providing that in all counties having more than five hundred thousand inhabitants advertisements and notices required by law or rules of court to be published in newspapers of general circulation unless dispensed with by special order of court shall be published in the legal newspaper issued at least weekly of the proper county designated by rules of court for the publication of court or other legal notices" approved the third day of May Anno Domini one thousand nine hundred and nine (Pamphlet Laws four hundred twenty-four) as amended so as to except therefrom the advertisement by counties cities boroughs school districts and other municipalities and incorporated districts of the sale of any bonds or other securities issued by them

Referred to the Committee on Judiciary General.

Senate Bill No. 60, (House Bill No. 1732).

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania

Referred to the Committee on Appropriations.

Senate Bill No. 356, (House Bill No. 1733).

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania

Referred to the Committee on Appropriations.

Senate Bill No. 428, (House Bill No. 1734).

An Act making an appropriation to the Home for Friendless Children of the City of Reading Pennsylvania

Referred to the Committee on Appropriations.

Senate Bill No. 963, (House Bill No. 1735).

An Act to authorize the acquisition by purchase or condemnation of lands with or without buildings thereon and the erection of buildings for a State Truancy School and for the appointment of a commission to acquire the same and making an appropriation for the purpose of this act and providing for its operation by the State Board of Education

Referred to the Committee on Appropriations.

Senate Bill No. 964, (House Bill No. 1736).

An Act to further amend section eight of the act approved the sixteenth day of February one thousand nine hundred and six (Pamphlet Laws forty-five) entitled "An act to regulate the deposits of State funds to prescribe the method of selecting State depositories to limit the amount of State deposits to provide for the security of such deposits to fix the rate of interest thereon to provide for the publication of monthly statements of moneys in the general and sinking funds to declare it a misdemeanor to give or take anything of value for obtaining the same and prescribing penalties for violations of this act" by fixing the rate of interest to be paid by active and non-active depositories

Referred to the Committee on Banks and Banking.

Senate Bill No. 965, (House Bill No. 1737).

An Act making an appropriation to the Hebrew Sheltering Home and Day Nursery for Children Philadelphia Pennsylvania

Referred to the Committee on Appropriations.

Senate Bill No. 967, (House Bill No. 1738).

An Act making an appropriation to the Trustees of the Locust Mountain Hospital at Shenandoah Pennsylvania

Referred to the Committee on Appropriations.

Senate Bill No. 970, (House Bill No. 1739).

An Act amending an act entitled "A supplement to an act entitled 'An act for the government of cities of the second class' approved the seventh day of March Anno Domini one thousand nine hundred and one creating and regulating a City Planning Department giving it jurisdiction extending it over the city and for three miles beyond the city limits and regulating the laying out of plans of lots within the limits of the city" approved the tenth day of June Anno Domini one thousand nine hundred eleven (Pamphlet Laws eight hundred seventy-two) by providing the method of appointment and terms of office of the members of the City Planning Department and that all plans of streets for public use shall be submitted to and approved by this department

Referred to the Committee on Municipal Corporations.

Senate Bill No. 971, (House Bill No. 1740).

An Act amending an act entitled "A Supplement to an act entitled 'An act for the government of cities of the second class' approved the seventh day of March one thousand nine hundred and one authorizing cities of the second class to regulate and limit the height and bulk of buildings and the area of yards courts and open spaces and to regulate and restrict the location of trades and industries and the location of buildings for specified uses and to make regulations for trades and industries and for the use of buildings and for the above purposes to divide the cities into districts and authorizing the City Planning Commission to recommend the boundaries of districts and appropriate regulations therein and providing the method of adoption of said districts regulations and restrictions and the method of amending or change thereof" approved the twenty-first day of June Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws five hundred seventy) providing for twenty days notice to the City Planning Commission of any proposed amendment or change for an enforcing officer and a board of appeal to review his actions

Referred to the Committee on Municipal Corporations.

Senate Bill No. 973, (House Bill No. 1741).

An Act to amend an act entitled "An act amending section nine of an act entitled "An act in relation to the laying out openings widening straightening extending or vacating streets and alleys and the construction of bridges in the several municipalities of this Commonwealth the grading paving macadamizing or otherwise improving streets and alleys providing for ascertaining the damages to private property resulting therefrom the assessment of the damages costs and expenses thereof including damages to private property resulting therefrom" approved May sixteenth Anno Domini one thousand eight hundred and ninety-one enabling municipal corporations to lay out open widen extend and vacate streets or alleys upon petition or without petition of property owners as amended by the act approved the twenty-second day of May Anno Domini one thousand eight hundred and ninety-five providing for the approval of ordinances by the city recorder and the publication of the ordinances approved the nineteenth day of March Anno Domini one thousand nine hundred and three (Pamphlet Laws thirty-five) providing that the ordinances may require that no

building may be built or altered except to conform to the lines fixed by the widening or straightening ordinances and that in such case the landowner's right of action shall not accrue until actual occupancy by the municipality or the locating or relocating of the building to conform to the new lines

Referred to the Committee on Municipal Corporations.

Senate Bill No. 975, (House Bill No. 1742).

An Act making an appropriation to the Babies Hospital of Philadelphia Pennsylvania

Referred to the Committee on Appropriations.

Senate Bill No. 977, (House Bill No. 1743).

An Act authorizing the county commissioners of any county within this Commonwealth to appropriate and pay out of the treasury of their county a sum not exceeding ten thousand dollars for the entertainment and other general expenses incident to a state or national convention encampment reunion or meeting of any national organization composed of certain honorably discharged soldiers sailors and marines of the United States and directing the manner in which such appropriation shall be expended

Referred to the Committee on Counties and Townships.

Senate Bill No. 1009, (House Bill No. 1744).

An Act amending an act entitled "A supplement to an act entitled 'An act for the annexation of any city borough township or part of a township to a contiguous city and providing for the indebtedness of the same approved the twenty-eighth day of April Anno Domini one thousand nine hundred and three to enable territory now annexed or which may hereafter be annexed under the provisions of said act to be arranged and erected into a ward or wards of the city to which it is annexed and providing the procedure for that purpose and for the proper representation of the ward or wards erected" approved the twenty-eighth day of May Anno Domini one thousand nine hundred and seven (Pamphlet Laws two hundred and ninety-five) by changing the number of petitioners from twenty per centum of the qualified voters to five per centum of the qualified voters as shown by the registry for the last preceding election of the city borough township or part of a township so annexed and authorizing the mayor of the city to which the territory was annexed to make said petition

Referred to the Committee on Municipal Corporations.

Senate Bill No. 1012, (House Bill No. 1745).

An Act to repeal section eighteen of an act approved the twentieth day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred twenty-nine) entitled "An act defining and regulating public amusements and places used therefor requiring and regulating the licensing thereof restricting the scope of certain acts of assembly relating thereto and providing penalties for violation of this act"

Referred to the Committee on Retrenchment and Reform.

REPORTS FROM COMMITTEES.

Mr. BALDI, from the Committee on Mines and Mining, reported as committed, House Bill No. 1418, entitled:

An Act to provide for the health and safety of persons employed in and about the anthracite coal mines of Pennsylvania and for the protection and preservation of property connected therewith and providing a penalty for violation thereof

Mr. DUNLAP, from the Committee on Game, reported as committed, House Bill No. 1421, entitled:

An Act authorizing the recission of contracts providing for auxiliary game preserves

Mr. MORRIS, from the Committee on Education, reported as amended, House Bill No. 1470, entitled:

An Act to amend sections one and three of an act approved the eighteenth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employees retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties

Mr. HEFFERNAN, from the Committee on Elections, reported as amended, House Bill No. 1642, (Senate Bill No. 891), entitled:

An Act to amend section five of an act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws thirty-five) providing that the ordinances may require that no

Laws seven hundred nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation"

Mr. GLASS, from the Committee on Elections, reported as committed, House Bill No. 1697, (Senate Bill No. 516), entitled:

An Act to amend section sixteen of an act approved the tenth day of June one thousand eight hundred and ninety-three (Pamphlet Laws four hundred and nineteen) entitled "An act to regulate the nomination and election of public officers requiring certain expenses incident thereto to be paid by the several counties and punishing certain offenses in regard to such elections"

Mr. BLUETT, from the Committee on Corporations, reported as committed, House Bill No. 1711, (Senate Bill No. 936), entitled:

An Act authorizing boroughs townships school districts and poor districts to appeal from assessments of property or other subjects of taxation for their corporate purposes

Mr. CURRY, from the Committee on Education, reported as amended, House Bill No. 731, (Senate Bill No. 77), entitled:

An Act to amend section eleven of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employees retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

Mr. LOVE, from the Committee on Corporations, reported as committed, House Bill No. 1720, (Senate Bill No. 682), entitled:

An Act authorizing certain corporations to issue preferred or common stock of one or more classes providing for the manner of issuance restrictions and regulations in the manner of voting thereof and the rights and privileges of the holders thereof validating certain acts of corporation not participated in by the holders of non-voting stock and repealing all acts and parts of acts inconsistent therewith

Mr. JOSEPH C. MARCUS, from the Committee on Retrenchment and Reform, reported as committed, House Bill No. 1689, (Senate Bill No. 648), entitled:

An Act to amend sections one thousand five hundred and one and one thousand five hundred and five of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by an act approved the twenty third day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and seventy-two) entitled "An act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Mr. JOHN O. CRAIG, from the Committee on Elections, reported as committed, House Bill No. 1524, (Senate Bill No. 693), entitled:

An Act to fix the time for filing nomination certificates and nomination papers to fill vacancies caused by the withdrawal of candidates

Mr. RIEDER, from the Committee on Retrenchment and Reform, reported as committed, House Bill No. 1719, (Senate Bill No. 1007), entitled:

An Act to amend section four of the act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws seven hundred and fifty-three) entitled "An act to provide for the appointment of deputy prothonotaries in counties of this Commonwealth having a population of more than two hundred and fifty thousand and less than a million and defining their qualifications powers and salary"

Mr. HARDING, from the Committee on Education, reported as amended, House Bill No. 1706 (Senate Bill No. 837), entitled:

An Act to amend section one thousand one hundred and twenty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Mr. SWEITZER from the Committee on Judiciary Special reported as amended, House Bill No. 985, (Senate Bill No. 290), entitled:

A joint resolution proposing an amendment to article three of the constitution of the Commonwealth of Pennsylvania

Mr. WOODRUFF, from the Committee on Education reported as committed, House Bill No. 1700, (Senate Bill No. 745), entitled:

An Act to amend section two thousand twenty-one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are may be inconsistent therewith" and repealing section two thousand twenty-two two thousand twenty-three two thousand twenty-four and two thousand twenty-five thereof

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 7, 1921.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives recalling from the Governor House Bill No. 87, File Folio 2929, entitled:

"Resolved (if the Senate concur) That House Bill No. 87 File Folio 2929 entitled 'An act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"' be recalled from the Governor for the purpose of amendment"

Accordingly the original bill is herewith returned.

WM. C. SPROUL.

QUESTION OF PERSONAL PRIVILEGE.

Mr. DUNLAP. Mr. Speaker, I rise to a question of personal privilege.

The SPEAKER. The gentleman will state his question of personal privilege.

Mr. DUNLAP. Mr. Speaker, I have just heard of three bills reported out from the Committee on Elections, and as neither my colleague, Mr. McBride, nor myself have had notice of any meeting being held, nor was any meeting announced, I would like to be informed how it is that there has been no call of the Committee.

Mr. HALDEMAN. Mr. Speaker, I was interested in a few bills that needed some consideration this morning. I saw Mr. Dunlap and his colleague and told them that such was the case and they said they "were not interested in any bills one way or the other, so far as Senate bills were concerned," as they were Senate bills. We got busy and we held a meeting and had a quorum back there in a little room and reported these bills out. I want to tell you that we had more than a quorum present.

LEAVES OF ABSENCE.

Mr. BRENDLE asked and obtained leave of absence for Mr. Sweitzer.

Mr. CHRISTIAN MILLER asked and obtained leave of absence for Mr. Holcombe.

RESOLUTION RETURNING HOUSE BILL NO. 87 TO THE GOVERNOR WITHOUT AMENDMENT.

Mr. HARER offered the following resolution, which was twice read, considered and adopted.

In the House of Representatives, April 20, 1921
Resolved (if the Senate concur), That House Bill No 87 entitled "An act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled 'An act concerning townships and revising amending and consolidating the law relating thereto'" which was recalled from the Governor for the purpose of amendment be returned to the Governor without amendment

Ordered, That the Clerk present the same to the Senate for concurrence.

RESOLUTION RECALLING HOUSE BILL NO. 1171 FROM THE GOVERNOR.

Mr. PIKE offered the following resolution, which was twice read, considered and adopted.

In the House of Representatives, April 20, 1921
Resolved (if the Senate concur), That House Bill No 1171 entitled "An act to amend section six hundred and twenty-five of and to amend by adding sections six hundred and twenty-six and six hundred and twenty-seven to an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled 'An act concerning townships and revising amending and consolidating the law relating thereto'" be recalled from Governor for the purpose of amendment

Ordered, That the Clerk present the same to the Senate for concurrence.

HOUSE BILL NO. 1156 MADE A SPECIAL ORDER.

Mr. FOWLER. Mr. Speaker, I move that House Bill No. 1156, file folio 5345, entitled

An Act affecting Anthracite Coal Mines and Operations establishing the Pennsylvania State Anthracite Mine Cave Commission defining its jurisdiction and powers imposing duties upon owners and operators of anthracite coal mines and imposing penalties

be made a special order of business for Monday, April 25, 1921, at 10 P. M.

Mr. KOHLER. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. FOWLER. Mr. Speaker and gentlemen of the House. This is a bill in which more than one million people in our section are very much interested. It is a bill for the protection of life and property in the anthracite coal fields. If we were not so interested in it, I would not ask at this time, to have it placed on the special calendar, and it is only for this reason that I am making this request. For the last six years we have been trying to get a measure like this passed by a House of Representatives. We realize now that there are one hundred and sixty bills on our third reading calendar that come before this bill and we also realize that unless action be taken promptly on this bill it will be impossible to get it through the Senate. I want you to take into consideration that on account of the women and children, and all the people who are living in the anthracite coal fields, when they go to their beds at night, especially in the Scranton district, do not know whether they will be engulfed or whether their lives will be destroyed before the next morning. There are men here with homes who have given their life, the best of their life to industry and who have spent their last dollar that they could gather together and with that little money built a home costing somewhere in the neighborhood of five thousand dollars, to have in their old age a home which may be taken away from them by a cave-in and their home be destroyed. When we consider legislation we ought to consider the loss of property and the loss of life that has been experienced in the anthracite coal fields. Twenty-one people have met with

death in that field in the last few years because of mine caves and many homes have been destroyed. You have had photographs where even in the cemeteries there has been destruction and the courts have even been disturbed and the schoolhouses have been threatened. You have laws to require your children to go into the schoolhouses and you cannot assure safety for the children when they are in those school buildings. As I have said before, we have photographs of conditions in the anthracite coal fields and of the cave-in and what has been suffered in the Scranton district, especially, where schoolhouses and churches and thoroughfares have been partially destroyed. A few years ago a boy ten years of age was playing marbles on a thoroughfare and there was a cave-in of the mines and an accident occurred which should have been avoided. I think this bill should be given a proper hearing before this House and if you feel that it is a measure that will appeal to you for your vote, then let us have it upon the floor of this House and consider it. I say to you, gentlemen of the House, that in justice to the people of the anthracite coal fields this measure should be given preference and put on the calendar on special order, and if there is any merit in this bill or not, after we debate it we can decide on that. They are sending word to you from that district, from the women and children with tears and groans and heartaches and appealing to you to have this motion carry and have the bill placed where we can have action on it, and the children unborn will rise and call you "blessed."

Mr. ALEXANDER. Mr. Speaker, I recognize with considerable interest the appeal in the words of the gentleman from Lackawanna. I had a talk with him this morning and I would like as one of the members of this House, to give full consideration to this bill, but there are a number of other bills, however, on the calendar that some of you gentlemen think are just as important as this bill is. The gentleman tells you that they have been trying for six years to get a bill like this through this House. If that is the case why did not someone try to introduce this bill earlier in the session if they have been trying to get this bill through for six years? If it has the importance that Mr. Fowler claims for it, that it has for that district; if there is so much danger why did they wait until March 23, when this House had been in session for nearly three months before they presented this bill. I am not saying this for the purpose of blocking this legislation, but I do say that when a member of this House or any one either through his negligence or forgetfulness will delay a piece of legislation that now seems to him so important and lets it drag along until the last days of the session, if his request is not granted he has no one to blame but himself, if that bill has to take its regular course, with other bills, on the calendar. It is not fair to the other members of this House after the gentleman from Lackawanna and the friends of this bill have postponed action upon it themselves until the last part of the session, because remember, two months ago we knew that this session was coming to an end the latter part of April. They should have had the bill in then and they cannot complain if this House will refuse to give this bill preference, because if they do not there will be twenty-five or thirty more bills whose sponsors think are just as important as this one. If we give way for one we will have to give way for the other. Some rule will have to be established, some fast rule will have to be established in order that every member in this House will get a fair show. There is no man and I care not who he is, there is no man in this House that believes in fairplay more than I do. I have said time and time again that every bill should be reported out by the committees and not held in the Committees; that every bill should have the same fair play in this House. I believe in fighting fair when you are going to fight at all. If you want to fight a man tell him you are going to hit him and hit him on the nose while he is looking at you. I believe in fair play, but in fair play to all the members in this House, and to the gentleman from Lackawanna especially. No man in this House believes in giving that gentleman and the working class of people in this State greater fair play than I do. Why was this bill not presented long ago? Since it was not it should now take its place with the other bills being placed on the calendar.

Mr. DAWSON. In defense of my colleague Mr. Fowler, I would like to inform the members of this House, that he

introduced this bill just as soon as it was prepared by a committee of lawyers and public spirited citizens of Scranton who have been working on this bill for months and months. Immediately upon the acceptance of this draft a committee came to Harrisburg and had the bill introduced in both branches of the Legislature. There was absolutely no intention of delay in introducing this bill. I hope Mr. Fowler's motion prevails.

Mr. KOHLER. Mr. Speaker and gentlemen of the House, the people of Lackawanna County have been very indulgent. They have been down here for four consecutive sessions trying to get relief from the mine caves which are a menace. Mr. Fowler has told you the situation and the pictures which were sent to reveal in a way the situation which is prevalent in the anthracite coal region. It is true there has been some delay but I want to submit to the gentlemen of the House that we wanted to make sure that when we put a bill in here it would be a bill that would hold. Furthermore, the bill was committed to the Committee on Mines and Mining which committee held the bill until it was actually forced to put it on the floor of this House. Now when all the eyes of the anthracite coal region are turned towards this House to have passed the only measure which will be worth anything to them and when certain gentlemen of the House are trying to place them on the calendar in such a way that there may be time enough to reach them I ask the gentlemen of the House in all fairness to my constituents and to the people in Lackawanna County, in the anthracite coal region that they vote to make this bill No. 1156 and the bill, of which I am sponsor, 1157, a special order of business on Monday evening April 25, at 10 o'clock.

Mr. FOWLER. Mr. Speaker, it is true that I am not of a legal turn of mind or I might have introduced the bill in time to satisfy Mr. Alexander, but whether I would have had it introduced in time or not I doubt very much whether we would have reached it because Mr. Alexander himself I believe has taken up about two-thirds of the time of this House. I think we ought at least to have as much chance on the floor of this House as Mr. Alexander.

I want you my friends when you consider this bill to look over the destruction of property. I want you to see the houses that are tumbling into the ground. Here we have industries that are also ruined. I could go on and mention many instances, but you are at liberty any time to come to my desk, those of you who have not seen these pictures. I do not believe there will be a dissenting vote against this measure if you will only look over these pictures here. We are not asking for anything but for a square deal, only for an opportunity to have the bill put upon the calendar. I believe that that is only fair. We have been patient with you and I really believe that you men now will give it your consideration and put it on the calendar.

Mr. HARER. Mr. Speaker and gentlemen of the House, as Chairman of the Committee on Mines and Mining I wish to take exception to the reflection cast by the gentleman from Lackawanna, Mr. Fowler. I leave it to any fair minded man in the House, whether after the introduction of the bill on the 23rd of last month it was not reported out in sufficient time when it was reported last week and whether that is more than sufficient time to consider a bill of this magnitude. This bill was in the Committee since the day after it was introduced. The same bills were in the Senate and action has already been taken upon those bills. Now if they cast the reflection that this committee has been holding these bills unduly I cannot see on what ground such reflection is made and I hope that the House in considering this motion will consider it from this standpoint.

Mr. ALEXANDER. Mr. Speaker, I think the gentleman from Lackawanna misunderstood what I said. I did not condemn him for delaying the presentation of this bill, if I did, I did not mean it. I realize the fact that he did not prepare this bill and that it was prepared by those people in Lackawanna County who are very much interested in the bill. What I do say is if the people who are so greatly interested in it and who now say that it is so important for the safety of the lives and of the property of Scranton, and Lackawanna County you would have thought that they would have had this bill here at the very first day of the session and if those people say that the bill is so important they should have had it placed on the calendar at a time

when they knew it would have had full consideration and gotten it along before this late hour.

Mr. DUNN. Mr. Speaker, while I am from Philadelphia, I paid a visit to Lackawanna County some time ago, and I saw this condition of destruction of property and life and if we can remedy it by legislative work, the sooner we do it the better. Let us give these people the relief for which they seek.

On the question recurring.

Will the House agree to the motion?

It was agreed to.

HOUSE BILL NO. 1157 MADE A SPECIAL ORDER.

Mr. KOHLER. Mr. Speaker, I move that House Bill No. 1157, file folio 5375, entitled:

"An act regulating the mining of anthracite coal prescribing duties for certain municipal officers and imposing penalties"

be made a special order of business on Monday April 25th at 10 o'clock P. M.

Mr. FOWLER. Mr. Speaker, I second the motion.

On the question.

Will the House agree to the motion?

Mr. KOHLER. Mr. Speaker, this bill I might explain to the gentlemen of the House is a companion bill to Mr. Fowler's bill. The one bill is absolutely necessary and so is the other. I therefore ask you to vote for this motion.

The motion was agreed to.

MOTION RELATIVE TO THE ORDER OF BUSINESS.

Mr. JAMES A. WALKER. Mr. Speaker, I move that when this House adjourns tonight, it do so at 12 o'clock midnight, and that there be a recess of the House from 1 P. M. to 2:30 P. M. and from 6 P. M. to 8 P. M.

Mr. GLASS. Mr. Speaker, I second the motion.

On the question.

Will the House agree to the motion?

Mr. HESS. Mr. Speaker, I move that this motion be referred to the Committee on Rules.

Mr. COOK. Mr. Speaker, I second the motion.

On the question.

Will the House agree to the motion?

Mr. JAMES A. WALKER. Mr. Speaker, I shall ask the House to oppose the proposition of referring this motion to the Committee on Rules. All of you believe our calendar should be advanced and certain bills on it cleared. The motion simply is to the end that we shall work and get the calendar cleared up, and all these questions can, I am pretty well satisfied, be cleared up.

Mr. DAVIS. Mr. Speaker, it seems to me that we are here for one specific purpose, and that is to clear up this calendar insofar as it is possible for us to do. We are sent here by our constituents, and I trust that the members of this House at this time will take a stand to carry out the motion offered by the gentleman from Philadelphia. I feel further that it is time for the members from the rural districts of this House to realize one great and important fact.

The SPEAKER. The Chair will state that the printer is at the present time congested, and it would be useless for this House to proceed regardless of other conditions. The Chair is just as willing as any member in this House to prolong our sessions and is willing to stay here to that end. The Chair has been consistent in expressing that willingness. The Chair feels there is no necessity for a motion at this time because the House has the matter within its own government at all times.

Mr. DAVIS. Mr. Speaker, I realize and I feel that the members of this House have confidence in our Speaker. I do not question him for one moment, but I do say that a motion of this kind should be acted upon because I feel, from the experience of yesterday morning, that many other questions similar to that one will be threshed out upon the floor of this House, and therefore I feel that we should use every moment of time that we have given to us, from Monday night until the close of the week's session, in order that we might as far as possible take care of all the issues that might be presented to this House. Therefore, I urge upon the members of this House that

if this motion is put into a committee for the purpose of having that committee acting upon it. I feel as certain as I stand here that we shall not adjourn on the twenty-eighth of this month, which I believe is the wish and desire of the majority of the members of this House. I feel now that there is at the present time a desire upon the part of the members of this House, or at least some of them, to throttle such legislation that ought to have some consideration by this House, and I therefor propose from this hour on to endeavor, by the power given me, to use my force and intellect to see that this House will have consideration of the legislation which it ought to have. I am sick and tired, and I believe I speak the opinion of the members of this House when I say that the time has come when our constituency is looking upon us as rubber stamp legislators who are not giving very much consideration to the bills that are before the House.

Therefore it may seem to many of you folly, it may seem to many of you that this is only a side issue, but I want to tell you there is not a member of this House who will not have to give an answer to his constituency when he returns back to them, and I feel that they should demand from you service, continuous service, to take care of the legislation that is upon the calendar and that will be placed upon it up until the twenty-eighth of this month.

Mr. HESS. Mr. Speaker, my reason for making the motion to refer this matter to the Rules Committee is because it is the natural course. Motions of this kind should be so treated, and I assure you that every single member of the Rules Committee will do his very utmost to see that this House is adjourned on the day fixed for adjournment. The Rules Committee did everything possible to convene this House this morning at 10:30 o'clock. After careful consideration with the officers of the House and the members of that committee themselves, it was decided the very best we could possibly do, after hearing from the printing department, was to convene at 11 o'clock, and we then adjourned last night until 11 o'clock this morning. What was the result? At 11 o'clock this morning you didn't even have a calendar on your desk. Is anyone blaming that on the Rules Committee? If the gentleman from Allegheny uses his force and his intellect in handling the printer it may be we can meet at 9:30 in the morning, and I am as willing as any other member to come up here and meet at 9:30. I trust this motion will be sustained.

Mr. WILLIAMS. Mr. Speaker, I would like to have the motion read the second time.

The SPEAKER. The Clerk will read the motion.

The Clerk then read the motion as follows:

"Mr. JAMES A. WALKER. Mr. Speaker, I move that when this House adjourns tonight, it do so at 12 o'clock midnight, and that there be a recess of the House from 1 P. M. to 2:30 P. M. and from 6 P. M. to 8 P. M."

Mr. WILLIAMS. Mr. Speaker, that has reference to to-morrow? What is the order of business for to-day?

The SPEAKER. The Chair will state that there is no regular order fixed for the taking of a recess. The Chair has always tried to sense the feeling of the House, when the House has become so fatigued that it cannot follow the business it would seem that we are serving the public good in adjournment. The Chair has stated before that he is supposed to go the limit of endurance of the members without any motion, and the membership of this House has it within its power without any ruling, to adjourn at such time as in its wisdom it shall see fit, and to such time as it may desire.

Mr. STERLING. Mr. Speaker, as I understand this motion, it applies only to this day; it has reference to no other legislative days. You have heard something about the work of the printer and the fact that he cannot get his work out. That reference has no place here now. We have a calendar on our desk covering fifty-six pages with some one hundred and fifty bills on third reading. You will have enough to do with the calendar as it is here to-day to fill in the hours, alluded to in that motion, and I submit to you for that reason that you support the motion.

The SPEAKER. The Chair will ask the mover of the motion to state just exactly what the motion means and what the mover desires, as it does not seem to be clear.

Mr. JAMES A. WALKER. Mr. Speaker, the motion

means that we shall adjourn at midnight, because, as I understand the rules of this House, we recess from time to time until late in the night and then we adjourn until the next morning at such and such an hour. This motion provides that when we adjourn to-day we shall adjourn at midnight. We can have a recess from 1.30 to 4 P. M. and then re-convene at four, and after another recess work until midnight.

On the question recurring,

Will the House agree to the motion?

The Chair declared, "The 'ayes' appear to have it."

Whereupon, a division was called for, and one hundred and seven, or more than a constitutional majority of the gentlemen voting in the affirmative, the question was determined in the affirmative and the motion was agreed to.

MOTION TO SUSPEND RULE NO. 57.

Mr. JAMES A. WALKER. Mr. Speaker, I desire to call up at this time the motion offered yesterday to suspend House Rule No. 57.

The SPEAKER. The Clerk will read the motion.

The Clerk read the motion as follows: "Mr. James A. Walker moved, second by Mr. Glass, that House Rule 57 and amended House Rule 57 be suspended for the remainder of the session."

On the question,

Will the House agree to the motion?

POINT OF ORDER.

Mr. HESS. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman will state his point of order.

Mr. HESS. Mr. Speaker, my point of order is, that the motion of the gentleman is out of order for the reason that it violates House Rule No. 43, as follows: First, in that it does not state any purpose for which Rule 57 is suspended; second, the motion in effect, would suspend Rule 57 for all purposes, which is not provided for in the rules of the House; third, the suspension is for a longer time than that contemplated by the rules of the House. Mr. Speaker, substantiating that, I read from Reed's Parliamentary Rules, page 50, section 53: "Unless the rules themselves provide for their own suspension, they can be suspended by unanimous consent only. The only provision for suspension of the rule is for a specific purpose." I further read from Cushing's Manual, Section 164, page 100: "It is usual in the code of rules adopted by deliberative assemblies and especially legislative bodies to provide that a certain number exceeding a majority, as two-thirds or three-fourths, shall be obtained for the suspension of a rule in a parliamentary sense." Where this is not provided there seems to be no other mode or disposition of the rule other than by general or unanimous consent. I call for a decision of the Chair on my point of order.

Mr. JAMES A. WALKER. Mr. Speaker and gentlemen of the House. Referring to the authorities presented by the gentleman from Lancaster, I will call your attention to the fact that the body which makes can suspend rules.

The body that made the rules has the same power to suspend those rules, and under this rule this House has a right to suspend it. I notice we have no provision in the rules of the House as to what we are to do if the gentleman from Lancaster is correct in the case of a motion like this, and I submit that it is then the duty of the House to determine the question as to what they want to do in such a case. I submit sir, that in as much as the rule quoted provides for a suspension, namely, a permanent suspension under which the Speaker ruled yesterday that this lie over until to-day; for when the motion was called up you will recall that the Speaker ruled that it would lie over one day under the second section of rule 43, therefore, being considered by the Speaker, a permanent suspension I submit to you that under that rule we have a perfect right to suspend this rule for the balance of the session.

Mr. McVICAR. Mr. Speaker, the specific motion before the House is to suspend rule 57 for the remainder of the session, I am quoting about the exact language, Rule 43 of this House provides that any rule of the House may be suspended at any time for a specific purpose by a majority vote. There is no purpose whatever stated in that motion,

therefore there is no specific purpose. The effect of that rule, or rather that motion is to suspend rule 57 for all purposes which cannot be done under rule 43, and it is also a motion to suspend for an indefinite time, while the rule provides that after the particular purpose has been served the rule shall be in force. Hence it is clear under the rules of this House that this motion is out of order. If the principle in the broad sense which Mr. Walker refers to is true that an assembly has the right to suspend its rules then the gentleman from Lancaster is clearly correct because the rule states, both in Reed's Rules of Order and also in Cushing's that "Unless the rules themselves provide for their suspension they can be suspended by unanimous consent only." Therefore Mr. Speaker, if this is not within the rules it requires the unanimous consent of the House to suspend the rules.

Mr. JAMES A. WALKER. Mr. Speaker, I do not know where the gentleman from Allegheny obtained his copy of rule 43, but I am fully aware what rule 43 requires, namely, "that it shall be printed and published," as found in Smull's Legislative Hand Book. On page 1061 I read what he read, and also this, "Any motion to alter or amend the rules permanently shall lie over one day and shall be adopted by a majority vote." This is a motion to permanently suspend that rule until the end of the session which is fixed by a resolution of the House and Senate, and if that is not permanent, I want to know when the session begins again.

Mr. McVICAR. Mr. Speaker, replying to the remarks of the gentleman who has just spoken, I wish to say that that is not a motion to alter or amend the rules, it is a motion to suspend the rule. It is true that a motion to alter or amend can be adopted, but the motion before this House is to suspend the rule for the balance of the session and therefore the rule applies which has just been read.

The SPEAKER. The Chair is of the opinion that the point of order raised by the gentleman from Lancaster, Mr. Hess, is well taken. The rules provide but one method for suspension and that is for a particular purpose, that being the case the point of order of the gentleman from Lancaster, Mr. Hess, is well taken and the Chair sustains that point of order.

Mr. JAMES A. WALKER. Mr. Speaker, I move that on Wednesday, April 20th, 1921; Thursday, April 21, 1921; Friday, April 22nd, 1921; Monday, April 25th, 1921; Tuesday, April 26th, 1921; Wednesday, April 27th, 1921, rule 57, and rule 57 as amended be suspended for the specific purpose of allowing the discharge of all committees from the consideration of House and Senate bills referred to the standing committees.

Mr. STERLING. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. WILLIAMS. "Look before you jump, think before you act." I want to follow up these thoughts by calling the attention of the House to the rules of the Senate under which you can get a bill out of committee there. The feeling on the part of some of the members of the House is that rule 57 as amended and now in force is unfair in this House. Without doubt there are many meritorious bills passed by this House which are now in committees in the Senate, and they may never get out. Now if a member of this House through his Senator wants to get that bill out of Committee what must he do? Rule 42 of the Senate says, "No committee shall be discharged from the consideration of a bill within five days of its reference without the unanimous consent of the Senate." One member in the Senate can prevent a bill from coming out of committee. Again it says "Dispensing with rules, 29. The consent of two-thirds of the members present shall be necessary to dispense with any rule." Now if you want to suspend rule 42 which requires unanimous consent to get a bill out of the committee in the Senate, you must by a two-thirds vote under rule 29.

The gentleman from Philadelphia, Mr. Glass, wants to interrogate me. He sub rosa says to me we are not in the Senate. We are not but I am talking of what the Senate rules are and I think I have presented them to the House so that they now understand them.

Mr. HESS. Mr. Speaker, the passage of this motion is clearly unnecessary. One would think from the nature of this resolution that the sponsor of it has the idea that un-

less that resolution passes no committee can be discharged from the consideration of a bill. Why gentlemen that is not the fact at all. Under rule 43, by a majority vote you can suspend rule 57 for the specific purpose of considering any one bill that ought to come out on the floor of this House, and then by a Constitutional majority of 104 votes you can put it on the calendar. What more latitude ought this House have. By comparing the rules of the Senate with this rule you will see how very much more latitude the House has than the Senate has. Any meritorious measure that is in a committee and which is to be brought out of the committee can be brought out by suspending Rule 43 for a specific purpose, and by having 104 members vote to discharge the committee. I submit to this House that it is fair and as wide open as the door should be at this time. And let me say to you gentlemen, that up until a few years ago that was the only manner in which you could discharge a committee from a consideration of a bill. If my recollection is correct it was in 1913 that that rule was amended so that the House by a vote of sixty could discharge a committee. Prior to that time during the late days of the session it required one hundred and four votes to discharge a committee. Now, in these late days of the session, when many bills are in the committee which for the betterment of conditions ought to be there, I submit to you that it is not unreasonable but is fair and just that this House should vote this motion down and stand by the Rules Committee. As the rules are at present it will enable you at any time for the specific purpose of considering a bill, to suspend Rule 43 by having one hundred and four members vote for such a motion. I think that this motion should be placed in the hands of the Rule Committee at this time.

The SPEAKER. The Chair will state that the motion of the gentleman from Philadelphia is not for a specific purpose but for a general purpose under the rules. And the Chair rules that the motion of the gentleman from Philadelphia, Mr. Walker, is out of order.

Mr. JAMES A. WALKER. Mr. Speaker, I am going to ask you to give attention to the language of the gentleman from Tioga, and pause and consider. In 1917 the Speaker of the House ruled that a similar motion was in order. It was a motion in connection with the transit bills that came into this House, and the Speaker at that time ruled that such a motion was in order.

The SPEAKER. The Chair is firm in his decision.

Mr. JAMES A. WALKER. Mr. Speaker, it is with the deepest regret that I have to appeal from the decision of the Chair.

Mr. GLASS. Mr. Speaker, I second the appeal.

The SPEAKER. The gentleman from Philadelphia, Mr. Walker, appeals from the decision of the Chair. The Chair will call the gentleman from Elk, Mr. Flynn, to the Chair.

MR. FLYNN IN THE CHAIR.

The SPEAKER. The question before the House is on the appeal of the gentleman from Philadelphia from the decision of the Chair. The question is, shall the ruling of the Chair stand as the decision of the House?

On the question,

Shall the ruling of the Chair stand as the decision of the House?

Mr. HESS. Mr. Speaker, we are now nearing the end of this session. Every gentleman on the floor of this House knows how the Chair has ruled on all points, every gentleman on the floor of this House knows just how much merit there is in this proposition; every gentleman on the floor of this House knows the reasonableness of this proposition, and every gentleman knows how easy it will be to have a bill placed on the calendar unless the rules remain as they now stand. I submit to you gentlemen that the Chair should be sustained in his ruling.

Mr. GLASS. Mr. Speaker, the gentleman from Philadelphia, the sponsor of this motion, stated a little while ago that a ruling similar to that which he asked for from the Speaker was made in the session of 1917. I supported a resolution which was seconded by the gentleman from Clearfield, Mr. Phillips, in 1917, which provided that on certain days—I think I mentioned Monday and Tuesday—for the closing of the session, that all bills reported from committees either as committed or as amended shall, when so reported, be read for the first time. The Chair at that time

ruled that that was a temporary change in the rules and could be entertained, that it was for a specific purpose that that motion was made, and the Chair ruled accordingly. I feel, therefore, Mr. Chairman, that in view of the fact of the precedent established by the Legislature in the session of 1917, that we ought to follow precedent. I feel that when the appeal is taken it is not because we do not have confidence in the Speaker but because we feel that his ruling should follow precedent.

Mr. PHILLIPS. Mr. Speaker, we have reached the point in the discussion of this motion, back and forth, which is just to satisfy two or three members of this House, or a political organization of the State,—a time when we should say "No". Gentlemen, let us be men, let us stand by the Speaker of this House. He has been fair in his rulings from the time this session started.

We have had no trouble with any decision that came from him; let us sustain him now, not because two or three men have been consuming the time, but we have gotten away beyond the time. If we had the time that these gentlemen have taken up on these rules we would not have to ask for more time, and although this time has been taken up, let us sustain the Speaker.

Mr. JAMES A. WALKER. Mr. Speaker, there is no man in this House who has a higher regard for the Speaker than I have. However, he is a lawyer who knows just as well as I do that we at times are in error. The appeal was taken in this case because he, like myself, has been subjected to years of bowing to precedents. I have before me the rules of the Speaker of the session of 1917, and this motion was drawn exactly in accord with the purpose and terms of the motion then made and ruled in order. I take it that the Speaker in his large experience at the bar realizes that at times he is in error and the court fails to agree with him and likewise the jury. I think every member of the bar has found the same facts coming up before him in his experience as an attorney. Therefore, the motion is for a purpose, not wide or broad perhaps, but for the purpose of the suspension of a rule for a certain day. Therefore, I submit that when the Speaker ruled, as he did, he was overruling the opinion of our former Speaker of this House, Mr. Baldwin, in 1917. I took the appeal to find out whether the precedent is to be followed or not; the motion was not made for any other purpose, and it was to the effect that by the ruling of the Speaker of this House yesterday this motion was not looked upon as a suspension but as a permanent change, and then when the Speaker ruled as he did this morning he reversed himself from yesterday. I take it that it is the duty of this House to determine what kind of a motion this is, and I submit it to the intelligence of the House to decide whether this is a permanent or a temporary motion.

Mr. McVICAR. Mr. Speaker, I will again call your attention to the principle where any rule of the House may be suspended at any time for a specific purpose. What is meant by that on which the Chair was called upon to rule? It was to suspend a particular rule of the House for a particular purpose. The rule intended this: For the purpose of supporting a particular bill or a particular resolution, the intention was that this rule might be suspended and then after that had been done to go into effect as before; but under this motion this would open the gates to all resolutions during the days mentioned. That is not in contemplation and that was a violation of rule No. 43, and I take it that the ruling of the Speaker was clearly right.

Mr. SPANGLER. Mr. Speaker and gentlemen of the House. The Chair when he made his ruling felt that he was entirely in order. A rule for a specific purpose means what it says, a specific purpose. It is not an omnibus rule that can open all kinds of questions and for all times within its purview. The Chair was considering what would be the purpose if such a motion would carry and what would be the result? It would mean a general dumping of all the bills in committee upon the floor of this House and an instant congestion of our calendar, that we would not know where we were standing; it would throw the printer back to a point where he would be in confusion, when your legislative work would be very seriously menaced and there is perhaps possible a general suspension of the rules and the breaking down of all par-

liamentary law in this session. This is a bad time for the committees who have under consideration any measures to defeat all parliamentary law. As I pointed out yesterday, to throw out illy digested, unconsidered, undeliberated legislation upon the floor of this House merely for the purpose of bringing one bill to the attention of this House. I believe there is not a precedent that any gentleman can point to that would overrule the opinion of the Chair and delivered from the desk, and the Chair for this reason and in the interests of the membership of the House and the expedition of business, asks you to sustain him in this personal appeal.

QUESTION OF PERSONAL PRIVILEGE.

Mr. DAVIS. Mr. Speaker, I rise to a question of personal privilege.

The SPEAKER. The gentleman will state his question of personal privilege.

Mr. DAVIS. Mr. Speaker, not long ago I stood upon this floor and defended the Speaker—

The SPEAKER. The Chair would call the gentleman's attention to the fact, if the gentleman secures the floor on the question of personal privilege, he must confine himself to the question before the House.

Mr. DAVIS. Mr. Speaker, I rose and I rise again to be recognized to speak on the question before the House. Not long ago this same question was brought to the attention of this House. At that time I took the floor in defense of the Speaker's ruling. I did the same thing this morning. While that rule to me was not in accord with my wishes, yet I have sufficient reverence for the dignity of the Speaker of this House. Therefore, Mr. Speaker and gentlemen of this House, it was my purpose to bring to the attention of this House, when I asked for the privilege of speaking on a question of personal privilege, the fact that I simply put my ears to the ground. That is no reflection upon the Speaker of this House, but in order to satisfy the two parties who are at each other's throats, we are called here to say to the people of Pennsylvania that we are not in harmony with the Speaker of this House. Therefore, I ask the gentleman from Philadelphia who has reverence for the Speaker of this House and for the members of this House, to withdraw his appeal on this motion.

Mr. JAMES A. WALKER. Mr. Speaker, I withdraw the appeal.

Mr. GLASS. Mr. Speaker, I withdraw my second to the appeal.

The SPEAKER. The appeal having been withdrawn, the ruling of the Chair stands as the decision of the House.

SPEAKER SPANGLER IN THE CHAIR.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 79.

An Act authorizing district attorneys in counties of the third class to appoint county detectives defining their powers and duties fixing their salaries and providing for the payment of such salaries and the expenses of such detectives from the county treasury

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The Clerk read the amendments as follows:

Amend page 1 Section 1 line 10 by striking out at the beginning of the line the word "eighteen" and inserting in lieu thereof the words "two thousand two" and also by striking out the figures "\$1,800" and inserting in lieu thereof the figures "\$2,200"

On the question,

Will the House concur in the amendments made by the Senate?

Mr. DAWSON. I ask the members of this House to concur in the Senate amendments to the bill which I

introduced, and which only affects third class counties. This bill was passed by the House, was amended in the Senate, and now we ask the concurrence of the House in the amendments.

Mr. ALEXANDER. Mr. Speaker, I would like to interrogate the gentleman from Lackawanna, Mr. Dawson.

The SPEAKER. Will the gentleman from Lackawanna, Mr. Dawson, permit himself to be interrogated?

Mr. DAWSON. Yes sir, Mr. Speaker.

Mr. ALEXANDER. Mr. Speaker, will the gentleman from Lackawanna state just what the third class counties are. I do not have the list here. What are the third class counties in the State?

Mr. DAWSON. Westmoreland, Lackawanna and Luzerne.

Mr. ALEXANDER. Are all those counties in favor of this change?

Mr. DAWSON. To the best of my knowledge they are in favor of this change.

Mr. ALEXANDER. All the third class counties?

Mr. DAWSON. Yes sir.

On the question recurring,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—185.

Alexander,	Elgin,	Lewis,	Shannon,
Allum,	Evans,	Long,	Shellenberger,
Armstrong,	Feldman,	Love,	Sinclair,
Aston,	Fitzgibbon,	McBride,	Smiley,
Baldi,	Flynn,	McCaig,	Smink,
Barnhart,	Fowler,	McCann,	Smith, H.,
Beaver,	Fox,	McCarthy,	Smith, H. J.,
Beckley,	Gearhart,	McCurdy,	Smith, J. W.,
Bell,	Gibbon,	McHugh,	Smith, L.,
Bidelspacher,	Glass,	McMullen,	Snowden,
Blair,	Goldner,	McVicar,	Soffel,
Bluet,	Goodnough,	Magill,	Sowers,
Blumberg,	Goss,	Mangan,	Sprowls,
Bolard,	Green,	Marcus, J.,	Stackhouse,
Bower,	Griffith,	Mantz,	Stadlander,
Brenneman,	Hagerty,	Michel,	Stark,
Bromley,	Haines,	Miller, A.,	Steedle,
Brooks,	Haldeman,	Miller, A. S. C.,	Sterling,
Brown, T. R.,	Harding,	Miller, C.,	Stevens,
Burns,	Harer,	Miller, D. I.,	Stevenson,
Campbell,	Harry,	Miller, D. D.,	Stewart,
Chaplin,	Haslett,	Miller, H. F.,	Strauss,
Clutton,	Hatrlick,	Miller, J. J.,	Thomas,
Comer,	Haws,	Mitchell,	Trainer,
Conner,	Heffernan,	Morris,	Van Alen,
Cook,	Hess,	Ogle,	Vickerman,
Craig, J. R.,	Hetrick,	Orr,	Walker, G. T.,
Craig, J. O.,	Hoffman, J. N.,	Perry,	Walker, J. A.,
Cratty,	Hoffman, M. R.,	Pike,	Weamer,
Curran,	Holcombe,	Posey,	Weiss,
Curry,	Hoover,	Quigley,	Wells,
Davis,	Horne,	Rhoads,	Wettach,
Dawson,	Hough,	Richards,	Whitaker,
DeHaas,	Huston,	Rieder,	Whitehouse,
Dewey, C. P.,	Jones, D. J.,	Rinn,	Whitman,
Dewey, P. H.,	Jones, W. W.,	Roman,	Williams,
Diehm,	Jordan,	Ruch,	Wolfe,
Dilheimer,	Kantner,	Ruddy,	Woner,
Dithrich,	Keene,	Ruth,	Wood,
Drinkhouse,	Kinsman,	Schaeffer,	Woodruff,
Dunlap,	Kohler,	Schilling,	Zook,
Dunn,	Krause,	Schwartz,	Spangler,
Eaches,	Krugh,	Sieg,	Speaker,
Edmonds,	Lafferty,	Shaffer,	
Ehrhardt,	Leeds,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.
Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 1330.

An Act to amend section eleven of an act approved the twelfth day of July nineteen hundred and nineteen entitled "An act authorizing stock corporations other than building and loan associations and corporations authorized by law to transact a

banking or insurance business to make provision upon formation reorganization merger or consolidation for the issue of either or both preferred or common shares without nominal or par value regulating the same and such corporations and prescribing the method of determining the number of shares and capital of corporations issuing shares in such manner" by providing that no bonus shall be required to be paid under the laws of this Commonwealth upon the stock of a corporation issued to acquire property of which an existing corporation is obliged to divest itself in order to comply with any law of this Commonwealth or to enable it to exercise any rights otherwise conferred on it by any law of this Commonwealth and provided further that no bonus shall be required to be paid under the laws of this Commonwealth in cases of reorganization merger or consolidation in connection with which all certificates of capital stock with nominal or par value are fully surrendered by the shareholders of the corporation in process of reorganization or of the two or more corporations in process of merger or consolidation and in exchange therefore the aforesaid shareholders receive without other consideration or the paying in of additional capital assets a like or a lesser or a greater number of shares without nominal or par value

With the information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.
The Clerk read the amendment as follows:

Amend section 1 page 5 line 1 by striking out after the word "or" the word "procedure" and inserting in lieu thereof the word "proceeding"

On the question,

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—189.

Alexander,	Evans,	Lewis,	Ruth,
Allum,	Feldman,	Long,	Schaeffer,
Armstrong,	Finney,	Love,	Schilling,
Aston,	Flynn,	McBride,	Schwartz,
Baker,	Fox,	McCaig,	Sieg,
Baldi,	Franklin,	McCann,	Shaffer,
Barnhart,	Gearhart,	McCarthy,	Shellenberger,
Beaver,	Gelder,	McClure,	Sinclair,
Beckley,	Gibbon,	McConnell,	Smiley,
Bell,	Glass,	McCurdy,	Smink,
Bidelspacher,	Goehring,	McGowan,	Smith, H. J.,
Blair,	Goldner,	McHugh,	Smith, H.,
Bluet,	Goodnough,	McKim,	Smith, J. W.,
Blumberg,	Goss,	McKnight,	Smith, L.,
Bolard,	Green,	McMullen,	Snowden,
Bower,	Griffith,	McOwen,	Soffel,
Brady,	Hagerty,	McVicar,	Sowers,
Brendle,	Haines,	Magill,	Sprowls,
Bromley,	Haldeman,	Mangan,	Stackhouse,
Brooks,	Hampson,	Marcus, J.,	Stadlander,
Brown, T. R.,	Harding,	Marcus, J. C.,	Stark,
Burns,	Harer,	Marshall,	Steedle,
Campbell,	Harry,	Martin,	Sterling,
Catlin,	Haslett,	Mantz,	Stevens,
Chaplin,	Hatrlick,	Michel,	Stevenson,
Clutton,	Haws,	Miller, A.,	Stewart,
Comer,	Heffernan,	Miller, A. S. C.,	Strauss,
Conner,	Henderson, E.,	Miller, C.,	Trainer,
Cook,	Henderson, W.,	Miller, D. I.,	Van Alen,
Craig, J. R.,	Hess,	Miller, D. D.,	Vickerman,
Craig, J. O.,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Cratty,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Crum,	Hoffman, M. R.,	Mitchell,	Weamer,
Davis,	Horne,	Morris,	Weiss,
Dawson,	Hough,	Ogle,	Wells,
DeHaas,	Huston,	Orr,	Wettach,
Denning,	Jones, D. J.,	Perry,	Whitaker,
Dewey, P. H.,	Jones, W. W.,	Phillips,	Whitehouse,
Diehm,	Jordan,	Pike,	Whitman,
Dilheimer,	Kantner,	Posey,	Williams,
Donneley,	Keene,	Quigley,	Wolfe,
Drinkhouse,	Kelly,	Rhoads,	Woner,
Dunlap,	Kinsman,	Richards,	Wood,
Dunn,	Kohler,	Rieder,	Woodruff,
Eaches,	Kooser,	Rinn,	Zook,
Edmonds,	Krause,	Roman,	Spangler,
Ehrhardt,	Krugh,	Ruch,	Speaker,
Elgin,	Lafferty,	Ruddy,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned

bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 910.

An Act to amend sections one two three four five and six and repealing sections seven and eight of an act approved the twenty-sixth day of July one thousand nine hundred thirteen (Pamphlet Laws one thousand three hundred and sixty-nine) entitled "An act declaring buildings and parts of buildings used for purposes of fornication lewdness assignation and prostitution to be nuisances providing a method of abating same establishing a method of procedure against those who use said buildings or parts for such purposes and providing penalties for violations of this act"

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The Clerk read the amendments as follows:

Amend title line 1 by striking out after the word "three" the word "and" and inserting after the word "four" the following "five and six and repealing sections seven and eight" amend section 1 page 2 line 1 by striking out after the word "three" the word "and" and inserting after the word "four" the following "five and six" amend section 1 page 2 line 10 by striking out the word "reads" and inserting in lieu thereof the word "read" amend section 4 page 4 line 3 by striking out after the word "aforesaid" the following "is hereby amended to read as follows" at the end of section 4 insert the following

"Section 5 Any owner of such building or any agent of such owner who after such injunction be made permanent shall use such building or any part thereof as aforesaid or knowingly permit the same to be so used shall be guilty of a misdemeanor

Section 6 Any person using said building or part thereof as aforesaid and enjoined with such owner as aforesaid who shall use said building or part thereof or any other building or part thereof in violation of such injunction shall be guilty of a misdemeanor" are hereby amended to read as follows

Amend page 5 line 14 by inserting after the word "such" the word "person" amend page 5 line 15 by inserting after the word "such" the word "person" amend page 6 by inserting after line 8 the following:

"Section 5 Any owner of such building or any agent of such owner who after the preliminary injunction or after such injunction be made permanent shall use such building or any part thereof as aforesaid or knowingly permit the same to be so used shall be subject to summary punishment as for contempt of court in the manner now provided by law for disobedience or neglect of or to the lawful process of said court

Section 6 Any person using said building or part thereof as aforesaid and enjoined with such owner as aforesaid who shall use said building or part thereof or any other building or part thereof in violation of such injunction shall be guilty of a summary punishment as for contempt of court in the manner now provided by law for disobedience or neglect of or to the lawful process of said court

Section 2 Sections seven and eight of said act are hereby repealed"

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—187.

Alexander,	Eaches,	Krause,	Schaeffer,
Allum,	Edmonds,	Krugh,	Schilling,
Armstrong,	Elgin,	Lafferty,	Schwartz,
Aston,	Evans,	Leeds,	Sieg,
Baker,	Feldman,	Lewis,	Shaffer,
Baldi,	Finney,	Long,	Shannon,
Barnhart,	Flynn,	McBride,	Shellenberger,
Beaver,	Fox,	McCaig,	Sinclair,
Beckley,	Franklin,	McCann,	Smiley,
Bell,	Gearhart,	McCarthy,	Smink,
Bidelspacher,	Gelder,	McClure,	Smith, H. J.,
Blair,	Gibbon,	McConnell,	Smith, H.,
Bjumberg,	Glass,	McCurdy,	Smith, J. W.,
Boland,	Goetring,	McGowan,	Smith, L.,
Bower,	Goldner,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McOwen,	Sprows,
Brooks,	Griffith,	McVicar,	Stackhouse,
Brown F. B.,	Hagerty,	Magill,	Stadtlander,
Brown, T. R.,	Haldeman,	Mangan,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Sterling,
Campbell,	Harding,	Marshall,	Stevens,
Catin,	Harer,	Martin,	Stevenson,
Chaplin,	Harry,	Mantz,	Stewart,
Clutton,	Haslett,	Michel,	Strauss,
Comerer,	Hatrick,	Miller, A.,	Sweetzer,
Conner,	Haws,	Miller, A. S. C.,	Thomas,
Cook,	Heffernan,	Miller, C.,	Trainer,
Craig, J. R.,	Henderson, W.,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Hess,	Miller, D. D.,	Walker, G. T.,
Cratty,	Hetrick,	Miller, H. F.,	Walker, J. A.,

Crum,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Curran,	Hoffman, M. R.,	Mitchell,	Weiss,
Curry,	Holcombe,	Moris,	Wells,
Davis,	Hoover,	Ogle,	Wettach,
Dawson,	Hough,	Orr,	Whitaker,
DeHaas,	Huston,	Phillips,	Whitehouse,
Dewey, C. P.,	Jones, D. J.,	Pike,	Whiteman,
Dewey, P. H.,	Jones, W. W.,	Posey,	Williams,
Diehm,	Jordan,	Quigley,	Wolfe,
Dilsheimer,	Kantner,	Rhoads,	Woner,
Ditrich,	Keene,	Richards,	Wood,
Donneley,	Kelly,	Rinn,	Woodruff,
Drinkhouse,	Kingsman,	Roman,	Zook,
Dunlap,	Kohler,	Ruch,	Spangler,
Dunn,	Kooser,	Ruth,	Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 483.

An Act to further amend the fifth section of an act entitled "An act relating to the organization and jurisdiction of orphans' courts and to establish a separate orphans' court in and for counties having more than one hundred fifty thousand inhabitants and to provide for the election of judges thereof" approved May nineteenth Anno Domini eighteen hundred and seventy-four (Pamphlet Laws two hundred and six) as amended by fixing and determining the salaries of the assistant clerks of said court in counties of the first second third and fourth classes

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The Clerk read the amendments as follows:

Amend Section 1 page 5 line 3 by inserting after the word "twenty-five hundred" and inserting in lieu thereof the words "three thousand"

Amend Section 1 page 5 line 3 by inserting after the word "thousand" the words "three hundred"

Amend section 1 page 5 line 4 by striking out after the word "assistant" the word "fourteen" and inserting in lieu thereof the word "seventeen"

Amend section 1 page 5 line 8 by inserting after the word "third" the words "and fourth"

Amend section 1 page 5 lines 9 and 10 by striking out after the word "class" the following "and twelve hundred dollars each in counties of the fourth class"

On the question,

Will the House concur in the amendments made by the Senate?

Mr. ALEXANDER. Mr. Speaker, in order that there may be no misunderstanding about this bill, I would say that it affects fourth class counties, of which the county I represent is one. I believe that the people of Delaware county, and of the fourth class counties, as far as I know, are opposed to this bill. The provisions raise the salary relative to the Orphans' Court making the Register of Wills the Clerk of the Orphans' Court where a separate Orphans' Court is established. This bill passed this House in the first place by making the salary of the first assistant \$2500, and the second assistant \$1400. The amendments to the bill raise it from \$2500 to \$3000 and from \$1400 to \$1700. Therefore, Mr. Speaker, I move that the House do not concur in these amendments.

Mr. HESS. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. BRADY. Mr. Speaker, this is the bill that passed the House increasing the salaries of the assistant clerks in the Orphans' Court in counties of the first, second and third class. In the Senate it was amended to include counties of the fourth class on the statement that the members from those counties were in favor of the amendment. Now, these counties are Schuylkill, Montgomery, Luzerne,

Cambria, Fayette, Lancaster and Berks. And it was because of the statement made by the Senators that I agreed to the amendment. This amendment originally only applied to the counties of the first, second and third class, but now it includes counties of the fourth class. I ask you to vote against this motion.

The SPEAKER. The Chair will state the question: Those who vote "aye" vote to concur in the amendments made by the Senate, those who vote "no" to non-concur.

Mr. BRADY. Mr. Speaker, that is, all those who vote "aye" in favor of sustaining the bill as it comes from the Senate.

Mr. HESS. So that you may all know, and that there may be no misunderstanding, I want to say that when this bill passed this House it was simply a salary raising proposition. Now, if you will vote "no" you will vote to place the bill back in the condition it was when it went from the House. It was amended in the Senate to include fourth class counties and if you will vote no on the question of concurring in the amendments made by the Senate you will put the bill in the position where the fourth class counties can be amended out of it. The fourth class counties object to being included in the bill.

Mr. ALEXANDER. Mr. Speaker, may I interrogate the sponsor of this bill?

The SPEAKER. Will the gentleman from Philadelphia permit himself to be interrogated?

Mr. BRADY. Yes sir, Mr. Speaker.

Mr. ALEXANDER. Mr. Speaker, as I understood the gentleman a while ago he said that when this bill was in the House before it did not include fourth class counties?

Mr. BRADY. The increase of salary did not include fourth class counties.

Mr. ALEXANDER. Mr. Speaker, the caption as I understand it is not amended, and that the only amendment is that it raises the salary from \$2500 to \$3000 in one instance, and from \$1400 to \$1700 in another instance, and does not change the clerks whatever. Am I mistaken about that?

Mr. BRADY. It leaves the classes the same as they were originally, first, second, third and fourth. The bill as originally introduced did not include the counties of the fourth class. The Senate amended it to include counties of the fourth class. The real increase in salary does not apply to the assistants, but to the transcribing clerks who are raised from \$1200 to \$1500. Now, if the majority of the members of the fourth class counties do not wish the bill as amended I see no reason why they should vote for it, but I understood that the majority of the members from the fourth class counties wanted the increase from \$1200 to \$1500.

Mr. ALEXANDER. Mr. Speaker, I would like to have the amendments read again, as I understand that in the first place there was no amendment as to the fourth class counties, but that there has been some made since the bill left the House.

The SPEAKER. The Clerk will read the amendments. The Clerk read the amendments as follows:

Amend section 1, page 5, line 2, by striking out the words "twenty-five hundred" and inserting in lieu thereof the words "three thousand"; amend section 1, page 5, line 3, by inserting after the word "thousand" the words "three hundred"; amend section 1, page 5, line 4, by striking out after the word "assistant" the word "fourteen" and inserting in lieu thereof the word "seventeen"; amend section 1, page 5, line 8, by inserting after the word "third" the words "and fourth"; amend section 1, page 5, lines 9 and 10, by striking out after the word "class" the following: "and twelve hundred dollars each in counties of the fourth class".

Mr. ALEXANDER. Mr. Speaker, so that we may understand this bill and so that we can understand what we are voting on, I had the amendments read the second time, and I call your attention to the fact that the bill so far as it relates to different class counties is not changed anywhere, but it does change the first assistant in the fourth class counties from twenty-five hundred to three thousand dollars. It makes the second assistant in fourth class counties twenty-three hundred dollars and the third assistant fifteen hundred dollars, whereby in the first instance, the first assistant was twenty-five hundred; the second assistant two thousand, which is raised to twenty-

three hundred and the third assistant, seventeen hundred, which in the first place was fourteen hundred dollars, and then puts the transcribing clerks in fourth class counties in the same position as in third class counties making the salary fifteen hundred dollars which in the first place was twelve hundred dollars. This practically makes the assistant clerk to the register of wills the assistant clerk in the Orphans' Court.

He already gets a salary as assistant register of wills, of twenty-five hundred dollars, which is a pretty good salary at that.

On the question recurring, Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—96.

Allum	Feldman,	Love,	Schaeffer,
Asbury,	Finney,	McCaig,	Schilling,
Aston,	Franklin,	McCann,	Shaffer,
Baker,	Gibben,	McCarthy,	Smiley,
Baldi,	Glass,	McGowan,	Smith, H. J.,
Bluett,	Goehring,	McHugh,	Smith, H.,
Blumberg,	Golder,	McMullen,	Smith, J. W.,
Boland,	Green,	McOwen,	Smith, L.,
Brady,	Hagerty,	Mangan,	Snowden,
Brendle,	Haldeman,	Marcus, J.,	Soffel,
Brenneman,	Haws,	Michel,	Sowers,
Bromley,	Heffernan,	Miller, A.,	Sprohls,
Brown F. B.,	Hetrick,	Miller, D. I.,	Stackhouse,
Burns,	Hough,	Miller, H. F.,	Steedle,
Campbell,	Kantner,	Miller, J. J.,	Sterling,
Conner,	Keene,	Morris,	Stevens,
Cratty,	Kohler,	Orr,	Strauss,
Curran,	Kooser,	Perry,	Thomas,
DeHaas,	Krause,	Posey,	Trainer,
Denning,	Krugh,	Quigley,	Walker, J. A.,
Dewey, C. P.,	Lafferty,	Rinn,	Wettach,
Dilsheimer,	Leeds,	Roman,	Whitaker,
Donnely,	Lewis,	Ruddy,	Whitehouse,
Drinkhouse,	Long,	Ruth,	Whiteman,

NAYS—65.

Alexander,	Curry,	Hess,	Ruch,
Armstrong,	Davis,	Hoffman, J. N.,	Schwartz,
Barnhart,	Dewey, P. H.,	Hoffman, M. R.,	Shellenberger,
Beaver,	Diehm,	Hoover,	Stark,
Beckley,	Dunlap,	Horne,	Stewart,
Blair,	Eaches,	Jordan,	Vickerman,
Bower,	Edmonds,	McBride,	Walker, G. T.,
Brooks,	Elhardt,	McKim,	Wearner,
Brown, T. R.,	Elgin,	McVicar,	Williams,
Chaplin,	Evans,	Magill,	Wolfe,
Clutton,	Gearhart,	Martin,	Wood,
Comeror,	Goss,	Miller, D. D.,	Woodruff,
Cook,	Griffith,	Mitchell,	Zook,
Craig, J. R.,	Haines,	Ogle,	Spangler,
Craig, J. O.,	Haslett,	Pike,	Speaker,
Crum,	Henderson, E.,	Rhoads,	

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative, and the amendments were non-concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 665.

A supplement to the act approved the seventeenth day of May one thousand nine hundred seventeen (Pamphlet Laws two hundred and eight) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words 'drug' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" requiring permits to conduct pharmacies providing for the revocation thereof and prescribing penalties.

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The Clerk read the amendments as follows:

Amend section 1 page 2 line 8 by inserting after the word "pharmacy" the following "Provided however that this section shall not be construed to apply to any store or stores open for the sale of proprietary or so-called patent medicines."

Amend page 2 section 3 line 28 by inserting after the word "permit" the following "obtained by false representations made in the application therefor or when the pharmacy for which a permit shall have been issued is kept open for the transaction of business without a registered pharmacist in charge thereof and"

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—186.

Alexander,	Finney,	Lafferty,	Schwartz,
Allum,	Fitzgibbon,	Leeds,	Sieg,
Armstrong,	Flynn,	Lewis,	Shaffer,
Asbury,	Fowler,	Long,	Shannon,
Aston,	Fox,	Love,	Shellenberger,
Baldi,	Gearhart,	McBride,	Sinclair,
Barnhart,	Gelder,	McCaig,	Smiley,
Beaver,	Gibbon,	McCann,	Smink,
Bell,	Glass,	McCarthy,	Smith, H. J.,
Blair,	Goehring,	McClure,	Smith, H.,
Bluet,	Gold,	McConnell,	Smith, J. W.,
Blumberg,	Goodnough,	McCurdy,	Smith, L.,
Boland,	Goss,	McGowan,	Snowden,
Bower,	Griffith,	McHugh,	Soffel,
Brady,	Hagerty,	McKnight,	Sowers,
Breneman,	Haines,	McOwen,	Sprowls,
Bromley,	Haldeman,	McVicar,	Stackhouse,
Brooks,	Hampson,	Magill,	Stadtlander,
Brown, T. R.,	Harding,	Mangan,	Stark,
Burns,	Harer,	Marcus, J.,	Steedle,
Campbell,	Harry,	Marcus, J. C.,	Sterling,
Catlin,	Haslett,	Martin,	Stevens,
Chaplin,	Hatrlick,	Michel,	Stevenson,
Clutton,	Harris,	Millar, A.,	Stewart,
Comerer,	Haws,	Miller, A. S. C.,	Strauss,
Conner,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Henderson, E.,	Miller, D. I.,	Trainer,
Craig, J. O.,	Hess,	Miller, D. D.,	Van Alen,
Cratty,	Hetrick,	Miller, H. F.,	Vickerman,
Crum,	Hoffman, J. N.,	Miller, J. J.,	Walker, G. T.,
Curran,	Hoffman, M. R.,	Mitchell,	Walker, J. A.,
Davis,	Hoover,	Morris,	Weamer,
Dawson,	Horne,	Orr,	Weiss,
DeHaas,	Hough,	Perry,	Wells,
Denning,	Huston,	Phillips,	Wettach,
Dewey, P. H.,	Jones, D. J.,	Posey,	Whitaker,
Diehm,	Jones, W. W.,	Quigley,	Whitehouse,
Dilshemer,	Jordan,	Rhoads,	Whiteman,
Donneley,	Kantner,	Rieder,	Williams,
Drinkhouse,	Keene,	Rinn,	Wolfe,
Dunn,	Kelly,	Roman,	Woner,
Eaches,	Kinsman,	Ruch,	Wood,
Edmonds,	Kohler,	Ruddy,	Woodruff,
Ehrhardt,	Kooser,	Ruth,	Zook,
Elgin,	Krause,	Schaeffer,	Spangler,
Feldman,	Krugh,	Schilling,	Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 719.

An Act providing for the burial of certain persons who have been or shall be soldiers sailors or marines designated as "deceased service men" defining the term "deceased service man" and authorizing county commissioners to provide headstones markers and burial plots for such deceased service men at the expense of the county in which they shall die or have a legal residence at the time of their death

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The Clerk read the amendments as follows:

Amend page 1 section 1 line 6 by striking out after the word "sailor" the word "or" amend section 1 line 6 by inserting after the word "marine" the word "or" amend page 3 section 2 line 6 by striking out after the word "exceed" the word "four" and inserting in lieu thereof the word "three" amend section 2 line 6 by striking out after the word "dollars" the figures "\$400.00"

and inserting in lieu thereof the figures "\$300.00" amend section 5 page 4 line 10 by striking out after the word "deep" the following "to include a facsimile of the discharge button issued to soldiers sailors or marines by the United States Government" and inserting in lieu thereof the word "on"

Amend section 6 page 4 line 28 by inserting after the word "markers" the following "which shall include a facsimile of the discharge button issued to soldiers sailors or marines by the United States Government"

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—187.

Alexander,	Feldman,	Long,	Schaeffer,
Allum,	Finney,	Love,	Schilling,
Armstrong,	Flynn,	McBride,	Schwartz,
Aston,	Fox,	McCaig,	Sieg,
Eaker,	Franklin,	McCann,	Shaffer,
Baldi,	Gearhart,	McCarthy,	Shannon,
Barnhart,	Gelder,	McClure,	Shellenberger,
Beaver,	Gibbon,	McConnell,	Sinclair,
Beckley,	Glass,	McCurdy,	Smiley,
Bell,	Goehring,	McGowan,	Smink,
Bidelspacher,	Gold,	McHugh,	Smith, H. J.,
Bluet,	Goodnough,	McKim,	Smith, H.,
Blumberg,	Goss,	McKnight,	Smith, J. W.,
Boland,	Green,	McMullen,	Smith, L.,
Bower,	Griffith,	McOwen,	Snowden,
Brady,	Hagerty,	McVicar,	Soffel,
Brendle,	Haines,	Mangan,	Sowers,
Brooks,	Haldeman,	Marcus, J.,	Sprowls,
Brown F. B.,	Hampson,	Marcus, J. C.,	Stackhouse,
Brown, T. R.,	Harding,	Marshall,	Stadtlander,
Burns,	Harer,	Martin,	Stark,
Campbell,	Harry,	Mantz,	Sterling,
Catlin,	Haslett,	Michel,	Stevens,
Chaplin,	Hatrlick,	Millar, A.,	Stevenson,
Clutton,	Haws,	Miller, A. S. C.,	Stewart,
Comerer,	Hayes,	Miller, C.,	Strauss,
Conner,	Henderson, W.,	Miller, D. I.,	Thomas,
Cook,	Hess,	Miller, D. D.,	Trainer,
Craig, J. R.,	Hetrick,	Miller, H. F.,	Van Alen,
Craig, J. O.,	Hoffman, J. N.,	Miller, J. J.,	Vickerman,
Cratty,	Hoffman, M. R.,	Morris,	Walker, G. T.,
Crum,	Horne,	Ogle,	Walker, J. A.,
Curran,	Hough,	Orr,	Weamer,
Davis,	Huston,	Perry,	Weiss,
Dawson,	Jones, D. J.,	Phillips,	Wells,
DeHaas,	Jones, W. W.,	Pike,	Wettach,
Denning,	Jordan,	Posey,	Whitaker,
Dewey, C. P.,	Kantner,	Quigley,	Whitehouse,
Dewey, P. H.,	Keene,	Rhoads,	Whiteman,
Dilshemer,	Kelly,	Richards,	Williams,
Dunkap,	Kinsman,	Rieder,	Wolfe,
Dunn,	Kohler,	Rinn,	Woner,
Eaches,	Kooser,	Roman,	Wood,
Edmonds,	Krause,	Ruch,	Woodruff,
Ehrhardt,	Krugh,	Ruddy,	Zook,
Elgin,	Leeds,	Ruth,	Spangler,
Evans,	Lewis,		Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

AMENDED SENATE BILL RECALLED FROM THE GOVERNOR RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence, bill numbered and entitled as follows:

Senate Bill No. 309.

An Act to amend section five of an act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing a Board of Optometrical Education Examination and Licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith"

Said bill having been recalled from the Governor for the purpose of amendment. The vote had on final passage and third reading on said bill was reconsidered in the Senate and the bill amended, in which amendments the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend title line 1 by striking out after the word "amend" the words "sections five and six" and inserting in lieu thereof the words "section five" amend section 2 page 6 line 6 by striking out all of said section

On the question,

Will the House concur in the amendments made by the Senate?

Mr. DUNN. Mr. Speaker, at the request of those interested, in this piece of legislation, I wish to say that the bill as it has been amended is useless, and I move that the House do non-concur in the amendments.

Mr. ALEXANDER. Mr. Speaker, I second the motion. The motion was agreed to.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, April 20, 1921.
Resolved (if the House of Representatives concur) that one thousand (1000) copies of the proceedings of the memorial services held in honor of the late Honorable Horace L. Haldeman be printed for the use of the Senate

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, April 20, 1921.
Resolved (if the House of Representatives concur) that one thousand (1000) copies of the proceedings of the memorial services held in honor of the late Honorable David Martin be printed for the use of the Senate

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, April 20, 1921.
Resolved (if the House of Representatives concur) that one thousand (1000) copies of the proceedings of the memorial services held in honor of the late Honorable Wilbur P. Graff be printed for the use of the Senate

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

HOUSE BILL NO. 1287 MADE A SPECIAL ORDER.

Mr. WILLIAMS. Mr. Speaker I move that House Bill No. 1287, file folio No. 5381, entitled:

An Act imposing a State tax on anthracite coal providing for the assessment and collection thereof and providing penalties for the violation of this act

on page 48 of to-day's calendar, be made a special order on third reading and final passage for Wednesday, April 20, 1921, at 5 o'clock P. M.

Mr. DAWSON. Mr. Speaker, I second the motion. The motion was agreed to.

RECESS.

Mr. BOLARD. Mr. Speaker, I move that this House do now take a recess until 3 o'clock.

Mr. HESS. Mr. Speaker, I would second the motion to take a recess until 3 o'clock, but in view of the fact that we had in mind that the House would recess until 4 o'clock, a number of committee appointments were made with which a 3 o'clock recess would interfere.

Mr. BOLARD. Mr. Speaker, I believed that I was expressing the wish of the majority of the members of this House who desire to work the limit of time, but in view of the statement of the gentleman from Lancaster, I will amend my motion that we take a recess until 4 o'clock.

Mr. HESS. Mr. Speaker, I second the motion.

The motion was agreed to, and (at 1:45 o'clock P. M.) the House took a recess until 4 o'clock P. M.

AFTER RECESS.

The House reconvened at 4 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

REPORTS FROM COMMITTEES.

Mr. PHILIP H. DEWEY, from the Committee on Insurance, reported as committed House Bill No. 191, entitled:

An Act for the conservation of fuel and building material and the prevention of fires making it unlawful to dispose of wooden building materials except for useful purposes and providing for the disposition thereof

Mr. WOLFE, from the Committee on Judiciary Special, reported as committed House Bill No. 1694 (Senate Bill No. 352), entitled:

An Act to carry out the provisions of section eight article nine of the constitution of the State of Pennsylvania as amended and for that purpose prescribing the method of determining the amount which may be deducted in ascertaining the borrowing capacity of the city of Philadelphia by excluding from the calculation and deducting from its indebtedness so much of the debt of the said City as shall have been incurred or is about to be incurred and the proceeds thereof expended or about to be expended upon any public improvement or in the construction purchase or condemnation of any public utility or part thereof or facility therefor if such public improvements or public utility or part thereof whether separately or in connection with any other public improvement or public utility or part thereof may reasonably be expected to yield revenue in excess of operating expenses sufficient to pay the interest and sinking fund charges thereon

Mr. SINCLAIR from the Committee on Manufactures reported as amended House Bill No. 1453, (Senate Bill No. 552), entitled:

An Act authorizing certain telephone companies and certain telephone and telegraph companies to acquire all or any part of the capital stock franchises property rights and credits of each other and to purchase lease or otherwise acquire all or any part of the lines systems rights privileges municipal consents and corporate franchises of each other

Mr. MCOWEN, from the Committee on Judiciary Special, reported as committed House Bill No. 1703 (Senate Bill No. 518), entitled:

An Act providing for the election of one person as prothonotary and one person as clerk of the courts of quarter sessions and over and terminer in counties of the fourth class and repealing general local and special acts inconsistent herewith

Mr. STARK from the Committee on Public Roads reported as amended House Bill No. 1715 (Senate Bill No. 944), entitled:

An Act to amend section eight of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State

Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve and maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for the purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work to be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid Highways and kind of materials to be used in the improvements providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improving of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" providing for vacation of abandoned portions of State Highway routes

Mr. STEVENSON, from the Committee on Judiciary Special, reported as committed House Bill No. 1704 (Senate Bill No. 820), entitled:

An Act providing that the county controller shall be made a party defendant in all suits against any county

Mr. D. D. MILLER, from the Committee on Public Roads, reported as amended House Bill No. 1663 (Senate Bill No. 377), entitled:

An Act amending the act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws of Township Highways in the State Highway Department conferring powers and imposing duties upon officers of the State Highway Department requiring certain duties of clerks of courts of quarter sessions and providing penalties"

Mr. McCAIG, from the Committee on Appropriations, reported as committed House Bill No. 1057, entitled:

An Act making an appropriation to the State Insurance Fund

BILL ON FIRST READING.

Mr. McCAIG asked and obtained unanimous consent to have a bill read on first reading at this time.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1057, entitled:

An Act making an appropriation to the State Insurance Fund

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

HOUSE BILLS NO. 270 AND NO. 271 MADE A SPECIAL ORDER.

Mr. QUIGLEY. Mr. Speaker, I move that House Bill No. 270, file folio 519, entitled:

An Act to amend an act approved the twenty-fifth day of February one thousand nine hundred and one (Pamphlet Laws page eleven) entitled "An act to establish a Department of Forestry to provide for its proper administration to regulate the acquisition of land for the Commonwealth and to provide for the control protection and maintenance of forestry reservation by the Department of Forestry" as amended by establishing additional bureaus and offices in said department establishing forest districts providing for forest officers assistants and labor providing for the salaries of the officers and employees of the department fixing the amount of expenditures for the acquisition of land and repealing certain acts

on page 20 of to-day's calendar and House Bill No. 271, file folio 535, entitled:

An Act to amend an act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws page seven hundred and ninety-seven) entitled "An act to establish a bureau of forest protection within the Department of Forestry designating the officers who shall constitute the bureau their duties and salaries prescribing penalties for the violation thereof and repealing all laws general special or local or any parts thereof that may be inconsistent with or supplied by this act" by pro-

viding for a chief of the bureau of forest protection empowering district foresters to act as district fire wardens providing for the compensation of the chief and other fire wardens and persons assisting in extinguishing forest fires

on page 21 of to-day's calendar, bills on third reading, be made a special order of business at 5:30 o'clock this afternoon.

Mr. DAWSON. Mr. Speaker, I second the motion.
The motion was agreed to.

RECONSIDERATION OF VOTE ON HOUSE BILL NO. 1111 (SENATE BILL NO. 297).

Mr. EDMONDS. Mr. Speaker, I move that the vote by which House Bill No. 1111 (Senate Bill No. 297), file folio 935, entitled:

An Act authorizing receivers of taxes in and for cities of the first class to furnish certificates of taxes and claims which are liens on real estate and fixing the fees for such services

which was defeated on final passage on Tuesday, April 19, 1921, be reconsidered.

Mr. A. S. C. MILLAR. Mr. Speaker, I second the motion.
On the question,

Will the House agree to the motion?

Mr. EDMONDS. Mr. Speaker, I wish to say to the members of the House that this was the bill that was defeated last night, but the sponsors have agreed to an amendment. It is a proposition which lowers the rate, and I therefore ask for this reconsideration.

On the question recurring,

Shall the bill pass finally?

Mr. EDMONDS. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. DAWSON. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. EDMONDS. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend section 1 by striking out in lines 8 and 9 the words "one dollar" and insert in lieu thereof the words "fifty cents"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

APPROPRIATION BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 481, entitled:

An Act Making an appropriation to the Diagnostic Hospital of the city of Philadelphia Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Ehrhardt,	Krugh,	Ruddy,
Allum,	Elgin,	Lafferty,	Ruth,
Armstrong,	Evans,	Leeds,	Schaeffer,
Asbury,	Feldman,	Lewis,	Schilling,
Aston,	Finney,	Long,	Schwartz,
Baker,	Fitzgibbon,	Love,	Sieg,
Bald,	Flynn,	McBride,	Shaffer,
Barnhart,	Fowler,	McCaig,	Shannon,
Beaver,	Fox,	McCann,	Shellenberger,
Beckley,	Franklin,	McCarthy,	Sinclair,
Bell,	Gearhart,	McClure,	Smiley,
Eidenspacher,	Gelder,	McConnell,	Smink,

Blair,	Gibbon,	McCurdy,	Smith, H. J.,
Bluett,	Glass,	McGowan,	Smith, H.,
Blumberg,	Goehring,	McHugh,	Smith, J. W.,
Bolard,	Golder,	McKim,	Smith, L.,
Bower,	Goodnough,	McKnight,	Snowden,
Brady,	Goss,	McMullen,	Soffel,
Brendle,	Green,	McOwen,	Sowers,
Brenneman,	Griffith,	McVicar,	Sprowls,
Bromley,	Hagerty,	Magill,	Stackhouse,
Brooks,	Haines,	Mangan,	Stadlander,
Brown F. B.,	Haldeman,	Marcus, J.,	Stark,
Brown, T. R.,	Hampson,	Marcus, J. C.,	Steedle,
Burns,	Harding,	Marshall,	Sterling,
Campbell,	Harer,	Martin,	Stevens,
Catlin,	Harry,	Mantz,	Stevenson,
Chaplin,	Haslett,	Michel,	Stewart,
Clutton,	Hatrick,	Millar, A.,	Strauss,
Comer,	Haws,	Millar, A. S. C.,	Thomas,
Conner,	Hayes,	Miller, C.,	Trainer,
Cook,	Heffernan,	Miller, D. I.,	Van Alen,
Craig, J. R.,	Henderson, E.,	Miller, D. D.,	Vickerman,
Craig, J. O.,	Henderson, W.,	Miller, H. F.,	Walker, G. T.,
Cratty,	Hess,	Miller, J. J.,	Walker, J. A.,
Crum,	Hetrick,	Mitchell,	Weamer,
Curran,	Hoffman, J. N.,	Morris,	Weiss,
Curry,	Hoffman, M. R.,	Ogle,	Wells,
Davis,	Hoover,	Orr,	Wettach,
Dawson,	Horne,	Perry,	Whitaker,
Dewey, C. P.,	Hough,	Phillips,	Whitehouse,
Dewey, P. H.,	Huston,	Pike,	Whiteman,
Diehn,	Jones, D. J.,	Posey,	Williams,
Dilsheimer,	Jones, W. W.,	Quigley,	Wolfe,
Donneley,	Jordan,	Rhoads,	Woner,
Drinkhouse,	Kantner,	Richards,	Wood,
Dunklap,	Keene,	Rieder,	Woodruff,
Dunn,	Kelly,	Rinn,	Zook,
Eaches,	Kohler,	Roman,	Spangler,
Edmonds,	Kooser,	Ruch,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 30, entitled:

An Act making an appropriation to the Sacred Heart Hospital Allentown Lehigh county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Edmonds,	Krause,	Ruddy,
Allum,	Ehrhardt,	Krugh,	Ruth,
Armstrong,	Elgin,	Lafferty,	Schaeffer,
Asbury,	Evans,	Leeds,	Schilling,
Aston,	Feldman,	Lewis,	Schwartz,
Baker,	Finney,	Long,	Sieg,
Baldi,	Fitzgibbon,	Love,	Shaffer,
Barnhart,	Flynn,	McBride,	Shannon,
Beaver,	Fowler,	McCaig,	Shellenberger,
Beckley,	Fox,	McCann,	Sinclair,
Bell,	Franklin,	McCarthy,	Smiley,
Bidenspacher,	Gearhart,	McClure,	Smink,
Blair,	Gelder,	McConnell,	Smith, H. J.,
Bluett,	Gibbon,	McCurdy,	Smith, H.,
Blumberg,	Glass,	McGowan,	Smith, J. W.,
Bolard,	Goehring,	McHugh,	Smith, L.,
Bower,	Golder,	McKim,	Snowden,
Brady,	Goodnough,	McKnight,	Soffel,
Brendle,	Goss,	McMullen,	Sowers,
Brenneman,	Green,	McOwen,	Sprowls,
Bromley,	Griffith,	McVicar,	Stackhouse,
Brooks,	Hagerty,	Magill,	Stadlander,
Brown, F. B.,	Haines,	Mangan,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J.,	Steedle,
Burns,	Hampson,	Marcus, J. C.,	Sterling,
Campbell,	Harding,	Marshall,	Stevens,
Catlin,	Harer,	Martin,	Stevenson,
Chaplin,	Harry,	Mantz,	Stewart,
Clutton,	Haslett,	Michel,	Strauss,
Comer,	Hatrick,	Millar, A.,	Thomas,
Conner,	Haws,	Millar, A. S. C.,	Trainer,
Cook,	Hayes,	Miller, C.,	Van Alen,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Vickerman,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Walker, G. T.,
Cratty,	Henderson, W.,	Miller, H. F.,	Walker, J. A.,
Crum,	Hess,	Miller, J. J.,	Weamer,
Curran,	Hetrick,	Mitchell,	Weiss,
Curry,	Hoffman, J. N.,	Morris,	Wells,
Davis,	Hoffman, M. R.,	Ogle,	Wettach,
Dawson,	Hoover,	Orr,	Whitaker,

DeHaas,	Hough,	Ferry,	Whitehouse,
Denning,	Huston,	Phillips,	Whiteman,
Dewey, C. P.,	Jones, D. J.,	Pike,	Williams,
Dewey, P. H.,	Jones, W. W.,	Posey,	Wolfe,
Diehn,	Jordan,	Quigley,	Woner,
Dilsheimer,	Kantner,	Rhoads,	Wood,
Donneley,	Keene,	Richards,	Woodruff,
Drinkhouse,	Kelly,	Rieder,	Zook,
Dunklap,	Kinsman,	Rinn,	Spangler,
Dunn,	Kohler,	Roman,	Speaker.
Eaches,	Kooser,	Ruch,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 264, entitled:

An Act making an appropriation to the Washington and Jefferson College Washington Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Edmonds,	Kooser,	Ruch,
Allum,	Ehrhardt,	Krause,	Ruddy,
Armstrong,	Elgin,	Krugh,	Ruth,
Asbury,	Evans,	Lafferty,	Schaeffer,
Aston,	Feldman,	Leeds,	Schilling,
Baker,	Finney,	Lewis,	Schwartz,
Baldi,	Fitzgibbon,	Long,	Sieg,
Barnhart,	Flynn,	Love,	Shaffer,
Beaver,	Fowler,	McBride,	Shannon,
Beckley,	Fox,	McCaig,	Shellenberger,
Bell,	Franklin,	McCann,	Sinclair,
Bidenspacher,	Gearhart,	McCarthy,	Smiley,
Blair,	Gelder,	McClure,	Smink,
Bluett,	Gibbon,	McConnell,	Smith, H. J.,
Blumberg,	Glass,	McCurdy,	Smith, H.,
Bolard,	Goehring,	McGowan,	Smith, J. W.,
Bower,	Golder,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stadlander,
Brown, T. R.,	Haldeman,	Mangan,	Stark,
Burns,	Hampson,	Marcus, J.,	Steedle,
Campbell,	Harding,	Marcus, J. C.,	Sterling,
Catlin,	Harer,	Marshall,	Stevens,
Chaplin,	Harry,	Martin,	Stevenson,
Clutton,	Haslett,	Mantz,	Stewart,
Comer,	Hatrick,	Michel,	Strauss,
Conner,	Haws,	Millar, A.,	Thomas,
Cook,	Hayes,	Millar, A. S. C.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, C.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, D. I.,	Vickerman,
Cratty,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Crum,	Hess,	Miller, H. F.,	Walker, J. A.,
Curran,	Hetrick,	Miller, J. J.,	Weamer,
Curry,	Hoffman, J. N.,	Mitchell,	Weiss,
Davis,	Hoffman, M. R.,	Morris,	Wells,
Dawson,	Hoover,	Ogle,	Wettach,
DeHaas,	Horne,	Orr,	Whitaker,
Denning,	Hough,	Perry,	Whitehouse,
Dewey, C. P.,	Huston,	Phillips,	Whiteman,
Dewey, P. H.,	Jones, D. J.,	Pike,	Williams,
Diehn,	Jones, W. W.,	Posey,	Wolfe,
Dilsheimer,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunklap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
Eaches,	Kohler,	Roman,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 310, entitled:

An Act making an appropriation to the Mudgett Hospital and Training School for Nurses located at two thousand twenty-eight North Thirteenth Street Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Edmonds,	Kooser,	Ruddy,
Allum,	Ehrhardt,	Krause,	Ruth,
Armstrong,	Elgin,	Krugh,	Schaeffer,
Asbury,	Evans,	Lafferty,	Schilling,
Aston,	Feldman,	Leeds,	Schwartz,
Baker,	Finney,	Lewis,	Sieg,
Baldi,	Fitzgibbon,	Long,	Shaffer,
Barnhart,	Flynn,	Love,	Shannon,
Beaver,	Fowler,	McBride,	Shellenberger,
Beckley,	Fox,	McCaig,	Sinclair,
Bell,	Franklin,	McCann,	Smiley,
Bidelspacher,	Gearhart,	McCarthy,	Smink,
Blair,	Gelder,	McClure,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Sprolws,
Brooks,	Griffith,	McOwen,	Stackhouse,
Brooklyn,	Hagerty,	McVicar,	Stadlander,
Brown, F. B.,	Haines,	Magill,	Stark,
Brown, T. R.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harer,	Marshall,	Stevenson,
Chaplin,	Harry,	Martin,	Stewart,
Clutton,	Haslett,	Mantz,	Strauss,
Comer,	Hatrick,	Michel,	Sweitzer,
Conner,	Haws,	Millar, A.,	Thomas,
Cook,	Hayes,	Millar, A. S. C.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, C.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, D. I.,	Vickerman,
Cratty,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Crum,	Hess,	Miller, H. F.,	Walker, J. A.,
Curran,	Hetrick,	Miller, J. J.,	Weamer,
Curry,	Hoffman, J. N.,	Mitchell,	Weiss,
Davis,	Hoffman, M. R.,	Morris,	Wells,
Dawson,	Holcombe,	Ogle,	Wettach,
DeHaas,	Hoover,	Orr,	Whitaker,
Denning,	Horne,	Perry,	Whitehouse,
Dewey, C. P.,	Hough,	Phillips,	Whiteman,
Dewey, P. H.,	Huston,	Pike,	Williams,
Diehm,	Jones, D. J.,	Posey,	Wolfe,
Dilsheimer,	Jones, W. W.,	Quigley,	Woner,
Ditrich,	Jordan,	Rhoads,	Wood,
Donneley,	Kantner,	Richards,	Woodruff,
Drinkhouse,	Keene,	Rieder,	Zook,
Dunlap,	Kelly,	Rinn,	Spangler,
Dunn,	Kinsman,	Roman,	Speaker.
Eaches,	Kohler,	Ruch,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 345, entitled:

An Act making an appropriation for the payment of the expenses required by an act approved the twenty-fifth day of May one thousand eight hundred and eighty-nine entitled "An act to provide for the continuance of the education and maintenance of the destitute orphans of deceased soldiers sailors and marines and the destitute children of permanently disabled soldiers sailors and marines of the State" and its amendments and supplements

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Edmonds,	Kooser,	Ruddy,
Allum,	Ehrhardt,	Krause,	Ruth,
Armstrong,	Elgin,	Krugh,	Schaeffer,
Asbury,	Evans,	Lafferty,	Schilling,

Aston,	Feldman,	Leeds,	Schwartz,
Faker,	Finney,	Lewis,	Sieg,
Baldi,	Fitzgibbon,	Long,	Shaffer,
Barnhart,	Flynn,	Love,	Shannon,
Beaver,	Fowler,	McBride,	Shellenberger,
Beckley,	Fox,	McCaig,	Sinclair,
Bell,	Franklin,	McCann,	Smiley,
Bidelspacher,	Gearhart,	McCarthy,	Smink,
Blair,	Gelder,	McClure,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Sprolws,
Brooks,	Griffith,	McOwen,	Stackhouse,
Brown, F. B.,	Hagerty,	McVicar,	Stadlander,
Brown, T. R.,	Haines,	Magill,	Stark,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J.,	Sterling,
Catlin,	Harding,	Marcus, J. C.,	Stevens,
Chaplin,	Harer,	Marshall,	Stevenson,
Clutton,	Harry,	Martin,	Stewart,
Comer,	Haslett,	Mantz,	Strauss,
Conner,	Hatrick,	Michel,	Sweitzer,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. R.,	Hayes,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Heffernan,	Miller, C.,	Van Alen,
Cratty,	Henderson, E.,	Miller, D. I.,	Vickerman,
Crum,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Curran,	Hess,	Miller, H. F.,	Walker, J. A.,
Curry,	Hetrick,	Miller, J. J.,	Weamer,
Davis,	Hoffman, J. N.,	Mitchell,	Weiss,
Dawson,	Hoffman, M. R.,	Morris,	Wells,
DeHaas,	Holcombe,	Ogle,	Wettach,
Denning,	Hoover,	Orr,	Whitaker,
Dewey, C. P.,	Horne,	Perry,	Whitehouse,
Dewey, P. H.,	Hough,	Phillips,	Whiteman,
Diehm,	Huston,	Pike,	Williams,
Dilsheimer,	Jones, D. J.,	Posey,	Wolfe,
Ditrich,	Jones, W. W.,	Quigley,	Woner,
Donneley,	Jordan,	Rhoads,	Wood,
Drinkhouse,	Kantner,	Richards,	Woodruff,
Dunlap,	Keene,	Rieder,	Zook,
Dunn,	Kelly,	Rinn,	Spangler,
Eaches,	Kinsman,	Roman,	Speaker.
	Kohler,	Ruch,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 365, entitled:

An Act making an appropriation to the Pottsville Hospital Pottsville Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Edmonds,	Kooser,	Ruch,
Allum,	Ehrhardt,	Krause,	Ruddy,
Armstrong,	Elgin,	Krugh,	Ruth,
Asbury,	Evans,	Lafferty,	Schaeffer,
Aston,	Feldman,	Leeds,	Schilling,
Baker,	Finney,	Lewis,	Schwartz,
Baldi,	Fitzgibbon,	Long,	Sieg,
Barnhart,	Flynn,	Love,	Shaffer,
Beaver,	Fowler,	McBride,	Shannon,
Beckley,	Fox,	McCaig,	Shellenberger,
Bell,	Franklin,	McCann,	Sinclair,
Bidelspacher,	Gearhart,	McCarthy,	Smiley,
Blair,	Gelder,	McClure,	Smink,
Bluett,	Gibbon,	McConnell,	Smith, H. J.,
Blumberg,	Glass,	McCurdy,	Smith, H.,
Bolard,	Goehring,	McGowan,	Smith, J. W.,
Bower,	Golder,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Brooks,	Griffith,	McOwen,	Sprolws,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Magill,	Stadlander,
Burns,	Haldeman,	Mangan,	Stark,
Campbell,	Hampson,	Marcus, J.,	Steedle,
Catlin,	Harding,	Marcus, J. C.,	Sterling,
Chaplin,	Harer,	Marshall,	Stevens,
Clutton,	Harry,	Martin,	Stevenson,
Comer,	Haslett,	Mantz,	Stewart,
	Hatrick,	Michel,	Strauss,

Conner,	Haws,	Millar, A.,	Thomas,
Cook,	Hayes,	Millar, A. S. C.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, C.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, D. I.,	Vickerman,
Cratty,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Crum,	Hess,	Miller, H. F.,	Walker, J. A.,
Curran,	Hetrick,	Miller, J. J.,	Weamer,
Curry,	Hoffman, J. N.,	Mitchell,	Weiss,
Davys,	Hoffman, M. R.,	Morris,	Wells,
Dawson,	Hoover,	Ogle,	Wettach,
DeHaas,	Horne,	Orr,	Whitaker,
Denning,	Hough,	Perry,	Whitehouse,
Dewey, C. P.,	Huston,	Phillips,	Whiteman,
Dewey, P. H.,	Jones, D. J.,	Pike,	Williams,
Diehm,	Jones, W. W.,	Possey,	Wolfe,
Dilshcimer,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
Eaches,	Kohler,	Roman,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 494, entitled:

An Act making an appropriation to the National Farm School at Doylestown Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Edmonds,	Kooser,	Ruch,
Allum,	Ehrhardt,	Krause,	Ruddy,
Armstrong,	Elgin,	Krugh,	Ruth,
Asbury,	Evans,	Lafferty,	Schaeffer,
Aston,	Feldman,	Leeds,	Schilling,
Baker,	Finney,	Lewis,	Schwartz,
Baldi,	Fitzgibbon,	Long,	Sieg,
Barnhart,	Flynn,	Love,	Shaffer,
Beaver,	Fowler,	McBride,	Shannon,
Beckley,	Fox,	McCaig,	Shellenberger,
Bell,	Franklin,	McCann,	Sinclair,
Bidelspacher,	Gearhart,	McCarthy,	Smiley,
Blair,	Gelder,	McClure,	Smink,
Bluet,	Gibbon,	McConnell,	Smith, H. J.,
Blumberg,	Glass,	McCurdy,	Smith, H.,
Bolard,	Goehring,	McGowan,	Smith, J. W.,
Bower,	Golder,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stadtlander,
Brown, T. R.,	Haldeman,	Mangan,	Stark,
Burns,	Hampson,	Marcus, J.,	Steedle,
Campbell,	Harding,	Marcus, J. C.,	Sterling,
Catlin,	Harer,	Marshall,	Stevens,
Chaplin,	Harry,	Martin,	Stevenson,
Clutton,	Haslett,	Mantz,	Stewart,
Comerer,	Hatrlick,	Michel,	Strauss,
Conner,	Haws,	Millar, A.,	Thomas,
Cook,	Hayes,	Millar, A. S. C.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, C.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, D. I.,	Vickerman,
Cratty,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Crum,	Hess,	Miller, H. F.,	Walker, J. A.,
Curran,	Hetrick,	Miller, J. J.,	Weamer,
Curry,	Hoffman, J. N.,	Mitchell,	Weiss,
Davis,	Hoffman, M. R.,	Morris,	Wells,
Dawson,	Hoover,	Ogle,	Wettach,
DeHaas,	Horne,	Orr,	Whitaker,
Denning,	Hough,	Perry,	Whitehouse,
Dewey, C. P.,	Huston,	Phillips,	Whiteman,
Dewey, P. H.,	Jones, D. J.,	Pike,	Williams,
Diehm,	Jones, W. W.,	Possey,	Wolfe,
Dilshcimer,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
Eaches,	Kohler,	Roman,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 656, entitled:

An Act making an appropriation to the Cottage State Hospital for Injured Persons located at Mercer Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Edmonds,	Kooser,	Ruch,
Allum,	Ehrhardt,	Krause,	Ruddy,
Armstrong,	Elgin,	Krugh,	Ruth,
Asbury,	Evans,	Lafferty,	Schaeffer,
Aston,	Feldman,	Leeds,	Schilling,
Baker,	Finney,	Lewis,	Schwartz,
Baldi,	Fitzgibbon,	Long,	Sieg,
Barnhart,	Flynn,	Love,	Shaffer,
Beaver,	Fowler,	McBride,	Shannon,
Beckley,	Fox,	McCaig,	Shellenberger,
Bell,	Franklin,	McCann,	Sinclair,
Bidelspacher,	Gearhart,	McCarthy,	Smiley,
Blair,	Gelder,	McClure,	Smink,
Bluet,	Gibbon,	McConnell,	Smith, H. J.,
Blumberg,	Glass,	McCurdy,	Smith, H.,
Bolard,	Goehring,	McGowan,	Smith, J. W.,
Bower,	Golder,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Magill,	Stadtlander,
Brown, T. R.,	Haldeman,	Mangan,	Stark,
Burns,	Hampson,	Marcus, J.,	Steedle,
Campbell,	Harding,	Marcus, J. C.,	Sterling,
Catlin,	Harer,	Marshall,	Stevens,
Chaplin,	Harry,	Martin,	Stevenson,
Clutton,	Haslett,	Mantz,	Stewart,
Comerer,	Hatrlick,	Michel,	Strauss,
Conner,	Haws,	Millar, A.,	Thomas,
Cook,	Hayes,	Millar, A. S. C.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, C.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, D. I.,	Vickerman,
Cratty,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Crum,	Hess,	Miller, H. F.,	Walker, J. A.,
Curran,	Hetrick,	Miller, J. J.,	Weamer,
Curry,	Hoffman, J. N.,	Mitchell,	Weiss,
Davis,	Hoffman, M. R.,	Morris,	Wells,
Dawson,	Hoover,	Ogle,	Wettach,
DeHaas,	Horne,	Orr,	Whitaker,
Denning,	Hough,	Perry,	Whitehouse,
Dewey, C. P.,	Huston,	Phillips,	Whiteman,
Dewey, P. H.,	Jones, D. J.,	Pike,	Williams,
Diehm,	Jones, W. W.,	Possey,	Wolfe,
Dilshcimer,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
Eaches,	Kohler,	Roman,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 659, entitled:

An Act making an appropriation for providing erecting completing leasing maintaining and repairing armories and stables for the use of the Pennsylvania National Guard including compensation insurance of employees of armories title insurance advertisement for bids traveling expenses clerical and other expenses of the State Armory Board

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Edmonds,	Kooser,	Ruch,
Allum,	Ehrhardt,	Krause,	Ruddy,
Armstrong,	Elgin,	Krugh,	Ruth,
Asbury,	Evans,	Lafferty,	Schaeffer,
Aston,	Feldman,	Leeds,	Schilling,
Baker,	Finney,	Lewis,	Schwartz,
Baldi,	Fitzgibbon,	Long,	Sieg,
Barnhart,	Flynn,	Love,	Shaffer,
Beaver,	Fowler,	McBride,	Shannon,
Beckley,	Fox,	McCaig,	Shellenberger,
Bell,	Franklin,	McCann,	Sinclair,
Bidelspacher,	Gearhart,	McCarthy,	Smiley,
Blair,	Gelder,	McClure,	Smink,
Bluett,	Gibbon,	McConnell,	Smith, H. J.,
Blumberg,	Glass,	McCurdy,	Smith, H.,
Bolard,	Goehring,	McGowan,	Smith, J. W.,
Bower,	Golder,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Spowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown F. B.,	Haines,	Magill,	Stadlander,
Brown, T. R.,	Haldeman,	Mangan,	Stark,
Burns,	Hampson,	Marcus, J.,	Steedle,
Campbell,	Harding,	Marcus, J. C.,	Sterling,
Catlin,	Harer,	Marshall,	Stevens,
Chaplin,	Harry,	Martin,	Stevenson,
Clutton,	Haslett,	Mantz,	Stewart,
Comerer,	Hatrick,	Michel,	Strauss,
Conner,	Haws,	Millar, A.,	Thomas,
Cook,	Hayes,	Millar, A. S. C.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, C.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, D. I.,	Vickerman,
Cratty,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Crum,	Hess,	Miller, H. F.,	Walker, J. A.,
Curran,	Hetrick,	Miller, J. J.,	Weamer,
Curry,	Hoffman, J. N.,	Mitchell,	Weiss,
Davis,	Hoffman, M. R.,	Morris,	Wells,
Dawson,	Hoover,	Ogle,	Wettach,
DeHaas,	Horne,	Orr,	Whitaker,
Denning,	Hough,	Perry,	Whitehouse,
Dewey, C. P.,	Huston,	Phillips,	Whiteman,
Dewey, P. H.,	Jones, D. J.,	Pike,	Williams,
Diehm,	Jones, W. W.,	Posay,	Wolfe,
Dilheimer,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
Eaches,	Kohler,	Roman,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 713, entitled:

An Act making an appropriation to the Chester Day Nursery and Children's Boarding Home at Chester Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Edmonds,	Kooser,	Ruch,
Allum,	Ehrhardt,	Krause,	Ruddy,
Armstrong,	Elgin,	Krugh,	Ruth,
Asbury,	Evans,	Lafferty,	Schaeffer,
Aston,	Feldman,	Leeds,	Schilling,
Baker,	Finney,	Lewis,	Schwartz,
Baldi,	Fitzgibbon,	Long,	Sieg,
Barnhart,	Flynn,	Love,	Shaffer,
Beaver,	Fowler,	McBride,	Shannon,
Beckley,	Fox,	McCaig,	Shellenberger,
Bell,	Franklin,	McCann,	Sinclair,
Bidelspacher,	Gearhart,	McCarthy,	Smiley,
Blair,	Gelder,	McClure,	Smink,
Bluett,	Gibbon,	McConnell,	Smith, H. J.,
Blumberg,	Glass,	McCurdy,	Smith, H.,
Bolard,	Goehring,	McGowan,	Smith, J. W.,
Bower,	Golder,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Spowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown F. B.,	Haines,	Magill,	Stadlander,
Brown, T. R.,	Haldeman,	Mangan,	Stark,

Burns,	Hampson,	Marcus, J.,	Steedle,
Campbell,	Harding,	Marcus, J. C.,	Sterling,
Catlin,	Harer,	Marshall,	Stevens,
Chaplin,	Harry,	Martin,	Stevenson,
Clutton,	Haslett,	Mantz,	Stewart,
Comerer,	Hatrick,	Michel,	Strauss,
Conner,	Haws,	Millar, A.,	Thomas,
Cook,	Hayes,	Millar, A. S. C.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, C.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, D. I.,	Vickerman,
Cratty,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Crum,	Hess,	Miller, H. F.,	Walker, J. A.,
Curran,	Hetrick,	Miller, J. J.,	Weamer,
Curry,	Hoffman, J. N.,	Mitchell,	Weiss,
Davis,	Hoffman, M. R.,	Morris,	Wells,
Dawson,	Hoover,	Ogle,	Wettach,
DeHaas,	Horne,	Orr,	Whitaker,
Denning,	Hough,	Perry,	Whitehouse,
Dewey, C. P.,	Huston,	Phillips,	Whiteman,
Dewey, P. H.,	Jones, D. J.,	Pike,	Williams,
Diehm,	Jones, W. W.,	Posay,	Wolfe,
Dilheimer,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
Eaches,	Kohler,	Roman,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 843, entitled:

An Act making an appropriation to the Department of Health of the Commonwealth of Pennsylvania for the maintenance of tuberculosis sanatoria and dispensaries necessary additions furnishings and repairs for educational work and other necessary work in curing and preventing tuberculosis

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Edmonds,	Kooser,	Ruch,
Allum,	Ehrhardt,	Krause,	Ruddy,
Armstrong,	Elgin,	Krugh,	Ruth,
Asbury,	Evans,	Lafferty,	Schaeffer,
Aston,	Feldman,	Leeds,	Schilling,
Baker,	Finney,	Lewis,	Schwartz,
Baldi,	Fitzgibbon,	Long,	Sieg,
Barnhart,	Flynn,	Love,	Shaffer,
Beaver,	Fowler,	McBride,	Shannon,
Beckley,	Fox,	McCaig,	Shellenberger,
Bell,	Franklin,	McCann,	Sinclair,
Bidelspacher,	Gearhart,	McCarthy,	Smiley,
Blair,	Gelder,	McClure,	Smink,
Bluett,	Gibbon,	McConnell,	Smith, H. J.,
Blumberg,	Glass,	McCurdy,	Smith, H.,
Bolard,	Goehring,	McGowan,	Smith, J. W.,
Bower,	Golder,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Spowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown F. B.,	Haines,	Magill,	Stadlander,
Brown, T. R.,	Haldeman,	Mangan,	Stark,
Burns,	Hampson,	Marcus, J.,	Steedle,
Campbell,	Harding,	Marcus, J. C.,	Sterling,
Catlin,	Harer,	Marshall,	Stevens,
Chaplin,	Harry,	Martin,	Stevenson,
Clutton,	Haslett,	Mantz,	Stewart,
Comerer,	Hatrick,	Michel,	Strauss,
Conner,	Haws,	Millar, A.,	Thomas,
Cook,	Hayes,	Millar, A. S. C.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, C.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, D. I.,	Vickerman,
Cratty,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Crum,	Hess,	Miller, H. F.,	Walker, J. A.,
Curran,	Hetrick,	Miller, J. J.,	Weamer,
Curry,	Hoffman, J. N.,	Mitchell,	Weiss,
Davis,	Hoffman, M. R.,	Morris,	Wells,
Dawson,	Hoover,	Ogle,	Wettach,
DeHaas,	Horne,	Orr,	Whitaker,
Denning,	Hough,	Perry,	Whitehouse,
Dewey, C. P.,	Huston,	Phillips,	Whiteman,
Dewey, P. H.,	Jones, D. J.,	Pike,	Williams,
Diehm,	Jones, W. W.,	Posay,	Wolfe,
Dilheimer,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,

Dunlap, Kelly, Rieder, Zook,
Dunn, Kinsman, Rinn, Spangler,
Eaches, Kohler, Roman, Speaker.

YAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1121, (Senate Bill No. 519), entitled:

An Act to amend section two of an act approved the thirtieth day of May one thousand eight hundred and ninety-three (Pamphlet Laws one hundred and eighty-three) entitled "An act providing for the acquisition by the State of certain ground at Valley Forge for a public park and making an appropriation therefor"

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Edmonds,	Kooser,	Ruch,
Allum,	Ehrhardt,	Krause,	Ruddy,
Armstrong,	Elgin,	Krugh,	Ruth,
Asbury,	Evans,	Lafferty,	Schaeffer,
Aston,	Feldman,	Leeds,	Schilling,
Baker,	Finney,	Lewis,	Schwartz,
Baldi,	Fitzgibbon,	Long,	Sieg,
Barnhart,	Flynn,	Love,	Shaffer,
Beaver,	Fowler,	McBride,	Shannon,
Beckley,	Fox,	McCaig,	Shellenberger,
Bell,	Franklin,	McCann,	Sinclair,
Bidelspacher,	Gearhart,	McClure,	Smiley,
Blair,	Gelder,	McConnell,	Smink,
Bluet,	Gibben,	McCurdy,	Smith, H. J.,
Bjumberg,	Glass,	McGowan,	Smith, H.,
Bolard,	Goehring,	McHugh,	Smith, J. W.,
Bower,	Gold,	McKim,	Smith, L.,
Brady,	Goodnough,	McKnight,	Snowden,
Brendle,	Goss,	McMullen,	Soffel,
Brenneman,	Green,	McOwen,	Sowers,
Bromley,	Griffith,	McVicar,	Sprolws,
Brooks,	Hagerty,	Magill,	Stackhouse,
Brown F. B.,	Haines,	Mangan,	Stadlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Miller, A.,	Strauss,
Conner,	Haws,	Miller, A. S. C.,	Thomas,
Cook,	Hayes,	Miller, C.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Vickerman,
Cratty,	Henderson, W.,	Miller, H. F.,	Walker, G. T.,
Crum,	Hess,	Miller, J. J.,	Walker, J. A.,
Curran,	Hetrick,	Mitchell,	Weamer,
Curry,	Hoffman, J. N.,	Morris,	Weiss,
Davis,	Hoffman, M. R.,	Ogle,	Wells,
Dawson,	Hoover,	Orr,	Wettach,
DeHaas,	Horne,	Perry,	Whitaker,
Denning,	Hough,	Phillips,	Whitehouse,
Dewey, C. P.,	Huston,	Pike,	Whiteman,
Dewey, P. H.,	Jones, D. J.,	Posey,	Williams,
Diehm,	Jones, W. W.,	Quigley,	Wolfe,
Dilshemer,	Jordan,	Rhoads,	Woner,
Donneley,	Kantner,	Richards,	Wood,
Drinkhouse,	Keene,	Rieder,	Woodruff,
Dunlap,	Kelly,	Rinn,	Zook,
Dunn,	Kinsman,	Roman,	Spangler,
Eaches,	Kohler,	Speaker,	

YAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1262, entitled:

An Act to amend section one of an act approved the thirtieth day of March one thousand nine hundred seventeen (Appropriation Acts Page sixteen) entitled "An act making an appropriation

for the purpose of continuing and maintaining schools among the Cornplanter Indians of Warren county" as amended

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Edmonds,	Kooser,	Ruch,
Allum,	Ehrhardt,	Krause,	Ruddy,
Armstrong,	Elgin,	Krugh,	Ruth,
Asbury,	Evans,	Lafferty,	Schaeffer,
Aston,	Feldman,	Leeds,	Schilling,
Baker,	Finney,	Lewis,	Schwartz,
Baldi,	Fitzgibbon,	Long,	Sieg,
Barnhart,	Flynn,	Love,	Shaffer,
Beaver,	Fowler,	McBride,	Shannon,
Beckley,	Fox,	McCaig,	Shellenberger,
Bell,	Franklin,	McCann,	Sinclair,
Bidelspacher,	Gearhart,	McCarthy,	Smiley,
Blair,	Gelder,	McClure,	Smink,
Bluet,	Gibben,	McConnell,	Smith, H. J.,
Bjumberg,	Glass,	McCurdy,	Smith, H.,
Bolard,	Goehring,	McGowan,	Smith, J. W.,
Bower,	Gold,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprolws,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown F. B.,	Haines,	Magill,	Stadlander,
Brown, T. R.,	Haldeman,	Mangan,	Stark,
Burns,	Hampson,	Marcus, J.,	Steedle,
Campbell,	Harding,	Marcus, J. C.,	Sterling,
Catlin,	Harer,	Marshall,	Stevens,
Chaplin,	Harry,	Martin,	Stevenson,
Clutton,	Haslett,	Mantz,	Stewart,
Comer,	Hatrick,	Michel,	Strauss,
Conner,	Haws,	Miller, A.,	Thomas,
Cook,	Hayes,	Miller, A. S. C.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, C.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, D. I.,	Vickerman,
Cratty,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Crum,	Hess,	Miller, H. F.,	Walker, J. A.,
Curran,	Hetrick,	Miller, J. J.,	Weamer,
Curry,	Hoffman, J. N.,	Mitchell,	Weiss,
Davis,	Hoffman, M. R.,	Morris,	Wells,
Dawson,	Hoover,	Ogle,	Wettach,
DeHaas,	Horne,	Orr,	Whitaker,
Denning,	Hough,	Perry,	Whitehouse,
Dewey, C. P.,	Huston,	Phillips,	Whiteman,
Dewey, P. H.,	Jones, D. J.,	Pike,	Williams,
Diehm,	Jones, W. W.,	Posey,	Wolfe,
Dilshemer,	Jordan,	Quigley,	Woner,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunlap,	Kelly,	Rieder,	Zook,
Dunn,	Kinsman,	Rinn,	Spangler,
Eaches,	Kohler,	Roman,	Speaker,

YAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 674, entitled:

An Act authorizing the erection of monuments and markers in France to commemorate the achievements of citizens of Pennsylvania who served on the battlefields of France and to perpetuate the memories of those who fell in the war against Germany and her allies and for the appointment of a commission to erect such monuments and markers and making an appropriation for the purpose of this act

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Edmonds,	Kooser,	Ruch,
Allum,	Ehrhardt,	Krause,	Ruddy,
Armstrong,	Elgin,	Krugh,	Ruth,
Asbury,	Evans,	Lafferty,	Schaeffer,
Aston,	Feldman,	Leeds,	Schilling,
Baker,	Finney,	Lewis,	Schwartz,
Baldi,	Fitzgibbon,	Long,	Sieg,
Barnhart,	Flynn,	Love,	Shaffer,

Beaver,	Fowler,	McBride,	Shannon,
Beckley,	Fox,	McCaig,	Shellenberger,
Bell,	Franklin,	McCann,	Sinclair,
Bidelspacher,	Gearhart,	McCarthy,	Smiley,
Blair,	Gelder,	McClure,	Smink,
Bluett,	Gibbon,	McConnell,	Smith, H. J.,
Blumberg,	Glass,	McCurdy,	Smith, H.,
Boland,	Gochring,	McGowan,	Smith, J. W.,
Bower,	Golder,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKin,	Snowden,
Brendle,	Goss,	McKnight,	Soffel,
Brenneman,	Green,	McMullen,	Sowers,
Bromley,	Griffith,	McOwen,	Sprows,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown F. B.,	Haines,	Nagill,	Stadlander,
Brown, T. R.,	Haldeman,	Mangan,	Stark,
Burns,	Hampson,	Marcus, J.,	Steedle,
Campbell,	Harding,	Marcus, J. C.,	Sterling,
Catlin,	Harer,	Marshall,	Stevens,
Chaplin,	Harry,	Martin,	Stevenson,
Clutton,	Haslett,	Nantz,	Stewart,
Comeror,	Hatrick,	Michel,	Strauss,
Conner,	Haws,	Millar, A.,	Thomas,
Cook,	Hayes,	Millar, A. S. C.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, C.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, D. I.,	Vickerman,
Crum,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Curran,	Hess,	Miller, H. F.,	Walker, J. A.,
Curry,	Hetrick,	Miller, J. J.,	Weamer,
Davis,	Hoffman, J. N.,	Mitchell,	Weiss,
Dawson,	Hoffman, M. R.,	Morris,	Wells,
DeHaas,	Hoover,	Ogle,	Wetach,
Denning,	Horne,	Orr,	Whitaker,
Dewey, C. P.,	Hough,	Perry,	Whitchose,
Dewey, F. H.,	Huston,	Phillips,	Whiteman,
Diehm,	Jones, D. J.,	Pike,	Williams,
Dilsheimer,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Jordan,	Quigley,	Woner,
Drinkhouse,	Kantner,	Rhoads,	Wood,
Dunlap,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Rieder,	Zook,
Eaches,	Kinsman,	Rinn,	Spangler,
	Kohler,	Roman,	Speaker.

YAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 297 as follows:

An Act to repeal an act approved the twenty-third day of June one thousand eight hundred and eighty-five (Pamphlet Laws one hundred and forty-four) entitled "An act for the regulation of advertising of general elections"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the twenty-third day of June one thousand eight hundred and eighty-five (Pamphlet Laws one hundred and forty-four) entitled "An act for the regulation of advertising of general elections" is hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1538 (Senate Bill No. 860), entitled:

An Act providing for the appointment of a board of examiners to examine applicants for the office of inspector for the anthracite mines of this Commonwealth prescribing the qualifications defining the powers and duties and fixing the compensation of such examiners providing for the appointment and removal of inspectors of anthracite mines prescribing their qualifications and regulating their salaries and term of office and abolishing the terms of office of the present mine inspectors of the anthracite mines

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1684, (Senate Bill No. 940), entitled:

An Act to amend an act approved the Fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by authority of the same That section ten hundred and seventy-eight of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" which as amended by the act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ninety-seven) entitled "An act to amend sections one thousand and seventy-eight one thousand and eighty-one and one thousand and eighty-two of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled 'An act concerning townships and revising amending and consolidating the law relating thereto'" reads as follows

"Section 1078 The board of township commissioners of townships of the first class shall charge so much of the cost of construction of any system of sewers or drains constructed by the authority of section ten hundred and seventy of this act as may be represented by benefits upon the properties accommodated or benefited thereby" is hereby further amended so as to read as follows

Section 1078 The cost of construction of any system of sewers or drains constructed by the authority of section ten hundred and seventy of this act shall be charged upon the properties accommodated or benefited thereby to the extent of such benefits

Section 2 That section ten hundred and seventy-nine of said act which reads as follows

"Section 1079 Whenever a sewer system is constructed by a township of the first class for the accommodation of a certain portion only of the township the commissioners of such township may constitute the territory accommodated into a sewer district or divide it into several sewer districts In every such case the commissioners shall make an estimate of the proportion of the cost of the sewer system which should equitably be charged on each of said districts and declare and establish such apportionment by ordinance No district shall be charged with more than its due proportion of the cost of the main sewers pumping stations et cetera used jointly by more than one district the aggregate amount charged on property in any such district shall not exceed the amount of such estimate" is hereby amended so as to read as follows

Section 1079 Whenever a sewer system is constructed by a township of the first class for the accommodation of a certain portion only of the township the commissioners of such township may constitute the territory accommodated into a sewer district or divide it into several sewer districts In every such case of division into several districts the commissioners shall make an estimate of the proportion of the cost of the sewer system which should equitably be charged on each of said districts and declare and establish such apportionment by ordinance No district shall be charged with more than its due proportion of the cost of the main sewers pumping stations et cetera used jointly by more than one district the aggregate amount charged on property in any such district shall not exceed the amount of such estimate subject to the provisions of section ten hundred and eighty-two and ten hundred and eighty-three of this act Where the whole of the township is accommodated by the system it may also be treated as a single district or divided into districts and be subject to the foregoing provisions

Section 3 That section ten hundred and eighty of said act which as amended by the act approved the fifteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred and seventy-eight) entitled "An act to amend sections one thousand and eighty and one thousand and eighty-three and to repeal sections one thousand and eighty-four and one thousand and eighty-five of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled 'An act concerning townships and revising amending and consolidating the law relating thereto'" reads as follows

"Section 1080 Any amount not properly chargeable upon properties benefited shall be paid out of the general township funds" is hereby further amended to read as follows

Section 1080 Any amount not legally chargeable upon properties benefited shall be paid out of the general township fund

Section 4 That section ten hundred and eighty-one of said act which as amended by the act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ninety-seven) entitled "An act to amend sections one thousand and seventy-eight one thousand and eighty-one and one thousand and eighty-two of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled 'An act concerning townships and revising amending and consolidating the law relating thereto'" reads as follows

"Section 1081 The charge for any such sewer construction in any township of the first class shall be assessed upon the properties accommodated or benefited by an assessment in proportion to benefits The amount of the charge on each property shall be ascertained as provided in sections ten hundred and eighty-two and ten hundred and eighty-three of this act" is hereby further amended to read as follows

Section 1081 The charge for any such sewer construction in any township of the first class shall be assessed upon the properties accommodating or benefited in either of the following methods

(a) By an assessment pursuant to township ordinance of each lot or piece of land incorporation to its frontage abutting on the sewer allowing such reduction in the case of properties abutting on more than one sewer as the ordinance may specify No assessment by frontage shall be made on properties of such a character as not to be lawfully subject to such manner of

assessment and each abutting property shall be assessed with not less than the whole amount of the benefit accruing to it and legally assessable

(b) By an assessment upon the several properties abutting on the sewer in proportion to benefits. The amount of the charge on each property shall be ascertained as provided in sections ten hundred and eighty-two and ten hundred and eighty-three of this act

When a township is divided into sewer districts the assessment in each district may be by different methods

Section 5 That section ten hundred and eighty-two of said act which as amended by the act of the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred ninety-seven) entitled "An act to amend sections one thousand and seventy-eight one thousand and eighty-one and one thousand and eighty-two of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" reads as follows

"Section 1082 Upon petition of the township commissioners or any taxpayer of the township the court of common pleas of the proper county shall appoint three disinterested persons from the board of county viewers as viewers neither of whom shall be a resident of that portion of the township which is accommodated by the sewers in question. The viewers or a majority of them having been sworn or affirmed to preform their duties with fidelity and impartiality shall assess upon each piece of land located within the sewer district which in their opinion is benefited by the construction of the sewer system whether abutting on a sewer or not such amount as in their judgment represents the benefit accruing to such lot. In no case shall the viewers in assessing benefits to private property through which any sewer runs take into consideration any damages which such property has sustained but all such damages shall be assessed in the manner provided in sections ten hundred and seventy-four, to ten hundred and seventy-seven inclusive of this act. The aggregate of the assessments in any sewer district shall not exceed the amount charged to such district for its share of the cost of the sewer construction" is hereby further amended so as to read as follows

Section 1082 In all cases where the township commissioners shall select the method provided by sub-division (b) of the foregoing section ten hundred and eighty-one they shall petition the court of common pleas for appointment of viewers to assess benefits. In all cases where they shall neglect for a period of three months after the completion of the sewer system to either ordain assessments by frontage or present petition for appointment of viewers taxpayers of the township whose property valuation as assessed for taxable purposes within the township shall amount to fifty per centum of the total property valuation as assessed for taxable purposes within the township may present a petition to the court of common pleas of the proper county for the appointment of viewers to assess benefits and in all cases where such taxpayers shall within three months of the adoption of any ordinance levying an assessment under the method provided by sub-section (a) of said section ten hundred and eighty-one by petition state to said court that such assessment insufficiently represents the benefits accruing to abutting properties they may include in such petition a prayer for the appointment of viewers to assess benefits. In either case the said court shall thereupon appoint three disinterested persons from the board of county viewers neither of whom shall be a resident of that portion of the township which is accommodated by the sewer in question. The viewers or a majority of them having been sworn or affirmed to preform their duties with fidelity and impartiality shall assess upon each piece of land abutting upon the line of said sewer system which in their opinion is benefited by its construction such amount as represents the benefit accruing to such lot. In no case shall the viewers in assessing benefits to private property through which any sewer runs take into consideration any damages which such property has sustained but all such damages shall be assessed in the manner provided in sections ten hundred and seventy-four to ten hundred and seventy-seven inclusive of this act. The aggregate of the assessments in any sewer district shall not exceed the amount charged to such district for its share of the cost of the sewer construction unless the same shall by petition of taxpayers whose property valuation as aforesaid shall amount to fifty per centum of the total property valuation as assessed for taxable purposes within the township presented within three months after the adoption of an ordinance providing for an assessment by frontage be stated to insufficiently represent the amount of benefits to such properties in which case the proceedings by taxpayers authorized above shall be applicable. Upon the filing of such a petition by taxpayers as aforesaid for appointment of viewers any assessment made by the commissioners and any proceedings thereunder shall be null and void

Section 6 That section ten hundred and eighty-three of said act which as amended by the act approved the fifteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred seventy-eight) entitled "An act to amend sections one thousand and eighty and one thousand and eighty-three and to repeal sections one thousand and eighty-four and one thousand and eighty-five of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" reads as follows

"Section 1083 The viewers or a majority of them shall make report in writing specifying the amount assessed by them on each lot or parcel of land and shall file the same with the township secretary within the time directed by the order appointing them. After the report is filed the viewers shall cause public notice thereof to be given by publication for two weeks in two newspapers of the county having a general circulation in the township. Such advertisement shall state a time not less than fifteen days after the filing of the report and a place where the viewers will meet and exhibit their report and hear

all exceptions and objections thereto on behalf of the property owners or by representatives of the township or taxpayers thereof. After the hearing of such objections the viewers shall make whatever changes they deem proper in their report.

When such revision has been made notice by advertisement in the two newspapers aforesaid for two weeks shall be given by the viewers of the amount assessed against each lot or parcel of land and the name of the owner or reputed owner and a report in writing signed by said viewers or a majority of them specifying the amount assessed on each lot or parcel of land and the name of the owner or reputed owner shall be made to the court of common pleas a copy thereof also to be filed at the same time with the township treasurer and when the report is filed in court the same shall be confirmed nisi. Forty-five days after the filing of the report if no exceptions thereto have been filed nor an appeal to the court for a jury trial is taken as hereinafter provided the report shall be confirmed absolutely and the amount of any assessment against any lot or parcel of land which shall not theretofore have been paid to the township treasurer (who shall in the meantime certify such payments to the prothonotary) shall be entered as a judgment in favor of the township and against the owner and constitute a lien upon the land against which it is assessed. Any taxpayer may enforce the collection of such judgment by issuing an execution on behalf of the township in case the board of commissioners of said township fail to enforce such collection within one year from the entry of said judgment and this privilege shall extend to the enforcement of the collection of any judgment consequent upon any jury trial hereinafter provided for. Within thirty days after the filing of the report any property owner affected thereby or the board of township commissioners may file exceptions thereto or appeal to the court and demand a trial by jury. If the board of township commissioners shall fail to file exceptions or take an appeal from all or any portions of the report within said period of thirty days any taxpayer of the township may on behalf of the township file exceptions to or appeal from all or any portion of the report to the court of common pleas within fifteen days after the expiration of said period of thirty days upon giving security approved by the court for the payment of subsequently accruing costs in case the exceptions or appeal shall not result more advantageously to the township than the report itself.

From such final confirmation of the report or from any judgment on a verdict of a jury either party may within six months appeal to the Superior or Supreme Court.

The court of common pleas shall have the power to refer the report back to the viewers for revision and may confirm absolutely any portion of the report not affected by any exceptions filed or appeal taken and enter judgment accordingly. In case of revision of report the same procedure shall be followed as hereinbefore prescribed.

All costs of advertising shall be paid by the township upon presentation of bill by the viewers approved by the court" is hereby further amended so as to read as follows

Section 1083 The viewers or a majority of them shall make report in writing specifying the amount assessed by them on each lot or parcel of land and shall file the same with the township secretary within the time directed by the order appointing them. After the report is filed the viewers shall cause public notice thereof to be given by publication once a week for two weeks in two newspapers of the county having a general circulation in the township. Such notice shall state a time not less than fifteen days after the filing of the report and a place when and where the viewers will meet and exhibit their report and hear all exceptions and objections thereto on behalf of the property owners or by representatives of the township or taxpayers thereof. After the hearing of such objections the viewers shall make whatever changes they deem proper in their report.

When such revision has been made notice by advertisement in the two newspapers aforesaid once a week for two weeks shall be given by the viewers of the date when their report will be filed in court of the amount assessed against each lot or parcel of land and the name of the owner or reputed owner and a report in writing accompanied by a plan showing the improvement and the properties benefited signed by said viewers or a majority of them specifying the amount assessed on each lot or parcel of land shall be filed in court of common pleas and a copy thereof signed by the viewers or a majority of them also shall be filed at the same time with the township treasurer and when the report is filed in court it shall be confirmed nisi. Within thirty days after the filing of any report the township or any other party interested may file exceptions thereto or appeal to the court of common pleas therefrom and demand a trial by jury. At the end of said thirty days the report shall be confirmed absolutely as to all portions in respect to which no exceptions have been filed or appeal taken. The practice and procedure in respect to exceptions appeal to the court of common pleas and the Supreme or Superior Courts shall be in accordance with the provisions of the general law regulating the same matters following proceedings by viewers for assessment of damages costs and expenses upon the properties benefited in the several municipalities of this Commonwealth.

The court of common pleas shall have the right to confirm the report of viewers or to modify correct or otherwise change the assessments made therein or refer the same back to the same or new viewers with instructions to proceed anew or to correct errors in procedure or otherwise with like power as to their report.

The right of exception to or appeal from said report of viewers within said period of thirty days is hereby conferred upon the township or any taxpayer of the township together with the right of appeal to the Supreme or Superior Court from any order decree or judgment of the court of common pleas.

Section 7 That article one of chapter fourteen of said act be and the same is hereby amended by adding thereto after section ten hundred and eighty-three the following sections

Section 1084 After the amount of the assessment charged upon the several properties has been established either by

ordinance making assessments according to frontage or by confirmation of any report of viewers in whole or in part it shall be the duty of the township commissioners to file municipal liens for the assessments covered by such ordinance or confirmation within the time and in the manner provided by law the same to lie subject in all respects to the general law providing for the filing and recovery upon municipal liens. The amounts of all assessments shall be payable to the township treasurer for the use of the township. The commissioners shall also make out bills for the amounts charged against each property which shall be forthwith sent to all property owners residing in the township and mailed to all such owners residing elsewhere whose address is known.

Section 1035 The cost of publication of notices in proceedings before viewers shall be paid by the township upon presentation of bills approved by the court.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1718, (Senate Bill No. 941), entitled:

An Act to amend section six hundred and thirty-two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local that are or may be inconsistent therewith."

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL ON FINAL PASSAGE.

Mr. PHILIP H. DEWEY. Mr. Speaker, I desire to call up at this time from page 10 of today's calendar, bills on final passage postponed, House Bill No. 1247.

Agreeably to order.

The bill having been called up from the postponed calendar by Mr. Philip H. Dewey.

The House resumed the consideration on final passage of House Bill No. 1247, entitled:

An Act to amend section twenty-six of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and sixty-two) entitled "An act providing for the creation and administration of a State Fund for the insurance of compensation for injuries to employees of subscribers thereto declaring false oaths by the subscribers to be misdemeanors and providing penalties for the violation thereof" as amended.

On the question recurring,

Shall the bill pass finally?

Mr. PHILIP H. DEWEY. Mr. Speaker, in supporting this bill I wish to say that the State Workmen's Compensation Fund, is a bureau provided by an Act of Assembly and the rates made by it, when approved by the Insurance Department, are the rates that all insurance carriers must use in writing compensation insurance, except that the State Fund is permitted to cut them 10%.

It may be of interest to state here how this bureau arrives at the rate for any given class of business. It deducts the actual money paid out to injured men and to the dependents of those killed while working in that class, plus the medical and hospital expenses. This sum it divides by the actual payroll for that class of business. This gives the actual cost per \$100.00 of claims in that class and is known as the pure premium.

To this actual cost of claims is added 37½% or the average expense ratio of stock insurance companies. This makes the Manual or Bureau rate on any class of business.

As the State Fund ratio of expense has never exceeded an average of 15% of its premium income, you can see that if the State Fund ratio of expense were taken into account only, the pure premium loading would not need to be 37½% of the premium. Therefore, this bill can not affect the insurance rate.

In regard to the cost of insurance, the State Fund is the only insurance-carrier that agrees to return the entire

net earnings on its premium income; and a very few are financially able to do so.

The State Fund had a \$2,600,000.00 premium income in 1919. Therefore, the \$4,000.00 increase involved in this bill would not have effected the insurance cost that year one sixth of one per cent. In 1920 the premium income of the State Fund was \$3,000,000.00. That year its effect would have been less than one seventh of one percent of the income.

You can see how infinitesimal the effect of even a very much larger increase would be on insurance cost in the State Fund.

The State Fund has had a steady growth since it was organized in 1915 and at the end of 1916 its premium income was \$770,000.00. At the end of 1920 its premium income was \$3,000,000.00. At the end of 1916 it had total assets of \$751,367.00. At the end of 1920 its assets had grown to over \$5,000,000.00.

This rapid growth during the five years of its existence was not an accident, but was due to the splendid management of those in control of the State Fund.

The State of Pennsylvania does not contribute directly or indirectly to the expense or in any other way to the State Workmen's Insurance Fund. When the State Fund was new, the State did contribute \$500,000.00 to insure its solvency in the event of a great catastrophe early in its history. The great catastrophe never came and the State Fund became so rich from its earnings on its insurance business it was possible to do a thing that never has been done in the history of the State of Pennsylvania: it returned to the State Treasury the entire \$500,000.00 which had been appropriated from the State.

The cost of insurance in the State Fund, as I said before, is the net cost of doing the business and paying the losses. No other insurance carrier in Pennsylvania makes this offer, nor could many of them make it, but the financial condition of the State Fund has been thoroughly audited by competent actuaries of the Insurance Department and by disinterested independent actuaries outside of the State Fund and all agree that it is in a healthy financial condition at this time to return to the policy holders the net earnings.

In the past the saving to policy holders has been as follows:

10% cut in the rate other insurance carriers charge when the policy is written.

10% return of premium at the end of the year on coal risks.

15% return of premium at the end of the year on commercial risks.

Beginning January 1, 1920 it was agreed to return the second dividend which will be made up from the balance left from the premium income after losses, expenses and the above dividends have been subtracted and will be declared for 1920 as soon as the Insurance Department has completed the examination of the State Fund books and informs the management how much this second dividend is. That it will be a fair dividend is shown from the fact that it is from the money which will go to make up this second dividend that the State Fund has accumulated \$2,000,000.00 in surplus over all its liabilities during the first four years of its existence.

The present manager is thoroughly competent to handle the affairs of the State Fund and has had the experience in insurance matters to warrant one to expect his handling of the affairs to produce the splendid results that they have. For ten years he was the Chief Examiner of the Insurance Department, dealing with all the financial matters of the different insurance carriers doing business within this great Commonwealth. This work gave him the needed experience to handle the affairs of the State Fund.

I think it hardly necessary for me to present further arguments. That a management that has handled an organization like the State Fund during five years and made such a splendid showing, creating a \$5,000,000.00 Corporation from nothing, with a surplus of over \$2,000,000.00 starting from nothing, with a premium income of \$3,000,000.00 annually, is deserving of a fair salary. To any man familiar with matters in the insurance world, no defense of the salary provided in this bill need be

offered. The entire motive power behind this great enterprise is in those men who are effected by this measure, and if we expect this business to grow and increase we must keep competent men at its head, and this can be done only by proper remuneration.

Mr. ALEXANDER. Mr. Speaker, this is a proposition which is a salary raiser, and I wish to say to you that it is a salary raser which I heartily endorse. While I have endeavored in all respects to be consistent, I believe that I am so in voting for this bill, and this is my reason. As you have heard, the bill raises the salary of the manager of the Workmen's Compensation Insurance Fund and the assistant manager.

In 1915 the State gave this insurance fund \$300,000; in 1917 they gave to the fund \$200,000. Four weeks ago they paid back to the State \$500,000. That fund does not owe the State one cent; not one dollar of the people's money goes into any of these raises. By reason of the industry and the knowledge that these gentlemen have had of this business, it has placed this insurance fund in a position so that it has invested assets amounting to over \$5,000,000. It has a surplus of over \$2,000,000, so that the men who are being insured and the employers who are using insurance get a better and cheaper insurance than any of the old line insurance companies can give—better for this reason: That when they insure in any other company and that company fails, the man who has insured assumes the responsibility and it goes back to him, but it is not so with the Workmen's Compensation Insurance; it assures that liability to the end of time. I say this is a worthy cause and a worthy rise and I think the House should vote for it.

On the question recurring.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—148.

Alexander,	Gearhart,	Long,	Ruth,
Allum,	Gelder,	Love,	Schaeffer,
Armstrong,	Gibbon,	McBride,	Schilling,
Aston,	Glass,	McCaig,	Schwartz,
Baker,	Goehring,	McCann,	Sieg,
Baldi,	Colder,	McCarthy,	Shaffer,
Beaver,	Goss,	McConnell,	Smiley,
Beckley,	Green,	McCurdy,	Smink,
Bell,	Griffith,	McGowan,	Smith, H. J.,
Blair,	Haldeman,	McHugh,	Smith, H.,
Bluett,	Harding,	McKim,	Smith, J. W.,
Blumberg,	Harer,	McKnight,	Smith, L.,
Bolard,	Harry,	McMullen,	Snowden,
Bower,	Haslett,	McOwen,	Soffel,
Bromley,	Hatrick,	Mangan,	Sowers,
Brooks,	Haws,	Marens, J. C.,	Sprows,
Brown, T. R.,	Hayes,	Marshall,	Stackhouse,
Burns,	Heffernan,	Michel,	Stadtlander,
Campbell,	Henderson, E.,	Millar, A.,	Stark,
Clutton,	Henderson, W.,	Millar, A. S. C.,	Steedle,
Conner,	Hetrick,	Miller, C.,	Sterling,
Cook,	Hoffman, J. N.,	Miller, D. D.,	Stevens,
Cratty,	Hoover,	Miller, H. F.,	Stewart,
Curry,	Hough,	Miller, J. J.,	Thomas,
Davis,	Jones, D. J.,	Mitchell,	Van Alen,
Dawson,	Jones, W. W.,	Ogle,	Vickerman,
DeHaas,	Jordan,	Orr,	Walker, J. A.,
Denning,	Kantner,	Perry,	Wells,
Dewey, C. P.,	Keene,	Pike,	Wettach,
Dewey, P. H.,	Kelly,	Posey,	Whitaker,
Dilsheimer,	Kohler,	Quigley,	Whitehouse,
Drinkhouse,	Kooser,	Rhoads,	Whiteman,
Dunlap,	Krause,	Richards,	Williams,
Dunn,	Krugh,	Rieder,	Woner,
Edmonds,	Lafferty,	Rinn,	Zook,
Evans,	Leeds,	Ruch,	Spangler,
Feldman,	Lewis,	Ruddy,	Speaker,
Franklin,			

NAYS—16.

Earnhart,	Craig, J. R.,	Elgin,	Martin,
Brenneman,	Craig, J. O.,	Finney,	Shellenberger,
Chaplin,	Crum,	Huston,	Strauss,
Comerer,	Eaches,	Kinsman,	Weiss,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON FINAL PASSAGE.

Agreeably to order.

The House proceeded to the consideration on final passage of House Bill No. 572, as follows:

An Act providing for the sentencing of certain criminals to reformatories or houses of correction in counties of the first class

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any court of criminal jurisdiction in any county of the first class may sentence to a reformatory or house of correction any criminal convicted of any misdemeanor punishable by imprisonment in a State or county prison No such prisoner or prisoners shall be released by pardon parole or probation except upon order from the court making the commitment Provided That the sentence imposed upon such criminal by the court does not exceed a period of one year

The proper officers of such reformatory or house of correction shall receive all prisoners of this class so sentenced

Section 2 All acts or parts of act inconsistent herewith are repealed

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—181.

Alexander,	Ehrhardt,	Lafferty,	Schaeffer,
Allum,	Elgin,	Leeds,	Schilling,
Armstrong,	Evans,	Lewis,	Sieg,
Asbury,	Feldman,	Long,	Shaffer,
Aston,	Fitzgibbon,	Love,	Shellenberger,
Baker,	Flynn,	McBride,	Sinclair,
Baldi,	Fox,	McCaig,	Smiley,
Beaver,	Franklin,	McCann,	Smink,
Beckley,	Gearhart,	McCarthy,	Smith, H. J.,
Bell,	Gelder,	McClure,	Smith, H.,
Bidelspacher,	Gibbon,	McConnell,	Smith, L.,
Blair,	Glass,	McGowan,	Snowden,
Bluett,	Goehring,	McHugh,	Soffel,
Blumberg,	Golder,	McKim,	Sowers,
Bolard,	Goodnough,	McKnight,	Sprows,
Bower,	Goss,	McMullen,	Stackhouse,
Brady,	Green,	McOwen,	Stadtlander,
Brenneman,	Griffith,	McVicar,	Stark,
Bromley,	Hagerty,	Magill,	Steedle,
Brooks,	Haines,	Mangan,	Sterling,
Brown, T. R.,	Hampson,	Marcus, J.,	Stevens,
Burns,	Harding,	Marcus, J. C.,	Stevenson,
Campbell,	Harer,	Marshall,	Stewart,
Catlin,	Harry,	Martin,	Strauss,
Chaplin,	Haslett,	Mantz,	Thomas,
Comerer,	Haws,	Millar, A.,	Trainer,
Conner,	Hayes,	Millar, A. S. C.,	Van Alen,
Cook,	Heffernan,	Miller, C.,	Vickerman,
Craig, J. R.,	Henderson, W.,	Miller, D. I.,	Walker, G. T.,
Craig, J. O.,	Hess,	Miller, D. D.,	Walker, J. A.,
Cratty,	Hetrick,	Miller, H. F.,	Weamer,
Crum,	Hoffman, J. N.,	Miller, J. J.,	Weiss,
Curry,	Hoffman, M. R.,	Mitchell,	Wells,
Davis,	Horne,	Morris,	Wettach,
Dawson,	Hough,	Ogle,	Whitehouse,
DeHaas,	Huston,	Orr,	Whiteman,
Dewey, C. P.,	Jones, D. J.,	Phillips,	Williams,
Dewey, P. H.,	Jones, W. W.,	Pike,	Wolfe,
Diehm,	Jordan,	Posey,	Woner,
Dilsheimer,	Keene,	Quigley,	Wood,
Donnelly,	Kelly,	Rhoads,	Woodruff,
Drinkhouse,	Kinsman,	Richards,	Zook,
Dunlap,	Kohler,	Rinn,	Spangler,
Dunn,	Kooser,	Roman,	Speaker,
Eaches,	Krause,	Ruch,	
Edmonds,	Krugh,	Ruth,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the consideration on final passage of House Bill No. 1093, as follows:

An Act to amend section nineteen chapter three article one of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General assembly met and it is hereby enacted by the authority of the same That section nineteen chapter three Article one of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled

"An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" which reads as follows

"Section 19 A certified copy of the ordinance together with a description and a plot showing the courses and distances of the boundries of the borough before and after such proposed annexation shall be filed in the court of quarter sessions of the county or in case the land proposed to be annexed is situate in an adjacent county then in the courts of both counties A notice of such filing shall also be filed in the office of the county commissioners of the proper county Thereupon the territory proposed to be annexed shall be a part of the borough except when any ordinance and plot are filed in the office of the clerk of the court of quarter sessions within two months of any general municipal or primary election in which case the property proposed to be annexed shall not become a part of the borough until the day succeeding such elections" is hereby amended to read as follows

Section 19 A certified copy of the ordinance together with a description and a plot showing the courses and distances of the boundries of the borough before and after such proposed annexation shall be filed in the court of quarter sessions of the county or in case the land proposed to be annexed is situate in adjacent county then in the courts of both counties A notice of such filing shall also be filed in the office of the county commissioners of the proper county Thereupon the territory proposed to be annexed shall be a part of the borough except when any ordinance and plot are filed in the office of the clerk of the court of quarter sessions within two months of any general municipal or primary election in which case the property proposed to be annexed shall not become a part of the borough until the day succeeding such election

Where lands are annexed to a borough of an adjoining county such lands shall thereupon be held to be in the county in which said borough was incorporated for all purposes pertaining to boroughs schools (except the entering of tax and other liens) elections and the assessment and collection of taxes but for all other purposes shall be considered to be in the county of its location as if the said annexation had not been made

The proper officials of the county in which the annexing borough is located shall account to the county treasurer of the county in which the annexed land is situated for such county poor or other tax as may lawfully belong to the said county first deducting the commission allowed by law for the collection of taxes

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—180.

Alexander,	Elgin,	Krugh,	Schaeffer,
Allum,	Evans,	Lafferty,	Schilling,
Armstrong,	Finney,	Leeds,	Schwartz,
Aston,	Fitzgibbon,	Lewis,	Sieg,
Baker,	Flynn,	Long,	Shaffer,
Baldi,	Fowler,	Love,	Shannon,
Barnhart,	Fox,	McBride,	Sinclair,
Beckley,	Franklin,	McCaig,	Smiley,
Bell,	Gearhart,	McCann,	Smith, H. J.,
Bidelspacher,	Gelder,	McCarthy,	Smith, H.,
Blair,	Gibson,	McClure,	Smith, J. W.,
Bluett,	Glass,	McConnell,	Smith, L.,
Blumberg,	Golder,	McCurdy,	Snowden,
Bower,	Goodnough,	McGowan,	Soffel,
Brady,	Green,	McHugh,	Sowers,
Brenneman,	Griffith,	McMullen,	Sprows,
Bromley,	Hagerty,	McOwen,	Stackhouse,
Brooks,	Haines,	McVicar,	Stark,
Brown F. B.,	Haldeman,	Mangan,	Steedle,
Burns,	Hampson,	Marcus, J.,	Sterling,
Campbell,	Harding,	Marcus, J. C.,	Stevens,
Catlin,	Harry,	Marshall,	Stevenson,
Clutton,	Haslett,	Martin,	Stewart,
Comer,	Hatrack,	Michel,	Strauss,
Conner,	Haws,	Millar, A.,	Thomas,
Cook,	Heffernan,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. I.,	Vickerman,
Crum,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weamer,
Davis,	Hoffman, M. R.,	Mitchell,	Wells,
Dawson,	Hoover,	Morris,	Wells,
Denning,	Horne,	Ogle,	Wettach,
Dewey, C. P.,	Hough,	Orr,	Whitaker,
Dewey, P. H.,	Huston,	Perry,	Whitehouse,
Diehm,	Jones, D. J.,	Phillips,	Whiteman,
Dilsheimer,	Jones, W. W.,	Pike,	Williams,
Donneley,	Jordan,	Posey,	Woner,
Drinkhouse,	Kantner,	Quigley,	Wood,
Dunlap,	Keene,	Rhoads,	Woodruff,
Dunn,	Kelly,	Richards,	Zook,
Eaches,	Kinsman,	Rinn,	Spangler,
Edmonds,	Kohler,	Roman,	Speaker,
Ehrhardt,	Kooser,	Ruddy,	
	Krause,	Ruth,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1081, as follows:

An Act regulating the closing of public highways and providing for the locating marking and maintenance of detours necessitated by such closing

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act except in the case of emergencies wherein the safety of the public would be endangered no public road or highway in this Commonwealth shall be closed to vehicular traffic except upon order of the authorities having charge of the maintenance of such highways nor for a longer period than is necessary for the purpose for which such order is issued

Section 2 When any public road or highways shall be so closed it shall be the duty of the authorities authorizing the closing to immediately designate or lay out a detour on which they shall erect or cause to be erected and maintain while such detour is in use legible signs at each public road intersection throughout its entire length indicating the direction to the main highway and during the period when such detour is in use it shall be the duty of the authorities closing the main highway to maintain such detour in safe and passable condition and they are hereby authorized to pay for the cost of such maintenance out of such funds as are available for the maintenance of the highways in their charge It shall also be the duty of such authorities to immediately remove all detour signs when the highway originally closed is again opened for traffic

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—182.

Alexander,	Elgin,	Leeds,	Schilling,
Allum,	Evans,	Lewis,	Schwartz,
Armstrong,	Feldman,	Love,	Shaffer,
Asbury,	Finney,	McBride,	Shannon,
Aston,	Fitzgibbon,	McCaig,	Shellenberger,
Baldi,	Flynn,	McCann,	Sinclair,
Barnhart,	Fox,	McCarthy,	Smiley,
Beaver,	Franklin,	McClure,	Smith, H. J.,
Beckley,	Gearhart,	McConnell,	Smith, H.,
Bell,	Gelder,	McCurdy,	Smith, J. W.,
Bidelspacher,	Gibson,	McGowan,	Smith, L.,
Bluett,	Glass,	McHugh,	Snowden,
Blumberg,	Goehring,	McKim,	Soffel,
Bolard,	Golder,	McKnight,	Sowers,
Bower,	Goodnough,	McMullen,	Sprows,
Brady,	Goss,	McVicar,	Stackhouse,
Brenneman,	Green,	Magill,	Stadlander,
Bromley,	Hagerty,	Mangan,	Stark,
Brooks,	Haines,	Marcus, J. C.,	Steedle,
Brown, T. R.,	Haldeman,	Marshall,	Sterling,
Burns,	Harding,	Martin,	Stevens,
Campbell,	Harer,	Mantz,	Stevenson,
Catlin,	Harry,	Michel,	Stewart,
Chaplin,	Haslett,	Millar, A.,	Strauss,
Clutton,	Hatrack,	Millar, A. S. C.,	Thomas,
Comer,	Haws,	Miller, C.,	Trainer,
Conner,	Heffernan,	Miller, D. I.,	Van Alen,
Cook,	Henderson, E.,	Miller, D. D.,	Vickerman,
Craig, J. R.,	Henderson, W.,	Miller, H. F.,	Walker, G. T.,
Cratty,	Hess,	Miller, J. J.,	Walker, J. A.,
Crum,	Hetrick,	Morris,	Weamer,
Curran,	Hoffman, J. N.,	Ogle,	Wells,
Curry,	Hoffman, M. R.,	Off,	Wells,
Davis,	Hoover,	Phillips,	Wettach,
Dawson,	Horne,	Pike,	Whitaker,
DeHaas,	Huston,	Posey,	Whitehouse,
Dewey, C. P.,	Jones, D. J.,	Quigley,	Whiteman,
Dewey, P. H.,	Jones, W. W.,	Rhoads,	Williams,
Diehm,	Kantner,	Richards,	Wolfe,
Dilsheimer,	Keene,	Rieder,	Woner,
Drinkhouse,	Kelly,	Rinn,	Wood,
Dunlap,	Kinsman,	Roman,	Woodruff,
Dunn,	Kohler,	Ruch,	Zook,
Eaches,	Kooser,	Ruddy,	Spangler,
Edmonds,	Krugh,	Ruth,	Speaker,
Ehrhardt,	Lafferty,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1083, as follows:

An Act regulating to the taking of certain fur bearing animals

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever used in this act the term "fur bearing animal" shall include the following mink muskrat opossum otter raccoon and skunk (commonly known as pole-cat)

Section 2 It is unlawful to kill or capture in any manner any fur bearing animals within the limits of this Commonwealth except from the first day of November to the last day of February next following both dates inclusive except raccoons which may be killed or captured from the first day of October to the thirty-first day of January both days inclusive

Section 3 It is unlawful to use poison explosives or chemicals in taking any of the protected fur bearing animals or to smoke out or dig out any den of any kind or to cut den trees for the purpose of killing any fur bearing animals at any time within the limits of this Commonwealth Provided however That the provisions of this act shall not be construed to apply to the Board of Game Commissioners or any of its duly appointed officers or authorized agents acting for the Commonwealth

Section 4 Nothing in this act shall prevent persons residing upon and cultivating lands from digging out dens during the closed season in fields which they have under actual cultivation or from killing any fur bearing animals when found in the act of destroying personal property or in immediate pursuit thereof but in no case shall pursuit be carried beyond the limits of the property upon which the damage is done Section 5 It is unlawful to buy sell or offer to buy or sell or to ship out of the State any fur bearing animal or any part thereof knowing same to have been unlawfully taken The possession of the green pelt or carcass of any fur bearing animal except during the open season and for fifteen days thereafter shall be prima facie evidence of a violation of this act

Section 6 It is unlawful to disturb the traps of another or to take an animal from the traps of another unless specifically authorized by the owner Any person disturbing or molesting the traps set by another is guilty of malicious mischief Any person taking a trap or taking an animal from a trap set by another is guilty of larceny and punishable accordingly

Section 7 Any person violating any of the provisions of this act or guilty of malicious mischief under the provisions thereof shall upon conviction before any justice of the peace alderman or magistrate in the county in which the offense was committed be liable for each separate offense to a penalty of ten dollars (\$10.00) for the first offense and for each subsequent offense a penalty of fifty dollars (\$50.00) together with the surrender of all guns traps dogs boats and other appliances used in and all pelts taken in violation of the laws

Section 8 Any officer of the Commonwealth whose duty it is to protect the wild birds or game of the Commonwealth or to preserve the peace of the Commonwealth shall have the right to arrest without warrant any person caught in the act of violating any provisions of this act or in pursuit immediately following such violation and to seize all guns shooting paraphernalia dogs boats or other appliances used in violation of any provisions of this act also all fur bearing animals found either in possession or under control of the suspected person within this Commonwealth All guns boats dogs fur bearing animals traps and shooting paraphernalia seized when such arrest is made shall be held subject to the determination of the proceedings instituted All guns boats dogs fur bearing animals traps and shooting paraphernalia of every description thus seized shall be subject to the payment of the penalty imposed and the costs of prosecution and unless security is given as required by sections ten of this act all such seized guns boats dogs fur bearing animals traps and shooting paraphernalia shall be sold at public auction after advertising the same for five days by at least five public handbills conspicuously posted in the city borough town or township wherein the conviction was secured Any fund thus arising shall be applied first to the payment of the costs of prosecution then to the payment of the penalty imposed and the remainder if any shall be returned to the owner of the property seized Where fur bearing animals traps dogs boats or shooting paraphernalia of any description are seized and the owners thereof escape arrest and refuse to present themselves and make claim to said property the same shall be held for a period of ten days after which time if the owner thereof fails to appear and defend himself against the charges made such property of all description shall be sold in the manner prescribed for the sale of seized property after conviction and the fund arising from such sale be applied as in the case of the sale after conviction The fact that imprisonment is suffered by any person convicted of violating any provisions of this act shall not prevent the sale of fur bearing animals traps guns dogs boats or other shooting paraphernalia of any description held as the property of the imprisoned party and the application of the fund thus realized to the payment of the costs and the penalty imposed

Section 9 Every person resisting arrest for violation of any of the provisions of this act or refusing to go with an officer after an arrest has been made or interfering with an officer of the Commonwealth in the performance of his duty under the provisions of this act shall be liable to a penalty of one hundred dollars which penalty when collected shall be applied as are other penalties under the provisions of this act

Section 10 Whenever because of the violation of any of the requirements of this act any person is convicted for a first offense and a penalty is imposed and the defendant neglects or refuses to at once pay said amount together with the costs of prosecution in lawful money of the United States he shall at once be committed to the jail of the county in which the conviction is secured for a period of one day for each dollar of penalty imposed unless he shall enter into good sufficient recognizances to either pay the penalty and costs within a period of ten days after the date of said conviction or to certify the proceedings under the forms of law or to carry the case to a higher court on appeal under the provisions of section fourteen

of article five of the Constitution and laws of Pennsylvania relating thereto In every case of a conviction for violation of any of the provisions of this act wherein the defendant suffers imprisonment in lieu of a cash payment of the penalty imposed or fails to pay the costs of prosecution all fur bearing animals traps guns boats shooting paraphernalia or other appliances used in violation of the law and found in his possession at the time of arrest or proven to have been used in violation of law shall be forfeited to the Commonwealth of Pennsylvania and shall be either destroyed or sold as the Board of Game Commissioners may consider best and the money secured through such sale shall be applied by said board first to the payment of the costs incurred and the remainder if any be deposited with the State Treasurer to be used for the purposes herein otherwise provided The defendant shall be entitled for the first offense only to the credit of one day off his imprisonment for each dollar so deposited with the State Treasurer

Section 11 All fines and penalties imposed and collected for violation of any of the provisions of this act shall be paid to the State Treasurer who shall keep the moneys thus collected as a fund separate and apart solely for the purpose of wild bird and game protection for the creation and maintenance of game sanctuaries for the purchase propagation and feeding of game and wild birds and the payment of bounties under the supervision of the Board of Game Commissioners of the Commonwealth of Pennsylvania as provided for by the laws of this Commonwealth

Section 12 Every magistrate justice of the peace and alderman within this Commonwealth shall have the power of summary conviction in matters pertaining to the violation of any of the provisions of this act All actions for violation of any of the provisions of this act excepting where the defendant is taken in the act of violating the law or in a pursuit immediately following such violation shall be commenced by affidavit made within two years after the date of such violation Any magistrate justice of the peace or alderman on complaint made before him by affidavit by one or more persons of a violation of any of the provisions of this act by any person is hereby authorized and required to issue his warrant under his hand and seal directed to any constable police officer game protector or any officer of the Commonwealth whose duty it is to protect the game and wild birds of the Commonwealth and cause such persons to be brought before such magistrate justice of the peace or alderman who shall hear the evidence and determine the guilt or innocence of the person accused If such person is convicted of the offense charged he shall be sentenced to pay the full penalty prescribed by the section violated together with the costs of prosecution All penalties thus recovered in cases where the prosecutor is a salaried officer of the Commonwealth shall be immediately surrendered by the court receiving the same to the prosecutor who in turn as soon as may be shall forward or deliver such amount in full to the Secretary of the Board of Game Commissioners at Harrisburg Where any officer of the Commonwealth other than a salaried officer is the prosecutor the penalty shall be as soon as the case is fully determined before him forwarded by such magistrate justice of the peace or alderman to the secretary of the Board of Game Commissioners at Harrisburg together with a statement of the cause for which such money has been collected the cost of which statement is hereby fixed at fifty cents and made a part of the costs of prosecution It shall be the duty of the Secretary of the Board of Game Commissioners to at least once a month make return of moneys thus collected to the State Treasurer to be applied to the purposes provided for in this act Every defendant convicted on appeal before any court of this Commonwealth shall be sentenced to pay the penalty imposed by the section violated or to undergo imprisonment in the jail of the county one day for each dollar of penalty imposed and unpaid Any person charged with violating any provision of this act may sign an acknowledgment of the offense committed either before or after the beginning of suit and pay to any duly appointed and commissioned game protector or special deputy game protector the penalty in full as fixed by the act together with the costs accruing to the State to that date The printed receipt therefor which shall in every instance bear the imprint of the seal of the Board of Game Commissioners of Pennsylvania and the signature of its secretary shall be evidence of full satisfaction of the offense committed

Section 13 The act approved the twenty-third day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred and seventy) entitled "An act creating a reward or bounty for the destruction of certain noxious animals killed within the Commonwealth of Pennsylvania providing a method for the payment of the same and providing the method of furnishing evidence of said destruction and penalties for the violation of the several provisions hereof" is repealed so far as the same applies to the mink

The act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and eighty-seven) entitled "An act for the better protection of the skunk or polecat and muskrat providing a method for the taking of such animals and providing penalties" is absolutely repealed

All other acts or parts of acts inconsistent herewith are hereby repealed

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—181.

Alexander,	Feldman,	Love,	Sieg.
Allum,	Finney,	McBride,	Shaffer,
Armstrong,	Fitzgibbon,	McCaig,	Shannon,

Asbury,
Aston,
Baker,
Baldi,
Barnhart,
Beaver,
Beckley,
Bell,
Bidelspacher,
Blair,
Bluett,
Blumberg,
Bower,
Brady,
Bromley,
Brooks,
Brown F. B.,
Brown, T. R.,
Burns,
Campbell,
Clutton,
Conner,
Cook,
Craig, J. R.,
Cratty,
Curran,
Curry,
Davis,
Dawson,
DeHaas,
Denning,
Dewey, C. P.,
Dewey, P. H.,
Diehm,
Dilsheimer,
Donneley,
Drinkhouse,
Dunlap,
Dunn,
Eaches,
Edmonds,
Ehrhardt,
Elgin,
Evans,

Flynn,
Fowler,
Fox,
Franklin,
Gearhart,
Gelder,
Gibbon,
Glass,
Golder,
Goodnough,
Green,
Griffith,
Hagerty,
Haines,
Haldeman,
Hampson,
Harding,
Harer,
Harry,
Haslett,
Haws,
Heffernan,
Hess,
Hettrick,
Hoffman, J. N.,
Hoover,
Horne,
Hough,
Huston,
Jones, D. J.,
Jones, W. W.,
Jordan,
Kantner,
Keene,
Kelly,
Kinsman,
Kohler,
Kooser,
Krause,
Krugh,
Lafferty,
Leeds,
Lewis,
Long,

McCann,
McCarthy,
McClure,
McConnell,
McCurdy,
McGowan,
McHugh,
McKim,
McOwen,
McVicar,
Mangan,
Marcus, J.,
Marcus, J. C.,
Marshall,
Martin,
Mantz,
Michel,
Millar, A.,
Millar, A. S. C.,
Miller, C.,
Miller, D. I.,
Miller, D. D.,
Miller, H. F.,
Miller, J. J.,
Morris,
Ogle,
Orr,
Perry,
Phillips,
Pike,
Posey,
Quigley,
Rhoads,
Richards,
Rieder,
Rinn,
Roman,
Ruch,
Ruddy,
Ruth,
Schaeffer,
Schilling,
Schwartz,

Shellenberger,
Sinclair,
Smiley,
Smink,
Smith, H. J.,
Smith, H.,
Smith, J. W.,
Smith, L.,
Snowden,
Soffel,
Sowers,
Sprowls,
Stackhouse,
Stadtlander,
Stark,
Steedle,
Sterling,
Stevens,
Stevenson,
Stewart,
Strauss,
Thomas,
Trainer,
Van Alen,
Vickerman,
Walker, G. T.,
Walker, J. A.,
Weamer,
Weiss,
Wells,
Wettach,
Whitaker,
Whitehouse,
Whiteman,
Williams,
Wolfe,
Woner,
Wood,
Woodruff,
Zook,
Spangler,
Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

MOTION TO MAKE SENATE BILL NO. 882 A SPECIAL ORDER.

Mr. BELL. Mr. Speaker, I move that Senate Bill No. 882 (House Bill No. 1687), entitled:

An act to empower the Public Service Commission to require railroad corporations to employ an adequate number of men upon trains and to repeal an act approved the nineteenth day of June nineteen hundred and eleven (Pamphlet Laws ten hundred and fifty-three) entitled "An act to promote the safety of travelers and employees upon railroads by compelling common carriers by railroad to properly man their trains"

be made a special order of business on third reading and final passage on Monday, April 25, 1921, at 9 P. M.

Mr. GEORGE T. WALKER. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. McMULLEN. Mr. Speaker, I do not think that this bill should be given a special position or privilege. Why not allow it to remain where it is and take its place in the regular course on the calendar. I ask the gentlemen of the House to vote against this motion.

Mr. DAWSON. Mr. Speaker, it is generally customary in the closing days of the House to place all important legislation on special order on the calendar. To-day we have placed on special order the Mine Cave Bill, and we have anthracite section legislation relating to forestry, and we also have placed on the calendar the Anthracite Tax Bill. The Full Crew Bill is one of the most important pieces of legislation that will be discussed at this session, and it is important that it shall be given preference.

Mr. ALEXANDER. Mr. Speaker, every bill that has been placed on the postponed calendar has been a House bill. The Senate bills can stand until the last day of the session and if this bill can be reached by that time it can be passed and taken over while the House bills must be passed at least three days before. Therefore, there is no reason why this Senate bill should be pushed ahead of the House bills that are also important.

The SPEAKER. The Chair will state that this is a very important bill. There is no reason in view of the fact that

we have given other bills preference and made them special orders why this bill should not receive the same treatment as other bills have been accorded.

Mr. JAMES A. WALKER. Mr. Speaker, at the request of the gentleman from Lackawanna we made a special order of the bill that he was sponsor for, and at the request of his colleague we made a special order on a mine cave bill that he was sponsor for at the same time. We have favored labor to that extent and we have no right gentlemen to differentiate on this bill. This is a bill in which labor is interested and it seems to me that since the bill applies to only twenty-three hundred people in this state and the other bill applies to more it is perfectly logic that the entire population of this Commonwealth should be interested and that a special order should be made on this bill.

Mr. McMULLEN. Mr. Speaker, I ask for a roll call, I demand a yea and nay vote.

The gentleman from Philadelphia, stated that this bill affects only twenty-three hundred people in this State, I want to say to you that it applies, that the safety provisions apply to more than eight million people in this State. I want to say to you gentlemen, that I will prove on the final passage of this bill and give you facts that I believe will convince you that the repealer is a bad measure. Therefore, I do ask that a yea and nay vote be taken on this motion.

Mr. DAVIS. Mr. Speaker, I cannot quite understand the attitude of the gentleman who just spoke. There was on last evening if my memory serves me right, when the question was asked, or a motion made to place a bill on special order in which he was deeply interested, taking his own argument, that many thousands of people are interested in the measure that is now before us, that this should have a special place at a special time upon the calendar of this House, that this should have our serious consideration. Mr. Speaker, furthermore, I cannot quite understand the gentleman because of his disposition to ask for a roll call at this particular time. Such was not the case with the bill in which he was interested. There was no roll call demanded, and therefore—

POINT OF ORDER.

Mr. EHRHARDT. Mr. Speaker, I rise to a point of order. The SPEAKER. The gentleman will state his point of order.

Mr. EHRHARDT. Mr. Speaker, the gentleman from Indiana is referring to a gentleman who was not discussing this subject.

Mr. DAVIS. Mr. Speaker, I am referring, Mr. Speaker, to a roll call.

Mr. EHRHARDT. Mr. Speaker, it was not demanded by any gentleman from Lackawanna.

Mr. DAVIS. I said the gentleman who just preceded me, the gentleman from Northumberland. Therefore, Mr. Speaker, it seems to me that the time should not be taken up at this particular time for a roll call.

On the question recurring,

Will the House agree to the motion?

The yeas and nays were required by Mr. McMullen and Mr. Van Alen and were as follows:

YEAS—79.

Aillum,
Armstrong,
Asbury,
Baldi,
Bell,
Blair,
Bluett,
Brooks,
Brown, T. R.,
Burns,
Campbell,
Catlin,
Chaplin,
Craig, J. R.,
Cratty,
Curry,
Davis,
Dawson,
Dewey, C. P.,
Drinkhouse,

Dunn,
Elgin,
Flynn,
Fox,
Gelder,
Glass,
Goehring,
Goss,
Haldeman,
Harer,
Harry,
Heffernan,
Henderson, E.,
Henderson, W.,
Jones, W. W.,
Kohler,
Kooser,
Lafferty,
Leeds,
Long,

Love,
McCarthy,
McConnell,
McVicar,
Marcus, J.,
Ogle,
Orr,
Perry,
Pike,
Posey,
Rieder,
Ruddy,
Ruth,
Shaffer,
Shannon,
Sinclair,
Smiley,
Smith, H. J.,
Smith, H.,
Smith, J. W.,

Smith, L.,
Soffel,
Sowers,
Sprowls,
Stark,
Stevens,
Stewart,
Strauss,
Thomas,
Vickerman,
Walker, G. T.,
Walker, J. A.,
Weamer,
Weiss,
Whitaker,
Whiteman,
Woner,
Wood,
Spangler,
Speaker,

NAYS—02.

Alexander,
Aston,

Edmonds,
Ehrhardt,

Krause,
McBride,

Rhoads,
Richards,

Baker,	Evans,	McCann,	Rinn,
Barnhart,	Pinney,	McCurdy,	Schaeffer,
Beaver,	Franklin,	McGowan,	Schilling,
Bolard,	Gearhart,	McHugh,	Schwartz,
Brady,	Gibson,	McKim,	Sieg,
Brenneman,	Goldner,	McKnight,	Shellenberger,
Brown F. B.,	Goodnough,	McMullen,	Smink,
Clutton,	Griffith,	Magill,	Stackhouse,
Comer,	Hagerty,	Mangan,	Steedie,
Conner,	Harding,	Marcus, J. C.,	Sterling,
Cook,	Hatrick,	Marshall,	Stevenson,
Craig, J. O.,	Hoffman, J. N.,	Martin,	Trainer,
Curran,	Horne,	Michel,	Van Alen,
Denning,	Hough,	Miller, C.,	Wells,
Dewey, P. H.,	Huston,	Miller, D. D.,	Wetach,
Diehm,	Jones, D. J.,	Miller, H. F.,	Whitehouse,
Dilsheimer,	Jordan,	Miller, J. J.,	Williams,
Donneley,	Keene,	Mitchell,	Wolfe,
Dunlap,	Kelly,	Morris,	Woodruff,
Eaches,		Quigley,	Zook,

So the question was determined in the negative and the motion was not agreed to.

BILL ON FINAL PASSAGE.

Agreeably to order,
The House proceeded to the consideration on final passage of House Bill No. 1189, as follows:

An act to amend the act approved the seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws one hundred sixty-seven) entitled "An act to provide for the better protection of life and health by diminishing the danger from infectious and contagious diseases through the creation of a State Board of Undertakers in the cities of the first second and third classes with systematic examinations registrations and licenses for all entering the business of burying the dead and penalties for violation of the provisions thereof" as amended by prescribing the qualification and compensation of members of the State Board of undertakers providing for employees of the board requiring applicants for undertakers' licenses to have a common school education limiting undertakers' licenses to one year and providing for renewals thereof requiring undertakers' assistants to be registered and imposing certain duties on licensed undertakers in connection therewith and providing for the payment of the expenses of the board the auditing of its books and the disposition of funds remaining in its treasury

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of the act approved the seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws one hundred sixty-seven) entitled "An act to provide for the better protection of life and health by diminishing the danger from infectious and contagious diseases through the creation of a State Board of Undertakers in the cities of the first second and third classes with systematic examinations registration and licenses for all entering the business of burying the dead and penalties for violation of the provisions thereof" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Governor by and with the advice and consent of the Senate shall as soon as practicable after the passage of this act appoint five persons who shall be practicing undertakers and such appointees shall constitute a State Board of Undertakers one of the persons so appointed shall hold office for one year one for two years one for three years et cetera et cetera unless sooner removed appointments to fill vacancies caused by death resignation or removal before the expiration of terms shall be made for the residue of such terms by the Governor subject to the consent of the Senate and all appointments to fill vacancies caused by expiration of terms shall be made in the same manner and shall be for a period of three years each" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Governor by and with the advice and consent of the Senate shall as soon as practicable after the passage of this act appoint five persons from a list of names submitted by The Funeral Directors' Association of Pennsylvania the said names submitted must be members of the association in good standing and must be actively engaged in the practice of undertaking and embalming with continuous experience of at least ten years and such appointees shall constitute a State Board of Undertakers one of the persons so appointed shall hold office for one year one for two years one for three years et cetera et cetera unless sooner removed appointments to fill vacancies caused by death resignation or removal before the expiration of terms shall be made for the residue of such terms by the Governor subject to the consent of the Senate and all appointments to fill vacancies caused by the expiration of terms shall be made in the same manner and shall be for a period of three years each

Section 2 Section three of said act which reads as follows "Section 3 The members of the said board shall receive no salary as such except the secretary who shall receive a salary of five hundred dollars per annum which together with the actual traveling and necessary expenses of the board and its members shall be paid out of the receipts as hereinafter directed" is hereby amended to read as follows

Section 3 The members of the board shall receive for their services two hundred dollars (\$200.00) per year in addition to their railway fares and hotel expenses while attending meetings of the board

The secretary shall receive a salary of one thousand dollars (\$1,000.00) per year in addition to his salary as a member of the board

The board shall have power to appoint a clerk who shall be a notary public at a salary of one thousand dollars (\$1,000.00) per year and also to appoint a stenographer at a salary of five hundred dollars per year The clerk shall take the affidavits of applicants to their applications free of charge

Section 3 Section six of said act which as amended by section two of the act approved the twenty-fourth day of April one thousand nine hundred and five (Pamphlet Laws two hundred ninety-nine) entitled "An act to amend sections five and six of an act entitled 'An act to provide for the better protection of life and health by diminishing the danger from infectious and contagious diseases through the creation of a State Board of Undertakers in cities of the first second and third classes with systematic examinations registration and licenses for all entering the business of burying the dead and penalties for violation of the provisions thereof' approved the seventh day of June Anno Domini one thousand eight hundred and ninety-five by extending the provisions of the said act throughout this Commonwealth and providing for the payment of the expenses thereof" reads as follows

"Section 6 Before any person persons or corporation shall hereafter engage in the business of undertaking or the care preparation disposition and the burial of the bodies of deceased persons in their own name and on their own account in this Commonwealth and before any person persons or corporations now so engaged in said business who shall have failed to register with said board in accordance with section five of this act shall continue in said business such person or persons or person comprising or representing such corporations shall apply to said board for a license to practice the same and shall accompany such application with a fee of ten dollars whereupon the applicant as aforesaid shall present himself or herself before said board at a time and place to be fixed by said board If the board shall find upon due examination that the applicant or applicants are of good moral character possessed of skill and knowledge of the said business of undertaking and have a reasonable knowledge of sanitation preservation of the dead disinfecting the body of deceased persons the apartment clothing and bedding in cases of death from infection or contagious diseases and have had practical experience in the business of undertaking for two years continuously with an undertaker or undertakers the board shall issue to said applicant or applicants upon payment of a fee of twenty-five dollars a license to practice said business of undertaking and shall register such applicants or applicant as duly licensed undertakers

Said board shall have full power at any time to revoke any licenses theretofore granted on proper cause and after full hearing of all the parties in interest

Such license shall be signed by a majority of the board and attested by its seal All persons receiving such license who shall register before said board as provided in section five of this act shall also register the fact at the office of the board of health at the city or at the office of the board of health nearest to the place in which it is proposed to carry on said business and any person persons or corporation obtaining a license under this section shall register that fact at the office of the board of health of the city or at the office of the board of health nearest to the place in which it is proposed to carry on said business and shall display said license in a conspicuous place in the office of the place of such licensee" is hereby further amended to read as follows

Section 6 Before any person persons or corporation shall hereafter engage in the business of undertaking or the care preparation disposition and the burial of the bodies of deceased persons in their own name and on their own account in this Commonwealth and before any person persons or corporations now so engaged in said business such person or persons or person comprising or representing such corporations shall apply to said board for a license to practice the same and shall accompany such application with a fee of ten dollars whereupon the applicant as aforesaid shall present himself or herself before said board at a time and place to be fixed by said board

If the board shall find upon due examination that the applicant or applicants are of good moral character possessed of skill and knowledge of the said business of undertaking and have a reasonable knowledge of sanitation preservation of the dead disinfecting the body of deceased persons the apartment clothing and bedding in cases of death from infection or contagious diseases and have had practical experience in the business of undertaking for two years continuously with an undertaker or undertakers the board shall issue to said applicant or applicants upon payment of a fee of twenty-five dollars a license to practice such business of undertaking and shall register such applicants or applicant as duly licensed undertakers All applicants for a license must have a common school education

Said board shall have full power at any time to revoke any licenses theretofore granted on proper cause and after full hearing of all the parties in interest

Such license shall be signed by a majority of the board and attested by its seal All persons receiving such license who shall register before said board as provided in section five of this act shall also register the fact at the office of the board of health at the city or at the office of the board of health nearest to the place in which it is proposed to carry on said business and any person persons or corporation obtaining a license under

this section shall register that fact at the office of the board of health of the city or at the office of the board of health nearest to the place in which it is proposed to carry on said business and shall display said license in a conspicuous place in the office of the place of such licensee

All licenses shall be issued for one year. If the licensee wishes to continue in the business after the expiration of his license he must make application to the secretary of the board for a renewal of the same for which he shall pay a fee of five dollars (\$5.00)

All undertakers' assistants must be registered with the board and pay a fee of one dollar per year. The secretary of the board shall keep a separate register for assistants giving name age residence and where they attended school. When any assistant leaves his employer the employer shall report such fact to the board. Every licensed undertaker and embalmer shall report to the board whenever he employs a new assistant and shall attend to having him registered. Any licensed undertaker and embalmer who fails to comply with this requirement may be summoned before the board and if found guilty he may be fined and his license may be revoked at the option of the board

Section 4 Section nine of said act which reads as follows:

"Section 9 All fees collected and all fines paid under the provisions of this act shall go to and be used for the purpose of the said Board of Undertakers to defray its necessary expenses" is hereby amended to read as follows

Section 9 The expenses of the Board of Undertakers shall be paid out of the receipts of the board

Section 5 That section ten of said act which reads as follows

"Section 10 It shall be the duty of said board on or before the first Monday of January of each and every year to make a report in writing to the Governor of this State containing a detailed statement of the nature of the receipts and the manner of expenditures and any balance of money remaining at the end of the year after the payment of the necessary expenses including the salary of the secretary and the traveling and other necessary expenses of the members of the board incurred in the discharge of their duties as such shall be reserved by the treasurer of said board to meet the necessary expenses of ensuing years" is hereby amended to read as follows

Section 10 It shall be the duty of said board on or before the first Monday of January of each and every year to make a report in writing to the Governor of this State containing a detailed statement of the nature of the receipts and the manner of expenditures. The board shall have its books audited before the first Monday of December in every year by the Auditor General of the State and whatever funds are remaining in its treasury after defraying all the necessary expenses shall be turned over to the State Treasurer

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—181.

Alexander,	Flynn,	Lewis,	Sieg,
Allum,	Fowler,	Long,	Shaffer,
Armstrong,	Fox,	Love,	Shannon,
Asbury,	Franklin,	McBride,	Shellenberger,
Aston,	Gearhart,	McCaig,	Sinclair,
Baker,	Gelder,	McCann,	Smiley,
Baldi,	Gibbon,	McCarthy,	Smink,
Barnhart,	Glass,	McClure,	Smith, H. J.,
Beckley,	Goehring,	McConnell,	Smith, H.,
Bell,	Golder,	McCurdy,	Smith, J. W.,
Bielspacher,	Goodnough,	McGowan,	Smith, L.,
Blair,	Goss,	McHugh,	Snowden,
Bluett,	Griffith,	McMullen,	Soffel,
Bolard,	Hagerty,	McOwen,	Sowers,
Bower,	Haines,	McVicar,	Sprohls,
Brady,	Haldeman,	Magill,	Stadtlander,
Brendle,	Hampson,	Mangan,	Stackhouse,
Bromley,	Harding,	Marcus, J.,	Stark,
Brown F. B.,	Harer,	Marcus, J. C.,	Steedle,
Brown, T. R.,	Haslett,	Marshall,	Sterling,
Burns,	Hatrick,	Mantz,	Stevens,
Campbell,	Haws,	Michel,	Stevenson,
Clutton,	Heffernan,	Millar, A.,	Stewart,
Comeror,	Henderson, E.,	Millar, A. S. C.,	Strauss,
Cook,	Henderson, W.,	Miller, C.,	Thomas,
Craig, J. R.,	Hess,	Miller, D. I.,	Trainer,
Craig, J. O.,	Hetrick,	Miller, D. D.,	Van Alen,
Cratty,	Hoffman, J. N.,	Miller, J. J.,	Vickerman,
Curran,	Hoffman, M. R.,	Mitchell,	Walker, G. T.,
Davis,	Hoover,	Morris,	Walker, J. A.,
Dawson,	Horne,	Perry,	Weamer,
Denning,	Hough,	Phillips,	Weiss,
Dewey, P. H.,	Huston,	Poscy,	Wells,
Diehm,	Jones, D. J.,	Quigley,	Wettach,
Dilsheimer,	Jones, W. W.,	Rhoads,	Whitaker,
Doncley,	Jordan,	Richards,	Whitehouse,
Dunlap,	Kantner,	Rieder,	Whiteman,
Dunn,	Keene,	Rinn,	Williams,
Eaches,	Kelly,	Roman,	Wolfe,
Edmonds,	Kinsman,	Ruch,	Woner,
Ehrhardt,	Kohler,	Ruddy,	Wood,
Elgin,	Kooser,	Ruth,	Woodruff,
Evans,	Krause,	Schaeffer,	Zook,
Feldman,	Krugh,	Schilling,	Spangler,
Finney,	Lafferty,	Schwartz,	Speaker,
Fitzgibbon,	Leeds,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

The SPEAKER. The Chair will now take up the special order set for this hour.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1287, as follows:

An Act imposing a State tax on anthracite coal providing for the assessment and collection thereof and providing penalties for the violation of this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act each and every ton of anthracite coal of the weight of two thousand two hundred and forty (2,240) pounds advoirdupois mined washed screened or otherwise prepared for market in this Commonwealth shall be subject to a tax of one and one-half per centum (1½) of the value thereof when prepared for market which said tax shall be assessed at the time when said coal has been mined washed or screened and is ready for shipment or market

Section 2 It shall be the duty of the individual or the superintendent or other officer in charge of any mine or mines or washery or operation to assess the tax hereby imposed from time to time as the coal is mined washed or screened and is ready for shipment or market and to ascertain and assess daily the number of gross tons of coal so mined washed or screened and to fix the value thereof. The said individual superintendent or other officer in charge of any such mine or mines washery or screening operation shall annually on or before the first day of February for the calendar year next preceding a report in writing under oath to the Auditor General on forms prescribed and furnished by him stating specifically the number of gross tons of coal hereby made taxable and the assessed value thereof during the calendar year covered by the report and the amount of tax assessed thereon. Provided That the report made on or before the fifteenth day of January one thousand nine hundred and twenty-two shall be for the portion of the year one thousand nine hundred and twenty-one remaining after this act becomes effective

If the Auditor General and State Treasurer or either of them is not satisfied with the assessment and estimate of valuation so made and returned as aforesaid they are hereby authorized and empowered to make an assessment and valuation based upon the facts contained in the report herein required or upon any information within their possession or that shall come into their possession and to settle an account on the assessment and valuation so made by them for the taxes penalties and interest due the Commonwealth therein with right to the person corporation company owner or operator dissatisfied with any settlement so made against him it or them to appeal therefrom in the manner now provided by law. For the purpose of making such assessment and settlement said officers may require the production of such books papers and reports as may be necessary to enable them to assess and settle the tax. In the event of the failure neglect or refusal of the individual superintendent or other officer in charge of any mine mines washery or screening operation to make the report and valuation to the Auditor General as hereinbefore provided on or before the first day of February in each and every year It shall be the duty of the Auditor General to estimate an assessment and valuation of the coal prepared for market by any person firm corporation owner or operator as aforesaid and settle an account for taxes penalty and interest thereon from which settlement there shall be no right of appeal

Every person firm corporation and every other owner operator or lessee of any mine mines washery or screening operation from which a report is required under the provisions of this act shall pay into the treasury of the Commonwealth the amount of tax herein imposed within sixty days from the date of settlement of the account by the Auditor General and State Treasurer plus a penalty of ten per centum for every failure to assess said tax and to make report as required by this act. When any tax is settled it shall bear interest from sixty days after approval by the State Treasurer at the rate of one per centum per month until paid. If any individual superintendent or other officer of any firm corporation limited partnership or joint stock association or any other owner partner or lessee of any mine mines washery or screening operation shall neglect or refuse to furnish the Auditor General on or before the fifteenth day of January of each and every year with the assessment and report as aforesaid as required by law or cause the same to be done or make or cause to be made any false report it shall be the duty of the accounting officers of the Commonwealth to add ten per centum to said tax for each and every year for which assessment and report were not so furnished which percentage shall be settled and collected with the said tax in the usual manner of settling accounts and collecting such taxes. The Auditor General may upon application made before the first day of February in each and every year and upon proper cause shown extend the time of filing returns for a period of not exceeding

fifteen days from the first day of February of the year in which the same are required to be filed.

If said persons or officers or any of them shall intentionally make or cause to be made any false assessment and report or intentionally neglect or refuse to furnish the Auditor General with the assessment and report as required by law he or they shall be guilty of a misdemeanor and on conviction thereof shall be sentenced to pay a fine of five hundred dollars (\$500.00) and undergo imprisonment not exceeding one year or both or either at the discretion of the court.

Section 3. The provisions of this act shall be independent of each other and if any of its provisions shall be held to be unconstitutional the decision of the court shall not effect or impair any of the remaining provisions of this act nor prevent the collection of the tax imposed by this act. It is hereby declared as a legislative intent that this act would have been adopted had such unconstitutional provision not been included therein.

Section 4. This act shall become effective on the first day of July Anno Domini one thousand nine hundred and twenty-one.

Section 5. The act of June first one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and twenty-one) entitled "An act imposing a State tax on anthracite coal providing for the assessment and collection of the said tax annually and dedicating the fund received from said tax and appropriating fifty per centum of the same to the construction maintenance improvement and repair of State Highways and the remaining fifty per centum to the several cities boroughs and townships from which said tax is derived and providing penalties for the violation of this act" is hereby repealed and all other acts or parts of acts inconsistent with the provisions of this act are also hereby repealed.

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. WILLIAMS. Mr. Speaker, I desire to say that this is one of the revenue measures suggested by the Governor—a tax on anthracite coal. As it was originally introduced it called for a tax of two and one-half per centum, but it has been amended and reduced to one and one-half per centum per ton.

Mr. GIBBON. Mr. Speaker, it strikes me as unusual and rather strange that of all the industries in the state of Pennsylvania that the administration could only find the anthracite industry for this tax. There is no industry in the state of Pennsylvania in which Pennsylvania should have more pride. There is not a more dependable industry in the state as far as volume of business is concerned. It ranks second with all the industries in the state, passed only and exceeded by the iron and steel industry. In the year 1919 the business done by the anthracite coal industry was over three hundred and sixty-four million dollars. I have been trying to arrive at the reasons which moved the administration to fix on this industry for taxation purposes, and the only reason that I could possibly arrive at was the fact that we perhaps had a very limited representation in the House.

It might have been the easiest measure to get through. I have the utmost regard for the Governor of our State and for the men who are directing the affairs of this State, and these men have been no more loyally and faithfully supported during this session than by the members from the anthracite region, but we regard this bill as being unfair and we object to being discriminated against. I understand that this measure is being supported by the representatives who are members of the Legislative League. This league, as I understand it, is made up from members from the rural districts and farming communities, and I would just like to ask these gentlemen whether or not they would favor a bill taxing the products of their farms? It means just as much to us to oppose a proposition of this kind as it would mean to them to oppose a proposition of that kind. It would be just as easy for the farming interests to pass on the tax to the consumer as it would be for the anthracite operator, which I want to assure you is exactly what will happen if you pass this bill. A few years ago there was a taxing code passed which was finally declared unconstitutional, but between the time the bill was passed and the act was declared unconstitutional, quite a lot of money was collected. When the money was turned back afterwards to the dealers, a lot of the small coal dealers did not keep any account of the money they paid, so a great many of them who paid the tax at that time, did not receive their funds back. The anthracite coal industry employs about one hundred and sixty-five thousand men and boys. It is an industry that our community absolutely depends upon, and we feel

that the passage of this bill will work a hardship on us. We are told by some of the people sponsoring this measure that eighty-five per cent. of the tax will be paid by the people outside of the State. I am willing to admit it is true that perhaps it will, but, gentlemen, every time the price of coal is advanced the production will be cut down. If this bill passes by the time the coal gets to the ultimate consumer it will mean about twenty-five cents a ton more.

It is going to decrease the production, and I am not entirely convinced that the burden will not be borne by the people of the anthracite region in reduced work and shorter hours. The price cannot be reduced unless the wages of the miners are reduced, and no one familiar with the work of mining coal or who knows anything about the skill and hard work, together with the danger incidental thereto, would be so uncharitable as to even suggest that the miner be paid less wages. This is a very discriminatory measure, and I would ask that you assist us in defeating it.

Mr. WILLIAMS. Mr. Speaker, it had not been my intention to take up any of the time of the House in view of the congested condition of the calendar, with any discussion of this measure. A thought or two, however, has been suggested by the gentleman from Luzerne, which I think demands a word of explanation or reply from me. One hundred and twenty-five years ago the natural resources of the State of Pennsylvania were greater than in any other state of the Union. It is unfortunate that our forefathers could not have looked ahead and have seen the great value to future generations of these natural resources and provided a revenue therefrom to the State. To-day the timber, the oil and the gas have very largely disappeared; bituminous coal is disappearing, and the anthracite coal is being depleted to the amount of eighty-nine millions of tons per year. During the last twenty years the anthracite coal mined in the State of Pennsylvania amounts to six hundred and fifty-four million tons, which at an average price of three dollars per ton, would amount to one billion nine hundred and sixty-four million dollars. Had the tax suggested under this bill been in existence during that time, the State would have had a revenue of twenty-nine million, four hundred and thirty-six dollars. On the basis of six dollars per ton, on the coal mined during 1920, the tax at one and one-half cents per ton would have amounted to \$8,067,000. Eighty per cent. of that would have been paid by people living outside of the State of Pennsylvania, which would have left \$1,600,000 of this tax to have been paid by people within the State.

Twenty-eight per cent. of the anthracite coal mined in the state of Pennsylvania is shipped to New York and tide-water points; ten per cent. to New England points; ten per cent. to points on the Great Lakes; ten per cent. to Canada; twenty per cent. is used in the State of Pennsylvania, with scattering amounts in other states. Now, gentlemen, this great natural resource of the State of Pennsylvania is fast being depleted, and if the State of Pennsylvania is ever to get any revenue from hard coal, it must begin now. The revenue from this source is needed to meet the increased cost to the State of the teachers salary bill.

Mr. CHRISTIAN MILLER. Mr. Speaker, in the early days of this session, there was a resolution introduced into this House to investigate the conditions in the anthracite coal industry. The basis of that argument was that the price of coal was too high. Now, then, you propose in this bill to make it higher. I agree with the gentleman who spoke last in regard to the amount of anthracite coal used out of this State, but that does not lighten the burden of us people in the State who use it. I feel that the anthracite coal trade has been taxed to its limit, and I would ask the members of this House to vote against this coal tax.

MR. HESS IN THE CHAIR.

Mr. OGLE. Mr. Speaker, I would like to interrogate the gentleman from Tioga.

The SPEAKER. Will the gentleman from Tioga, Mr. Williams, permit himself to be interrogated?

Mr. WILLIAMS. Certainly, Mr. Speaker.

Mr. OGLE. Mr. Speaker, the bill as it was originally drawn, I understand, contained a proviso that the mine operators, owner, dealer or seller should not add to the selling price of coal more than the amount of this tax. That is, that the ultimate consumer should not have added to the price he pays for this coal, more than this tax. Now, if

I understand the way this bill is printed that wholesome proposition has been eliminated. Am I correct in that?

Mr. WILLIAMS. You are.
Mr. OGLE. Can you assign any good reason for that?
Mr. WILLIAMS. The gentleman from Lackawanna, Mr. Dawson, will answer his neighbor, from Somerset.

Mr. DAWSON. Mr. Speaker, I introduced the amendment which eliminated that provision in the original bill. The original bill, as it stood, upheld the levying of a tax on each individual ton of coal. Inasmuch as forty per cent. of the tonnage of the anthracite region is in direct competition with bituminous coal and after hearing the objection raised against the bill at the public hearing, we decided to amend the bill so that the tax would be placed on the public on any prepared sizes rather than to injure the industry in competitive coal.

Mr. OGLE. Mr. Speaker, that is a dangerous provision. I think so far as the ultimate consumer is concerned, if it were not for the fact that the receipt of this tax by the Commonwealth is an absolute necessity, under the present contingency, I would vote against the measure, but I am going to vote for it, notwithstanding this objectionable feature.

Mr. FOWLER. Mr. Speaker, I feel that the tax on the anthracite coal industry would be really unfair; I don't think it would be fair to single out any one industry in this State and tax it. I am not so antagonistic against the industries of this Commonwealth as some men may wish to charge against me, because of this fact. It was early in the session when the resolution of the gentleman from Philadelphia, Mr. Glass, was before this body, that I felt that in taxing the anthracite industry we were crippling that industry in the market. I believe when we consider the bituminous coal fields the reason for not tacking additional taxation on bituminous coal, and why we should not do so, was for the reason that they were placed in competition with other states, such as West Virginia, Ohio, Kentucky and many of the other states. We do not want to place our anthracite coal industry against unfair competition in outlying districts. I feel in this matter as the miners' organizations in the anthracite coal fields felt at that time, that it would be unfair to single out the coal industry for additional taxation. We also feel that if this tax would be passed and then again a tax on companies in the matter of mine caves, it would be casting too much of a burden upon that industry. I have read in the various papers in other states where they are now agitating the markets in the bituminous fields that it should not be placed, on that industry, and I also feel here that we should not single out the anthracite industry and run them out of the markets. In the other states they are in competition and only eighty per cent. of our coal is sold up in our State. For that reason and because of the feeling of the miners that it would be an imposition, we do not want the blame thrown upon the miners in this country to the effect that we are agitating for higher wages. We want to protect the industries inside of our own State.

Mr. PHILIP H. DEWEY. Mr. Speaker and gentlemen of the House. I think it is important that we secure revenue to carry on the program which has been mapped out. We have a program outlined for the maintenance of our hospitals and other institutions beyond the revenue that has been provided for, and here is a bill that provides something to help out. There are men in this State who are paying a tax of sixty-five mills on a dollar for every dollar they possess and I am paying forty-five mills on every dollar that I possess.

Some of the corporative interests in the State of Pennsylvania are paying five mills on the capital stock and others are paying nothing on their capital stock and if men who are paying forty-five mills on the dollar and sixty-five mills on the dollar do not object to stand their share of the affairs of this kind, it seems to me that a small percentage like the percentage in this bill ought to be so little, and so insignificant that none of the rest should object. No one would be hurt; no one would go out of business. It would not mean twenty-five cents to most of us in a year's time. It has been shown here that eighty-five percent of this is paid by persons outside of the State, and if that be so then only fifteen percent would have to be paid by those in the state. We want

better roads, we want better schools, we want better hospitals, we want those things more than we need some others that have been voted on here. It has been intimated to me that at this time it would be inexpedient to raise a question of this kind, but I want to say to you, and those men who are occupying these chairs here that it is time to show your constituents back home that you are willing to stand before a moral and economic question. If you are not, these chairs ought to be and will be occupied by men like those fellows who went over the top in the battle fields of France, who were not afraid of men, machine guns or devils. We need men who will stand up and be counted; men who will stand the acid test; men who think more of duty than of position; men who think more of justice than they do of praise; we want men who will fight the good fight of right though they may be unmercifully persecuted by those who would conspire to make their living more expensive, their rents higher, and their doctor bills to become unbearable and the undertaker to take what is left when they shuffled off this mortal coil. We want men who will step out and vote for this bill and help to put Pennsylvania, our Keystone State, on the map where she belongs, the first State in the Union. We should not be satisfied until we have the best roads, the best schools, and above all, and beyond all, and the best of all, the best statesmanship.

On the question recurring,
Shall the bill pass finally?
Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—125.

Allum	Elgin.	Kooser,	Ruth,
Armstrong,	Evans,	Krause,	Schilling,
Asbury,	Feldman,	Krugh,	Sieg,
Baker,	Finney,	Lafferty,	Shaffer,
Beckley,	Fitzgibbon,	Lewis,	Shannon,
Bell,	Franklin,	Long,	Smiley,
Blair,	Gearhart,	Love,	Smith, J. W.,
Blumberg,	Gelder,	McBride,	Smith, L.,
Boland,	Glass,	McClure,	Soffel,
Bower,	Goehring,	McCann,	Sowers,
Brady,	Golder,	McClure,	Sprows,
Bromley,	Goodnough,	McConnell,	Stackhouse,
Brown, T. R.	Goss,	McCurdy,	Stark,
Burns,	Griffith,	McGowan,	Steedle,
Campbell,	Hagerty,	McKim,	Sterling,
Clutton,	Harding,	McVicar,	Stevens,
Comer,	Harer,	Magill,	Stevenson,
Conner,	Harry,	Marcus, J.,	Stewart,
Craig, J. O.,	Haslett,	Marshall,	Van Alen,
Cratty,	Haws,	Martin,	Vickerman,
Curran,	Heffernan,	Michel,	Walker, G. T.,
Curry,	Henderson, E.,	Miller, A.,	Walker, J. A.,
Davis,	Hess,	Miller, D. D.,	Wells,
Dawson,	Hetrick,	Miller, H. F.,	Wettach,
Dewey, C. P.	Hoover,	Mitchell,	Whitaker,
Dewey, P. H.,	Horne,	Ogle,	Whiteman,
Diehm,	Hough,	Orr,	Williams,
Dilsheimer,	Huston,	Perry,	Woner,
Drinkhouse,	Jones, D. J.,	Quigley,	Zook,
Dunlap,	Jones, W. W.,	Rieder,	Spangler,
Dunn,	Jordan,	Ruddy,	Speaker,
Edmonds,	Kinsman,		

NAYS—63.

Alexander,	Fowler,	McMullen,	Shellenberger,
Aston,	Fox,	McOwen,	Sinclair,
Baldi,	Gibbon,	Mangan,	Smink,
Barnhart,	Green,	Marcus, J. C.,	Smith, H. J.,
Bluett,	Haines,	Mantz,	Smith, H.,
Brenneman,	Haldeman,	Miller, C.,	Stadtlander,
Brooks,	Hatrack,	Miller, J. J.,	Strauss,
Chaplin,	Hoffman, J. N.,	Morris,	Thomas,
Cook,	Hoffman, M. R.,	Pike,	Trainer,
Craig, J. R.	Keene,	Posey,	Weamer,
Crum,	Kelly,	Rhoads,	Weiss,
Denning,	Kohler,	Richards,	Whitehouse,
Donneley,	Leeds,	Rinn,	Wolfe,
Eaches,	McCarthy,	Ruch,	Wood,
Ehrhardt,	McHugh,	Schaeffer,	Woodruff,
Flynn,	McKnight,	Schwartz,	

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

RESOLUTION RECALLING HOUSE BILL NO. 790
FROM THE GOVERNOR.

Mr. JAMES A. WALKER offered the following resolution, which was twice read, considered and adopted.

In the House of Representatives, April 20, 1921.

Resolved (if the Senate concur) That House Bill No. 790 entitled "An act to regulate and control the manufacture sale offering for sale giving away and use of weights and measures and of weighing and measuring devices in the Commonwealth of Pennsylvania Providing for the approval and disapproval of such weights measures and devices by the bureau of standards and prescribing penalties" be recalled from the Governor for the purpose of amendment

Ordered, That the Clerk present the same to the Senate for concurrence.

SPEAKER SPANGLER IN THE CHAIR.

BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 529, entitled:

An Act requiring county treasurers to mail advertisements to owners and reputed owners whose lands are to be exposed to sale for non-payment of taxes

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1462, entitled:

An Act to amend section five hundred and twenty-four as amended and section two thousand eight hundred and twenty-four as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" so far as to prescribe a new minimum and a new maximum number of mills that may be levied for school purposes in school districts of the first class upon each dollar of the total assessment of all property assessed and certified for taxation therein

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1416, entitled:

An Act to empower the Public Service Commission to require railroad corporations to employ an adequate number of men upon trains and to repeal an act approved the nineteenth day of June one thousand nine hundred and eleven (Pamphlet Laws ten hundred and fifty-three) entitled "An act to promote the safety of travelers and employes upon railroads by compelling common carriers by railroad to properly man their trains"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1280, entitled:

An Act to amend section five of an act approved the twenty-third day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred and twenty-three) entitled "An act establishing in each county a board of viewers prescribing their duties providing for their appointment as viewers road juries juries of view and commissioners to view land and providing for the charges upon the respective counties in the matter of salaries costs and expenses thereof" providing for the division of townships running of township lines division of boroughs into wards and townships into election districts and for the establishment or reestablishment of township division lines by members of the county board of viewers

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1281, entitled:

An Act to amend section four of the act approved the twenty-third day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred and twenty-three) entitled "An act establishing in each county a board of viewers prescribing their duties providing for their appointment as viewers road juries juries of view and commissioners to view land and providing for the charges upon the respective counties in the matter of salaries costs and expenses thereof" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1345, entitled:

An Act providing for the reimbursement of counties by boroughs and townships when the county has contracted with the State Highway Department for the payment of both the county's and the borough's or township's share of the cost of constructing or improving a State or State-aid highway authorizing counties to so contract empowering boroughs and townships to incur indebtedness therefor and authorizing an assessment of the borough's share on the abutting property

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1186, entitled:

An Act relating to the arrest and punishment of users of opium morphine cocaine cocoa leaves or any compound salt derivative or preparation thereof

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1467, entitled:

An Act relating to the payment of funeral expenses of decedents by executors or administrators

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1027, entitled:

An Act to amend section one of an act approved May one one thousand nine hundred and thirteen entitled "An act defining mattresses regulating the making remaking and sale thereof prohibiting the use of insanitary and unhealthy materials therein requiring that the materials used shall be accurately described and prescribing the manner in which mattresses shall be labelled providing for the enforcement of the provisions of this act making certain acts criminal and punishing the same imposing certain duties upon the Commissioner of Health and the Chief Factory Inspector and repealing legislation inconsistent with this act"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 687, entitled:

An Act regulating the time of a retrial of a case in any court of common pleas after the jury has been discharged for failure to agree

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1080, entitled:

An Act declaring certain combinations and agreements in restraint of trade unlawful and imposing certain powers in connection therewith upon the executive director of the Commission of Public Welfare

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1007, entitled:

A joint resolution proposing an amendment to the Constitution of the Commonwealth of Pennsylvania providing for a budget system

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1236, entitled:

An Act to amend section seventeen of the act approved the seventeenth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and seven) entitled "An act to provide revenue for State and county purposes and in cities coextensive with counties for city and county purposes imposing taxes upon certain classes of personal property providing for the assessment and collection of the same providing for the duties and compensation of prothonotaries and recorders in connection therewith and modifying existing legislation which provided for raising revenue for State purposes" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1495, entitled:

A joint resolution proposing an amendment to article nine section one of the Constitution of the Commonwealth of Pennsylvania so as to permit the exemption from taxation of real and personal property owned occupied or used by any branch or post or camp of the Grand Army of the Republic the Spanish-American war veterans the American Legion the Veterans of Foreign Wars and the Military Order of the Loyal Legion of the United States

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1687 (Senate Bill No. 882), entitled:

An Act to empower the Public Service Commission to require railroad corporations to employ an adequate number of men upon trains and to repeal an act approved the nineteenth day of June nineteen hundred and eleven (Pamphlet Laws ten hundred and fifty-three) entitled "An act to promote the safety of travelers and employees upon railroads by compelling common carriers by railroad to properly man their trains"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1686, (Senate Bill No. 935), entitled:

An Act to amend section one of an act approved the eighth day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred fifteen) entitled "An act to fix the salaries of the deputies in the offices of the clerk of the courts county controller recorder of deeds county treasurer chief deputy sheriff and chief clerk to the county commissioners in counties of this Commonwealth having over two hundred and fifty thousand population and less than four hundred thousand population"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1676, (Senate Bill No. 800), entitled:

An Act relating to the procedure on appeals from settlements or audits of auditors of boroughs townships and poor districts

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1540, (Senate Bill No. 934), entitled:

An Act relating to poor districts co-extensive with counties of the fourth class authorizing the directors of such district to sell real estate no longer suitable for the support maintenance and employment of the poor of their respective districts and to purchase such real estate as may be necessary for such support maintenance and employment and to construct thereon such buildings as may be necessary and to equip and furnish the same validating the title to real estate heretofore purchased by such directors and providing for the borrowing of money and the issue of bonds by the county commissioners to accomplish the purposes of this act

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1669, (Senate Bill No. 641), entitled:

An Act to amend section seven of an act entitled "An act creating a fund for the purpose of rebuilding restoring and replacing buildings structures equipment or other property of the Commonwealth of Pennsylvania damaged or destroyed by fire or other casualty and regulating the placing of insurance thereon and providing penalties for any violation of the provisions of this act" approved the fourteenth day of May Anno Domini one thousand nine hundred fifteen (Pamphlet Laws five hundred twenty-four) by permitting the purchase of policies of boiler insurance

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 931, (Senate Bill No. 355), entitled:

An Act for the protection of the public health by providing clean sanitary establishments for bottling non-alcoholic drinks including clean sanitary ingredients bottles receptacles and utensils and providing penalties for the enforcement thereof

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1445, (Senate Bill No. 233), entitled:

An Act to authorize cities of the first class to regulate the removal and disposal of garbage to prevent the private collection thereof and to enforce the provisions of ordinances providing therefor by fine and in default of the payment of such fine by imprisonment of the person or persons violating any such ordinance

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1640, (Senate Bill No. 791), entitled:

An Act to amend sections one and two of an act approved the fifth day of June Anno Domini one thousand nine hundred and thirteen (Pamphlet Laws four hundred and forty-three) entitled "An act for the prevention of blindness by requiring the reporting of cases of ophthalmia neonatorum (inflammation of the eyes of infants) by physicians midwives and others and requiring the reporting of results of treatment of each case of said disease and fixing a penalty for violation thereof"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1674, (Senate Bill No. 792), entitled:

An Act to amend section one hundred of an act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred and eighty-two) entitled "An act to consolidate revise and amend the penal laws of this Commonwealth" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1531, (Senate Bill No. 623), entitled:

An Act to amend sections four and seven of an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and nine) entitled "An act prescribing the powers and duties of the Bureau of Markets in the Department of Agriculture providing for co-operation with the Bureau of Standards of the Department of Internal Affairs to establish standard receptacles for farm products and to promulgate regulations for enforcement thereof and prescribing penalties for violation of the provisions of this act" by striking out certain provisions limiting the investigation and classification of farm products and appropriating to the Department of Agriculture for the use of the Bureau of Markets all fees and other moneys collected under this act

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1519, (Senate Bill No. 560), entitled:

An Act to provide for the sterilization of inmates of institutions having the care and custody of idiotic imbecile epileptics feeble-minded and insane persons in cases where such sterilization will materially improve the mental or physical condition of such persons and in cases where owing to the idiocy imbecility insanity or feeble-mindedness of such persons not being in permanent custody procreation by such persons would produce offspring similarly affected

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1527, (Senate Bill No. 762), entitled:

An Act to amend section five of the act approved the twenty-fourth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and ninety-seven) entitled "An act authorizing the establishment of contagious disease hospitals in the several counties of the Commonwealth to be constructed and maintained out of county funds" by providing for the management of such hospitals by a board of trustees

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1670, (Senate Bill No. 647), entitled:

An Act to repeal an act approved the third day of April one thousand eight hundred and seventy-two (Pamphlet Laws seven hundred eighty-six) entitled "An act to provide for the detection of crime in the county of Dauphin"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1373, (Senate Bill No. 388), entitled:

An Act to prohibit the bribery of baseball players and employees of baseball clubs and the acceptance by baseball players and employees of baseball clubs of bribes and declaring such bribery or the acceptance of such bribes a felony and fixing the penalty therefor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1685, (Senate Bill No. 939), entitled:

An Act fixing the fees of the prothonotaries of the Supreme and Superior Courts

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1709, (Senate Bill No. 877), entitled:

An Act fixing the salary of the Lieutenant Governor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1644, (Senate Bill No. 931), entitled:

An Act providing for the appointment of county detectives in counties of the fourth class and fixing their salaries payable from the county treasury

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1690, (Senate Bill No. 873), entitled:

An Act relating to explosives making unlawful the giving away sale or delivery of explosives without the making and years and the having in possession and use of explosives for certain purposes

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1691, (Senate Bill No. 874), entitled:

An Act relating to explosives making unlawful the giving away sale or delivery of explosives without the making and keeping of records of sale

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1526 (Senate Bill No. 761), entitled:

An Act authorizing the establishment by counties of hospitals for the treatment of persons afflicted with tuberculosis providing for the management thereof and authorizing the incurring of indebtedness and the levy of taxes therefor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL ON THIRD READING (SPECIAL ORDER)

The SPEAKER. The hour fixed for the special order on House Bill No. 270 having arrived, the Chair will now take up that bill on third reading.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 170, entitled:

An Act to amend an act approved the twenty-fifth day of February one thousand nine hundred and one (Pamphlet Laws page eleven) entitled "An act to establish a Department of Forestry to provide for its proper administration to regulate the acquisition of land for the Commonwealth and to provide for the control protection and maintenance of forestry reservations by the Department of Forestry" as amended by establishing additional bureaus and offices in said department establishing forest districts providing for forest officers assistants and labor providing for the salaries of the officers and employees of the department fixing the amount of expenditures for the acquisition of land and repealing certain acts

And said bill having been read at length the third time,
considered and agreed to,

On the question,

Shall the bill pass finally

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—174.

Alexander,	Edmonds,	Lafferty,	Sieg.
Allum	Ehrhardt,	Leeds,	Shaffer,
Armstrong,	Elgin,	Lewis,	Shannon,
Asbury,	Evans,	Long,	Shellenberger,
Aston,	Feldman,	Love,	Sinclair,
Baker,	Finney,	McBride,	Smiley,
Baldi,	Ritzgibbon,	McCaig,	Smink,
Barnhart,	Powder,	McCann,	Smith, H. J.,
Beckley,	Franklin,	McCarthy,	Smith, H.,
Bell,	Gearhart,	McClure,	Smith, J. W.,
Ridelspacher,	Gelder,	McCurdy,	Smith, L.,
Blair,	Gibbon,	McGowan,	Snowden,
Bluett,	Glass,	McHugh,	Soffel,
Blumberg,	Goehring,	McKim,	Sowers,
Bolard,	Golder,	McMullen,	Sprolws,
Bower,	Goodnough,	McOwen,	Stackhouse,
Brady,	Green,	McVicar,	Stark,
Brenneman,	Griffith,	Magill,	Steedle,
Bromley,	Hagerty,	Mangan,	Sterling,
Brown F. B.,	Haines,	Marcus, J.,	Stevens,
Brown, T. R.,	Hampson,	Marcus, J. C.,	Stewart,
Burns,	Harding,	Martin,	Strauss,
Campbell,	Harer,	Mantz,	Thomas,
Catlin	Harry,	Michel,	Trainer,
Chaplin,	Hasett,	Miller, A.,	Van Alen,
Clutton,	Hatrick,	Miller, C.,	Vickerman,
Comer,	Haws,	Miller, D. I.,	Walker, G. T.,
Conner,	Heffernan,	Miller, H. F.,	Walker, J. A.,

Cook,	Henderson, E.,	Miller, J. J.,	Weamer,
Craig, J. O.,	Henderson, W.,	Ogle,	Wells,
Cratty,	Hess,	Perry,	Wettach,
Crum,	Hetrick,	Posay,	Whitaker,
Curran,	Hoffman, J. N.,	Quigley,	Whitehouse,
Curry,	Horne,	Rhoads,	Whiteman,
Davis,	Hough,	Richards,	Williams,
Dawson,	Huston,	Rieder,	Wolfe,
Denning,	Jones, D. J.,	Rinn,	Woner,
Dewey, C. P.,	Jones, W. W.,	Roman,	Wood,
Dewey, P. H.,	Kantner,	Ruddy,	Woodruff,
Diehm,	Keene,	Ruch,	Zook,
Dilsheimer,	Kinsman,	Ruth,	Spangler,
Drinkhouse,	Kooser,	Schaeffer,	Speaker,
Dunn,	Krause,	Schilling,	
Eaches,	Krugh,	Schwartz,	

NAYS—1.

Beaver,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER)

The SPEAKER. The hour fixed for the special order on House Bill No. 271 having arrived, the Chair will take up that bill.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 271, entitled

An Act to amend an act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws page seven hundred and ninety-seven) entitled "An act to establish a Bureau of Forest Protection within the Department of Forestry designating the officers who shall constitute the Bureau their duties and salaries prescribing penalties for the violation thereof and repealing all laws general special or local or any parts thereof that may be inconsistent with or supplied by this Act" by providing for a chief of the Bureau of Forest Protection empowering District Foresters to act as District Fire Wardens providing for the compensation of the Chief and other Fire Wardens and persons assisting in extinguishing forest fires

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—182.

Alexander,	Elgin,	Lafferty,	Schaeffer,
Allum,	Evans,	Lewis,	Schilling,
Armstrong,	Finney,	Long,	Schwartz,
Aston,	Fitzgibbon,	Love,	Sieg,
Baker,	Flynn,	McBride,	Shaffer,
Baldi,	Fox,	McCaig,	Shannon,
Barnhart,	Franklin,	McCann,	Shellenberger,
Beaver,	Geahrhart,	McCarthy,	Sinclair,
Beckley,	Gelder,	McClure,	Smiley,
Bell,	Gibbon,	McConnell,	Smith, H. J.,
Bidelspacher,	Glass,	McCurdy,	Smith, H.,
Blair,	Goehring,	McGowan,	Smith, J. W.,
Boland,	Goodnough,	McHugh,	Smith, L.,
Bower,	Goss,	McKim,	Snowden,
Brady,	Green,	McKnight,	Soffel,
Brenneman,	Griffith,	McMullen,	Sowers,
Bromley,	Hagerty,	McOwen,	Sprows,
Brooks,	Haines,	McVicar,	Stackhouse,
Brown, T. R.,	Hampson,	Magill,	Stadlander,
Burns,	Harding,	Marcus, J.,	Stark,
Campbell,	Harer,	Marcus, J. C.,	Steedle,
Catlin,	Harry,	Marshall,	Sterling,
Chaplin,	Haslett,	Martin,	Stevens,
Clutton,	Hatrick,	Mantz,	Stevenson,
Comerer,	Haws,	Michel,	Stewart,
Conner,	Heffernan,	Millar, A.,	Strauss,
Cook,	Henderson, E.,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, W.,	Miller, C.,	Van Alen,
Cratty,	Hess,	Miller, D. I.,	Vickerman,
Crum,	Hetrick,	Miller, D. D.,	Walker, G. T.,
Curran,	Hoffman, J. N.,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, M. R.,	Miller, J. J.,	Weiss,
Davis,	Hoover,	Mitchell,	Wells,
Dawson,	Horne,	Morris,	Wettach,
Denning,	Hough,	Ogle,	Whitaker,
Dewey, C. P.,	Huston,	Perry,	Whitehouse,
Dewey, P. H.,	Jones, D. J.,	Phillips,	Whiteman,
Diehm,	Jones, W. W.,	Posay,	Williams,
Dilsheimer,	Jordan,	Quigley,	Wolfe,
Donneley,	Kantner,	Rhoads,	Woner,
Drinkhouse,	Keene,	Richards,	Wood,
Dunlap,	Kinsman,	Rieder,	Woodruff,
Dunn,	Kohler,	Rinn,	Zook,
Eaches,	Kooser,	Roman,	Spangler,
Edmonds,	Krause,	Ruch,	Speaker,
Ehrhardt,	Krugh,	Ruddy,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

COMMUNICATIONS FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 20, 1921.

To the Honorable the Senate and House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with Section 7 of an Act entitled, "An act authorizing the issue and sale of bonds to the amount of fifty millions of dollars by the Commonwealth of Pennsylvania; defining the powers and duties of the Governor, the Auditor General and the State Treasurer, in relation thereto; making an appropriation of the proceeds of such bonds for the purpose of improving and rebuilding the highways of the Commonwealth; providing for the payment of interest on, and the redemption of such bonds by the Sinking Fund Commission; and making an appropriation to carry out the provisions of this act," approved the 18th day of April, A. D. 1919, you are hereby informed that there has been borrowed on behalf of the Commonwealth of Pennsylvania the sum of \$23,800,000 for the purpose of improving and rebuilding the highways of the Commonwealth, and as evidence of the indebtedness there have been issued bonds of the Commonwealth of Pennsylvania, Series "A", in the sum of \$12,000,000 under date of July 1, 1919, bearing interest at four and one-quarter per centum (4¼%) per annum, and \$11,800,000 of similar bonds, known as Series "B", under date of August 2, 1920, bearing interest at four and one-half per centum (4½%) per annum.

In continuing the State's highway program, and should conditions continue favorable it is my purpose to borrow the remainder of the \$50,000,000 authorized to be borrowed, as follows:

\$15,000,000 on or about July 1, 1921, and \$11,200,000 on or about July 1, 1922,

Respectfully,

WM. C. SPROUL.

APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 20, 1921.

To the Honorable, the House of Representatives, of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives recalling from the Governor House Bill No. 860, File Folio 3345, entitled:

"Resolved (if the Senate concur) That House Bill No. 860, File Folio 3345, entitled 'An act creating a commission to prepare a revision and consolidation of the existing general statutory law defining the powers and duties of the commission imposing certain duties upon the Legislative Reference Bureau providing for the report of the commission to the General Assembly for its adoption or rejection, and making an appropriation' be recalled from the Governor for the purpose of amendment"

Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

RECONSIDERATION OF VOTE.

Mr. WHITAKER. Mr. Speaker, I move that the vote which this bill passed finally, be reconsidered.

Mr. HARRY. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. WHITAKER. Mr. Speaker, I move that the vote by which this bill passed third reading, be reconsidered.

Mr. HARRY. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. WHITAKER. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend Section 2 page 3 line 7 by striking out the word "Assistant" and inserting in lieu thereof the word "Deputy"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the

House

On the question,
Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania

Executive Chamber, Harrisburg, April 20, 1921.

To the Honorable the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and the House of Representatives, recalling from the Governor House Bill No. 399, File Folio 1705, entitled "Resolved (if the Senate concur) that House Bill No. 399 File Folio 1705 entitled 'An Act relating to the adequate protection of fruit vegetables or other articles of food from flies' be recalled from the Governor for the purpose of amendment"

Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

RECONSIDERATION OF VOTE.

Mr. ALBERT MILLAR. Mr. Speaker, I move that the vote by which this bill passed finally be reconsidered.

Mr. HATRICK. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. ALBERT MILLAR. Mr. Speaker, I move that the vote by which this bill passed third reading, be reconsidered.

Mr. HATRICK. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,
Will the House agree to the bill on third reading?

Mr. ALBERT MILLAR. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend the title by adding to it the following: "and providing penalties for violation of its provisions"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 20, 1921.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and the House of Representatives recalling from the Governor House Bill No. 626, File Folio 3489, entitled:

"Resolved (if the Senate concur) That House Bill No. 626 File Folio 3489 entitled 'An act to amend section one of the act approved the seventeenth day of July one thousand nine hundred and nineteen, (Pamphlet Laws nine hundred and ninety-five) entitled 'An act to provide for the appointment of assistant district attorneys in the several counties having over ninety thousand and less than seven hundred and fifty thousand inhabitants and fixing their salaries' be recalled from the Governor for the purpose of amendment"

Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

RECONSIDERATION OF VOTE.

Mr. HENRY F. MILLER. Mr. Speaker, I move that the vote by which this bill passed finally be reconsidered.

Mr. CHARLES P. DEWEY. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. HENRY F. MILLER. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. CHARLES P. DEWEY. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

BILL LAID ON THE TABLE.

Mr. HENRY F. MILLER. Mr. Speaker, I move that the communication from the Governor together with the bill be laid upon the table.

Mr. CHARLES P. DEWEY. Mr. Speaker, I second the motion.

The motion was agreed to.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 20, 1921.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives recalling from the Governor House Bill No. 433 File Folio 875, entitled:

"Resolved (if the Senate concur) That House Bill No. 433 File Folio 875 entitled 'An act to amend section one of an act approved the fifteenth day of June Anno Domini one thousand nine hundred and eleven entitled 'An act to fix and regulate the compensation of directors of the poor of poor districts composed of several townships boroughs and cities situate wholly within counties of this Commonwealth not exceeding five hundred thousand population' as amended by increasing the rate of compensation to be paid to the attorney of said poor districts' be recalled from the Governor for the purpose of amendment"

Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

RECONSIDERATION OF VOTE.

Mr. DAWSON. Mr. Speaker, I move that the vote by which this bill passed finally be reconsidered.

Mr. FITZGIBBON. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. DAWSON. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. FITZGIBBON. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. DAWSON. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend section 1 page 3 line 25 by striking out after the word "population" the words "not to exceed"; amend section 1 page 3 line 28 by striking out after the word "population" the words "not to exceed"; amend section 1 page 4 line 1 by striking out after the word "population" the words "not to exceed"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 20, 1921.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following concurrent resolution of the Senate and House of Representatives recalling from the Governor House Bill No. 865, File Folio 1585, entitled:

"Resolved If the Senate concur that House Bill No. 865 entitled 'An act providing for the licensing and regulation of corporations copartnerships associations and individuals engaged in the business of receiving payments or contributions to be held or used in any plan of accumulation or investing or of issuing negotiating offering for sale or selling any certificates securities contracts or other choses in actions evidenced by writing on the partial payment or installment plan or of assuming fixed obligations or issuing in connection therewith a contract based upon payments being made upon installments or single payments under which all or part of the total amount received is to be repaid at some future time with or without profit and imposing penalties' be withdrawn from the Governor for the purpose of amendment" Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

RECONSIDERATION OF VOTE.

Mr. JAMES A. WALKER. Mr Speaker, I move that the vote by which this bill passed finally be reconsidered.

Mr. HESS. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. JAMES A. WALKER. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. HESS. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring.

Will the House agree to the bill on third reading?

Mr. JAMES A. WALKER. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Page 8—Line 22 Adding after the word "funds" the words "employees savings funds"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, April 20, 1921.

Resolved (if the Senate concur) That House Bill No. 1171 entitled "An act to amend section six hundred and twenty-five of and to amend by adding sections six hundred and twenty-six and six hundred and twenty-seven to an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled 'An act concerning townships and revising amending and consolidating the law relating thereto' " be recalled from the Governor for the purpose of amendment.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, April, 19, 1921.

Resolved (if the Senate concur) That House Bill No. 433 File Folio 875 entitled "An act to amend section one of an Act approved the fifteenth day of June Anno Domini one thousand nine hundred and eleven entitled 'An Act to fix and regulate the compensation of directors of the poor of poor districts composed of several townships boroughs and cities situate wholly within counties of this Commonwealth not exceeding five hundred thousand population' as amended by increasing the rate of compensation to be paid to the attorney employed by said poor districts" be recalled from the Governor for the purpose of amendment.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, April 20, 1921.

Resolved (if the Senate concur) That House Bill No. 87 entitled "An act to amend on act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled 'An act concerning townships and revising amending and consolidating the law relating thereto' " which was recalled from the Governor for the purpose of amendment be returned to the Governor without amendment

RESOLUTION RECALLING HOUSE BILL NO. 798 FROM THE GOVERNOR.

Mr. BURNS offered the following resolution, which was twice read, considered and adopted.

In the House of Representatives, April 20, 1921.

Resolved (if the Senate concur) That House Bill No. 798 File Folio 3499 entitled "An act to amend section thirteen of an act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred and fifty-four) entitled 'An act to protect the public health and safety by regulating the erection alteration repair use occupancy maintenance sanitation and condemnation of dwellings two-family dwellings rooming-houses and tenements by regulating the use maintenance and sanitation of the grounds surrounding the same the adjoining buildings and all vacant land in cities of the first class providing for their inspection the abatement of nuisances the vacating of uninhabitable houses and the filing of liens creating a Division of Housing and Sanitation and providing penalties for violations of the provisions thereof and repealing all laws inconsistent therewith' " be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for its concurrence.

LEAVE OF ABSENCE.

Mr. McCURDY asked and obtained leave of absence for Mr. Catlin on account of illness.

RECESS.

The SPEAKER. If there is no objection the Chair will declare a recess until 8:30 o'clock this evening.

Whereupon, at 6:15 o'clock the House took a recess until 8:30 o'clock P. M.

AFTER RECESS.

The House reconvened at 8:30 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

REPORTS FROM COMMITTEES.

Mr. BROOKS, from the Committee on Education, reported as committed House Bill No. 1727, (Senate Bill No. 879), entitled:

An Act to amend section five hundred and six as amended and five hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Mr. McBRIDE, from the Committee on Counties and Townships, reported as committed House Bill No. 1743, (Senate Bill No. 977), entitled:

An Act authorizing the county commissioners of any county within this Commonwealth to appropriate and pay out of the treasury of their county a sum not exceeding ten thousand dollars for the entertainment and other general expenses incident to a state or national convention encampment reunion or meeting of any national organization composed of certain honorably discharged soldiers sailors and marines of the United States and directing the manner in which such appropriation shall be expended.

Mr. GEORGE T. WALKER, from the Committee on Counties and Townships, reported as committed House Bill No. 1705, (Senate Bill No. 821), entitled:

An Act fixing the salaries of the county controller in counties of the first second third fourth and fifth classes.

Mr. SHELLENBERGER, from the Committee on Agriculture, reported as committed, House Bill No. 1695 (Senate Bill No. 494), entitled

Mr. WOODRUFF, from the Committee on Education, reported as committed House Bill No. 1725, (Senate Bill No. 823), entitled:

An Act to amend section five hundred and thirty-one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and validating liens for taxes.

Mr. GELDER, from the Committee on Counties and Townships, reported as committed House Bill No. 1185, entitled:

An Act revising amending changing and consolidating the law relating to townships of the second class abolishing the offices of supervisor secretary and treasurer in said townships and conferring and imposing the powers and duties of said officers upon the county commissioners and county treasurer.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 1184.

An Act for the relief of persons copartnerships associations and corporations from certain completed and uncompleted contracts entered into with the Commonwealth and which on account of war and post-war conditions caused financial loss creating a board of claims to adjust moral and equitable claims arising from heads of departments bureaus boards divisions and commissions of the Commonwealth who executed such contracts providing for the determination and payment of such moral and equitable claims and for the dismissing of petitions allowing appeals in such cases and making an appropriation

with the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend by striking out entire title and inserting in lieu thereof the following:

An act authorizing the Governor to appoint a board of claims to hear audit dismiss or adjust moral and equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways and making an appropriation.

Amend page 2 section 1 by striking out lines 4 to 17 inclusive and inserting in lieu thereof the following:

"A board of claims hereinafter called 'the board' is hereby created consisting of three persons to be appointed by the Governor. The Governor shall fix the compensation of the members of said board. The said board shall have power to receive and consider petitions from persons copartnerships associations and corporations hereinafter called 'the contractor' praying for the hearing auditing and adjusting of moral and equitable claims against the Commonwealth of Pennsylvania arising from contracts with the Commonwealth of Pennsylvania for the construction and reconstruction of highways entered into or in course of completion between January first one thousand nine hundred and nineteen and December thirty-first one thousand nine hundred and twenty inclusive whether such contracts have been completed or remain uncompleted.

Amend by striking out section 2 and inserting in lieu thereof the following:

Section 2 Any contractor may present a petition to the board setting forth any one or more of the following allegations

(a) That he entered into a contract with the Commonwealth (b) that he suffered financial loss in the execution of said contract stating the amount of such financial loss (c) that such financial loss was caused by matters beyond the control of the contractor such as strikes scarcity of labor and materials increase in the cost of labor and materials railroad strikes embargos priority orders increase in freight rates cancellation of contracts by material men (d) any other reasons upon which he bases his claim against the Commonwealth and (e) that by reason of such loss he has a moral and equitable claim against the Commonwealth.

Whereupon it shall be the duty of the board to consider said petition and upon the facts contained in said petition or upon said facts and any information within its possession or that it may otherwise secure determine whether or not the claim of said contractor is meritorious and such as to entitle him to a hearing before said board. If the board shall determine that the claim is without merit it shall make an order refusing a hearing which order shall be final. If the board shall determine that the claim is meritorious and that the contractor is entitled to a hearing it shall make an order fixing a time and place when and where the contractor may be heard and shall give at least ten days' notice of the time and place fixed for such hearing to the petitioner the Attorney General and the State Highway Commissioner. After a full hearing of the matter the board shall have power to determine whether or not the contractor is entitled to compensation for any financial loss which he may have sustained and to fix the amount thereof or dismiss the petition as to right and justice shall appertain."

Amend by striking out section 3 and inserting in lieu thereof the following:

Section 3 "Whenever after hearing and determination of any claim as aforesaid the board shall find in favor of the contractor and fix the amount to which the contractor is entitled the amount so fixed shall be final and conclusive against the contractor and the Commonwealth without right of appeal."

Amend by striking out section 4, and inserting in lieu thereof the following:

Section 4 "Any final order or award of the board shall be paid from appropriations made or to be made by the General Assembly to the said Highway Department for road construction purposes."

Amend by striking out section 5, and inserting in lieu thereof the following:

Section 5 "The sum of fifty thousand dollars (\$50,000) is hereby appropriated to the payment of the compensation costs and expenses of said board to be drawn upon the requisition of the chairman thereof and paid as other appropriations are now by law paid."

Amend by striking out sections 6, 7, 8, 9 and 10.

On the question,

Will the House concur in the amendments made by the Senate?

Mr. ALEXANDER. Mr. Speaker, I would like the House to look at this amendment to House Bill No. 1184, file folio 4995. You will notice that the title of the act as originally proposed was

"For the relief of persons copartnerships associations and corporations from certain completed and uncompleted contracts entered into with the Commonwealth and which on account of war and post-war conditions caused financial loss creating a board of claims to adjust moral and equitable claims arising from such contracts imposing certain powers and duties upon the heads of departments bureaus boards divisions and commissions of the Commonwealth who executed such contracts providing for the determination and payment of such moral and equitable claims and for the dismissing of petitions allowing appeals in such cases and making an appropriation"

Now, we see that this is all stricken out in the amendment, and in its place they have written in this:

"Authorizing the Governor to appoint a board of claims to hear audit dismiss or adjust moral and equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways and making an appropriation"

Why should that change be made to make it so broad as to take in other contracts? Why should that change be made? It seems to me that the title in the first place restricted it to a very narrow margin. At the best, this is not a good kind of law, and it should be restricted to a very narrow margin if it is to be passed. Then, why has it been broadened by the change of the title? I think before the House acts on this finally, that we should understand why this change was made and therefore in order that this might be properly examined, I move that the House do non-concur in these amendments. Of course, if we do not concur, then the bill will go back and a committee will be appointed and we can then look into it. If it is a proper change then it can be passed later on, so my motion is made that the House do non-concur in these amendments.

Mr. BRADY. Mr. Speaker, I second the motion.

On the question.

Will the House agree to the motion?

Mr. WOLFE. Mr. Speaker, I would ask that the amendments be read the second time.

The SPEAKER. The amendments will be read by the Clerk.

The Clerk read the amendments as follows: "Amend by striking out entire title and inserting in lieu thereof the following:

"Authorizing the Governor to appoint a board of claims to hear audit dismiss or adjust moral and equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways and making an appropriation"

Amend page 2, section 1, by striking out lines 4 to 17 inclusive and inserting in lieu thereof the following:

"A board of claims hereinafter called 'the board' is hereby created consisting of three persons to be appointed by the Governor. The Governor shall fix the compensation of the members of said board. The said board shall have power to receive and consider petitions from persons copartnerships associations and corporations hereinafter called 'the contractor' praying for the hearing auditing and adjusting of moral and equitable claims against the Commonwealth of Pennsylvania arising from contracts with the Commonwealth of Pennsylvania for the construction and reconstruction of highways entered into or in course of completion between January first one thousand nine hundred and nineteen and December thirty-first one thousand nine hundred and twenty inclusive whether such contracts have been completed or remain uncompleted"

Amend by striking out section 2, and inserting in lieu thereof the following:

"Section 2 Any contractor may present a petition to the board setting forth any one or more of the following allegations (a) That he entered into a contract with the Commonwealth (b) that he suffered financial loss in the execution of said contract stating the amount of such financial loss (c) that such financial loss was caused by matters beyond the control of the contractor such as strikes scarcity of labor and materials increase in the cost of labor and materials railroad strikes embargos priority orders increase in freight rates cancellation of contracts by materials men (d) any other reasons upon which he bases his claim against the Commonwealth and (e) that by reason of such loss he has a moral and equitable claim against the Commonwealth"

Whereupon it shall be the duty of the board to consider said petition and upon the facts contained in said petition or upon said facts and any information within its possession or that it may otherwise secure determine whether or not the claim of said contractor is meritorious and such as to entitle him to a hearing before said board. If the board shall determine that the claim is meritorious and that the contractor is entitled to a hearing it shall make an order fixing a time and place when and where the contractor may be heard and shall give at least ten days' notice of the time and place fixed for such hearing to the petitioner the Attorney General and the State Highway Commissioner. After a full hearing of the matter the board shall have power to determine whether or not the contractor is entitled to compensation for any financial loss which he may have sustained and to fix the amount thereof or dismiss the petition as to right and justice shall appertain"

Amend by striking out section 3, and inserting in lieu thereof the following:

"Section 3 Whenever after hearing and determination of any claim as aforesaid the board shall find in favor of the contractor and fix the amount to which the contractor is entitled the amount so fixed shall be final and conclusive against the contractor and the Commonwealth without right of appeal"

Amend by striking out section 4, and inserting in lieu thereof the following:

"Section 4 Any final order or award of the board shall be paid from appropriations made or to be made by the General Assembly to the said Highway Department for road construction purposes"

Amend by striking out section 5, and inserting in lieu thereof the following:

"Section 5 The sum of fifty thousand dollars (\$50,000) is hereby appropriated to the payment of the compensation costs and expenses of said board to be drawn upon the requisition of the chairman thereof and paid as other appropriations are now by law paid"

Amend by striking out sections 6, 7, 8, 9 and 10.

On the question recurring,

Will the House agree to the motion?

It was agreed to, and the amendments were non-concurred in.

Ordered, That the Clerk inform the Senate accordingly.

BILLS ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 873, as follows:

An Act authorizing a State Association of Township Supervisors and Township Commissioners and providing for the payment of the expenses thereof by the respective counties.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General

Assembly met and it is hereby enacted by the authority of the same That the formation of a State Association of Township Supervisors and Commissioners is hereby authorized The association shall hold annual meetings at such time and place within the Commonwealth as it may designate for the purpose of discussing various questions and subjects pertaining to the duties of township supervisors and township commissioners and for the purpose of devising uniform economical and efficient methods of administering the affairs of townships

Section 2 Each county association of township supervisors and commissioners shall send one township supervisor or commissioner for each ten townships or fraction thereof within said county as a delegate to each annual meeting of said State Association

Section 3 The expenses of the delegates attending the annual meeting shall not exceed four dollars per day for each delegate for not more than three days together with the actual mileage at the prevailing rate of railroad fare and shall be paid by the respective county associations

Section 4 The expenses of the annual meeting including expenses of committees printing and stenographers shall be paid pro rata by the respective county associations and shall not exceed ten dollars for each county association

Section 5 Within thirty days after each annual meeting of the State Association the treasurer of the respective county association shall file with the county treasurer an itemized statement under oath setting forth where and when the annual meeting of the State Association was held the number of delegates from the respective association in attendance and the expenditures due from the county association for such annual meeting

Section 6 The county treasurer shall pay to the treasurer of the respective county association out of the county funds the amount expended by the county association under the provisions of this act

Section 7 All acts or parts of acts inconsistent with this act are repealed

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—183.

Alexander,
Allum,
Armstrong,
Asbury,
Aston,
Baldi,
Beahart,
Barnier,
Beckley,
Beldspacher,
Blair,
Bluet,
Blumberg,
Bolard,
Brady,
Brendle,
Brenneman,
Bromley,
Brooks,
Brown, T. R.,
Burns,
Campbell,
Clutton,
Comeror,
Conner,
Cook,
Craig, J. R.,
Cratty,
Crum,
Curran,
Curry,
Davis,
Dawson,
Denning,
Dewey, C. P.,
Dewey, F. H.,
Diehm,
Dilsheimer,
Dithrich,
Donneley,
Drinkhouse,
Dunlap,
Dunn,
Eaches,
Edmonds,
Ehrhardt,
Elgin,

Evans,
Feldman,
Fitzgibbon,
Flynn,
Fowler,
Fox,
Franklin,
Gearhart,
Gelder,
Gibbon,
Glass,
Goehring,
Golder,
Goodnough,
Goss,
Green,
Griffith,
Hagerty,
Haines,
Haldeman,
Hampton,
Harding,
Harley,
Haslett,
Hatrack,
Haws,
Heffernan,
Henderson, E.,
Henderson, W.,
Herrick,
Hoffman, J. N.,
Hoffman, M. R.,
Hoover,
Horne,
Hough,
Jones, D. J.,
Jones, W. W.,
Jordan,
Kantner,
Keene,
Kinsman,
Kohler,
Kooser,
Krause,
Krug,
Lafferty,

Leeds,
Lewls,
Long,
Love,
McBride,
McCaig,
McCann,
McCarthy,
McClure,
McConnell,
McGowan,
McHugh,
McKnight,
McOwen,
McVicar,
Magill,
Mangan,
Marcus, J.,
Marcus, J. C.,
Marshall,
Martin,
Michel,
Miller, A.,
Miller, A. S. C.,
Miller, C.,
Miller, D. I.,
Miller, D. D.,
Miller, H. F.,
Miller, J. J.,
Mitchell,
Morris,
Ogle,
Orr,
Perry,
Phillips,
Pike,
Posey,
Quigley,
Rhoads,
Richards,
Rinn,
Ruch,
Ruddy,
Ruth,
Schaeffer,
Schilling,

Schwartz,
Sieg,
Shaffer,
Shannon,
Shellenberger,
Sinclair,
Smiley,
Smink,
Smith, H. J.,
Smith, H.,
Smith, J. W.,
Smith, L.,
Snowden,
Soffel,
Sowers,
Sprovis,
Stackhouse,
Stadlander,
Stark,
Steedle,
Sterling,
Stevens,
Stevenson,
Stewart,
Strauss,
Thomas,
Trainer,
Van Alen,
Vickerman,
Walker, G. T.,
Walker, J. A.,
Weamer,
Weiss,
Wells,
Wetach,
Whitaker,
Whitehouse,
Whiteman,
Williams,
Wolfe,
Woner,
Wood,
Woodruff,
Zook,
Spangler,
Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the consideration on final passage of House Bill No. 1366, as follows:

An Act to amend section one of the act approved the eighteenth day of July Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws one thousand and sixty-one) entitled "An act to fix the salaries of the supervising inspectors of the second grade and of the Chief of the Bureau of Mediation and Arbitration in the Department of Labor and Industry"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the eighteenth day of July Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws one thousand and sixty-one) entitled "An act to fix the salary of the supervising inspectors of the second grade and of the Chief of the Bureau of Mediation and Arbitration in the Department of Labor and Industry" which reads as follows

"That the salaries of the four supervising inspectors of the second grade in the Department of Labor and Industry are hereby fixed at three thousand five hundred dollars (\$3,500) per annum each The salary of the Chief of the Bureau of Mediation and Arbitration in the Department of Labor and Industry is hereby fixed at four thousand dollars (\$4,000) per annum" is hereby amended to read

That the salaries of the four supervising inspectors of the second grade in the Department of Labor and Industry are hereby fixed at three thousand five hundred dollars (\$3,500) per annum each The salary of the Chief of the Bureau of Mediation and Arbitration in the Department of Labor and Industry is hereby fixed at five thousand dollars (\$5,000) per annum

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz: -

YEAS—178.

Aston,	Gearhart,	McCaig,	Schilling,
Eaker,	Gelder,	McCann,	Schwartz,
Baldi,	Gibbon,	McCarthy,	Sieg,
Barnhart,	Glass,	McClure,	Shafer,
Beaver,	Goehring,	McConnell,	Shannon,
Blair,	Golder,	McCurdy,	Shellenberger,
Bluet,	Goodnough,	McGowan,	Sinclair,
Blumberg,	Goss,	McHugh,	Smiley,
Bolard,	Green,	McKim,	Smink,
Bower,	Griffith,	McKnight,	Smith, H. J.,
Brady,	Hagerty,	McMullen,	Smith, H.,
Bromley,	Haines,	McOwen,	Smith, J. W.,
Brooks,	Haldeman,	McVicar,	Smith, L.,
Brown, T. R.,	Hampson,	Magill,	Snowden,
Burns,	Harer,	Marcus, J.,	Sowers,
Chaplin,	Harry,	Marcus, J. C.,	Sprows,
Clutton,	Haslett,	Marshall,	Stackhouse,
Comere,	Hatrick,	Martin,	Stadlander,
Conner,	Haws,	Mantz,	Stark,
Cook,	Heffernan,	Michel,	Steedle,
Craig, J. O.,	Henderson, E.,	Millar, A.,	Sterling,
Cratty,	Henderson, W.,	Millar, A. S. C.,	Stevens,
Crum,	Hess,	Miller, C.,	Stevenson,
Curry,	Hetrick,	Miller, D. I.,	Stewart,
Davis,	Hoffman, J. N.,	Miller, D. D.,	Strauss,
DeHaas,	Hoffman, M. R.,	Miller, H. F.,	Trainer,
Denning,	Hoover,	Miller, J. J.,	Van Alen,
Dewey, C. P.,	Horne,	Mitchell,	Walker, G. T.,
Dewey, P. H.,	Hough,	Morris,	Walker, J. A.,
Diehm,	Jones, D. J.,	Ogle,	Weamer,
Dilsheimer,	Jones, W. W.,	Orr,	Wells,
Ditrich,	Jordan,	Phillips,	Wells,
Drinkhouse,	Kantner,	Fike,	Wettach,
Dunlap,	Kelly,	Posey,	Whitaker,
Dunn,	Kinsman,	Quigley,	Whitehouse,
Eaches,	Kohler,	Rhoads,	Whiteman,
Edmonds,	Krause,	Richards,	Williams,
Ehrhardt,	Krugh,	Rinn,	Wolfe,
Elgin,	Lafferty,	Roman,	Woner,
Evans,	Lewis,	Ruch,	Wood,
Fitzgibbon,	Long,	Ruddy,	Woodruff,
Flynn,	Love,	Ruth,	Zook,
Fox,	McBride,	Schaeffer,	Spangler,
Franklin,			Speaker,

NAYS—3.

Alexander, Brennenman, Vickerman,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the consideration on final passage of House Bill No. 1069, as follows:

An Act declaring it a misdemeanor to stipulate for or receive or consent or agree to receive fees commissions gifts or things of value for procuring or endeavoring to procure loans or the purchase or discount of negotiable paper or other evidence of debt

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any officer director or clerk of any bank trust company savings bank cooperative banking association building and loan association unincorporated partnership or association doing a business in the nature of a building and loan association or any person partnership association or corporation receiving money on deposit to stipulate for or receive or consent or agree to receive any fee commission gift or thing of value for procuring or endeavoring to procure for any person copartnership association or corporation any loan from or the purchase or discount of any negotiating paper or other evidence of debt by such bank trust company savings bank cooperative banking association building and loan association unincorporated partnership or association doing a business in the nature of a building and loan association or any person partnership association or corporation receiving money on deposit

This act shall not apply to any conveyancer or solicitor who is not a director of a bank trust company savings bank cooperative banking association or building and loan association

Any person violating the provisions of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding ten hundred dollars or to undergo imprisonment in the county jail not exceeding twelve months or both at the discretion of the court

On the question,

Shall the bill pass finally?

Mr. CHAPLIN. Mr. Speaker, I would like to interrogate any one who can explain the purpose of this bill.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Howard Smith, permit himself to be interrogated?

Mr. HOWARD SMITH. Mr. Speaker, yes, sir. What would the gentleman like to have explained?

Mr. CHAPLIN. Mr. Speaker, I would like to have the gentleman from Philadelphia explain the purpose of the bill.

Mr. HOWARD SMITH. Mr. Speaker, the purpose of the bill is to protect the stockholder of the building societies who has been held up in the past for a commission from the directors working in a dual capacity.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—184.

Allum,	Finney,	Lafferty,	Ruth,
Armstrong,	Fitzgibbon,	Leeds,	Schaeffer,
Asbury,	Flynn,	Lewis,	Schilling,
Aston,	Fowler,	Long,	Schwartz,
Baker,	Fox,	Love,	Sieg,
Baldi,	Franklin,	McBride,	Shaffer,
Barnhart,	Gearhart,	McCaig,	Shannon,
Beaver,	Gelder,	McCann,	Shellenberger,
Beckley,	Gibbon,	McCarthy,	Sinclair,
Bell,	Glass,	McConnell,	Smink,
Bidelspacher,	Goehring,	McCurdy,	Smith, H. J.,
Blair,	Golder,	McHugh,	Smith, H.,
Bluet,	Goodnough,	McKim,	Smith, J. W.,
Blumberg,	Green,	McKnight,	Smith, L.,
Bower,	Griffith,	McOwen,	Snowden,
Brady,	Hagerty,	McVicar,	Soffel,
Bromley,	Haines,	Magill,	Sowers,
Brooks,	Haldeman,	Mangan,	Sprows,
Brown, F. B.,	Hampson,	Marcus, J.,	Stackhouse,
Brown, T. R.,	Harding,	Marcus, J. C.,	Stadlander,
Burns,	Harer,	Marshall,	Stark,
Campbell,	Harry,	Martin,	Steedle,
Clutton,	Haslett,	Mantz,	Sterling,
Comere,	Hatrick,	Michel,	Stevens,
Conner,	Haws,	Millar, A.,	Stevenson,
Cook,	Heffernan,	Millar, A. S. C.,	Stewart,
Cratty,	Henderson, E.,	Miller, C.,	Strauss,
Curran,	Henderson, W.,	Miller, D. I.,	Thomas,
Curry,	Hess,	Miller, D. D.,	Trainer,
Davis,	Hetrick,	Miller, H. F.,	Van Alen,
Dawson,	Hoffman, J. N.,	Miller, J. J.,	Walker, G. T.,
DeHaas,	Hoffman, M. R.,	Mitchell,	Walker, J. A.,
Denning,	Hoover,	Morris,	Weamer,
Dewey, C. P.,	Horne,	Ogle,	Wells,
Dewey, P. H.,	Hough,	Orr,	Wells,
Diehm,	Huston,	Perry,	Wettach,
Dilsheimer,	Jones, D. J.,	Phillips,	Whitaker,
Ditrich,	Jones, W. W.,	Fike,	Whitehouse,
Donneley,	Jordan,	Posey,	Whiteman,
Drinkhouse,	Kantner,	Quigley,	Williams,
Dunkap,	Kecne,	Rhoads,	Wolfe,
Dunn,	Kelly,	Richards,	Woner,
Eaches,	Kinsman,	Rieder,	Wood,

Edmonds,	Kohler,	Rinn,	Woodruff,
Ehrhardt,	Kooser,	Roman,	Zook,
Elgin,	Krause,	Ruch,	Spangler,
Evans,	Krugh,	Ruddy,	Speaker,
Feldman,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON FINAL PASSAGE.

Mr. FOWLER. Mr. Speaker, I desire to call up from page 10 of to-day's calendar, bills on final passage postponed, House Bill No. 372, file folio 4159.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Fowler.

The House resumed the consideration on final passage of House Bill No. 372, entitled:

An Act to promote the public health by providing for one day in seven for employes in certain employments

On the question,

Shall the bill pass finally?

Mr. HESS. Mr. Speaker and gentlemen of the House. This is House Bill No. 372 providing for one day's rest in seven. Permit me to say, gentlemen of the House, that I most emphatically agree that wherever it is at all possible a workman ought to have one day's rest in seven, but I submit to you that under existing law where it is possible workmen are now getting one day's rest in seven, and that this bill if it were to become a law, would place a very considerable hardship upon industry. In many instances the provisions are such as would make it almost impossible to carry them out. Under the provisions of this bill the employer is compelled, according to section 3,

"Before operating on Sunday every employer shall post in a conspicuous place on the premises a schedule containing a list of his employes who are required or allowed to work on Sunday and designating the day of rest for each and shall file a copy of such schedule with the Commissioner of Labor. The employer shall promptly file with the said commissioner a copy of every change in such schedule"

Any gentleman in this House who during the past four or five years has been conducting an industrial establishment knows how entirely impossible these conditions would have been if they had existed during that period. You could have posted a list of your most trusted men whom you might have selected to work on Sunday and have asked the Department of Labor and Industry to grant permission to these particular individuals to work on the day of rest, but time and again and again the attendance of the workman was so interrupted, for one reason or another, that any industry compelled to operate on Sunday would when the morning would have arrived found these men were not present, or some of them, and the employer would be compelled to call in other workmen who were not posted on the list and whose names were not O. K'd by the Department of Labor and Industry, and he would have rendered himself subject to a fine of \$100 and up under this bill or his business would have been paralyzed. Take a plant like that of a sulphuric acid plant, with which I am familiar, and it is impossible to close down a plant like that. Furthermore, it is absolutely impossible to take a man who has no experience and place him in a plant of that kind because it would be entirely possible for a man who is not familiar with the duties in that plant to do more injury in such a plant in twenty-four hours than would make it possible to be put under proper operation again in six days. So, I submit to this House, that while I strongly favor the bill for any industries that can be operated under seven days, but under existing conditions, with the laws on the statute books to-day, practically every man is getting one day's rest in seven, if he wants it, and this is an irksome condition which is unnecessary, according to the provisions of this bill, in order to bring about that result.

Mr. JEFFERSON SMITH. Mr. Speaker, I would like to interrogate the gentleman from Lancaster.

The SPEAKER. Will the gentleman from Lancaster permit himself to be interrogated?

Mr. HESS. Mr. Speaker, yes, sir.

Mr. JEFFERSON SMITH. Mr. Speaker, does the gentleman not know that the largest employer in the United States allows one day's rest to their employes?

Mr. HESS. Mr. Speaker, I do; so do the smaller ones.

Mr. JEFFERSON SMITH. Mr. Speaker, I was an employee in the post office department, the largest employer in the United States, for seventeen years, and I want to say to you and to the gentlemen of the House here, that as the largest employer of labor of any plant in the United States, the Post Office Department, by an Act of Congress so arranged it that every man had one day out of seven for rest. I don't think there is any business man who cannot arrange his business affairs as the post office of the United States did, and I hope that this bill will pass.

Mr. FOWLER. Mr. Speaker, I don't see where the gentleman from Lancaster need worry about any plant not being able to comply with these conditions. If he would go further into the bill and read an amendment attached to this bill to the effect that in any industry where it is impossible to put the six day practice into effect, it is up to the Industrial Board of this State to so regulate it, and it is entirely up to them. This is a law that is fair. A supreme law concerning hours of labor was this: "Six days shalt thou labor and do all thy work, but the seventh day is the Sabbath." We realize that it is impossible in many industries to shut down the industry on the Sabbath day, but the question that the gentleman from Lancaster raised in regard to placing a notice in any plants in regard to working on the Sabbath day, that it shall be so printed, and let me not be accused that this bill, being introduced by labor men, is confined to the Pennsylvania Federation of Labor or any other labor organization, but we find that the Pennsylvania Federation of Churches have also endorsed this bill; we find that the Y. M. C. A.'s of the various sections have also endorsed this bill and that some of the corporations, those who had believed in the seventh day of Labor, such men as Mr. Gary, who undertook to abuse labor just a few nights ago, also said that it would be practical to put a six day working week into effect. I believe that with any industry which is desirous to work on the seventh day like the steel industry, that there will be no difficulty about it. We find now that the steel industry is advocating six days work. Take for instance during the war, in England, when she first went into the war they adopted a seven day week and a twelve hour day for each day in the week.

I am not quoting the statistics of radical organizations but of the United States Government, and of the government officials of other countries. The seven day week was continued in England, efficiency went down and the munition factories were running behind. The war was going on and the soldiers at the front were being made short of munitions and the commissions decided in England that they would make an investigation and they found this: That the seven day week was detrimental to the welfare of the people of England, and they cut down the seven day week and during the war they re-established the six day week, and increased the production in England during the war.

We will say another thing, that even in this country we heard the agitation that was sprung that if the eight hour day was established production would be decreased, we heard that in the arguments of the various industries. We will see. The one hundred and seventy-five thousand coal miners in the anthracite coal fields produced on an average two hundred and seventy-two working days during the war, they were reduced in hours from nine to eight, and working under those reduced hours from nine to eight, with forty-five thousand less men, forty-five thousand men that left the anthracite industry and went into the munition factories and went into the trenches in France where they fought for Democracy, and with forty-five thousand less men, those miners produced forty million tons more coal working an eight hour day than were ever produced in the history of America. You kill in the anthracite industry on an average of two and a half men a day. Eight men are injured in the State of Pennsylvania during a working day. You kill over three thousand men annually and you injure over fifty-six thousand. I tell you my friends, that when

our boys were fighting in France and when we heard of ten; or of twenty, or of one hundred, or of two hundred of the federal soldiers being killed in France our state was in mourning; but when we were faced with the fact that three thousand industrial soldiers gave up their lives in the industries of Pennsylvania, we shut our eyes.

I have attended an efficiency conference in this very room called by the Department of Labor and Industry. In that efficiency conference were representative men of the steam industry, men of the railroad, men of labor, and the opinion of all was that we must give proper rest to the industrial soldier. We know that when a man is working under regular hours and has proper rest and proper time to think there is an increase in efficiency and an increase in production. I will dare the gentleman from Lancaster to point out to me any industry in the State of Pennsylvania, where those who have worked eight hours per day have not increased production during the war or any other time. Let me say to you that in this country there are two million less accidents every year. Twenty-two thousand five hundred men are killed in the industries of America annually. Fifteen thousand are permanently disabled. Now then men, our soldiers in the industries do they not deserve protection, do they not deserve proper rest when we can absolutely prove to you that it is because of over work that two-thirds of the accidents take place in this country,—because of over work and fatigue. I say to you I have talked to members of this House and we talked about the poor fellow who is working in the industries and I have heard the men in this House say we are working too many hours, we are working so long a day that it is becoming so fatiguing that we cannot even think what is on the calendar. That is true and you will agree with me men. (I am saying this so that it will relieve you boys a little.) Let me say to the gentleman from Lancaster he has fought me on several occasions, and I have nothing against the gentleman, because I consider him a worthy opponent, he always is fighting me, and he and I are just as good friends as any two men in this House, but let us argue this point, and let me show you what the miners of this country did, and we will take all other countries, Great Britain in 1901, 309 tons of coal per man; Germany 274; France 218; Belgium 183; Austria 184; Japan 125; India 90 and America 605. Listen! In 1911 the United States miners produced per man under an eight hour working day 942 tons of coal per man; Great Britain 290, and Germany as we called it "that efficient government" at that time produced 182 tons per man. America 942! We find here after the American workman has shown conclusively that he has defeated your argument, by the fact that he has worked and what he has produced you are trying to tell us to-night that he is not entitled to one day of rest. Gentlemen I hope and trust that you will put this bill over. There is nothing in the act that will prevent an industry from employing men seven days, the Department of Labor and Industry will grant you that right. It only affects those industries that can work six days a week, that is all. Where it is absolutely necessary, we will all agree that you must keep the wheels of industry in operation. I trust you will vote for this measure this evening.

Mr. HESS. Mr. Speaker and gentlemen of the House, as I said before I am heartily in favor of what the gentleman has said relative to getting one day's rest in a week. I am just as proud of the fact that the American miner produced 900 tons of coal per man as he is, but I submit to this House that they did that without this law, and I wonder if they would produce more tons of coal per man per year if they had this law, which says that every employer shall keep a time book showing the names and addresses of all employees and the hours worked by each of them in each day and such time book shall be open to inspection by the Commissioner of Labor. It seems that a certain number,—and you can let your imagination run as to what that number will be—of men will be employed to travel all over this country to study the time books. This legislation is not necessary. You and I are familiar with conditions about us. In the midst of the war period, when production was needed as never before in your recollection or my recollection, you could go into any of the industrial towns—I know it is true in the eastern part of the State—and find mighty few men working, just enough to keep steam in the boilers

and to keep the places guarded. This legislation is not necessary and that provision which says that "every employer who violates the provisions of this act or any of them shall be liable to the State for a penalty" is wrong and burdensome and without any possibility of being of any benefit to the men who want to work. I trust the House will vote it down.

Mr. McOWEN. Mr. Speaker, when this bill was before the Labor and Industry Committee, Mr. Fowler did not say it was a labor bill. The matter was referred to a sub-committee of which I was a member. Mr. Fowler then told me it was not strictly a labor bill, and the only labor man who appeared before the committee was Mr. Maurer, and he said the bill was not presented at the suggestion of organized labor, but that it was suggested by some Christian association, that Mr. Fowler presented the bill at the suggestion of some Christian association. At the public hearing there were only two men who appeared before the committee in favor of the bill. I simply make this statement to the House for fear you might think it was a labor bill, when, as a matter of fact, it is not.

Mr. FOWLER. Mr. Speaker, I am sorry that I am not allowed to introduce anything else in the House except labor measures. I believe, as an American citizen, that I even have the right to introduce a bill calling for an increase in taxes, if Mr. Alexander will permit. I believe I have that right. I will say to you that labor is behind this bill. So far as organized labor is concerned, organized labor will take care of itself. The story has gone out that agitators of my stripe are not working in the interests of the men who do not belong to labor unions. I am for the laboring man, whether he belongs to organized labor or disorganized labor, it makes no difference to me. Surely the churches ought to have some consideration, even if labor does not, in this House. There has been a campaign conducted by the various Sabbath associations throughout this State and practically every one of them, not only labor, not only the churches, but that great antagonist of all union labor, Gary himself, has said that six days a week and no more should be the length of time for working. He said that the time has now come when we have got to recognize that industry, to increase its efficiency, must give the proper rest to its employees, that they have that right. You will remember that if you read the newspapers, and surely no one will accuse me of being the mouth-piece of Gary. I say to you that if organized labor was as antagonistic to some interests as they are to us, we would enforce the Blue Laws of this State and cripple the industries, and if we would do that, the laboring man would be accused of being an anarchist or a Bolshevik. Let me say to you that labor in this State is now standing the test. The time has come in the movement when we have taken insult upon insult. The conservative leadership of the Federation of Labor is being thrust at by the newspapers throughout the country. I say to you, whip labor if you will, trim us, give us no consideration, and after you have succeeded, I am going to ask you one question. You have laid the foundation in this country for a revolution when you crush the trade union movement. You have proven to the radical element, proven to the Bolshevik, proven to the anarchist, that the conservative leadership has lost its hold, lost its power among the laboring man, and you are going to crush them. After you have crushed the trade movement you have nothing left but the radical leadership and the result will be that the poor fellow who toils will follow him, not the conservative leader. I say to you that the conservative labor leaders of this country have time and again come into this hall. I believe my remarks in the past will bear out this statement. If you want to quell Bolshevism in America, give us proper working hours, give us the proper time for recreation, time for study, proper laws to take care of us when we are down and out, proper laws to take care of those of us who are injured, and I say to you that you have laid a foundation where you will quell an anarchy and Bolshevism in America. But you have asked us to come here and you have laughed at us. Are we not men, warmed by the same summer sun? Are we not men, made cold by the same wintery blasts? But if you pass us up cold there will be only one other thing to do, and that is to go back to the industry and settle it in the old-fashioned way, by strike. We are trying to avoid that. Yes, perhaps I was influenced

by the Sunday schools and by the churches to introduce this, and I say that because the churches have made an investigation of the steel strike, and in their investigation they saw the bad system of the corporations that Mr. Gary himself has seen. He has seen the handwriting on the wall and he is going to give what the churches said was necessary, proper recreation and proper rest and the worker will increase the production and we will all be as we should be, brotherly with one another.

Mr. THOMAS. Mr. Speaker, I am satisfied that it is about time that someone took up these questions from a purely disinterested standpoint. I am satisfied that this is more of a moral question than it is a labor question, than it is a labor or economic question, and I am more than pleased to know that these moral questions are having the support and sanction of men in this and other legislative bodies throughout the United States. I just take it upon myself as an individual, unhampered by an entangling alliance, to say that this bill demands from us the earnest consideration that its merits call for. I was somewhat shocked a few moments ago in regard to the scriptural quotation as offered by our friend and colleague from Lackawanna county to hear some unpleasant remarks passed by different members in this House and by others.

I suppose they thought it was something coming from the gentleman from Lackawanna, Mr. Fowler, to have the Decalogue quoted, or a part of it. We have gotten to that point that we are not astonished at anything that may happen in this House. There are various things other than quoting scriptures in this House, and things surrounding it. I think, as it was stated on the floor of the House this afternoon, that it is about a time that some of us get down to brass tacks and endeavored to do something in the direction of passing really constructive legislation. We know that there have been threats made on other questions, and on other issues, as there have been threats made tonight. We believe that these things should be eliminated. We believe that we are standing for good things, for truly good things, in fact. And, Mr. Speaker, you saw that fine body of young people representing one of our State high schools in the gallery today. Gentlemen of the House, you must agree with me when I say that those children went away from this place with not a very high regard for the way in which some men conducted themselves. We saw that in those young men and those young women. We have heard of measures talked to death; in fact, we have seen them chloroformed with a gas that is worse than the poison gas of the Fields of Flanders. From the truly humanitarian standpoint, I say, coming from an industrial region such as I do come from, that six days a week is enough for a man and for boys and women and girls to labor. I am satisfied, mark me, I am satisfied that there are enough men here tonight who are truly desirous to bring about the desired result and vote to pass this bill, put it over so that the proper methods by our employers may be put into action.

Mr. MARSHALL. Mr. Speaker, I move the previous question.

The motion was seconded by the following: Messrs. Heffernan, Woodruff, Conner, Haws, Vickerman, McVicar, Hess, Sowers, J. A. Walker, Dithrich, Whitehouse, Harry, Krause, Howard Smith, Haines, Dunn, Griffith, Franklin, Pike and Whitaker.

The SPEAKER. More than twenty members having joined in moving the previous question,

On the question,

Shall the main question now be put?

It was agreed to.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—108.

Allum,	Fowler,	McCaig,	Schwartz,
Aston,	Gearhart,	McCann,	Sieg,
Barnhart,	Gelder,	McCarthy,	Shaffer,
Bell,	Gibbon,	McClure,	Shannon,
Blair,	Glass,	McCurdy,	Shellenberger,
Blumberg,	Goehring,	McHugh,	Smink,
Bower,	Goss,	McKim,	Smith, J. W.,
Brady,	Griffith,	McKnight,	Snowden,
Brannaman,	Hampson,	McMullen,	Soffel,

Brown, F. B.,	Haslett,	McVicar,	Sowers,
Clutton,	Haws,	Magill,	Stadlander,
Comer,	Heffernan,	Mangan,	Steedle,
Craig, J. O.,	Hoffman, J. N.,	Marcus, J.,	Stewart
Curran,	Hoover,	Marcus, J. C.,	Thomas,
Curry,	Huston,	Marshall,	Van Alen,
Dawson,	Jones, D. J.,	Martin,	Vickerman,
Denning,	Jones, W. W.,	Michel,	Walker, G. T.,
Dewey, P. H.,	Jordan,	Miller, C.,	Weiss,
Dithrich,	Keene,	Miller, J. J.,	Wells,
Donneley,	Kinsman,	Morris,	Wettach,
Drinkhouse,	Kohler,	Posey,	Whitaker,
Dunn,	Krause,	Richards,	Whitehouse,
Eaches,	Krugh,	Rinn,	Williams,
Edmonds,	Lafferty,	Ruch,	Wolfe,
Ehrhardt,	Lewis,	Ruddy,	Wood,
Elgin,	Love,	Schaeffer,	Woodruff,
Feldman,	McBride,	Schilling,	Zook,
Fitzgibbon,			

NAYS—75.

Alexander,	Dilsheimer,	Hetrick,	Rieder,
Armstrong,	Dunlap,	Hoffman, M. R.,	Ruth,
Baker,	Evans,	Horne,	Sinclair,
Baldi,	Finney,	Hough,	Smiley,
Beaver,	Flynn,	Kelly,	Smith, H. J.,
Bidelspacher,	Fox,	Long,	Smith, H.,
Bromley,	Franklin,	McConnell,	Smith, L.,
Brooks,	Golder,	McOwen,	Spowls,
Brown, T. R.,	Goodnough,	Mantz,	Stackhouse,
Burns,	Hagerty,	Miller, D. I.,	Stark,
Campbell,	Haines,	Miller, D. D.,	Stevens,
Chaplin,	Haldeman,	Miller, H. F.,	Strauss,
Conner,	Harding,	Mitchell,	Trainer,
Craig, J. R.,	Harer,	Ogle,	Walker, J. A.,
Cratty,	Harry,	Orr,	Weamer,
Crun,	Hatrick,	Pike,	Whiteman,
Davis,	Henderson, E.,	Quigley,	Woner,
Dewey, C. P.,	Henderson, W.,	Rhoads,	Spangler,
Diehm,	Hess,		Speaker.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON FINAL PASSAGE.

Mr. DITHRICH. Mr. Speaker, I desire to call up at this time, from page 9 of today's calendar, bills on final passage postponed, Senate Bill No. 557, (House Bill No. 1152).

Agreeably to order.

The bill having been called up from the postponed calendar by Mr. Dithrich,

The House resumed the consideration and final passage of House Bill No. 1152, (Senate Bill No. 557), entitled

An Act to amend section eight of an act approved the seventeenth day of April one thousand nine hundred and thirteen (Pamphlet Laws eighty-five) entitled "An act for the better protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the law of this Commonwealth and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith and providing for the disposition of the license fees fines and penalties received."

On the question,

Shall the bill pass finally?

Mr. CHAPLIN. Mr. Speaker, I desire to call your attention to this bill in view of the fact that you might call it a salary raiser, but it is in a different form from those which we have had in other bills. This bill supplies a fund for the county officers of the respective counties, the privilege of taking ten cents of each hunter's license for the purpose of giving it to the treasurer of that county in addition to the salary which he is now receiving. If this bill passes it will take from the receipts of the hunter's license fund \$40,000. Being a member of the United Sportsmen's Association, I felt it my duty to explain to this House just exactly what this bill will do. Gentlemen of the House, I cannot find any reason for this bill being passed. I feel that the treasurers in counties are receiving sufficient compensation at this time. If it were going to supply the treasurer the fund for the purpose of defraying their own expenses, then I think there might be some merit in it, but in this way it goes into the county treasurer's pocket, in addition to the salary which he now receives. I hope that the bill will be defeated.

Mr. DITHRICH. Mr. Speaker, answering the gentleman from Cambria, he apparently is unaware that this is not taking anything from the hunter's license fund that is going into the treasury at the present time. The county now retains ten cents from this so that it is not taking it away from the State hunter's fund, the license fund that would go into the State treasury. Instead of going into the county treasury it is paid to the county treasurer for service rendered. Now, in the fisheries license bill the treasurer is allowed to retain that amount, in each respective county, for his services. One must realize that the county treasurer is responsible for this fund. It is collected by sub-agents throughout the county. He is responsible for any duplication in the work. I submit, in view of the fact that it is allowed in the collecting of the fisherman's license, that it should be allowed in this. It is not a salary raiser; it is just compensating the county treasurer for additional duty and service and for responsibility in the collection of this fund. It takes nothing away from the amount the State would receive. It simply converts it from the one to the other for taking the responsibility of collecting it.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—166.

Alexander,	Evans,	Lafferty,	Ruth,
Allum,	Feldman,	Leeds,	Schaeffer,
Armstrong,	Finney,	Lewis,	Schilling,
Baker,	Fitzgibbon,	Long,	Schwartz,
Baldi,	Flynn,	Love,	Sieg,
Barnhart,	Fowler,	McBride,	Shaffer,
Beaver,	Fox,	McCaig,	Shannon,
Beckley,	Franklin,	McCann,	Shellenberger,
Bell,	Gearhart,	McCarthy,	Smiley,
Bidelspacher,	Gelder,	McClure,	Smink,
Bluett,	Gibbon,	McConnell,	Smith, H. J.,
Blumberg,	Glass,	McCurdy,	Smith, H.,
Bolard,	Goehring,	McGowan,	Smith, J. W.,
Bower,	Golder,	McHugh,	Smith, L.,
Brady,	Goodnough,	McKim,	Snowden,
Bromley,	Goss,	McMullen,	Soffel,
Brooks,	Green,	McOwen,	Sowers,
Brown, F. B.,	Griffith,	Mangan,	Sprows,
Brown, T. R.,	Hagerty,	Marcus, J.,	Stackhouse,
Burns,	Haines,	Marcus, J. C.,	Stadlander,
Campbell,	Haldeman,	Martin,	Steedle,
Clutton,	Hampson,	Michel,	Sterling,
Comerer,	Harry,	Millar, A.,	Stevens,
Conner,	Hatrick,	Millar, A. S. C.,	Stevenson,
Cook,	Haws,	Miller, C.,	Stewart,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Strauss,
Craig, J. O.,	Henderson, W.,	Miller, D. D.,	Thomas,
Cratty,	Hetrick,	Miller, H. F.,	Trainer,
Curran,	Hoffman, J. N.,	Miller, J. J.,	Van Alen,
Curry,	Hoffman, M. R.,	Mitchell,	Walker, G. T.,
Davis,	Hoover,	Morris,	Walker, J. A.,
Dawson,	Hough,	Crr,	Weamer,
Denning,	Huston,	Perry,	Weiss,
Dewey, C. P.,	Jones, D. J.,	Pike,	Wells,
Dewey, P. H.,	Jones, W. W.,	Posey,	Wettach,
Diehn,	Jordan,	Quigley,	Whitaker,
Dilsheimer,	Keene,	Roads,	Whiteman,
Dithrich,	Kelly,	Richards,	Williams,
Drinkhouse,	Kinsman,	Rieder,	Wolfe,
Dunlap,	Kohler,	Rinn,	Woner,
Dunn,	Kooser,	Roman,	Zook,
Eaches,	Krause,	Ruch,	Spangler,
Ehrhardt,	Krugh,	Ruddy,	Speaker,
Elgin,			

NAYS—14.

Aston,	Harding,	Mantz,	Whitehouse,
Chaplin,	Henderson, E.,	Sinclair,	Wood,
Crum,	Horne,	Stark,	Woodruff,
Edmonds,	Magill,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

APPROPRIATION BILL ON FINAL PASSAGE.

Mr. HESS. Mr. Speaker, by agreement with the sponsor I call up on page 4 of the calendar, appropriation bill on final passage postponed, House Bill No. 845.

Agreeably to order.

The bill having been called up from the postponed calendar by Mr. Hess,

The House resumed the consideration on final passage of House Bill No. 845, entitled:

An Act creating a commission to secure a site and to establish and conduct a state fair and making an appropriation therefor

On the question,

Shall the bill pass finally?

Mr. JORDAN. Mr. Speaker and gentlemen of the House, this is known as the state fair bill. The question will be asked at the outset who are interested in this bill and by whom was the bill drawn? The bill was drawn by leading men in agriculture in fellowship and co-operation with the Secretary of Agriculture and the Governor of this State. This bill has back of it not merely agriculture, but it has the support of the Chambers of Commerce of this State. In the hearing the president of the State Chamber of Commerce was here in support of the State fair. It has back of it the Banker's Association of this State. In the hearing the Secretary of the Banker's Association presented his favorable views. It has back of it the State Grange, and it has back of it the agricultural organizations of this State, and back of it the implement manufacturers of this State. They are all urging the passage of this bill and the establishment of a state fair.

What is the purpose of a state fair? The purpose is educational, and inspirational. A state fair industrial and agricultural as this is intended to be is a mighty means of inspiration and education. Here the manufacturers of farming implements and the farmers come and present what they have produced and come and see what has been produced. If an agriculturist from the west end of the state or the east end comes to this fair and sees what can be produced in grains, in fruits, in stock, the quickening will be to go back and do likewise. A boy coming down here and seeing the best of animals, seeing the development of agricultural implements, seeing the display of our great industry will say we will look higher educationally and inspirationally in order that we may be better and in order that agriculture may be stimulated on a wider scale. Our State is seventh in agricultural wealth. It was twenty-first just ten years ago and has developed to that extent. It is up to us my friends to develop agriculture here in order that we may produce food besides the factory, in order that we may produce wool beside the woolen mills, in order that we may produce right here our agricultural implement factories.

Gentlemen, it is a rather startling fact that in our great state where we manufacture steel we have scarcely an implement factory worthy the name. We go to Ohio and it is dotted all over with factories of that kind. We go to Indiana where they manufacture our tractors and implements. With a great fair in our centre all the people that manufacture steel would begin to say, "we will turn out more finished products right here at home." Inspiration and education.

It may be said by whom will this be manned? By a commission. A commission composed of the Governor, the Secretary of Agriculture and five other members or as it will be amended, by seven other members appointed by the Governor. These men, gentlemen, will be without salary. Men who will give their time and their energies for the development of this institution. What funds will be necessary for its development? An appropriation is carried in this bill of fifteen thousand dollars. Fifteen thousand dollars for the purpose of paying the expenses of this Commission in their efforts to locate a suitable site and in their travels over this country to learn what other states have done. Other states have done this work. Men, twenty-seven other states around about Pennsylvania have great fairs, have had them for from ten to fifty years. There are no other agricultural states immediately adjoining us equal to us in wealth. If they have them, should not we have them? It will become a tremendous drain. Where this fair has been carried on in other states that has not been the result. The state fair of Ohio has paid dividends year after year. The same is true of other states that we could mention if we were given the time for the presentation of these facts. Will it kill the county fair? That question has been brought up to you. I want to say right here and now, if it would kill out county fairs, I for one tonight would try to kill the state fair. The state

fair, as the county fairs my friends, are significant, and as they come up and see this fair they will go home and receive an inspiration to be better. The appropriation for the county fairs is as large for the coming year as it was before, and in the states where they have state fairs the appropriations are larger than where they do not have the fairs, and the fairs have been proven better. This is a movement that has been thought out carefully, and it is a movement that I believe this State will take up and that it will put on a fair second to none. We are as good as any of our surrounding states. We should be first in fairs, and first in education as well as in coal and as in the manufacture of iron and of steel.

Mr. HESS. Mr. Speaker and gentlemen of the House, I just want to call your attention to several of the provisions of this bill. When the bill was first introduced into the committee it carried an appropriation of \$250,000. At the present time the appropriation carried by this bill is reduced to \$15,000. Now for a moment let us see what the commission is presumed to do with \$15,000. We will start with section two.

"Section 2 As soon as may be the commission first appointed shall organize by the election of a permanent chairman and thereafter the commission shall organize at Harrisburg on the fourth Wednesday of January of each year. The commission shall at each organization meeting appoint a secretary a treasurer and a general manager neither of whom shall be members of the commission. The commission shall define the duties of the secretary treasurer and general manager and shall fix their salaries and each of said officers shall give bond to the Commonwealth for the faithful performance of their duties in such amount as the commission shall determine. The members of the commission shall serve without compensation but shall be reimbursed for all expenses actually incurred in the discharge of their official duties.

Section 3 Immediately after its first organization the commission in conjunction with the Board of Commissioners of Public Grounds and Buildings shall select and purchase a suitable and adequate site for the location of a State fair. In all matters relating to the selection and procuring of a site the erection and construction of buildings and permanent improvement to the grounds the members of the Board of Commissioners of Public Grounds and Buildings shall be members of the commission. The title to any lands purchased shall be taken in the name of the Commonwealth and shall be approved by the Attorney General.

Section 4 As soon as a site has been selected and purchased the commission together with the Board of Commissioners of Public Grounds and Buildings shall proceed with the improvements of said grounds and with the erection construction and equipment of the necessary buildings and appurtenances for the operation of a State fair and for such purposes the commission may in the name of the Commonwealth enter into such contract or contracts as may be deemed necessary," and so on.

And all for \$15,000,—some fair; Now, there is not a gentleman in the House who does not know that this proposition is absolutely ridiculous. This bill does not mean that you will spend \$15,000, you are not considering any \$15,000 proposition. If you pass this bill you are considering a \$5,000,000 proposition. The State fair plants in the adjoining states have cost as much as \$5,000,000, and take it from me, when Pennsylvania starts to construct a state fair, she is not going to construct any less of a plant than in Ohio or New York or any other adjoining state. I wish to bring strongly to your attention, that when you vote on this bill you are not voting on a proposition of \$15,000 at all, but you are voting on something that will cost at least \$5,000,000. Some plum tree! Now, gentlemen, I will make this observation with reference to this fair. I am in favor of a state fair, and I am in favor of Pennsylvania having a state fair that will compare with any state fair in the United States of America, but I will make this observation with reference to it; that if you want a state fair in Pennsylvania that will not be a state fair plum tree, if you want a state fair in Pennsylvania in which the people will be interested in putting their energy and money into it, why not organize the state fair along the lines that the New England states organ-

ize their state fairs? The New England states have organized what they call the Eastern Agricultural and Industrial Association, composed of men interested in exhibiting their products and who could well afford to do it. They went down into their pockets and subscribed the money to buy the stock of that organization, and it was their organization. Today it is one of the most creditable organizations of its kind in the United States. The secretary of that organization, who appeared here at a hearing a few weeks ago, informed me that that organization today is a thoroughly prosperous one and is making money annually. Now, what would be the result of this proposition if voted through? We have today some sixty-seven county fairs in the State of Pennsylvania. Every one of the sixty-seven county fairs in the State of Pennsylvania is financed by the money of those interested in the fairs. Is it fair, gentlemen, to place in competition with those sixty-seven institutions an institution that can draw on the treasury of Pennsylvania for its funds? The result would be that the county fairs could not compete at all, and in a very short time would be driven out of business. I believe we should have a state fair, but I do not believe this is the most economical and best way to proceed to get it, and I believe under the circumstances you should vote this bill down.

MR. FLYNN IN THE CHAIR.

Mr. JORDAN. Mr. Speaker, I did so enjoy the remarks of the gentleman from Lancaster. This great economical wave that is sweeping over the State today almost impoverishes me. No man said or even hinted that \$15,000 would build a state fair. It was made clear that the \$15,000 was for the instituting of this project, for the looking up of a suitable site, for the securing of plans and visiting other fairs in the different parts of this country. We know it will cost some money, but gentlemen, if the state of Ohio can conduct a fair and make money, and if as my friend from Lancaster says, the New England fair can make money, haven't we as good business brains here as they have in New England? I heard somebody say, "No." To that man I say, "You go to New England, there is no place for you in this State." I think that if the New England fair made money, our fair can make money. They made money in Minnesota, Iowa and in Ohio, and that money is turned back into the treasury. I could take time and give you the exact figures, but it would take too long. They made money in Wisconsin. Of course, it will take money to establish this in Pennsylvania, but we will be making money out of the development of the live stock industry in this State. Let me say to the gentleman from Lancaster that the Farm Extension Bureau of Pennsylvania last year imported \$25,000 worth of pure bred hogs from the state of Ohio to start pig clubs in this State because we did not have such pure bred hogs in this State. \$25,000 worth,—he told me so. The head of the extension work has imported fifty-eight carloads this spring of pure seed from Michigan. Why would it not be a good thing to breed pure hogs and raise pure potatoes in our old Keystone State, where we have overlooked this industry? The head of the sheep department imported several thousand dollars worth of sheep, due to the fact that they have developed that industry in other states as we have been developing it in the last few years in this State. Let us develop this stuff at home. We expect it to cost money. It costs money to get a college education.

It costs money and where we don't put anything in we don't get anything out, and old Pennsylvania, my friends, is not afraid to spend a few dollars if the few dollars is going to make better farmers and better factories and make our people better. I am not afraid to spend money judiciously, and I am in favor of pinching every penny, but when I pinch the penny it is to save the dime. Our educational work is costing us money, of course, but I admire the efficiency of Dr. Finegan, and I believe that in the years to come Dr. Finegan will be a seer. I believe that he will take us from the rank of twenty-first place in education among the states of the Union to sixth place since we came in agriculture from sixteenth place to sixth place, and I believe that in the next five years, under the leadership of Dr. Finegan, we will be in sixth place among

the states of this Union in education. I believe in developing our own State. I have travelled all over this land, south, east and west. I have travelled all over the fat lands of Illinois and all over the rich lands of Ohio and of Indiana, and of Minnesota and I come back to old Pennsylvania with a higher regard for her agricultural possibilities, if they are developed, and I think they can be developed equal to any other State in the Union—and I know what I am talking about. I have travelled over twenty-six states in the Union speaking in all those states on this subject and I have come back to old Pennsylvania feeling glad to say that we have the best old state in the Union, and if we develop it, Pennsylvania will produce as much or more than any other state in the Union. It can produce more corn, more grain, and it has the greatest steel industries in the Union. I want to see Pennsylvania also have the best schools in the Union, and as our friend from Lancaster has remarked, we ought to have sections all over the State equal to the agricultural county of Lancaster and make her the best State in the Union. I don't want to live in New England; I don't want to live in the west; I want to live in Pennsylvania. I borrowed money to pay for my college education, and I am willing to borrow a little money if necessary to pay for a State Fair, that is properly equipped, and as to the State College, I declare that it is today the poorest equipped agricultural college, as far as its agricultural equipment is concerned, of any state college I know of in this land. Let us wake up and take the coal out of the earth and use it; let us take the ore out of the soil and use it; let us raise the wheat up from out of the soil and use it; let us raise hogs as they raise them in Kansas; let us raise the grain as it is raised in Michigan. I am a tightwad, but I tell you, I loosen up when I look up, and I want to get into the sky, and I want to keep my feet on the clouds and climb up. We don't want to look back. We want to look forward, and as my friend has said, we have "got the dough."

Mr. EDMONDS. Mr. Speaker, I would like to interrogate the gentleman from Lawrence.

The SPEAKER. Will the gentleman from Lawrence, Mr. Jordan, permit himself to be interrogated?

Mr. JORDAN. Mr. Speaker, yes, sir.

Mr. EDMONDS. Is it intended that this commission shall purchase a site and erect buildings?

Mr. JORDAN. No, sir, not at present. We say that the \$250,000 when appropriated may be used to secure a site and later when the bill is changed, it may be amended, and when it is amended we will change that wording from "purchasing" to "securing". We hope to get a site without purchasing it and are looking around a little and drawing up the plans so that they will be second to no state in the Union. And then later on get some more and still more when we begin to get the money.

Mr. EDMONDS. I would like to interrogate the gentleman further on another question. As I read that bill, it seems to me that they had a larger appropriation in mind and then when the reduction was made there was no corresponding change made in the act. I would like to know if it is not intended to buy a site for two years and to construct buildings in the name of the Commonwealth during the next two years, ought not those sections to give those powers to the commission be amended to harmonize with the reduced appropriation?

Mr. JORDAN. That would be necessary; it might be done over in the Senate and just use the money that we have at this time.

Mr. EDMONDS. Does the gentleman not think, Mr. Speaker, that it would be well that the membership of this House, who are in full sympathy with the project of the State Fair, have the amendments introduced in the House and acted upon before sending the bill to the Senate?

Mr. JORDAN. Time is so fleeting and I can assure you that our Secretary of Agriculture will do everything that is absolutely fair to make it clear and make it possible to amend the bill in the Senate.

Mr. EDMONDS. Mr. Speaker, the point I am making is this: If it is amended now and passed by the House tomorrow it can be then sent over to the Senate and passed by the Senate in the finished form. Whereas, if it goes over to the Senate to be amended there and then comes

back here again there is another delay. If there are amendments to be made, why not make them now so that it may be a complete piece of legislation?

Mr. JORDAN. We are told right here that we will save a day by amending it in the Senate. Let us get through with it.

Mr. EDMONDS. Is it fair to ask the members of this House to vote for something imperfect and in a form that is now slightly absurd. Would it not be better to get these amendments in shape at once and pass the bill as a complete piece of legislation, of which we may all be proud?

Mr. JORDAN. I see your point and it is well taken and honestly taken. But I wish to assure you that Mr. Rasmussen, the Secretary of Agriculture, who is back of this will agree to do anything that will not emasculate the bill. If we can save time I think that we had better get the bill through while we are on the level. The Deputy Secretary sitting here gives me assurance that they will do it.

Mr. EDMONDS. Mr. Speaker, I have the utmost confidence in the sincerity of the gentleman from Lawrence, and have had the privilege and pleasure of his friendship which I have enjoyed during the session, but I submit that we are not here as a reasoning body, and it seems to me that it is not in order that the members should be asked to vote for this bill in its present incomplete form. This is the way in which so many things happen that cause trouble later. I think it would be better to have it amended now before sending it over to the Senate, so that we may really express the judgment of the House. Otherwise, the bill itself really expresses nothing except sympathy and an expectation and a hope that it will be worked, eventually, into a reasonable form. It does seem to me that the burden of passing this bill in its present form ought not to be put on the members of this House.

Mr. GLASS. Mr. Speaker, I believe that every member of this House has confidence in the gentleman from Lawrence and when he tells this body that the amendments will be inserted in the Senate, I think you can take his word for it.

The SPEAKER. The gentleman's remarks are not in order. There is no question in regard to the sincerity of the gentleman from Lawrence.

Mr. GLASS. Mr. Speaker, the Chair misunderstands my statement. A question was asked in regard to amending the bill in the Senate, and what I meant by my remark that this is a rather late day in the session to pass bills from one House to the other from day to day and perhaps if the bill is sent over to the Senate to have the amendments inserted there, it would save time and in view of that fact I would suggest that that should be done.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—128.

Alexander,	Donneley,	Jones, W. W.,	Quigley,
Allum,	Drinkhouse,	Jordan,	Rieder,
Armstrong,	Dunlap,	Keene,	Ruch,
Asbury,	Edmonds,	Kelly,	Schaeffer,
Aston,	Ehrhardt,	Kooser,	Shannon,
Baker,	Elgin,	Krause,	Smiley,
Baldi,	Feldman,	Krugh,	Smith, H.,
Beaver,	Fitzgibbon,	Lafferty,	Smith, J. W.,
Beckley,	Gearhart,	Lewis,	Soffel,
Bell,	Gelder,	Long,	Sowers,
Bidelspacher,	Gibbon,	Love,	Sprawls,
Blair,	Glass,	McCann,	Stackhouse,
Bluett,	Goehring,	McClure,	Stadlander,
Blumberg,	Golder,	McConnell,	Stark,
Bower,	Goodnough,	McCurdy,	Steedle,
Brady,	Griffith,	McGowan,	Sterling,
Bromley,	Ilagerty,	McHugh,	Stevens,
Brooks,	Haines,	McKin,	Stevenson,
Burns,	Haldeman,	McMullen,	Stewart,
Campbell,	Harding,	Magill,	Thomas,
Clutton,	Harer,	Mangan,	Trainer,
Comerer,	Harry,	Marcus, J.,	Van Alen,
Cook,	Haslett,	Marshall,	Walker, G. T.,
Craig, J. O.,	Haws,	Martin,	Walker, J. A.
Curran,	Heffernan,	Miller, D. I.,	Weamer,
Curry,	Henderson, E.,	Miller, D. D.,	Wertach,
Davis,	Henderson, W.,	Miller, H. F.,	Whitaker,
Dawson,	Hetrick,	Mitchell,	Whitehouse,
Denning,	Hoffman, J. N.,	Morris,	Whiteman,
Dewey, P. H.,	Hoover,	Orr,	Woner,
Dishmeier,	Hough,	Perry,	Wood,
Dithrich,	Jones, D. J.,	Pike,	Zook,

NAYS—39.

Barnhart,	Diehm,	Huston,	Rhoads,
Brenneman,	Dunn,	Kohler,	Richards,
Brown, F. B.,	Eaches,	Leeds,	Schilling,
Brown, T. R.,	Evans,	McBride,	Shaffer,
Chaplin,	Finney,	McCarthy,	Smith, H. J.,
Conner,	Flynn,	McKnight,	Strauss,
Craig, J. R.,	Goss,	Mantz,	Vickerman,
Cratty,	Hess,	Miller, C.,	Wells,
Crum,	Hoffman, M. R.,	Ogle,	Wolfe,
Dewey, C. P.,	Horne,	Posey,	

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON FINAL PASSAGE.

Mr. DAWSON. Mr. Speaker, I desire to call up on page 10 of to-day's calendar, bills on final passage postponed, House Bill No. 1245.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Dawson.

The House resumed the consideration on final passage of House Bill No. 1245, entitled:

An Act fixing the number and salaries of the officers and employes in the Department of Mines

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—84.

Allum,	Donneley,	McBride,	Richards,
Aston,	Feldman,	McCaig,	Ruddy,
Baker,	Fitzgibbon,	McCann,	Schaeffer,
Baldi,	Flynn,	McCarthy,	Schilling,
Beckley,	Gearhart,	McGowan,	Schwartz,
Bidelspacher,	Gibson,	McKnight,	Shaffer,
Bluett,	Goehring,	McMullen,	Smith, H.,
Brady,	Hagerty,	McOwen,	Smith, J. W.,
Brown, T. R.,	Harer,	McVicar,	Soffel,
Burns,	Haslett,	Mangan,	Sowers,
Campbell,	Haws,	Martin,	Sprows,
Chaplin,	Hough,	Michel,	Stackhouse,
Clutton,	Keene,	Miller, C.,	Stadlander,
Cook,	Kohler,	Miller, D. I.,	Thomas,
Curran,	Kooser,	Miller, D. D.,	Van Alen,
Davis,	Krause,	Miller, H. F.,	Walker, J. A.,
Dawson,	Krugh,	Morris,	Wettach,
Denning,	Leeds,	Ogle,	Whitaker,
Dewey, C. P.,	Lewis,	Orr,	Whiteman,
Dewey, P. H.,	Long,	Posey,	Wood,
Dilshelmer,	Love,	Quigley,	Woodruff,
Dithrich,			Spangler,
			Speaker,

NAYS—37.

Alexander,	Elgin,	Huston,	Smith, H. J.,
Barnhart,	Finney,	Kinsman,	Stark,
Beaver,	Fox,	McClure,	Strauss,
Bell,	Gelder,	McCurdy,	Vickerman,
Brenneman,	Griffith,	Magill,	Weamer,
Comer,	Hoffman, J. N.,	Miller, J. J.,	Wells,
Crum,	Hoffman, M. R.,	Rhoads,	Wood,
Curry,	Hoover,	Rieder,	Woodruff,
Eaches,	Horne,	Ruch,	Zook,
Edmonds,			

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill fails.

Mr. DAWSON. Mr. Speaker, I desire to call up on page 10 of to-day's calendar, bills on final passage postponed, House Bill No. 1309.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Dawson.

The House resumed the consideration on final passage of House Bill No. 1309, entitled:

An Act designating employees of the Insurance Department and fixing their compensation

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—152.

Allum,	Edmonds,	Krause,	Ruch,
Asbury,	Ehrhardt,	Krugh,	Ruth,
Aston,	Evans,	Lafferty,	Schaeffer,
Baker,	Feldman,	Leeds,	Schilling,
Baldi,	Finney,	Lewis,	Schwartz,
Beaver,	Fitzgibbon,	Long,	Sieg,
Beckley,	Fowler,	Love,	Shaffer,
Bidelspacher,	Fox,	McBride,	Sinclair,
Blair,	Gearhart,	McCaig,	Smink,
Bluett,	Gelder,	McCann,	Smith, H. J.,
Blumberg,	Gibson,	McCarthy,	Smith, H.,
Bolard,	Glass,	McConnell,	Smith, J. W.,
Bower,	Goehring,	McGowan,	Smith, L.,
Brady,	Gold,	McHugh,	Soffel,
Bromley,	Goodnough,	McKim,	Sowers,
Brooks,	Goss,	McKnight,	Sprows,
Brown, T. R.,	Green,	McMullen,	Stackhouse,
Burns,	Hagerty,	McOwen,	Stadlander,
Campbell,	Haines,	Magill,	Steedle,
Clutton,	Harding,	Mangan,	Stevens,
Conner,	Harer,	Marcus, J.,	Stewart,
Cook,	Harry,	Marcus, J. C.,	Sweitzer,
Craig, J. O.,	Haslett,	Michel,	Thomas,
Cratty,	Hatrack,	Millar, A.,	Trainer,
Curran,	Haws,	Millar, A. S. C.,	Van Alen,
Curry,	Heffernan,	Miller, C.,	Walker, G. T.,
Davis,	Henderson, E.,	Miller, D. I.,	Walker, J. A.,
Dawson,	Henderson, W.,	Miller, D. D.,	Wells,
DeHaas,	Hetrick,	Miller, H. F.,	Wettach,
Denning,	Hoffman, J. N.,	Miller, J. J.,	Whitaker,
Dewey, C. P.,	Hoover,	Mitchell,	Whitaker,
Dewey, P. H.,	Hough,	Perry,	Whiteman,
Dilshelmer,	Jones, D. J.,	Pike,	Williams,
Dithrich,	Jones, W. W.,	Posey,	Wolfe,
Donneley,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Kelly,	Richards,	Woodruff,
Dunlap,	Kinsman,	Rinn,	Spangler,
Dunn,	Kohler,	Roman,	Speaker,
Eaches,	Kooser,		

NAYS—22.

Alexander,	Crum,	Huston,	Stark,
Armstrong,	Diehm,	McClure,	Strauss,
Barnhart,	Elgin,	McVicar,	Vickerman,
Bell,	Griffith,	Marshall,	Weiss,
Brenneman,	Hoffman, M. R.,	Quigley,	Zook,
Comer,	Horne,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

RECONSIDERATION OF VOTE ON HOUSE BILL NO. 1245.

Mr. FITZGIBBON. Mr. Speaker, I move that the vote by which House Bill No. 1245 file folio 3479, entitled:

An Act fixing the number and salaries of the officers and employes in the Department of Mines

was defeated on final passage be reconsidered.

Mr. JAMES A. WALKER. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Shall the bill pass finally?

Mr. DAWSON. Mr. Speaker, I have learned that during the confusion in the House only thirty-six men voted against this bill, and I am positive that on the next roll call they will pass it. I am reliably informed by the head of the Department of Mines that this increase is nominal. There is also an increase of certain salaries which have not been increased for a period of thirty years. This bill only increases the chief of the Bureau of Mines, one of the biggest department in the State from six thousand to seven thousand five hundred dollars. In my estimation gentlemen, it is nearly time that we recognize the chief of the Bureau of Mines and put him on a par with the chiefs of other bureaus. I earnestly hope that all the members of the House will vote for the passage of this bill.

Mr. EDMONDS. Mr. Speaker, may I interrogate the gentleman from Lackawanna, Mr. Dawson.

The SPEAKER. Will the gentleman from Lackawanna, Mr. Dawson, permit himself to be interrogated?

Mr. DAWSON. Mr. Speaker, I will.

Mr. EDMONDS. I would like to ask what is the total increase that is carried by the bill.

Mr. DAWSON. Mr. Speaker, in reply to the gentleman from Philadelphia, I was informed by Mr. Frank Ball, deputy chief of the Department of Mines that the total increase is \$8,700. He also informs me that the salaries of the clerks who are at the present time receiving fourteen hundred dollars have been receiving this amount for the past thirty years.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—119.

Allum,	Fitzgibbon,	Leeds,	Shilling,
Armstrong,	Flynn,	Lewis,	Schwartz,
Aston,	Fowler,	Long,	Sieg,
Baldi,	Franklin,	Love,	Shaffer,
Barnhart,	Gearhart,	McCann,	Shannon,
Beaver,	Gibbon,	McConnell,	Sinclair,
Beckley,	Glass,	McGowan,	Smiley,
Bidelspacher,	Goehring,	McKim,	Smink,
Blumberg,	Golder,	McKnight,	Smith, H.,
Bower,	Goodnough,	McMullen,	Smith, J. W.,
Brady,	Hagerty,	McOwen,	Soffel,
Brown, T. R.,	Haldeman,	Mangan,	Sowers,
Burns,	Harding,	Marcus, J.,	Sprolws,
Campbell,	Harer,	Marcus, J. C.,	Stackhouse,
Clutton,	Harry,	Martin,	Stadtländer,
Conner,	Hatrlick,	Mantz,	Steedle,
Craig, J. R.,	Heffernan,	Michel,	Sterling,
Cratty,	Henderson, E.,	Miller, C.,	Stevens,
Curran,	Henderson, W.,	Miller, D. I.,	Stevenson,
Curry,	Hetrick,	Miller, D. D.,	Stewart,
Davis,	Hough,	Miller, H. F.,	Strauss,
Dawson,	Jones, W. W.,	Pike,	Thomas,
Denning,	Jordan,	Posay,	Van Alen,
Dilshelmer,	Keene,	Quigley,	Walker, J. A.,
Dithrich,	Kohler,	Rieder,	Wells,
Donneley,	Krause,	Ruth,	Wettach,
Drinkhouse,	Krug,	Schaeffer,	Whitaker,
Edmonds,	Lafferty,		Whitehouse,
Ehrhardt,			Whiteman,
Feldman,			Williams,
			Wolfe,
			Woner,
			Wood,
			Woodruff,
			Zook,

NAYS—45.

Alexander,	Dewey, P. H.,	Haslett,	Miller, J. J.,
Asbury,	Diehm,	Hess,	Mitchell,
Bell,	Eaches,	Hoffman, J. N.,	Rhoads,
Bluett,	Elgin,	Hoover,	Richards,
Brenneman,	Evans,	Horne,	Ruch,
Brooks,	Finney,	Huston,	Stark,
Brown F. B.,	Fox,	McBride,	Strauss,
Chaplin,	Gelder,	McClure,	Vickerman,
Comer,	Goss,	McCurdy,	Weiss,
Cook,	Griffith,	Magill,	Woodruff,
Crum,	Hampson,	Marshall,	Zook,
Dewey, C. P.,			

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1231, as follows:

An Act providing for the modification remission and collection of all fees received by the several prothonotaries and the several clerks of the courts of this Commonwealth.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all fees to be received by the several prothonotaries and the several clerks of the courts of this Commonwealth shall be as heretofore fixed by statute Provided however That the judges of each of the several courts shall have full power to make such rules as they deem advisable providing for the taxation modification remission and collection of such fees in their own court or tribunal And provide further That such rules shall not fix a charge in excess of the fee fixed by statute for similar services

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—174.

Allum,	Elgin,	Long,	Schwartz,
Armstrong,	Evans,	Love,	Sieg,
Aston,	Feldman,	McBride,	Shaffer,

Baker,	Finney,	McCaig,	Shannon,
Baldi,	Fitzgibbon,	McCann,	Shellenberger,
Beaver,	Flynn,	McCarthy,	Sinclair,
Beckley,	Fowler,	McClure,	Smiley,
Bell,	Franklin,	McConnell,	Smink,
Blair,	Gearhart,	McCurdy,	Smith, H. J.,
Bluett,	Gelder,	McGowan,	Smith, H.,
Bolard,	Gibbon,	McHugh,	Smith, J. W.,
Bower,	Glass,	McKim,	Smith, L.,
Brady,	Goehring,	McKnight,	Snowden,
Brenneman,	Golder,	McMullen,	Soffel,
Bromley,	Goodnough,	McOwen,	Sowers,
Brooks,	Green,	McVicar,	Sprolws,
Brown F. B.,	Griffith,	Mangan,	Stackhouse,
Brown, T. R.,	Hagerty,	Marcus, J.,	Stadtländer,
Burns,	Haldeman,	Marcus, J. C.,	Stark,
Campbell,	Harding,	Martin,	Steedle,
Chaplin,	Harer,	Michel,	Sterling,
Comer,	Harry,	Miller, A.,	Stevens,
Conner,	Haslett,	Miller, A. S. C.,	Stevenson,
Cook,	Hatrlick,	Miller, C.,	Stewart,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Strauss,
Craig, J. O.,	Henderson, W.,	Miller, D. D.,	Thomas,
Cratty,	Hess,	Miller, H. F.,	Trainer,
Crum,	Hetrick,	Miller, J. J.,	Van Alen,
Curran,	Hoffman, J. N.,	Mitchell,	Vickerman,
Curry,	Hoover,	Morris,	Walker, J. A.,
Davis,	Hough,	Ogle,	Weamer,
Dawson,	Jones, D. J.,	Orr,	Weiss,
DeHaas,	Jones, W. W.,	Phillips,	Wells,
Denning,	Kantner,	Posay,	Wettach,
Dewey, P. H.,	Keene,	Quigley,	Whitaker,
Diehm,	Kelly,	Rhoads,	Whitehouse,
Dilshelmer,	Kinsman,	Rieder,	Zook,
Dithrich,	Kohler,	Rinn,	Whiteman,
Donneley,	Kooser,	Roman,	Williams,
Drinkhouse,	Krause,	Ruch,	Wolfe,
Dunlap,	Krug,	Ruddy,	Woner,
Dunn,	Lafferty,	Ruth,	Wood,
Eaches,	Leeds,	Schaeffer,	Woodruff,
Edmonds,	Lewis,	Shilling,	Zook,
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Mr. WOLFE. Mr. Speaker, I desire to call up on page 9 of to-day's calendar, bills on final passage postponed, House Bill No. 1140 (Senate Bill No. 364).

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Wolfe.

The House resumed the consideration on final passage of House Bill No. 1140 (Senate Bill No. 364), entitled:

An Act fixing the salary of sheriffs and deputy sheriffs in counties of the seventh class requiring all fees and mileage earned by sheriffs in such counties to be paid into the county treasury for the use of the county and providing for the payment for the care and maintenance of prisoners where the sheriff is the keeper or warden of the jail

On the question recurring,

Shall the bill pass finally?

Mr. CRUM. Mr. Speaker, will some one in the House kindly explain the purpose of this bill.

Mr. WOLFE. Mr. Speaker, the purpose of this bill is to fix the salaries of sheriffs in counties of the seventh class.

Mr. CRUM. Mr. Speaker, I desire to ask the gentleman what the salary of the sheriff is fixed at?

Mr. WOLFE. Twenty-five hundred dollars.

Mr. CRUM. And that of the deputy is what?

Mr. WOLFE. One hundred dollars per month.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—156.

Alexander,	Eaches,	Lafferty,	Ruddy,
Allum,	Edmonds,	Lewis,	Ruth,
Armstrong,	Ehrhardt,	Long,	Schaeffer,
Asbury,	Elgin,	McBride,	Schilling,
Aston,	Evans,	McCann,	Schwartz,
Baker,	Feldman,	McCarthy,	Sieg,
Baldi,	Flynn,	McClure,	Shaffer,
Barnhart,	Fowler,	McConnell,	Shannon,
Beckley,	Fox,	McCurdy,	Shellenberger,
Bell,	Franklin,	McGowan,	Smiley,
Blair,	Gibbon,	McKim,	Smink,
Bluett,	Golder,	McKnight,	Smith, H. J.,
Blumberg,	Glass,	McMullen,	Smith, H.,
Bolard,	Goehring,	McOwen,	Smith, J. W.,

Bower,	Goodnough,	Magill,	Smith, L.,
Brady,	Goss,	Marcus, J.,	Snowden,
Brenneman,	Green,	Marcus, J. C.,	Sowers,
Bromley,	Hagerty,	Marshall,	Stackhouse,
Brooks,	Haines,	Mantz,	Stadlander,
Brown, T. R.,	Hampson,	Michel,	Stark,
Burns,	Harer,	Millar, A.,	Steedle,
Campbell,	Harry,	Millar, A. S. C.,	Sterling,
Chaplin,	Haws,	Miller, C.,	Stevens,
Clutton,	Henderson, E.,	Miller, D. I.,	Stewart
Conner,	Henderson, W.,	Miller, D. D.,	Strauss,
Cook,	Hess,	Miller, H. F.,	Trainer,
Cratty,	Hetrick,	Mitchell,	Van Alen,
Curran,	Hoffman, J. N.,	Morris,	Vickerman,
Davis,	Horne,	Ogle,	Walker, J. A.,
Dawson,	Hough,	Crr,	Weamer,
Denning,	Huston,	Phillips,	Wells,
Dewey, P. H.,	Jones, W. W.,	Posey,	Wettach,
Diehm,	Jordan,	Quigley,	Whitaker,
Dilsheimer,	Kantner,	Rhoads,	Whiteman,
Dithrich,	Kelly,	Rieder,	Wolfe,
Donneley,	Kinsman,	Rinn,	Wood,
Drinkhouse,	Kohler,	Roman,	Woodruff,
Dunlap,	Krause,	Ruch,	

NAYS—10.

Beaver,	Crum,	Harding,	Whitehouse,
Comerger,	Dewey, C. P.,	Hatrick,	Williams,
Craig, J. O.,	Fitzgibbon,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information that the House has passed it with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1253, as follows:

An Act to provide for the care training and maintenance of certain children by the several counties authorizing the county commissioners to establish and maintain separate or joint county industrial homes for such purposes requiring poor authorities to place children of certain ages with families or in institutions providing for the care and maintenance of certain children in such homes at the expense of the parents and prohibiting the receiving and detaining of children in almshouses and poor houses and validating similar acts heretofore performed by the commissioners of the several counties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be lawful for the county commissioners of any county or for the county commissioners of two or more counties acting together to establish and maintain an industrial home for the care and training of children Such institution or home shall be remote from any almshouse or poor house and entirely disconnected from the same and shall be under the management of the county commissioners

Section 2 It shall be unlawful for the overseers or guardians or directors of the poor in the several counties cities boroughs and townships of this Commonwealth to receive into or retain in any almshouse or poor house any child between two and sixteen years of age for a longer period than sixty days unless such child shall be an unteachable idiot an epileptic or a paralytic or otherwise so disabled or deformed as to render it incapable of labor or service

Section 3 It shall be the duty of said overseers guardians directors of the poor or other persons having charge of the poor to place all dependent children who are in or committed to their charge and who are over two years of age (with the exceptions named in the second section of this act) in some respectable family in this State or in some educational institution or home for children and one of said officers shall visit such children in person or by agent not less than once every six months and make all needful inquiries as to their treatment and welfare and shall report thereon to the board of overseers or other officers charged with the care of such children

Whenever the parents of any children between the ages of two and sixteen years are unable to give them proper personal care and attention but are willing and able to pay for such cares attention and maintenance the county commissioners of the respective counties may enter into an agreement with the parent or parents of such child or children for their care and maintenance in such county industrial home at the expense of such parent or parents

Section 4 All acts and contracts heretofore performed and executed by or on behalf of any county by its county commissioners by virtue or authority of the act entitled "An act to prohibit the receiving and detaining of children in almshouses and poor houses and to provide for the care and education of such children" approved the thirteenth day of June one thousand eight hundred and eighty-three (Pamphlet Laws one hundred and eleven) are hereby declared to be as valid and effectual in law as if performed

and executed under and by virtue of this act after the date of its passage

Section 5 The act entitled "An act to prohibit the receiving and detaining of children in almshouses and poor houses and to provide for the care and education of such children" approved the thirteenth day of June one thousand eight hundred and eighty-three (Pamphlet Laws one hundred and eleven) is hereby repealed

All other acts and parts of acts inconsistent with this act are hereby repealed

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—158.

Alexander,	Feldman,	McCann,	Schwartz,
Allum,	Fitzgibbon,	McCarthy,	Sieg,
Armstrong,	Flower,	McClure,	Shaffer,
Asbury,	Fox,	McConnell,	Shellenberger,
Baker,	Gearhart,	McCurdy,	Sinclair,
Baldi,	Gelder,	McGowan,	Smink,
Barnhart,	Glass,	McHugh,	Smith, H. J.,
Beaver,	Goehring,	McKim,	Smith, H.,
Beckley,	Golder,	McKnight,	Smith, J. W.,
Bell,	Hagerty,	McMullen,	Smith, L.,
Blair,	Haldeman,	McOwen,	Snowden,
Bluet,	Harding,	McVicar,	Soffel,
Blumberg,	Harer,	Magill,	Sowers,
Bolard,	Harry,	Mangan,	Sprows,
Brady,	Hatrick,	Marcus, J. C.,	Stackhouse,
Bromley,	Haws,	Marshall,	Stadlander,
Burns,	Heffernan,	Mantz,	Stark,
Campbell,	Hetrick,	Michel,	Steedle,
Clutton,	Hoffman, J. N.,	Millar, A.,	Sterling,
Comerger,	Hoover,	Millar, A. S. C.,	Stevens,
Craig, J. R.,	Hough,	Miller, C.,	Stewart
Craig, J. O.,	Huston,	Miller, D. I.,	Strauss,
Curran,	Jones, D. J.,	Miller, D. D.,	Thomas,
Curry,	Jones, W. W.,	Miller, H. F.,	Trainer,
Davis,	Jordan,	Miller, J. J.,	Van Alen,
Dawson,	Kantner,	Mitchell,	Walker, G. T.,
Denning,	Kcene,	Morris,	Walker, J. A.,
Dewey, C. P.,	Kelly,	Perry,	Weamer,
Dewey, P. H.,	Kinsman,	Pike,	Weiss,
Diehm,	Kohler,	Posey,	Wells,
Dithrich,	Kooser,	Quigley,	Wettach,
Donneley,	Krause,	Rhoads,	Whitaker,
Drinkhouse,	Krugh,	Richards,	Whitehouse,
Dunlap,	Lafferty,	Rieder,	Whiteman,
Dunn,	Leeds,	Rinn,	Wolfe,
Eaches,	Lewis,	Ruch,	Woner,
Edmonds,	Long,	Ruddy,	Wood,
Ehrhardt,	Love,	Ruth,	Woodruff,
Elgin,	McBride,	Schaeffer,	Zook,
	McCaig,	Schilling,	

NAYS—8.

Brown, T. R.,	Cook,	Dilsheimer,	Finney,
Conner,	Crum,	Evans,	Flynn,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 729, as follows:

An Act providing a system whereby persons absent from their regular polling places may cast their votes imposing certain powers and duties upon the county commissioners prothonotaries return boards of the various counties and the board of registration commissions in cities of the first and second class in relation thereto and providing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any duly qualified voter of this Commonwealth who by reason of his duties business or occupation is unavoidably absent from his lawfully designated election district and outside of the county in which he is an elector but within the confines of the United States on the day of holding any general municipal or primary election may vote by appearing before an officer either within or without the Commonwealth authorized to administer oaths and marking his ballot under the scrutiny of such official as herein prescribed Such voter may vote only for such officers and upon such questions as he would be entitled to vote for or on had he presented himself in the district in which he has his legal residence and in the manner hereinafter provided

Section 2 Any voter expecting to be absent from the county in which his lawfully designated election district is situated on the day of any general municipal or primary election and who desires to cast his ballot at such election may make application not more than thirty days and not less

than five days next preceding such election to the county commissioners of such county for a certificate of qualification and an official absent voter's ballot.

Section 3 The certificate of qualification shall be issued by the county commissioners and shall set forth the name of such voter the name of the ward or district of the city borough town or township in which he resides. If the voter is a resident of a borough town or township the certificate of qualification shall set forth that such voter's name has been duly entered on the registry list by the assessor thereof as appears from such list. If the voter is a resident of a city the certificate of qualification shall set forth that the voter personally registered according to law. The certificate of qualification shall be in the following form

Certificate of Qualification

We hereby certify that is a resident of the (district or precinct) of the ward of (city borough town or township) of county and Commonwealth of Pennsylvania (as appears by the personal registration books or the registry list of said district) and is a duly qualified elector of such district

Dated.....

County Commissioners

County of

Section 4 The board of registration commissioners in cities of the first and second class shall certify to the county commissioners upon request any information that may be necessary for such county commissioners to properly fill out such certificate of qualification

Section 5 The county commissioners of the several counties shall prepare and have printed in addition to the regular and official ballots additional official ballots to be known as absent voter's ballots. The number of such absent voter's ballots printed for each district shall be equal to ten per centum of the number of registered voters in such district. Such ballots shall be prepared and printed in the same form as the official ballots and shall in all respects be similar thereto except that on the back thereof shall be printed in addition to the form now required by law the words "Absent Voter's Ballot." There shall also be prepared three envelopes of such size and shape that will permit the placing of one within the other. On the first shall be printed only the words "Absent Voter's Ballot." On the second shall be printed the certificate of qualification and the affidavit of the voter together with the jurat of the official in whose presence the ballot is marked and before whom the affidavit is made the forms to be substantially as herein provided. On the third shall be printed the name official title and post office address of the prothonotary or the county commissioners of the county in which such voter resides and to whom the returns shall be made as hereinafter provided

Section 6 Application for a certificate of qualification and for an absent voter's ballot shall be made on a blank to be furnished by the county commissioner and shall be in the following form

I a duly qualified voter of the (district or precinct) of the Ward of (City borough town or township) of county and Commonwealth of Pennsylvania and entitled to vote in such district at the next election (in case of a primary election give party enrollment) expecting to be absent from said county on the day for such election hereby make application for a certificate of qualification and an official absent voter's ballot

Witnesses

Signature of Voter

Dated.....

P. O. Address

Section 7 Such application blank shall upon request therefor be sent by the county commissioner to any absent voter by mail if the necessary postage is prepaid by the voter or shall be delivered to any voter upon application made personally at the office of the county commissioners

Section 8 Upon receipt of such application properly filled out and duly signed or as soon thereafter as the official absent voter's ballots for the election district in which the applicant resides have been printed the county commissioners shall send to such absent voter by mail or shall deliver one official absent voter's ballot or if there is more than one such absent voter's ballot to be voted by a voter of such election district one of each kind. Such ballot or ballots shall be enclosed in the envelopes as provided for in section five of this act and in the order in which they are mentioned therein. The envelopes shall be kept unsealed before sending or delivering such ballot the county commissioners shall satisfy themselves that the applicant is a qualified elector and if so satisfied they shall fill out and sign the certificate of qualification and shall enter or cause to be entered on the registration book or registry list opposite the name of the applicant the words "Received absent voter's ballot."

Section 9 At any time after receiving such absent voter's ballot but within a sufficient time to permit the return of the marked ballot to the prothonotary or county commissioners of the county in which the voter's election district is situated on or before the day of such election the voter may appear before any officer either within or without the Commonwealth authorized to administer oaths and mark such ballot under the scrutiny of such official in the following manner. The voter shall first display the ballot to such official as evidence that the same is unmarked and shall then proceed to mark the ballot in the presence of such official but

in such manner that such official is unable to see how the same is marked and then fold the ballot and enclose and securely seal the same in the envelope on which is printed the words "Absent Voter's Ballot." This envelope shall then be placed in the one on which is printed the certificate of qualification and the affidavit of the voter and the jurat of the official before whom the voter appears and such envelope sealed in like manner by the voter

Section 10 The voter shall then make out subscribe and swear to the affidavit printed on the face of such envelope which together with the jurat of such official shall be in the following form

Form of Affidavit and Jurat

Commonwealth of Pennsylvania

ss

County of

..... do solemnly swear (or affirm) that I have resided in the Commonwealth of Pennsylvania one year (or having previously been a qualified elector or native-born citizen of the Commonwealth that I removed therefrom and returned then six months) immediately preceding the date of this election and in the district or precinct of the ward of (city borough town or township) in the county of at least two months immediately preceding said date and (if twenty-two years of age and upward) have paid within two years a State or county tax and am in all respects a duly qualified voter of said election district that I am a and that because of my duties business or occupation I will be required to be absent from my lawfully designated election district on said election day and will have no opportunity to vote therein that I am qualified to vote elsewhere at this election and that I am the person named in the certificate of qualification

Witness

Signature of Voter

Subscribed and sworn to before me a in and for county State of on this day of 19.. and I hereby certify that the affiant who is personally known to me to be the person he represents himself to be

or

has been proven to be the person whom he represents himself to be by whose address is and who is a creditable person known to me presented himself before me on the day above named in the city borough town or township of county of state of that he exhibited to me the enclosed ballot (or ballots) and that the same was unmarked that he before me at the same time and place marked his ballot (or ballots) but in such manner that I did not see his vote that he then folded and enclosed said ballot (or ballots) so marked in the proper envelopes and that he then and there made out subscribed and swore to the affidavit according to law

Section 11 Such ballot or ballots and envelopes shall then be securely sealed in the third envelope which the voter shall send by registered mail to the prothonotary or county commissioners in sufficient time to reach its destination on or before the day such election is held in case the ballot was voted at the general or municipal election it shall be sent to the prothonotary if voted at a primary election it shall be sent to the county commissioners of the county in which such voter is a resident. The postage and cost necessary to transmit and register such envelope shall be paid by the voter

Section 12 The prothonotary or county commissioners upon receipt of such registered letter shall safely keep and preserve the same unopened in their office until the return board canvasses the vote according to law at which time the said return board shall open such registered letter and after examining the certificate of qualification and the affidavit and jurat shall compare the signature of said absent voter as written on the affidavit with the signature of such voter on the application blank given to the county commissioners. If the return board is satisfied that the signatures correspond and that the affidavit and jurat are sufficient they shall announce the name of the voter of such absent voter's ballot and shall give any person present an opportunity to challenge the same in like manner and for the same causes as such voter could have been challenged had he presented himself in his own district to cast his ballot. If there are no challenges they shall open the second envelope in such manner as not to destroy the certificate of qualification and the affidavit and jurat as printed thereon which envelope shall be kept in the prothonotary's or commissioners' office for a period of one year thereafter. All envelopes on which are printed the words "Absent Voter's Ballot" and containing the ballots shall be put into one depository at one time and said depository well shaken and the envelopes containing the ballots mixed before any ballot is taken therefrom. The return board shall then break the seals of such envelopes and record the said ballots in the same manner as the election officers record votes and in so canvassing said votes the return board shall count the votes of all absent voters taken as herein provided and add the same to the total result of the election in the county district precinct or ward accordingly as designated on each ballot

Section 13 The ballots after being opened and duly counted by the return board shall be safely kept in the custody of the prothonotary or the county commissioners as the case may be for the period of one year and in case of a contested election the same may be opened and counted as in other cases

Section 14 Any voter who has received an absent voter's ballot and who shall return to his properly designated election

district on or before the day for holding the election for which such ballot was issued shall be permitted to vote upon presenting himself at his regular polling place in the same manner as he could have voted had he not received such absent voter's ballot. Provided however That in any such case such voter shall surrender to the judge of election of such district his absent voter's ballot or ballots unmarked and the envelopes in which they were contained before being permitted to vote. Such fact shall be noted by the judge of election on the back thereof and the ballot or ballots and envelopes shall be returned to the county commissioners.

Section 15 If any person voting an absent voter's ballot shall wilfully swear falsely to the affidavit herein provided for or shall vote any ballot other than one properly issued to him or vote or attempt to more than once at any such election or who shall violate any other provisions of this act shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine not exceeding one hundred dollars or be imprisoned for a term not exceeding one year or both at the discretion of the court.

If any official authorized to administer oaths within this Commonwealth prothonotary county commissioner or member of a return board shall neglect or refuse to perform any of the duties prescribed by this act or shall reveal or divulge any of the details of any ballot cast in accordance with the provisions of this act he shall be guilty of a misdemeanor and upon conviction shall be punished by fine not exceeding one hundred dollars.

Section 16 All acts or parts of acts inconsistent herewith are hereby repealed.

On the question,

Shall the bill pass finally?

Mr. DUNN. Mr. Speaker, I would like to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Schuylkill, Mr. Whitehouse, permit himself to be interrogated?

Mr. WHITEHOUSE. I will, Mr. Speaker.

Mr. DUNN. Mr. Speaker, I would like to ask the gentleman from Schuylkill if he does not think that an act like this would open our election machinery to fraud?

Mr. WHITEHOUSE. No, sir, Mr. Speaker, I do not. This act is planned with every safeguard possible, and if anything these votes are guarded more carefully than the votes now taken.

Mr. DUNN. Does this affect your county?

Mr. WHITEHOUSE. It certainly does, it affects every county.

Mr. DUNN. As I understand the act, it says "cities of the first and second class."

Mr. WHITEHOUSE. No sir, and if you will read the title carefully you will see that it only refers to the registration board where they have personal registration boards, which shall assist the commissioners in all counties.

Mr. DUNN. Mr. Speaker, my own thought is that our election machinery is too complicated at the present time. Since the women have the right to vote, in our cities, the election officers have enough to do in regard to their work. This gives the privilege to vote to a man who is not home on election day. It puts an additional expense on your county for the printing for the purpose of taking care of these votes by the county commissioners, and I think the more you add to the election machinery as it is to-day, the more complicated it becomes to the election officers and the county commissioners. I hope the bill will not pass.

Mr. WHITEHOUSE. Mr. Speaker, this is a departure from the regular routine of elections, but it is not new by any means. My information coming from one of the newspapers is that this is now used in twenty-nine other states. I have in front of me the laws of Ohio. This bill was practically copied from the one now used in Ohio. These men are unavoidably absent from their district in which they pay their taxes, traveling men, railroad men, theatrical men and men with positions, and they are a part of the general routing of business in our country. Someone must accept these jobs, we cannot all stay at home. These men pay their taxes and they surely are entitled to the same consideration that we are in determining who shall administer their laws, who shall spend their money and who shall appoint their teachers. Now, we submit that if you have carefully read this bill you will find that we have guarded the taking of these ballots from start to finish in order that there can be no fraud one way or the other. There is no extra work on the part of anyone, on the part of the election board. The vote is canvassed finally by the canvassing board, which in a general election would be the courts or the judges of the courts, and in a primary election would be the county commissioners. The expense is very small in

proportion to the amount of good it will do. Each one of these men would have to pay his carfare to be home, and in addition would have to lose his time. The ballot taking in the proportion of hundreds of thousands would cost but six-tenths of a cent for an extra ten thousand to be printed, that we should give to these men the same privileges which we have. They are entitled to their vote, and I would ask you gentlemen to pass this bill.

Mr. DUNLAP. Mr. Speaker, I feel that this is a measure which we should give due consideration. I at one time was a traveling man myself, nevertheless, I paid my taxes. I have the receipts to show for it. There are thousands of men in this State whose business takes them periodically away from their place of residence. As the previous speaker said twenty-six other states provide this method whereby these citizens may exercise their right of franchise. I believe it is our duty to make it available to these gentlemen that they may cast their ballots. This bill provides due safeguards to the secrecy of the ballot. In addition to the traveling men which this will take care of, there are numerous employees in the State and federal governments who maintain a residence in our State, and which are now required to pay railroad fare and other expenses to come back home at the proper time to cast their ballot for the purpose of voting. I think this is a logical, progressive piece of legislation, and I would like to see it pass.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—106.

Alexander,	Diehm,	Hetrick,	Schaeffer,
Armstrong,	Dithrich,	Hoffman, J. N.,	Schilling,
Aston,	Donneley,	Hoover,	Schwartz,
Baker,	Dunlap,	Horne,	Shaffer,
Barnhart,	Eaches,	Hough,	Shannon,
Beaver,	Edmonds,	Huston,	Shellenberger,
Beckley,	Elgin,	Jones, D. J.,	Smink,
Bell,	Feldman,	Jones, W. W.,	Soffel,
Bidelspacher,	Finney,	Jordan,	Stadtlander,
Blair,	Fitzgibbon,	Kelly,	Stark,
Bluet,	Fowler,	Kooser,	Steedle,
Blumberg,	Franklin,	Leeds,	Stewart,
Bower,	Gearhart,	McClure,	Strauss,
Bromley,	Gibbon,	McCurdy,	Thomas,
Brooks,	Goehring,	McKim,	Van Alen,
Campbell,	Golder,	McMullen,	Walker, G. T.,
Chaplin,	Green,	Magill,	Weiss,
Clutton,	Griffith,	Marcus, J. C.,	Wettach,
Cook,	Flagerty,	Martin,	Whitaker,
Craig, J. R.	Harding,	Michel,	Whitehouse,
Cratty,	Harer,	Miller, A.,	Whiteman,
Curran,	Harry,	Miller, C.,	Williams,
Curry,	Haslett,	Miller, D. D.,	Wolfe,
Davis,	Hatrick,	Morris,	Wood,
Dawson,	Haws,	Ogle,	Woodruff,
Dewey, C. F.,	Heffernan,	Richards,	Zook,
Dewey, P. H.,	Henderson, W.,	Rieder,	

NAYS—21.

Allum,	Craig, J. O.,	Glass,	Marcus, J.,
Asbury,	Dilsheimer,	Keene,	Ruch,
Baldi,	Drinkhouse,	Krause,	Smith, H.,
Brown, T. R.,	Dunn,	Lafferty,	Smith, J. W.,
Eurns,	Ehrhardt,	Love,	Weamer,
Comer,	Flynn,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

RESOLUTION RECALLING HOUSE BILL NO. 719 FROM THE GOVERNOR.

Mr. DITHRICH offered the following resolution, which was twice read, considered and adopted.

In the House of Representatives, April 20, 1921.
Resolved, (if the Senate concur), That House Bill No. 719, File Folio 5431, entitled "An Act providing for the burial of certain persons who are have been or shall be soldiers sailors or marines designated as "deceased service men" defining the term "deceased service man" and authorizing county commissioners to provide headstones markers and burial plots for such deceased service men at the expense of the county in which they shall die or have a legal residence at the time of their death "be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 48.

A Joint Resolution proposing an amendment to section one of article fourteen of the Constitution of the Commonwealth of Pennsylvania

With the information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.

The Clerk read the amendment as follows:

Amend section 1, line 6, by striking out the word "Pennsylvania" and inserting in lieu thereof the word "Pennsylvania"

On the question,

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—178.

Alexander,	Elgin,	Krause,	Schilling,
Allum,	Evans,	Krugh,	Schwartz,
Armstrong,	Feldman,	Lafferty,	Shaffer,
Asbury,	Finney,	Lewis,	Shannon,
Baker,	Fitzgibbon,	Long,	Shelair,
Baldi,	Flynn,	Love,	Smiley,
Barnhart,	Fowler,	McBride,	Smink,
Beaver,	Fox,	McCaig,	Smith, H. J.,
Bell,	Franklin,	McCann,	Smith, H.,
Blair,	Gearhart,	McCarthy,	Smith, J. W.,
Bluett,	Gelder,	McGowan,	Snowden,
Blumberg,	Gibbon,	McHugh,	Soffel,
Boland,	Glass,	McKnight,	Sowers,
Bower,	Gochring,	McVicar,	Sprowls,
Brendle,	Golder,	Mangan,	Stackhouse,
Bromley,	Goodnough,	Marcus, J.,	Stadtlander,
Brooks,	Goss,	Marcus, J. C.,	Stark,
Brown, T. R.,	Green,	Marshall,	Steedle,
Burns,	Griffith,	Mantz,	Sterling,
Campbell,	Hagerty,	Michel,	Stevens,
Chaplin,	Haines,	Miller, A.,	Stevenson,
Clutton,	Haldeman,	Miller, A. S. C.,	Stewart,
Comerer,	Hampson,	Miller, C.,	Thomas,
Conner,	Harding,	Miller, D. L.,	Trainer,
Cook,	Harer,	Miller, D. D.,	Van Alen,
Craig, J. R.,	Harv,	Miller, H. F.,	Vickerman,
Crafty,	Haslett,	Miller, J. J.,	Walker, G. T.,
Crum,	Hatrick,	Mitchell,	Walker, J. A.,
Curran,	Haws,	Morris,	Weamer,
Davis,	Heffernan,	Orr,	Weiss,
Dawson,	Henderson, W.,	Perry,	Wells,
DeHaas,	Hess,	Pike,	Wettach,
Denning,	Hoffman, J. N.,	Posey,	Whitaker,
Dewey, C. P.,	Hoffman, M. R.,	Quigley,	Whitehouse,
Dewey, P. H.,	Hoover,	Rhoads,	Whiteman,
Diehm,	Horne,	Richards,	Williams,
Dilsheimer,	Housh,	Tieder,	Wolfe,
Dittrich,	Huston,	Rinn,	Woner,
Donneley,	Jones, D. J.,	Roman,	Wood,
Drinkhouse,	Jones, W. W.,	Ruch,	Woodruff,
Dunlap,	Kantner,	Ruddy,	Zook,
Dunn,	Keene,	Ruth,	Spangler,
Eaches,	Kelly,	Schaeffer,	Speaker,
Edmonds,	Kinsman,		
Ehrhardt,	Kohler,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 1325.

An Act providing for the organization government discipline maintenance and regulation of the armed land forces of this Commonwealth

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend page 17, section 27, line 22, by inserting after the word "Governor" the words "who as"; amend page 26, section 38, line 13, by striking out after the words "payment of" the words "such expenses" and inserting in lieu thereof the words "the same"; amend page 40, section 73, line 9, by inserting after the word "seventeen" the words "(Pamphlet Laws one hundred and thirteen)"; amend section 73, line 13, by striking out after the word "all" the word "previous".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—160.

Alexander,	Finney,	Love,	Sieg,
Allum,	Fitzgibbon,	McBride,	Shaffer,
Armstrong,	Flynn,	McCaig,	Shannon,
Asbury,	Fowler,	McCann,	Sinclair,
Baker,	Fox,	McClure,	Smink,
Baldi,	Gearhart,	McConnell,	Smith, H. J.,
Barnhart,	Gelder,	McCurdy,	Smith, H.,
Beckley,	Glass,	McHugh,	Smith, J. W.,
Bell,	Gochring,	McKinn,	Smith, L.,
Bidelspacher,	Golder,	McMullen,	Snowden,
Bluett,	Goodnough,	McOwen,	Soffel,
Blumberg,	Goss,	McVicar,	Sowers,
Bower,	Griffith,	Magill,	Sprowls,
Brady,	Hagerty,	Mangan,	Stackhouse,
Bromley,	Haldeman,	Marcus, J.,	Stadtlander,
Brooks,	Harding,	Marshall,	Stark,
Brown, T. R.,	Harer,	Martin,	Steedle,
Burns,	Harry,	Mantz,	Sterling,
Campbell,	Hatrick,	Millar, A.,	Stevens,
Clutton,	Haws,	Millar, A. S. C.,	Stevenson,
Comerer,	Heffernan,	Miller, C.,	Stewart,
Conner,	Henderson, E.,	Miller, D. I.,	Strauss,
Cook,	Hess,	Miller, D. D.,	Trainer,
Craig, J. O.,	Hetrick,	Miller, H. F.,	Vickerman,
Crum,	Hoover,	Mitchell,	Walker, J. A.,
Curry,	Horne,	Ogle,	Weamer,
Davis,	Hough,	Phillips,	Weiss,
Dawson,	Jones, D. J.,	Pike,	Wettach,
Denning,	Jordan,	Quigley,	Whitaker,
Dewey, P. H.,	Keene,	Rhoads,	Whitehouse,
Diehm,	Kelly,	Richards,	Whiteman,
Dilsheimer,	Kinsman,	Rinn,	Williams,
Dittrich,	Kohler,	Roman,	Wolfe,
Drinkhouse,	Kooser,	Ruch,	Woner,
Dunlap,	Krause,	Ruddy,	Wood,
Dunn,	Krugh,	Ruth,	Woodruff,
Eaches,	Lafferty,	Schaeffer,	Zook,
Ehrhardt,	Leeds,	Schilling,	Spangler,
Elgin,	Lewis,	Schwartz,	Speaker,
Evans,	Long,		
Feldman,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 1261.

An Act to amend sections two three and four of an act approved the third day of May Anno Domini one thousand nine hundred and nine (Pamphlet Laws three hundred and ninety-five) entitled "An act regulating the sale of concentrated commercial feeding-stuffs also of condimental stock and poultry-food and patented proprietary or trade-mark stock and poultry-food possessing nutritive value combined with medicinal properties defining concentrated commercial feeding-stuffs prohibiting the adulteration of any feeding-stuff sold offered or exposed for sale in this State with oat hulls ground corn cobs flax plant refuse elevator chaff cotton-seed hulls ground corn stalks rice hulls peanut hulls weed seeds or other similar adulterants providing for the collection of samples and analysis thereof by the Department of Agriculture and the publication of information concerning the same providing also for the expenses of the enforcement of the law fixing penalties for its violation and repealing act number two hundred and eleven (Pamphlet Laws one thousand nine hundred and seven page two hundred and eighty-three) entitled "An act regulating the sale of wheat and

corn and buckwheat-bran and middlings or any admixture thereof' et cetera approved the twenty-eighth day of May one thousand nine hundred and seven' by enlarging the scope of the term "concentrated commercial feeding-stuffs" and providing for the collection of license fees for the sale thereof and by including certain other substances as adulterants

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The Clerk read the amendments as follows:

Amend page 7, section 3, line 5, by striking out after the word "corn" the word "stocks" and inserting in lieu thereof the word "stalks"; amend page 8, section 3, line 1, by striking out after the word "exceeding" the word "twelve" and inserting in lieu thereof the word "eleven".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—168.

Allum,	Edmonds,	Kinsman,	Ruch,
Armstrong,	Ehrhardt,	Kooser,	Ruddy,
Asbury,	Elgin,	Krause,	Ruth,
Aston,	Evans,	Krugh,	Shaeffer,
Baker,	Finney,	Lafferty,	Shilling,
Baldi,	Fitzgibbon,	Leeds,	Schwartz,
Barnhart,	Flynn,	Lewis,	Shaffer,
Beaver,	Fowler,	Long,	Shannon,
Beckley,	Fox,	Love,	Shellenberger,
Beil,	Franklin,	McBride,	Sinclair,
Bidelspacher,	Gelder,	McCann,	Smiley,
Bluett,	Gibbon,	McConnell,	Smlnk,
Blumberg,	Glass,	McCurdy,	Smith, H.,
Boland,	Goehring,	McGowan,	Smith, J. W.,
Bower,	Golder,	McKim,	Smith, L.,
Brady,	Goodnough,	McKnight,	Snowden,
Brendle,	Goss,	McMullen,	Soffel,
Brenneman,	Green,	McOwen,	Sowers,
Bromley,	Griffith,	McVicar,	Sprows,
Brooks,	Haines,	Mangan,	Stackhouse,
Brown F. B.,	Haldeman,	Marcus, J.,	Stadtlander,
Brown, T. R.,	Hampson,	Marcus, J. C.,	Steedle,
Burns,	Harding,	Mantz,	Sterling,
Campbell,	Harer,	Michel,	Stevens,
Chaplin,	Harry,	Millar, A.,	Stevenson,
Clutton,	Haslett,	Millar, A. S. C.,	Stewart,
Comer,	Hatrick,	Miller, C.,	Strauss,
Conner,	Heffernan,	Miller, D. D.,	Thomas,
Cook,	Henderson, E.,	Miller, H. F.,	Tralner,
Craig, J. R.,	Henderson, W.,	Miller, J. J.,	Vickerman,
Cratty,	Hess,	Mitchell,	Walker, G. T.,
Crum,	Hetrick,	Morris,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Ogle,	Weamer,
Davis,	Hoffman, M. R.,	Perry,	Wells,
Dawson,	Hoover,	Phillips,	Whitaker,
Denning,	Horne,	Pike,	Whitehouse,
Dewey, P. H.,	Hough,	Posey,	Whiteman,
Dilsheimer,	Jones, D. J.,	Quigley,	Williams,
Dithrich,	Jones, W. W.,	Rhoads,	Woner,
Drinkhouse,	Kantner,	Richards,	Wood,
Dunlap,	Keene,	Rieder,	Woodruff,
Eaches,	Kelly,	Rinn,	Zook,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, April 20, 1921.

Resolved (if the Senate concur), That House Bill No. 798, File Folio 3493, entitled "An act to amend section thirteen of an act approved the third day of June, one thousand nine hundred and fifteen (Pamphlet Laws, nine hundred and fifty-four) entitled 'An act to protect the public health and safety by regulating the erection, alteration, repair, use, occupancy, maintenance, sanitation and condemnation of dwellings, two-family dwellings, rooming-houses and tenements by regulating the use, maintenance and sanitation of the grounds surrounding the same, the adjoining buildings and all vacant land in cities of the first class, providing for their inspection, the abatement of nuisances the vacating of uninhabitable houses and the filing of liens creating a Division of Housing and Sanitation and providing penalties for violations of the provisions thereof and repealing all laws inconsistent therewith'" be recalled from the Governor for the purpose of amendment.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, April 20, 1921.

Resolved (If the Senate concur), That House Bill No. 790, entitled "An act to regulate and control the manufacture, sale, offering for sale giving away and use of weights and measures and of weighing and measuring devices in the Commonwealth of Pennsylvania: providing for the approval and disapproval of such weights, measures and devices by the bureau of standards, and prescribing penalties," be recalled from the Governor for the purpose of amendment.

SENATE MESSAGE.

SENATE RECEDES FROM AMENDMENTS MADE TO HOUSE BILL NO. 483.

The Clerk of the Senate being introduced, informed that the Senate recedes from its amendments non-concurred in by the House of Representatives to House Bill numbered and entitled as follows:

House Bill No. 483.

An Act to further amend the fifth section of an act entitled "An act relating to the organization and jurisdiction of orphans' courts and to establish a separate orphans' court in and for counties having more than one hundred fifty thousand inhabitants and to provide for the election of judges thereof," approved May nineteenth Anno Domini eighteen hundred and seventy-four (Pamphlet Laws two hundred and six) as amended by fixing and determining the salaries of the assistant clerks of said court in counties of the first second third and fourth classes

SPEAKER SPANGLER IN THE CHAIR.

SENATE MESSAGE.

APPOINTMENT OF CONFERENCE COMMITTEE-ON SENATE BILL NO. 309.

The Clerk of the Senate being introduced, informed that the Senate has insisted upon its amendments, non-concurred in by the House of Representatives, to Senate Bill No. 309, entitled:

An Act to amend section five of an act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing a Board of Optometrical Education Examination and Licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violations thereof and, repealing all acts or parts of acts inconsistent therewith"

and has appointed Messrs. Aron, Daix and Smith a committee of conference to confer with a similar committee of the House of Representatives (if the House of Representatives shall appoint such committee) on the subject of the differences existing between the two Houses in relation to said bill.

APPOINTMENT OF COMMITTEE OF CONFERENCE ON SENATE BILL NO. 309.

Mr. DUNN. Mr. Speaker, I move that the House insist upon its non-concurrence and that a committee of conference be appointed on the part of the House.

Mr. EDMONDS. Mr. Speaker, I second the motion.

The motion was agreed to.

The SPEAKER. The Chair appoints as a Committee-of Conference Messrs. Dunn, Conner and Joseph Marcus.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

HOUSE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

House Bill No. 1164.

An Act to amend section forty-three of the act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fifty-seven) entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein defining the jurisdiction of said commissions and the powers and duties of the commissioners constituting same and of their appointees including registrars inspectors of registration clerks and counsel fixing their qualifications terms of office and compensation granting them certain immunity from arrest on registration days and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof to copy or demand a list of the lodgers therein and to supervise the conduct of registrars regulating the registration of electors at polling places by registrars and at the offices of commissions or commissioners and the right of parties or bodies of electors to have watches thereat and the preparation and use of street lists and other records of those registered allowing the names of persons not entitled to vote to be struck from the registers in certain cases permitting all records regarding registration to be inspected and copied by any elector under certain conditions directing how the registers shall be used at elections and primaries compelling the attendance of witnesses and payment of witness fees and providing penalties for refusal to obey subpoenas directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll taxes and to give receipts therefor authorizing such clerks to administer oaths sign subpoenas and vouchers and to collect and disburse witness fees prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to said commissions and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas imposing certain duties upon election officers and upon the councils treasurers controllers receivers of taxes police officers and other officials of said cities and upon the courts judges prothonotaries sheriffs commissioners peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are coextensive legalizing certain acts required hereby if done on any Sunday or legal holiday requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of the said commissions punishing and fixing penalties for violation hereof and repealing all legislation inconsistent herewith" so as to increase the maximum compensation to be paid to the chief clerk of the registration commission

House Bill No. 608.

An Act to amend section one of an act approved the sixth day of May Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws two hundred and sixty-two) entitled "An act imposing certain liabilities on persons firms and corporations in cities of the second class for the cost of extinguishing fires which occur through their criminal intent design or willful negligence or where they have not complied with any law ordinance or other lawful regulation for the prevention of fire or the spreading thereof providing a method for the ascertainment of such cost and the manner of collecting the same" so as to extend its provisions to persons firms and corporations in cities of the third class and boroughs

House Bill No. 708.

An Act concerning the proof of statutes of other jurisdictions and to make uniform the law with reference thereto

House Bill No. 709.

An Act concerning the taking of depositions in this State to be used in any foreign jurisdiction and to make uniform the law with reference thereto

House Bill No. 938.

An Act authorizing county commissioners to receive donations gifts legacies endowments devises and conveyances of

real or personal property for the establishing of orphan's homes providing for the support maintenance conduct and management of such homes and authorizing counties to appropriate moneys for such purposes

House Bill No. 1108.

An Act to validate tax liens filed in the office of the prothonotary of the various counties since the first day of June one thousand nine hundred and fifteen under the provisions of an act approved the fourth day of June one thousand nine hundred and one entitled "An act providing when how upon what property and to what extent liens shall be allowed for taxes and for municipal improvements and for the removal

of nuisances the procedure upon claims filed therefor the methods of preserving such liens and enforcing payment of such claims the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales" and its supplements and amendments thereto and providing for their collection

House Bill No. 1015.

An Act authorizing the several boroughs and townships to appropriate moneys for the support of county associations of boroughs and townships

House Bill No. 1085.

An Act authorizing the lease of lands acquired in connection with the acquisition of toll-bridges over boundry waters to boroughs and townships for park purposes

House Bill No. 1209.

An Act providing for the better management of the jails or county prisons in the several counties of this Commonwealth of the third and fourth classes by creating in such counties a board to be known by the name and style of inspectors of the jail or county prison with authority to appoint a warden of such prison and by vesting in said board and the officers appointed by it the safekeeping discipline and employment of prisoners and the government and management of said jails or county prisons

House Bill No. 1307.

An Act to amend section eighteen article one chapter seven of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" as added

House Bill No. 1308.

An Act to amend clause twenty-four of section two of an act approved the third day of April one thousand eight hundred and fifty-one (Pamphlet Laws three hundred and twenty) entitled "An act regulating boroughs" as amended authorizing the boroughs to increase the rate of taxation for general borough purposes

House Bill No. 1323.

An Act to amend section two of an act approved the twenty-fifth day of April one thousand nine hundred and three (Pamphlet Laws three hundred and four) entitled "An act to further regulate the construction maintenance and inspection of buildings and party walls in cities of the first class"

House Bill No. 1340.

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" authorizing boroughs to define and punish disorderly conduct

With the information that the Senate has passed the same without amendment.

ADJOURNMENT.

Mr. HESS. Mr. Speaker, I move the House do now adjourn.

The motion was agreed to and (at 11:40 o'clock P. M.) the House adjourned until to-morrow at 11 o'clock A. M.

Legislative Journal.

Session 1921

124th of the General Assembly

Vol. 6. HARRISBURG, PA., THURSDAY, APRIL 21, 1921.

No. 50

SENATE

THURSDAY, April 21, 1921.

The Senate met at 11 o'clock A. M.
The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) in the Chair.

PRAYER.

The Acting Chaplain, Rev. J. T. Davis, offered the following prayer:

Almighty God, Father we thank Thee for this beautiful day, guide us through all the deliberations of this day. We pray Thee that Thou wilt lead us and direct us in the right places. Bless those who are in authority, may they be men after Thine own heart. May they create by precept and example the great principles that will tend to elevate and uplift humanity. We ask it in the name of Christ. Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. McCONNELL, the further reading was dispensed with, and the Journal was approved.

REPORTS FROM COMMITTEES.

Mr. SCHANTZ, from the Committee on Judiciary General, reported as amended, Senate Bill No. 567, (House Bill No. 464), entitled:

An Act regulating service of process from the courts of common pleas or other Courts of record and extending the territorial jurisdiction thereof in certain cases.

Mr. SMITH, from the Committee on Judiciary Special, reported as amended, Senate Bill No. 1003, (House Bill No. 1218), entitled:

An Act limiting the time during which public service companies may require payment of rates or tariffs in advance of service rendered.

Mr. LESLIE, from the Committee on Judiciary General, re-reported as committed, Senate Bill No. 419, (House Bill No. 296), entitled:

An Act to amend section three of an act approved the nineteenth day of March one thousand nine hundred and fifteen (Pamphlet Laws five) entitled "A further supplement to an act entitled 'An act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof, approved the fifth day of May one thousand nine hundred and eleven constituting the said court the juvenile court of said county and prescribing its organization jurisdiction and powers therein and otherwise' as amended

Also, from the Committee on Judiciary General, re-reported as committed, Senate Bill No. 471, (House Bill No. 523), entitled:

An Act fixing the salary or compensation of the crier of the courts of quarter sessions of the peace and over and terminer and general jail delivery in the counties of the second class of this Commonwealth.

Mr. CULBERTSON, from the Committee on Forestry, reported as committed, Senate Bill No. 1345, (House Bill No. 271), entitled:

An Act to amend an act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws page seven hundred and ninety-seven) entitled "An act to establish a Bureau of Forest Protection within the Department of Forestry designating the officers who shall constitute the Bureau their duties and salaries prescribing penalties for the violation thereof and repealing all laws general special or local or any parts thereof that may be inconsistent with or supplied by this Act" by providing for a chief of the Bureau of Forest Protection empowering District Foresters to act as District Fire wardens providing for the compensation of the Chief and other Fire wardens and persons assisting in extinguishing forest fires.

Also, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 724, (House Bill No. 1000), entitled:

An Act to amend chapter three of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto.

Mr. PHIPPS, from the Committee on Judiciary General, reported as committed, Senate Bill No. 467, (House Bill No. 787), entitled:

An Act to exempt electric washing machines electric vacuum or suction cleaners electric ironing machines or mangles electric dish washing machines electric sewing machines electric portable lamps electric refrigerating machines electric sad irons electric vibrators electric heaters electric ranges or electric water heaters leased or hired from levy or sale on execution or distress for rent.

Also, from the Committee on Judiciary General, reported as amended, Senate Bill No. 1001, (House Bill No. 1191), entitled:

An Act to amend an act approved the fifth day of June one thousand nine hundred and thirteen (P. L. 435) entitled "An act to authorize the courts of common pleas of any county when any individual church within the county has become inactive or extinct by reason of there being no resident or active trustees representing it or otherwise, and the property of the church is liable to be wasted or destroyed to appoint the trustees of the State body or organization, representative of the denomination of which said church was a member as trustees for said church to hold and dispose of the title to the property owned by said church and defining the procedure thereon" authorizing the said courts to appoint as trustees for the property owned held by any church board or agency or any religious organization the trustees or body corporate of the superior judicatory with which the church has been connected when the territory covered by the said judicatory is within the State or any other appropriate board or agency of such religious organizations of duly incorporated under the laws of any state of the United States."

Also, from the Committee on Agriculture, reported as committed, Senate Bill No. 983, (House Bill No. 1001), entitled:

An Act to amend sections twenty-one, twenty-two and twenty-three of the act approved the twenty-second day of July, one thousand nine hundred and thirty (P. L. 928) entitled "An act relating to domestic animals defining domestic animals so as to include poultry providing methods of improving the quality thereof and of preventing, controlling, and eradicating diseases thereof, imposing certain duties upon practitioners of veterinary medicine in Pennsylvania regulating the manufacture, use and sale of tuberculin mallein and other biological products for use with domestic animals, defining the powers and duties of the State Livestock Sanitary Board and the officers and employes thereof, fixing the compensation of the Deputy State Veterinarian and providing penalties for the violation of this act."

Mr. BARNES, from the Committee on Forestry, reported as committed, Senate Bill No. 1344, (House Bill No. 270), entitled:

An act to amend an act approved the twenty-fifth day of February one thousand nine hundred and one (Pamphlet Laws page eleven) entitled "An act to establish a Department of Forestry to provide for its proper administration to regulate the acquisition of land for the Commonwealth and to provide for the control protection and maintenance of forestry reservations by the Department of Forestry" as amended by establishing additional bureaus and offices in said department establishing forest districts providing for forest officers assistants and labor providing for the salaries of the officers and employees of the department fixing the amount of expenditures for the acquisition of land and repealing certain acts.

Mr. McCONNELL, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 863, (House Bill No. 957), entitled:

An Act to amend section ten of an act approved the sixteenth day of May one thousand nine hundred and nineteen (P. L. 193) entitled "An act to provide for the licensing and regulation of public dance halls and bar-rooms and for the regulation, supervision of public dances and balls in cities of the first, second and third classes."

Mr. SERVICE, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 894, (House Bill No. 470), entitled:

An Act declaring certain gas engines operated without mufflers, nuisances and prescribing penalties.

BILL SIGNED.

The PRESIDENT (Lieutenant-Governor E. E. Beidleman) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 294, entitled:

An Act making an appropriation to the Water Supply Commission of Pennsylvania to continue the work upon the Pymatuning Swamp Reservoir

Whereupon,

The PRESIDENT (Lieutenant-Governor E. E. Beidleman) in the presence of the Senate signed the same.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented communication in writing from His Excellency the Governor of the Commonwealth, which was read as follows:

APPROVAL OF RESOLUTION RECALLING FROM THE GOVERNOR SENATE BILL NO. 325.

Commonwealth of Pennsylvania,
Executive Chamber Harrisburg April 20, 1921.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives recalling from the Governor Senate Bill No. 325, File Folio 1153, entitled:

"Resolved (if the House of Representatives concur), That Senate Bill No. 325, File Folio 1153, entitled 'An act requiring all teachers in public, private and parochial schools or other institutions of learning to take an oath of allegiance to the Commonwealth and to the government of the United States,' be recalled from the Governor for the purpose of amendment." Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

RECONSIDERATION OF SENATE BILL NO. 325 RECALLED FROM THE GOVERNOR.

Mr. LESLIE. Mr. President, I move to reconsider the vote by which the bill passed finally.

The PRESIDENT. How did the Senator vote?

Mr. LESLIE. Mr. President, I voted "aye".

Mr. SMITH. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. SMITH. Mr. President, I voted "aye".

The motion was agreed to.

And the question recurring,

Shall the bill pass finally?

Mr. LESLIE. Mr. President, I move to reconsider the vote by which the bill passed finally.

The PRESIDENT. How did the Senator vote?

Mr. LESLIE. Mr. President, I voted "aye".

Mr. SMITH. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. SMITH. Mr. President, I voted "aye".

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill on third reading?

Mr. LESLIE. Mr. President, I ask unanimous consent to amend Section 3 by adding at the end thereof on page three, line three, after the word "dollars" the words "and any teacher breaking his or her oath or affirmation as aforesaid shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine not to exceed one hundred dollars (\$100.00)." Also in section 4, line four, page three, by striking out the words "proven loyalty", and inserting in lieu thereof the words "whose religious convictions prevent them subscribing to the oath as aforesaid". Also section four, page three, line five, by inserting after the word "oath" the words "or affirmation".

The PRESIDENT. Is there any objection. The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

HOUSE MESSAGES.

AMENDMENT TO HOUSE BILL NO. 757 RECALLED FROM THE GOVERNOR.

The Clerk of the House of Representatives being introduced, presented for concurrence bill of the House of Representatives, as follows:

House Bill No. 757, entitled:

An Act to amend an act approved the twenty-fifth day of May one thousand eight hundred ninety-seven (Pamphlet Laws eighty-three) entitled "An act to provide for the maintenance care and treatment of the indigent insane in county and local institutions" as amended

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading were reconsidered in the House and the bill amended, in which amendments the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read as follows:

Amend section 1; page 4, line 16, by striking out the word "treatment" and inserting in lieu thereof the word "payment"

On the question,

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sissor,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Byre,	McNichol,	Snyder,
Buekman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 79.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 79, entitled:

An Act authorizing district attorneys in counties of the third class to appoint county detectives defining their duties fixing their salaries and providing for the payment of such salaries and the expenses of such detectives from the county treasury

AMENDMENT TO HOUSE BILL NO. 878 RECALLED FROM
THE GOVERNOR.

He also presented for concurrence bill of the House of Representatives as follows:

House Bill No. 878, entitled:

An act to amend an act approved the nineteenth day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand and fifty-nine) entitled "An act extending the powers of judges of courts of quarter sessions and of over and terminer in relation to releasing prisoners in jails and work-houses on parole" by extending said act to include houses of correction and conferring similar powers on other courts of record

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading were reconsidered in the House and the bill amended, in which amendments the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read as follows:

Amend the title of the act, page one, by striking out in the eighth line of the title the word "and" and adding in the ninth line of the title after the word "record" the following: "And providing that the power of parole shall extend for a period not to exceed the maximum sentence as provided by law"

On the question,

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

AMENDMENT TO HOUSE BILL NO. 719 RECALLED FROM
THE GOVERNOR.

He also presented for concurrence bill of the House of Representatives as follows:

House Bill No. 719, entitled:

An Act providing for the burial of certain persons who are have been or shall be soldiers sailors or marines designated as "deceased service man" and authorizing county commissioners to provide headstones markers and burial plots for such deceased service men at the expense of the county in which they shall die or have a legal residence at the time of their death

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading were reconsidered in the House and the bill amended, in which amendments the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read as follows:

Amend Section 6, by striking out all of section 6 and inserting in lieu thereof the following:

Section 6 The county commissioners of the several counties of this State shall upon the petition of any ten reputable freeholders of any city borough township or district in said county procure for and furnish to said petitioners some suitable and appropriate markers made of metal with bronze alloy for the grave of each and every such deceased service man or woman buried within the limits of said city borough township or district to be placed upon the grave of such deceased service man or woman for the purpose of permanently marking and designating such grave for memorial purposes and when such deceased service man or woman shall be a veteran of any war for which the Government of the United States issued discharge buttons the markers designated for their graves shall include a fac simile of said discharge button

On the question,

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

AMENDMENT TO HOUSE BILL NO. 301 RECALLED FROM THE
GOVERNOR.

He also presented for concurrence bill of the House of Representatives as follows:

House Bill No. 301, entitled:

An Act to amend sections six and eight of article two of chapter seven of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" and to repeal section seven of article two of chapter seven of said act

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading were reconsidered in the House and the bill amended, in which amendments the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read as follows:

Amend title by striking out in the second line thereof the words "section six and eight," and inserting in lieu thereof the words "section seven."

Further amend by striking out all of Sections 1, 2 and 3 of said act, and inserting in lieu thereof the following:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met it is hereby enacted by the authority of the same That section seven of article two of chapter seven of the act approved the fourteenth day of May Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" which reads as follows:

"Section 7. The salary of the burgess shall not exceed per annum one hundred dollars per thousand for the first five thousand population or fraction thereof and fifty dollars per annum for each additional one thousand of population or fractional majority thereof the population to be determined by the last United States decennial census or by five times the number of electors in the borough as shown by the last registration thereof" is hereby amended to read as follows:

Section 7. The salary of the burgess shall not exceed per annum one hundred dollars per thousand for the first five thousand population or fraction thereof and fifty dollars per annum for each additional one thousand of population or fractional majority thereof the population to be determined by the last United States decennial census or by five times the number of electors in the borough as shown by the last resignation thereof: Provided however That in any borough whose population calculated as aforesaid shall exceed ten thousand the borough council may by ordinance fix the salary of the burgess at any sum not exceeding two thousand dollars

On the question,

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 364 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 364, entitled:

An Act fixing the salary of sheriffs in counties of the seventh class requiring all fees earned by sheriffs in such counties to be paid into the county treasury for the use of the county and providing for the payment for the care and maintenance of prisoners where the sheriff is the keeper or warden of the jail

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend the title page one line two by inserting after the word "fees" the words "and mileage"

On the question.

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisler,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Honshor,	Norton,	Vere,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

REPORT FROM COMMITTEE.

Mr. WEAVER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WEAVER, from the Committee on Judiciary General, reported as committed, Senate Bill No. 1346, (House Bill No. 572), entitled:

An Act providing for the sentencing of certain criminals to reformatories or houses of correction in counties of the first class

HOUSE MESSAGES.

HOUSE CONCURS IN SENATE BILL NO. 557.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 557, entitled:

An Act to amend section eight of an act approved the seventeenth day of April one thousand nine hundred and thirteen (Pamphlet Laws eighty-five) entitled "An act for the better protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith and providing for the disposition of the license fees fines and penalties received"

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 48.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 48, entitled:

A joint resolution proposing an amendment to section one of article fourteen of the Constitution of the Commonwealth of Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1261.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1261, entitled:

An Act to amend sections two three and four of an act approved the third day of May Anno Domini one thousand nine hundred and nine (Pamphlet Laws three hundred and ninety-five) entitled "An act regulating the sale of concentrated commercial feeding-stuffs also of condimental stock and poultry-food and patented proprietary or trade-mark stock and poultry-food possessing nutritive value combined with medicinal properties defining concentrated commercial feeding-stuffs prohibiting the adulteration of any feeding-stuff sold offered or exposed for sale in this State with oat-hulls ground corn eobs flax plant refuse elevator chaff cotton-seed hulls ground corn stalks rice hulls peanut hulls weed seeds or other similar adulterants providing for the collection of samples and analysis thereof by the Department of Agriculture and the publication of information concerning the same providing also for the expenses of the enforcement of the Law fixing penalties for its violation and repealing act number two hundred and eleven (Pamphlet Laws one thousand nine hundred and seven page two hundred and seventy-three) entitled "An act regulating the sale of wheat rye corn and buckwheat-bran and middlings or any admixture thereof" et cetera approved the twenty-eighth day of May one thousand nine hundred and seven" by enlarging the scope of the term "concentrated commercial feeding-stuffs" and providing for the collection of license fees for the sale thereof and by including certain other substances as adulterants

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1325.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1325, entitled:

An Act providing for the organization government discipline maintenance and regulation of the armed land forces of this Commonwealth

RESOLUTION RECALLING FROM THE GOVERNOR SENATE BILL NO. 294.

Mr. SERVICE offered the following resolution which was twice read, considered and agreed to:

Resolved (if the House of Representatives concur) That Senate Bill No. 294, entitled: "An Act making an appropriation to the Water Supply Commission of Pennsylvania to continue the work upon the Pymatuning Swamp Reservoir"

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

BILL OVER IN ORDER.

The PRESIDENT. Senate Bill No. 865, (House Bill No. 1184), on final passage, entitled:

An Act for the relief of persons copartnerships associations and corporations from certain completed and uncompleted contracts entered into with the Commonwealth and which on account of war and post-war conditions caused financial loss creating a board of claims to adjust moral and equitable claims arising from such contracts imposing certain powers and duties upon the heads of departments bureaus boards divisions and commissions of the Commonwealth who executed such contracts providing for the determination and payment of such moral and equitable claims and for the dismissing of petitions allowing appeals in such cases and making an appropriation

has not been received from the printer and will go over in its order.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 275, entitled:

An Act to exempt talking machines phonographs and musical instruments of every description leased or conditionally sold to or hired by any person or persons residing in or having a place of business in this Commonwealth from levy or sale or execution or distress for rent

And said bill having been read as length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—38.

Aron,	DeWitt,	MacDade,	Sisson,
Baldwin,	Donahue,	McConnell,	Smith,
Barnes,	Einstein,	McNichol,	Snyder,
Barr,	Eyre,	Miller, J. S.,	Sones,
Buckman,	Heaton,	Murdoch,	Stineman,
Clark,	Herron,	Norton,	Vare,
Craig,	Homsher,	Patton,	Weaver,
Crow,	Jones,	Phipps,	Whitten,
Culbertson,	Joyce,	Service,	Woodward,
Davis,	Leslie,		

NAYS—2.

Long, Schantz,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 474, (House Bill No. 567), entitled:

An Act to enable city county poor ward school borough and township tax collectors their executors and administrators if they are deceased or either surety or sureties if the surety or sureties have paid the taxes to collect taxes for the payment of which they have become personally liable without having collected the same by the expiration of the authority of their respective bonds or by the expiration of the authority of their respective warrants or by the expiration of their terms of office and to extend the time for the collection of the same for a period of two years from the passage of this act

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 559, entitled:

An Act making an appropriation to aid in the erection of a monument at Erie Pennsylvania commemorating the building of the fleet at that place and the conspicuous manner in which it preformed its errand at the battle of Lake Erie and for repairs to and improvements for the flagship Niagara

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,

Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 575, (House Bill No. 575), entitled:

An Act to amend an act approved the twenty-first day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred and eighty-five) entitled "An act providing for the return of taxes on seated lands in counties poor districts boroughs incorporated towns and townships or county poor borough town or township taxes respectively and providing for the sale of such lands for taxes" as amended providing for the preservation of the lien of first mortgages

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendment.

BILL OVER IN ORDER.

Mr. SISSON. Mr. President, I ask that Senate Bill No. 577, (House Bill No. 741), on third reading, entitled:

An Act to regulate and establish the travelling expenses and mileage to be charged by sheriffs in counties of the third fourth fifth sixth seventh and eighth classes

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 589, entitled:

An Act to amend section two article five chapter seven of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,

Barr,
Buckman,
Clark,
Craig,
Crow,
Culbertson,
Davis,

Eyre,
Heaton,
Herron,
Homsher,
Jones,
Joyce,
Leslie,

McNichol,
Miller, J. S.,
Murdoch,
Norton,
Patton,
Phipps,
Schantz,

Snyder,
Sones,
Stineman,
Vare,
Weaver,
Whitten,
Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr. BUCKMAN. Mr. President, I ask that Senate Bill No. 612, (House Bill No. 367), on third reading, entitled:

An Act to amend section nineteen of the act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the services of process and proceedings in action for damages arising from the use of any motor vehicle"

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 651, entitled:

An Act to amend an act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" defining certain of the powers of cities of the third class with reference to street lighting

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,
Baldwin,
Barnes,
Barr,
Buckman,
Clark,
Craig,
Crow,
Culbertson,
Davis,

DeWitt,
Donahue,
Einstein,
Eyre,
Heaton,
Herron,
Homsher,
Jones,
Joyce,
Leslie,

Long,
MacDade,
McConnell,
McNichol,
Miller, J. S.,
Murdoch,
Norton,
Patton,
Phipps,
Schantz,

Service,
Sisson,
Smith,
Snyder,
Sones,
Stineman,
Vare,
Weaver,
Whitten,
Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILLS OVER IN ORDER.

Mr. STINEMAN. Mr. President, I ask that Senate Bill No. 675, (House Bill No. 818), on third reading, entitled:

An Act to amend an act approved the twenty-sixth day of April one thousand eight hundred and fifty-five (Pamphlet Laws three hundred and nine) entitled "An act relating to damages for injuries producing death" as amended by extending the provisions thereof to brothers and sisters

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

The PRESIDENT. Senate Bill No. 679 on third reading entitled:

An Act to amend an act approved the seventeenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and thirty-two) entitled "A supplement to an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' "

has not been received from the printer, and will go over in its order.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 722, (House Bill No. 967), entitled:

An Act providing for the burial of the bodies of indigent persons by certain poor districts

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,
Baldwin,
Barnes,
Barr,
Buckman,
Clark,
Craig,
Crow,
Culbertson,
Davis,

DeWitt,
Donahue,
Einstein,
Eyre,
Heaton,
Herron,
Homsher,
Jones,
Joyce,
Leslie,

Long,
MacDade,
McConnell,
McNichol,
Miller, J. S.,
Murdoch,
Norton,
Patton,
Phipps,
Schantz,

Service,
Sisson,
Smith,
Snyder,
Sones,
Stineman,
Vare,
Weaver,
Whitten,
Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 734, (House Bill No. 794), entitled:

An Act to amend the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,
Baldwin,
Barnes,
Barr,
Buckman,
Clark,
Craig,
Crow,
Culbertson,
Davis,

DeWitt,
Donahue,
Einstein,
Eyre,
Heaton,
Herron,
Homsher,
Jones,
Joyce,
Leslie,

Long,
MacDade,
McConnell,
McNichol,
Miller, J. S.,
Murdoch,
Norton,
Patton,
Phipps,
Schantz,

Service,
Sisson,
Smith,
Snyder,
Sones,
Stineman,
Vare,
Weaver,
Whitten,
Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL OVER IN ORDER.

The PRESIDENT. Senate Bill No. 778, (House Bill No. 574), entitled:

An Act to authorize the filing and recording of notices of liens for taxes due the United States in the office of the recorders of deeds of the several counties of this Commonwealth providing for the discharge of such liens and fixing the fees of the recorders of deeds or their services

is not up from the printer and will go over in its order.

REPORTS FROM COMMITTEES.

Mr. JONES. Mr. President, I ask unanimous consent to make reports from committee at this time.

Mr. PRESIDENT. Is there objection? The Chair hears none.

Mr. JONES, from the Committee on Public Roads and Highways, reported as committed, Senate Bill No. 735, (House Bill No. 795), entitled:

An Act to amend section three hundred eighty-six clause four of the act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by limiting the power of townships of the second class to contract for road purposes

Also, from the Committee on Public Roads and Highways, re-reported as amended, Senate Bill No. 194, entitled:

An Act to amend an act approved the twentieth day of April one thousand nine hundred five (Pamphlet Laws two hundred and thirty seven) entitled "An act to provide for the repair and maintenance or improvement by the proper county city or borough of turnpikes heretofore or hereafter appropriated or condemned or any part thereof or public use free of tolls" as amended providing for the maintenance and repair of abandoned turnpikes and turnpikes of dissolved companies by the several townships cities and boroughs

Mr. VARE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? the Chair hears none.

Mr. VARE, from the Committee on Municipal Affairs, reported as committed, Senate Bill No. 1015, (House Bill No. 1260), entitled:

An Act to provide for the planting and care of shade trees along the streets and highways of cities and providing for the collection of the cost thereof and other costs incidental thereto from the owners of property abutting on such streets and highways

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 778, (House Bill No. 574), entitled:

An Act to authorize the filing and recording of notices of liens for taxes due the United States in the office of the recorders of deeds of the several counties of this Commonwealth providing for the discharge of such liens and fixing the fees of the recorders of deeds for their services

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 789, (House Bill No. 1126), entitled:

An Act to provide for the recording and notation upon the record of any deed or other recorded instrument of any judgment or decree affecting such deed or other instrument and providing that such recording and notation shall be notice of such judgment or decree

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 845, (House Bill No. 1097), entitled:

An Act restricting the appointment of corporate fiduciaries by testators or by any court or register of wills to corporations fully subject to supervision and examination by the Banking Department

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 846, (House Bill No. 1107), entitled:

An Act requiring banks banking corporations co-partnerships or association co-operative banking associations trust safe deposit real estate mortgage title insurance guaranty surety and indemnity companies savings institutions saving banks provident institutions building and loan associations lodges and societies to file of record names of persons authorized to make entries on records of mortgages imposing certain duties on recorders of deeds and declaring certain entries

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILLS OVER IN ORDER.

The PRESIDENT. Senate Bill No. S49, (House Bill No. 515), entitled:

An Act to amend an act approved the seventeenth day of May one thousand nine hundred nineteen (Pamphlet Laws two hundred and five) entitled "An act to amend section one of an act approved the fifth day of May one thousand eight hundred and thirty-two entitled 'An act regulating lateral railroads' by extending three provisions thereof to any person or persons corporation of the first or second class partnership municipal or quasi-municipal corporation school or poor district of the State of Pennsylvania incorporated under general or special act of Assembly being the owner or owners of land mills quarries coal mines limekilns or other real estate in the vicinity of any railroad canal or slack-water navigation made or to be made by any company or by the State of Pennsylvania and not more than four miles distant therefrom" increasing the length of lateral railroads

is not up from the printer and will go over in its order.

Mr. LONG. Mr. President, I ask that Senate Bill No. S51, (House Bill No. 1162), on third reading, entitled:

An Act to amend section one of the act approved the twenty-sixth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and thirty-nine) entitled "An act defining sedition and prescribing the punishment therefor"

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL RECOMMITTED.

Mr. PHIPPS. Mr. President, I move that Senate Bill No. 902, (House Bill No. 1077), on third reading, entitled:

An Act directing the county controllers and where such officer does not exist then the county auditors in all counties of the fifth sixth seventh and eighth classes to audit the accounts and records of the register of wills the recorder of deeds the prothonotary and the clerks of the several courts of each such county where these officers are not paid by salaries describing the powers and duties of all the above officers in relation to such audit defining perjury and subordination of perjury in relation thereto placing certain duties on the county treasurer and prescribing penalties

be recommitted to the Committee on Judiciary Special.

Mr. McCONNELL. Mr. President, I second the motion. The motion was agreed to.

HOUSE MESSAGE.

RESOLUTION RECALLING FROM THE GOVERNOR
HOUSE BILL NO. 642.

The Clerk of the House of Representatives being introduced, presented extract from the Journal of the House of Representatives which was twice read as follows, considered and agreed to.

In the House of Representatives, April 21, 1921.

Resolved (if the Senate concur) that House Bill No. 642 file folio 2851 entitled "An act to further amend section two of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled 'An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions'" as amended be recalled from the Governor for the purpose of amendment

Ordered, That the Clerk inform the House of Representatives accordingly.

REPORT FROM COMMITTEE.

Mr. SMITH. Mr. President, I ask the unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SMITH, from the Committee on Public Health and Sanitation, reported as committed, Senate Bill No. 1056, (House Bill No. 1214), entitled:

An Act relating to pillow bolster feather beds and comfortables regulating the making remaking renovating sterilizing disinfecting sale leasing delivering and consigning thereof and the possession thereof with intent to sell lease deliver or consign.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 922, (House Bill No. 1187), entitled:

An Act to amend section one of the act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and three) entitled "An act requiring licenses to sell steamship tickets or orders for transportation to or from foreign countries and providing penalties"

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Eyre,	McConnell,	Smith,
Barr,	Einstein,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 955, entitled:

An Act requiring the filing of plans and specifications of buildings public works highways or improvements undertaken by boroughs townships poor districts or school districts in the office of the clerk of the court of quarter sessions and requiring copies to be furnished by the secretary architect or engineer of the municipality to applicants therefor

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 966, entitled:

An Act to amend chapter four of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" by providing for the adjustment and apportionment of the property of two or more consolidating boroughs or of a borough and of territory annexed thereto

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 981, (House Bill No. 767); entitled:

An Act to amend section one thousand six hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 986, (House Bill No. 1031), entitled:

An Act empowering cities of the third class to contract with certain incorporated associations to use and occupy public parks and playgrounds subject to regulations prescribed by said cities

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 987, (House Bill No. 1032), entitled:

An Act to amend section four of an act approved June twenty one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employees of said department and providing a method for fixing compensation

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 991, (House Bill No. 1195), entitled:

An Act to commemorate the memory of Thaddeus Stevens by designating one of the educational buildings to be erected in Capitol Park as "The Thaddeus Stevens Educational Memorial" and constituting a commission to prepare a pamphlet dealing with the life and the speeches of Thaddeus Stevens to be distributed to the public schools

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 993, (House Bill No. 1278), entitled:

An Act to amend an act approved May twenty-four one thousand eight hundred and eighty-seven (Pamphlet Laws one hundred and eighty-two) entitled "An act to authorize the councils of the cities of the first class of the Commonwealth to appropriate annually a sum not exceeding five hundred dollars for the support and maintenance of each company of the National Guard using and occupying an armory building room or quarters within said cities in addition to the annual appropriation by the Legislature" fixing the amounts which may be appropriated by cities of the first second and third classes to companies troops and similar units of the National Guard and extending the provisions of said act to counties

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 994, (House Bill No. 603), entitled:

An Act to amend section six of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employes of said department and providing a method for fixing compensation" as amended

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 995, (House Bill No. 606), entitled:

A supplement to an act approved the fourteenth day of May one thousand eight hundred and eighty-nine (Pamphlet Laws two hundred and eleven) entitled "An act to provide for the incorporation and government of street railway companies in this Commonwealth" authorizing street railway companies to operate vehicles without the use of rails or tracks by electricity distributed by overhead wires

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 996, (House Bill No. 939), entitled:

An Act to amend section four hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL OVER IN ORDER.

Mr. SNYDER. Mr. President, I ask that Senate Bill No. 999, (House Bill No. 1090), on third reading, entitled:

An Act authorizing the appointment of interpreters in counties of the third fourth fifth sixth seventh and eighth classes of this Commonwealth and providing for their compensation

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1002, (House Bill No. 1198), entitled:

An Act to amend an act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred sixty-four) entitled "An act authorizing suits brought to recover in case of accidents in this Commonwealth in courts of common pleas to be certified to the Workmen's Compensation Board when discovered that the suit has been brought wrongfully" extending the provisions of said act to suits brought after the passage of said act and prior to the passage of this amendment

And said bill having been read at length the third time,
On the question,
Will the Senate agree to the bill?

BILL POSTPONED.

Mr. CLARK. Mr. President, I move that the question together with the further consideration of the bill be postponed for the present.

Mr. BARNES. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1006, (House Bill No. 1363), entitled:

An Act providing for placement training in the several departments bureaus boards divisions and commissions of the State government of disabled soldiers sailors and marines

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1013, (House Bill No. 85), entitled:

An Act to amend section twenty-five of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties" as amended

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,

Crow,
Culbertson,
Davis,

Jones,
Joyce,
Leslie,

Patton,
Phipps,
Schantz,

Weaver,
Whitten,
Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1018, (House Bill No. 1305), entitled:

An Act making it unlawful to interfere or attempt to interfere with persons about to procure marriage licenses or to influence or attempt to influence such persons to go to certain officers for such purposes

And said bill having been read at length the third time,
On the question,
Will the Senate agree to the bill?

BILL POSTPONED.

Mr. BARNES. Mr. President, I move that the question together with the further consideration of the bill be postponed for the present.

Mr. PHIPPS. Mr. President, I second that motion.
The motion was agreed to.

BILL OVER IN ORDER.

Mr. LONG. Mr. President, I ask that Senate Bill No. 1021, (House Bill No. 1334), on third reading, entitled:

An Act to repeal section two of an act entitled "An act for the protection of the public health by providing that persons firms or corporations who are operating or conducting hotels restaurants dining cars or other public eating places in this Commonwealth shall not employ or keep in their employ as cooks waiters kitchen help chamber-maids or other house servants any person or persons who are suffering from trachoma active tuberculosis of the lungs open skin tuberculosis syphilis gonorrhea open external cancer or barber's itch or who are carriers of typhoid fever and further providing that no dishes receptacles or utensils used in eating or drinking shall be furnished to patrons or customers or any such public eating place unless the same have been thoroughly cleansed since used by another individual and further providing that no towels shall be furnished in any washroom in connection with any such public eating place unless such towels be laundered or discarded after each individual use and further providing that no common drinking cups shall be furnished at any public drinking place operated in connection with any such public eating place and providing penalties for violations of the provisions of this act" approved May twenty-eighth one thousand nine hundred and fifteen (Pamphlet Laws six hundred and forty-two)

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL RECOMMENDED.

Mr. PATTON. Mr. President, I move that Senate Bill No. 1022, (House Bill No. 1239), on third reading, entitled:

An Act authorizing boroughs to enact ordinances prohibiting heavy traffic on certain paved streets

be recommended to the Committee on Public Roads and Highways.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1023, (House Bill No. 1346), entitled:

An Act to amend section nine of article seven chapter six of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" by adding thereto subsection eight providing that the borough's share of the cost of construction and improvement of streets or highways in boroughs which are

built or improved jointly by the borough and county the borough and State or borough county and State may be assessed against the abutting property owners

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1028, (House Bill No. 1212), entitled:

An Act to amend section twelve article one chapter eight of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1027, (House Bill No. 1243), entitled:

An Act to further amend section twenty of an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred and forty-four) entitled "An act providing for the original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highway therein making such originally constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and main-

taining such roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" as amended providing for the vacation of abandoned or condemned turnpikes

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1031, (House Bill No. 1271), entitled:

An Act to amend clause (b) of section five of an act approved the twenty-first day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred and nine) entitled "An act relating to the organizing maintenance and operation of the Banking Department and the scope of its supervision and control over corporations partnerships unincorporated associations and individuals and the assets and liabilities thereof providing penalties for the enforcement of its provisions and repealing certain acts"

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—39.

Aron,	DeWitt,	MacDade,	Sisson,
Baldwin,	Donahue,	McConnell,	Smith,
Barnes,	Einstein,	McNichol,	Snyder,
Barr,	Eyre,	Miller, J. S.,	Sones,
Buckman,	Heaton,	Murdoch,	Stineman,
Clark,	Herron,	Norton,	Vare,
Craig,	Homsher,	Patton,	Weaver,
Crow,	Jones,	Phipps,	Whitten,
Culbertson,	Joyce,	Schantz,	Woodward,
Davis,	Leslie,	Service,	

NAYS—1.

Long.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1032, (House Bill No. 1290), entitled:

An Act appropriating to the Department of Health any moneys to be received from the United States Government in the promotion of sanitation public health and health education the protection and care of maternity infancy and old age and the prevention treatment and cure of disease

And said bill having been read at length the third time, and agreed to,

On the question,
Shall the bill pass finally?
The yeas and nays were taken agreeably to the provisions
of the Constitution, and were as follows, viz:

YEAS—40.

Aron.	DeWitt.	Long.	Service.
Baldwin,	Donahue,	MacDade.	Sisson,
Barnes,	Einstein.	McConnell.	Smith.
Barr.	Eyre.	McNichol.	Snyder,
Buckman,	Heaton.	Miller, J. S.,	Sones.
Clark.	Herron.	Murdoch.	Stineman,
Craig.	Homsher,	Norton.	Vare.
Crow.	Jones.	Patton.	Weaver.
Culbertson,	Joyce.	Phipps.	Whitten.
Davis,	Leslie.	Schantz.	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1036, (House Bill No. 1341), entitled:

An Act to amend section one of an act approved the eighth day of April one thousand eight hundred and sixty-seven (Pamphlet Laws fifty) entitled "An act to permit disabled soldiers to peddle by procuring a license therefor without charge" as amended

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron.	DeWitt.	Long.	Service.
Baldwin,	Donahue,	MacDade.	Sisson,
Barnes,	Einstein.	McConnell.	Smith.
Barr.	Eyre.	McNichol.	Snyder,
Buckman,	Heaton.	Miller, J. S.,	Sones.
Clark.	Herron.	Murdoch.	Stineman,
Craig.	Homsher,	Norton.	Vare.
Crow.	Jones.	Patton.	Weaver.
Culbertson,	Joyce.	Phipps.	Whitten.
Davis,	Leslie.	Schantz.	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1042, (House Bill No. 1213), entitled:

An Act to amend the act approved the sixteenth day of April one thousand eight hundred and seventy five (Pamphlet Laws fifty-four) entitled "An act to provide for appeals in cases where the county commissioners and auditors have failed or shall hereafter fail to fix the compensation of county treasurer and to repeal an act entitled 'A supplement to an act relating to county treasurers passed the fifteenth day of April one thousand eight hundred and thirty-four' approved the eighteenth day of April one thousand eight hundred and seventy-four in regard to the compensation of county treasurer" by providing for appeals by the county treasurer in case where the county commissioners and auditors have fixed the compensation of the county treasurer

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—37.

Aron.	Donahue,	Long.	Service.
Baldwin,	Einstein.	MacDade.	Sisson,
Barnes,	Eyre.	McNichol.	Smith.

Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver.
Culbertson,	Joyce,	Phipps,	Whitten.
Davis,	Leslie,	Schantz,	Woodward,
DeWitt,			

NAYS—3.

Barr,	McConnell,	Snyder,
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A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1043, (House Bill No. 1291), entitled:

An Act reorganizing the Adjutant General's Department designing the officers and employees thereof and fixing the salaries of each

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—39.

Aron.	DeWitt.	MacDade.	Sisson.
Baldwin,	Donahue,	McConnell.	Smith.
Barnes,	Einstein.	McNichol.	Snyder.
Barr.	Eyre.	Miller, J. S.,	Sones.
Buckman,	Heaton.	Murdoch.	Stineman,
Clark.	Herron.	Norton.	Vare.
Craig.	Homsher,	Patton.	Weaver.
Crow.	Jones.	Phipps.	Whitten.
Culbertson,	Joyce.	Schantz.	Woodward,
Davis,	Leslie,	Service.	

NAYS—1.

Long,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1044, (House Bill No. 1292), entitled:

An Act authorizing the Adjutant General to erect construct complete and equip a building on the arsenal grounds at Harrisburg for the use as a garage and machine shop and to grade and terrace the ground in connection therewith providing for the letting of contracts therefor and making an appropriation

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron.	DeWitt.	Long.	Service.
Baldwin,	Donahue,	MacDade.	Sisson,
Barnes,	Einstein.	McConnell.	Smith.
Barr.	Eyre.	McNichol.	Snyder.
Buckman,	Heaton.	Miller, J. S.,	Sones.
Clark.	Herron.	Murdoch.	Stineman.
Craig.	Homsher,	Norton.	Vare.
Crow.	Jones.	Patton.	Weaver.
Culbertson,	Joyce.	Phipps.	Whitten.
Davis,	Leslie,	Schantz.	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1059, (House Bill No. 1016), entitled:

An Act to amend section one thousand two hundred ten as amended and section one thousand one hundred three and section five hundred twenty-four as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and repealing section one thousand two hundred twelve thereof

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—41.

Aron,	Donahue,	Long,	Service,
Baldwin,	Einstein,	MacDade,	Sisson,
Barnes,	Eyre,	McConnell,	Smith,
Barr,	Gray,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Woodward,
DeWitt,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1064, entitled:

A supplement to the act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and sixty-two) entitled "An act providing for the creation and administration of a State fund for the insurance of compensation for injuries to employees of subscribers there-to declaring false oaths by the subscribers to be misdemeanors and providing penalties or the violation thereof" refunding to the general fund of the State Treasury all moneys appropriated for the organization and administration of the State Workmen's Insurance Fund

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1065, entitled:

An Act requiring the recording of certain information relative to the moving of household goods and personal property in cities of the first and second classes imposing certain duties

upon all persons firms and corporation owning or operating vehicles in such moving and upon the Department of Public Safety of such cities

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1066, entitled:

An Act to fix the number of Senators in the General Assembly of the State to apportion the State into Senatorial districts provided by the Constitution and to regulate the election of and the terms of office of the present and future elected Senators

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

Mr. DAVIS. Mr. President, this bill, Senate Bill No. 1066, is an act to fix the number of Senators in the General Assembly of the state, to apportion the state into Senatorial Districts provided by the Constitution. The county which I have the honor to represent has a population of two hundred and eighty-six thousand. For more than ten years we are entitled to two Senators. This bill provides nothing for my Senatorial District other than what we have. Later in the session we will be asked to vote for a bill to tax anthracite coal. That will be all right, but I want to say to the members of the Senate that to tax anthracite coal and give us no representation seems to be a miscarriage. You no doubt know, as well as I know, that some of the smaller districts would be eliminated if we were to amend this bill creating another Senatorial District for the twenty-second Senatorial District, which comprises Lackawanna County, but I think it is unfair to the people of northeastern Pennsylvania in not giving them the proper representation. I am not accusing any person of the framing of this bill, but I have had some assurance that if I would allow this bill to go over into the House, that it may be amended allowing us another Senator. It is high time that the Senate of Pennsylvania recognizes this great portion of the state. The citizens of northeastern Pennsylvania supply the treasury of the State with considerable money and if we are to be taxed without representation, no doubt, the people up there are going to resent it. I am sorry that it is necessary for me to take the floor on this important measure this morning. It has been more than ten years since we have had a reapportionment of Senatorial Districts. I do not want to retard the work of this legislature, but I want to serve notice on you that I am going to attempt to have this bill amended in the House, so that the districts that are entitled to representation shall have it.

Mr. PATTON. Mr. President, I would like to interrogate the Senator from Lackawanna, Mr. Davis.

The PRESIDENT. Will the Senator from Lackawanna, Mr. Davis permit himself to be interrogated?

Mr. DAVIS. Mr. President, I will.

Mr. PATTON. Mr. President, I would like to ask the Senator from Lackawanna what the population of his county is?

Mr. DAVIS. Mr. President, the population of our county is two hundred and eighty-six thousand.

Mr. PATTON. Mr. President, I want to say to the Senator that we have a Senatorial District with three hundred and fifty-nine thousand and are not saying a word.

Mr. DAVIS. Mr. President, the city of Philadelphia, at the present time, has eight Senators and that is what the Constitution allows them, and the Constitution does allow Lackawanna County two Senators. I have no brief to hold for any other county than my own. Of course, I would gladly see the city of Philadelphia get ten Senators if the Constitution would so provide, but the Constitution does provide that Lackawanna County is entitled to two Senators. I think we have seven thousand citizens more than necessary for another Senator.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—36.

Aron.	Donahue,	MacDade,	Service,
Baldwin,	Einstein,	McConnell,	Sisson,
Barr,	Eyre,	McNichol,	Smith,
Buckman,	Heaton,	Miller, J. S.,	Snyder,
Clark,	Herron,	Murdoch,	Sones,
Craig,	Homsher,	Norton,	Stineman,
Crow,	Jones,	Patton,	Vare,
Culbertson,	Joyce,	Phipps,	Weaver,
DeWitt,	Long,	Schantz,	Woodward,

NAYS—4.

Barnes,	Davis,	Leslie,	Whitten,
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A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1067, entitled:

An Act making an appropriation to the Frederick Douglass Memorial Hospital and Training School of Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron.	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1068, entitled:

An Act to provide for the appointment of assistant district attorneys in the several counties of the fourth class fixing the salaries of such assistant district attorneys and providing how the same shall be paid

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1069, entitled:

An Act to amend an act approved the second day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liabilities and compensation thereunder"

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	DeWitt,	Long,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1328, entitled:

An Act to amend section five of article twenty of an act entitled "An act for the better government of cities of the first class of this Commonwealth" approved the twenty-fifth day of June Anno Domini one thousand nine hundred and nineteen

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill

Mr. WOODWARD. Mr. President, Senate Bill No. 1328 is an amendment to the Philadelphia City Charter. The Mayor of Philadelphia as you know, sent a series of bills up here, introduced by Senator McNichol, which have been postponed on the motion of Senator Aron. Now Senator Aron brings a bill in to amend the city charter and this bill was introduced exactly thirty-eight hours ago, has been through the Committee on Public Health and Sanitation, and is now on third reading. I contend that an amendment to the city charter, which required bloody sweat to get through this legislature, should have more consideration than thirty-eight hours. That is too little consideration to amend a city charter. I am not going to ask for a hearing or anything of that sort, but I appeal to the Senate to support me in the motion to postpone this bill indefinitely.

MOTION TO POSTPONE INDEFINITELY.

Mr. WOODWARD. Mr. President, I move that the question, together with the further consideration of the bill, be postponed indefinitely.

Mr. BUCKMAN. Mr. President, I second the motion.

Mr. ARON. Mr. President, I hope that this motion will not prevail. This bill does not materially change the present law, and I am very anxious to have this bill taken up for immediate consideration, because, as you all know, it is drawing very near to the close of the session. I hope you will not support his motion.

Mr. VARE. Mr. President, for the information of the Senate, this amendment, in just one word, changes the city charter as it stands now, which we all voted for, including myself, and I did not ask a single Senator to vote against it two years ago. Notwithstanding the fact that it affects some of my business interests, I did not ask for a single vote against it, but in that charter there is a joker, and it is spelled m-a-y-y; the city may do this or may do that. I read Mr. Aron's bill the first time this morning and the bill stands exactly as it did before, except it says before August—first of each year—instead of saying may advertise for bids, the may is changed to the word "shall" as to what they must do. This bill says the city shall advertise and find out the value of this work and then determine later whether it shall be done by the city itself or shall be done by contract. I hate to interfere in this matter, because I do a part of the work down there, and it did not interest me enough to discuss this, or even ask a single Senator to vote one way or the other, but inasmuch as the Senator from Philadelphia, with all his reform and independent tendencies, took the trouble to come here all the way from Germantown today to make believe something was being put over. I would like him to explain just what is wrong with the word "shall" in place of the word "may".

Mr. WOODWARD. Mr. President, there is an old proverb that says, "Beware of Greek bearing gifts." I did not understand the bill. I also see the bill has not been through the Committee on Public Health and Sanitation. I am, therefore, opposed to the bill being passed in thirty-eight hours.

Mr. VARE. Mr. President, that is no explanation for opposing the bill at this late date. The bill in two parts says "shall" instead of "may" and it is only for the purpose of making the bill read exactly what it means, the word shall was put in there. It does not mean the city shall contract to do its work, it does not mean that it shall do the work itself, but it means the city shall do one thing or the other with the approval of the councils as well as the Mayor, but the word "may", the joker, in the bill, from the start, is taken out, and the joker belongs to the independent and not to Mr. Aron.

The PRESIDENT. The Chair desires to announce, for the information of the Senate, that the records show that the bill was reported from the Committee on Public Health and Sanitation by the Senator from Clearfield, Mr. Miller.

And the question recurring,

Will the Senate agree to the motion

A division being called for, one Senator voted "Aye", twenty-six Senators voted "Nay", whereupon the question was decided in the negative.

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—27.

Aron,	Eyre,	MacDade,	Smith,
Baldwin,	Heaton,	McConnell,	Snyder,
Buckman,	Herron,	Murdoch,	Sones,
Craig,	Homsher,	Norton,	Stineman,
Crow,	Jones,	Patton,	Vare,
Donahue,	Joyce,	Service,	Whitten,
Einstein,	Leslie,	Sisson,	

NAYS—3.

Clark, Miller, J. S., Woodward.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

HOUSE MESSAGES.

RESOLUTION RECALLING FROM THE GOVERNOR HOUSE BILL NO. 664.

The Clerk of the House of Representatives being introduced presented extract from the Journal of the House of Representatives which was twice read as follows, considered and agreed to.

In the House of Representatives, April 21, 1921.
Resolved (if the Senate concur) that House Bill No 664 File Folio 2577 entitled "An act to amend sections six and sixteen of the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred eight) entitled 'An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words "Drug" and "poison" and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples and drugs for determining their quality strength and purity' as amended" be recalled from the Governor for the purpose of amendment

Ordered, That the Clerk inform the House of Representatives accordingly.

RESOLUTION RECALLING FROM THE GOVERNOR HOUSE BILL NO. 665.

He also presented extract from the Journal of the House of Representatives which was twice read as follows, considered and agreed to.

In the House of Representatives, April 21, 1921.
Resolved (if the Senate concur) that House Bill No 665 File Folio 4991 entitled "A supplement to the act approved the seventeenth day of May one thousand nine hundred seventeen (Pamphlet Laws two hundred and eight) entitled 'An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words "Drug" and "Poison" and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity' requiring permits to conduct pharmacies providing for the revocation thereof and prescribing penalties" be recalled from the Governor for the purpose of amendment

Ordered, That the Clerk inform the House of Representatives accordingly.

BILLS ON THIRD READING AND FINAL PASSAGE.

Mr. SNYDER. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 999, (House Bill No. 1090), entitled:

An Act authorizing the appointment of interpreters in counties of the third fourth fifth sixth seventh and eight classes of this Commonwealth and providing for their compensation

Mr. DONAHUE. Mr. President, I second the motion.
The motion was agreed to.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 999, (House Bill No. 1090), entitled:

An Act authorizing the appointment of interpreters in counties of the third fourth fifth sixth seventh and eight classes of this Commonwealth and providing for their compensation

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—37.

Aron,	DeWitt,	Long,	Schantz,
Baldwin,	Donahue,	MacDade,	Service,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Joyce,	Patton,	Whitten,
Culbertson,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—3.

Jones, Sisson, Vare

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Mr. LONG. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 1021, (House Bill No. 1334), entitled:

An Act to repeal section two of an act entitled "An act for the protection of the public health by providing that persons firms or corporations who are operating or conducting hotels restaurants dining cars or other public eating places in this Commonwealth shall not employ or keep in their employ as cooks waiters kitchen help chambermaids or other house servants any person or persons who are suffering from trachoma active tuberculosis of the lungs open skin tuberculosis syphilis gonorrhea open external cancer or barber's itch or who are carriers of typhoid fever and further providing that no dishes receptacles or utensils used in eating or drinking shall be furnished to patrons or customers or any such public eating place unless the same have been thoroughly cleansed since used by another individual and further providing that no towels shall be furnished in any washroom in connection with any such public eating place unless such towels be laundered or discarded after each individual use and further providing that no common drinking cups shall be furnished at any public drinking place operated in connection with any such public eating place and providing penalties for violations of the provisions of this act" approved May twenty-eighth one thousand nine hundred and fifteen (Pamphlet Laws six hundred and forty-two)

Mr. BARR. Mr. President, I second the motion.
The motion was agreed to.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1021, (House Bill No. 1334), entitled:

An Act to repeal section two of an act entitled "An act for the protection of the public health by providing that persons firms or corporations who are operating or conducting hotels restaurants dining cars or other public eating places in this Commonwealth shall not employ or keep in their employ as cooks waiters kitchen help chambermaids or other house servants any person or persons who are suffering from trachoma active tuberculosis of the lungs open skin tuberculosis syphilis gonorrhea open external cancer or barber's itch or who are carriers of typhoid fever and further providing that no dishes receptacles or utensils used in eating or drinking shall be furnished to patrons or customers or any such public eating place unless the same have been thoroughly cleansed since used by another individual and further providing that no towels shall be furnished in any washroom in connection with any such public eating place unless such towels be laundered or discarded after each individual use and further providing that no common drinking cups shall be furnished at any public drinking place operated in connection with any such public eating place and providing penalties for violations of the provisions of this act" approved May twenty-eighth one thousand nine hundred and fifteen (Pamphlet Laws six hundred and forty-two)

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	Einstein,	McConnell,	Smith,
Barnes,	Eyre,	McNichol,	Snyder,
Barr,	Heaton,	Miller, J. S.,	Sones,
Buckman,	Herron,	Murdoch,	Stineman,
Clark,	Homsher,	Norton,	Vare,
Craig,	Jones,	Patton,	Weaver,
Crow,	Joyce,	Phipps,	Whitten,
Culbertson,	Leslie,	Schantz,	Woodward,
Davis,	Long,	Service,	Baldwin,
DeWitt,	MacDade,	Sisson,	Pres. pro tem
Donahue,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Mr. EYRE. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 851, (House Bill No. 1162), entitled:

An Act to amend section one of the act approved the twenty-sixth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and thirty-nine) entitled "An act defining sedition and prescribing the punishment therefor"

Mr. SMITH. Mr. President, I second the motion.
The motion was agreed to.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 851, (House Bill No. 1162), entitled:

An Act to amend section one of the act approved the twenty-sixth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and thirty-nine) entitled "An act defining sedition and prescribing the punishment therefor"

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	Einstein,	McConnell,	Smith,
Barnes,	Eyre,	McNichol,	Snyder,
Barr,	Heaton,	Miller, J. S.,	Sones,
Buckman,	Herron,	Murdoch,	Stineman,
Clark,	Homsher,	Norton,	Vare,
Craig,	Jones,	Patton,	Weaver,
Crow,	Joyce,	Phipps,	Whitten,
Culbertson,	Leslie,	Schantz,	Woodward,
Davis,	Long,	Service,	Baldwin,
DeWitt,	MacDade,	Sisson,	Pres. pro tem
Donahue,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

HOUSE BILL FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced, presented for concurrence bills of the House of Representatives as follows:

House Bill No. 729, (Senate Bill No. 1357), entitled:

An Act providing a system whereby persons absent from their regular polling places may cast their votes imposing certain powers and duties upon the county commissioners, prothonotaries return boards of the various counties and the board of registration commissioners in cities of the first and second class in relation thereto and providing penalties

Which was committed to the Committee on Elections.

House Bill No. 1231, (Senate Bill No. 1358), entitled:

An Act providing for the taxation modification remission and collection of all fees received by the several prothonotaries and the several clerks of the courts of this Commonwealth

Which was committed to the Committee on Judiciary General.

House Bill No. 1245, (Senate Bill No. 1359), entitled:

An Act fixing the number and salaries of the officers and employees in the Department of Mines

Which was committed to the Committee on Appropriations.

House Bill No. 1253, (Senate Bill No. 1360), entitled:

An Act to provide for the care training and maintenance of certain children by the several counties authorizing the county commissioners to establish and maintain separate or joint county industrial homes for such purposes requiring poor authorities to place children of certain age with families or in institutions providing for the care and maintenance of certain children in such homes at the expense of the parents and prohibiting the receiving and detaining of children in almshouses and poor houses and validating similar acts heretofore performed by the commissioners of the several counties

Which was committed to the Committee on Judiciary General.

House Bill No. 845, (Senate Bill No. 1361), entitled:

An Act creating a commission to secure a site and to establish and conduct a State fair and making an appropriation therefor

Which was committed to the Committee on Appropriations.

House Bill No. 1309, (Senate Bill No. 1362), entitled:

An Act designating employees of the Insurance Department and fixing their compensation

Which was committed to the Committee on Appropriations.

House Bill No. 254, (Senate Bill No. 1363), entitled:

An Act to amend an act approved the sixth day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and forty-seven) entitled "An act requiring all counties cities boroughs townships school districts and other municipalities and incorporated districts to sell any bonds or other securities issued by them to the highest responsible bidder after due public notice" making the provisions of the act also applicable to poor districts regulating the publication of such notices and the manner of receiving opening and announcing bids providing for statement as to publication etc to be filed by the chief officers in the office of the clerk of the court of quarter sessions one week before issue or delivery for penalty for failure so to do and providing that securities sold in violation of the act shall be void

Which was committed to the Committee on Judiciary Special.

RESOLUTION RECALLING FROM THE GOVERNOR
SENATE BILL NO. 834.

He also presented extract from the Journal of the House of Representatives which was twice read as follows:

In the House of Representatives, April 21, 1921.
Resolved (if the Senate concur) that Senate Bill No. 834, entitled: "An Act authorizing the Governor to appoint a board of claims to hear audit dismiss or adjust moral equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways and making an appropriation

be recalled from the Governor.

On the question,

Will the Senate agree to the resolution?

Mr. EYRE. Mr. President, I move that the resolution just read be referred to the Committee on Appropriations.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 16, as follows:

An Act making appropriations for the Dixmont Hospital for the Insane

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that the sum of sixty thousand dollars (\$60,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Dixmont Hospital for the Insane at Dixmont Allegheny county Pennsylvania for the two fiscal years commencing June first one thousand nine hundred and twenty-one for the purpose of furnishing materials for and erecting equipping and furnishing a building for use as a reception ward and an isolation ward for patients suffering from contagious diseases

Section 2 that the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Dixmont Hospital for the Insane at Dixmont Allegheny county Pennsylvania for the two fiscal years commencing June first one thousand nine hundred and twenty-one for the purpose of completing the work of piling filling and otherwise protecting the property of the said hospital along the bank of the Ohio river

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 405, (House Bill No. 407), entitled:

An Act providing a system of management and control of the jail or county prison in each county of the fifth class providing for a warden defining his powers and duties providing for other employees and salaries and describing the duties and powers of the county commissioners and the sheriff in connection therewith

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. PHIPPS. Mr. President, I move that Senate Bill No. 405, (House Bill No. 407), the bill just read be recommitted to the Committee on Judiciary General.

Mr. McCONNELL. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 465, (House Bill No. 499), entitled:

An Act to quiet the title to real estate and to enable citizens of the United States and corporations authorized to hold real estate within this Commonwealth to hold and convey title to real estate which has been formerly held by or for corporations not authorized by law to hold the same

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 571, (House Bill No. 726), entitled:

An Act to empower courts of competent jurisdiction to issue writs of execution against property of defendant and attachment execution against trusts a continuing lien and levy for fifty per centum of such money or property until the order judgment or decree is paid in full with costs and abolishing the benefit of the exemption law in such cases

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 553, as follows:

An Act to amend section one of an act approved the third day of June one thousand eight hundred and eighty-five (Pamphlet Laws sixty-two) entitled "An act to provide for the establishment and maintenance of a Home for disabled and Indigent Soldiers and Sailors of Pennsylvania" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that section one of an act approved the third day of June one thousand eight hundred and eighty-five (Pamphlet Laws sixty-two) entitled "An act to provide for the establishment and maintenance of a Home for Disabled and Indigent Soldiers and Sailors of Pennsylvania" which as amended by an act approved the twenty-first day of March one thousand nine hundred and seven (Pamphlet Laws twenty-one) entitled "An act to amend the first section of an act entitled 'An act to provide for the establishment and maintenance of a Home for Disabled and Indigent Soldiers and Sailors of Pennsylvania' approved the third day of June Anno Domini one thousand eight hundred and eighty-five so as to extend the benefits of said act to Soldiers and Sailors or Marines who participated in the war with Spain" reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that the Governor of this Commonwealth the State Treasurer the Auditor General and a committee of three members of the General Assembly consisting of one Senator and two members of the House of Representatives who shall be appointed by the presiding officer of the Senate and House respectively together with a committee of five honorably discharged soldiers who shall be selected by the Department Commander of Pennsylvania Grand Army of the Republic be and the same are hereby constituted and appointed a commission to locate and establish a home for the disabled and indigent soldiers sailors or marines who as citizen of this Commonwealth enlisted and participated in the war for the preservation of the union of the United States and in the war with Spain" is hereby further amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in Gen-

Assembly met and it is hereby enacted by the authority of the same that the Governor of this Commonwealth the State Treasurer the Auditor General and a committee of three members of the General Assembly consisting of one Senator and two members of the House of Representatives who shall be appointed by the presiding officer of the Senate and House respectively together with a committee of five honorably discharged soldiers who shall be selected by the Department Commander of Pennsylvania Grand Army of the Republic be and the same are hereby constituted and appointed a commission to locate and establish a home for the disabled and indigent soldiers sailors or marines who as citizens of this Commonwealth enlisted and participated in the war for the preservation of the union of the United States or in the war with Spain or who enlisted or were inducted into the service and participated in the world war against Germany and her allies

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 654, as follows:

An Act to provide for the health and safety of persons employed in and about the clay ore and graphite mines and stone slate marble and granite quarries of this Commonwealth

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that on and after the passage of this act the clay ore and graphite mines and stone slate marble and granite quarries of the Commonwealth shall be operated under the supervision of the State Department of Mines and shall be subject to such rules and methods of operation as may be recommended by the Chief of the Department of Mines in accordance with such provisions of the coal mine laws of the State as may be found applicable to the supervision of clay ore and graphite mines and stone slate marble and granite quarries

Section 2 The inspections of the mines and quarries as set forth in section one of this act shall be made by certain district State coal mine inspectors who shall be designated for the work by the Chief of the Department of Mines and who shall make and forward to the Department of Mines such reports from time to time as the Chief of the Department may require and prescribe

Section 3 Any person who shall refuse to carry out any of the rules and recommendations of the Chief of the Department of Mines or any mine inspector shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars and in default of the payment of such fine and costs to undergo imprisonment for a period not exceeding three months

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 684, as follows:

An Act making an appropriation to the trustees of the Western State Hospital for the Insane

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that the sum of fifty-eight thousand five hundred (\$58,500) dollars or so much thereof as may be necessary is hereby specifically appropriated to the trustees of the Western State Hospital for the Insane for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 749, (House Bill No. 431), entitled:

An Act for the segregation of certain classes of prisoners

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. McCONNELL. Mr. President, I move that Senate Bill No. 773, (House Bill No. 313) on second reading, entitled:

An Act to amend the act approved the twenty-sixth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand three hundred and seventy-four) entitled "An Act defining public service companies and providing for their regulation by prescribing and defining their duties and liabilities prescribing and defining and limiting their powers and regulating their incorporation and to a limited extent regulating municipal corporations engaged or about to engage in the business of public service companies creating and establishing a Public Service Commission for the regulation aforesaid prescribing and defining the powers and duties of such commission and its officers including the exclusive power to regulate the construction alteration relocation or abolition of the crossings of railroad corporations street railway corporations or other public service companies and of public highways by the tracks or other facilities of said companies providing for the ascertainment by the commission of the expense and damages resulting from such construction alteration relocation or abolition and for the payment of such expense and damages severally or proportionately by the public service companies interested the State or municipal corporation concerned and giving persons whose property is thereby taken injured or destroyed authority to sue the Commonwealth for damages in such cases providing for the terms salaries and compensation of the members of the commission its officers counsel and employees prescribing and regulating the practice and procedure before such commission and upon appeal and judicial review of its orders and determinations by the courts of common pleas and giving the court of common pleas of Dauphin county exclusive jurisdiction of such appeals in certain cases and of all injunctions mandamus or other appropriate proceedings to enforce the provisions of this act and the orders of the commission and to restrain such orders subject to an appeal to the Supreme Court prescribing penalties fines and imprisonment for the violation of the provisions of this act and for the violation of the orders of said commission making it the duty of the Public Service Commission to enforce the provisions of the act approved the nineteenth day of June one thousand nine hundred and eleven entitled 'An act to promote the safety of travelers and employees on railroads by compelling common carriers by railroad to properly man their trains' by amending section nine thereof repealing the act approved the thirty-first day of May one thousand nine hundred and seven which provided for the appointment of the Pennsylvania State Railroad Commission and sections one and two of the act approved the fourth day of June one thousand eight hundred and eighty-three entitled 'An act to enforce the provisions of the seventeenth article of the constitution relative to railroads and canals' and an act entitled 'To provide the maximum car service charges including car storage charges that railroad companies and corporations or associations may charge and collect on each car loading and not unloading within the free time for unloading cars and fixing the free time that shall be allowed for unloading cars' approved May twenty-four Anno Domini one thousand and seven and the proviso of clause three and the provisos of clause seven of section thirty-four of the act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved April twenty-nine one thousand eight hundred and seventy-four and all other legislation inconsistent with or supplied by this act" by regulating rentals to be charged by one public service company for the use of its property by another public service company in connection with its public service

be recommended to the Committee on Judiciary Special.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 811, as follows:

An Act making an appropriation to the House of the Good Shepherd Chew street Germantown Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary is specifically appropriated to the House of the Good Shepherd Chew street Germantown Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 841, (House Bill No. 520), entitled:

An Act to regulate and establish the fees to be charged and collected by the coroner in counties of the second class

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 978, as follows:

An Act to amend section seven of the act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred fifty-four) entitled "An act to protect the public health and safety by regulating the erection alteration repair use occupancy maintenance sanitation and condemnation of dwellings two-family dwellings rooming-houses and tenements by regulating the use maintenance and sanitation of the grounds surrounding the same the adjoining buildings and all vacant land in cities of the first class providing for their inspection the abatement of nuisances the vacating of uninhabitable houses and the filing of liens creating a Division of Housing and Sanitation and providing penalties for violations of the provisions thereof and repealing all laws inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that section seven of the act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred fifty-four) entitled "An act to protect the public health and safety by regulating the erection alteration repair use occupancy maintenance sanitation and condemnation of dwellings two-family dwellings rooming-houses and tenements by regulating the use maintenance and sanitation of the grounds surrounding the same the adjoining buildings and all vacant land in cities of the first class providing for their inspection the abatement of nuisances the vacating of uninhabitable houses and the filing of liens creating a Division of Housing and Sanitation and providing penalties for violation of the provisions thereof and repealing all laws inconsistent therewith" which reads as follows

"Section 7. No yard court or open area appurtenant to any building of the grades referred to in this act shall be reduced to the erection or alteration of any kind of building on the same lot to a size less than the minimum yard court or open area required with new buildings of like grade are constructed" is hereby amended to read as follows

Section 7. No yard or court appurtenant to any building of the grades referred to in this act shall be reduced through the erection or alteration of any kind of building on the same lot to a size less than the minimum yard or court required when new buildings of like grade are constructed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 984, (House Bill No. 1004), entitled:

An Act to amend section nine clause (b) of the act approved the twenty-first day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred and nine) entitled "An act relating to the organization maintenance and operation of the Banking Department and the scope of its supervision and control over corporations partnerships unincorporated associations and individuals and the assets and liabilities thereof providing penalties for the enforcement of its provisions and repealing certain acts" by increasing the maximum and minimum fee for the examination of building and loan associations

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 997, (House Bill No. 1237), as follows:

An Act amending an act approved the thirteenth day of May one thousand eight hundred and eighty-seven entitled "An act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" by prohibiting the manufacture sale offering for sale transportation importation exportation furnishing or possession for beverage purposes of anything determined and found to be intoxicating by Act of Congress passed pursuant to and in the enforcement of the Constitution of the United States of America and by restraining and regulating the sale of vinous spirituous malt or brewed liquors or any admixtures thereof fit for beverage purposes other than such as are from time to time determined and found to be intoxicating by any such Act of Congress

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the thirteenth day of May one thousand eight hundred and eighty-seven en-

titled "An act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" (Pamphlet Laws one hundred and eight) which now reads as follows

"Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful to keep or maintain any house room or place hotel inn or tavern where any vinous spirituous malt or brewed liquors or any admixtures thereof are sold by retail except a license therefor shall have been previously obtained as hereinafter provided" is hereby amended to read as follows

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the phrase "vinous spirituous malt or brewed liquors" the phrase "spirituous vinous malt or brewed liquors" and the word "liquors" as used in this act shall mean vinous spirituous malt or brewed liquors fit for beverage purposes other than such as are from time to time determined and found to be intoxicating by Act of Congress passed pursuant to and in the enforcement of the Constitution of the United States of America

The phrase "intoxicating liquors" shall mean anything found and determined from time to time to be intoxicating by Act of Congress passed pursuant to and in the enforcement of the Constitution of the United States of America

It shall be unlawful to keep or maintain any house room or place hotel inn or tavern where any vinous spirituous malt or brewed liquors or any admixture thereof are sold by retail except a license therefor shall have been previously obtained as hereinafter provided

Section 2 That section four of said act which now reads as follows

"Section 4. Every person intending to apply for a license as aforesaid in any city or county of this Commonwealth from and after the passage of this act shall file with the clerk of the court of quarter sessions of the proper county his her or their petition at least three weeks before the first day of the sessions of the court at which the same is to be heard and shall at the same time pay said clerk five dollars for expenses connected therewith and said clerk shall cause to be published three times in two newspapers designated by the said court a list containing the names of all such applicants their respective residences and the place for which application is made the first publication shall be not less than fifteen nor more than twenty-five days before the time fixed by the court. Provided That no license shall be granted under the provisions of this act to any person to sell in any room where groceries are sold at wholesale or retail. Provided also That in cities of the first class in the month of January in each and every year it shall be the duty of the mercantile appraisers to return under oath together with the list of mercantile taxes all licensed and unlicensed hotels taverns inns restaurants or saloons engaged in selling intoxicating liquors and shall also return a duplicate list of said licensed and unlicensed hotels taverns inns restaurants or saloons to the clerks of the court of quarter sessions and the said list of licensed and unlicensed hotels taverns inns restaurants or saloons shall be published in the manner now prescribed for the publication of mercantile appraisers' lists and said list shall contain the name and amount paid by each licensee and a list of every unlicensed hotel tavern inn restaurant or saloon and it shall be their further duty to return to the district attorney in said cities of the first class the name and residence of every proprietor or keeper of any unlicensed hotel tavern inn restaurant or saloon together with the location thereof and it shall be the duty of the district attorney to forthwith proceed to prosecute each and every offender according to law. And for each and every license granted by the court for any hotel tavern inn restaurant or saloon the mercantile appraisers shall receive the sum of two dollars and fifty cents the said sum to be paid by the applicant or applicants for said license" is hereby amended to read as follows

Section 4. Every person intending to apply for a license as aforesaid in any city or county of this Commonwealth from and after the passage of this act shall file with the clerk of the court of quarter sessions of the proper county his her or their petition at least three weeks before the first day of the sessions of the court at which time the same is to be heard and shall at the same time pay said clerk five dollars for expenses connected therewith and said clerk shall cause to be published three times in two newspapers a list containing the names of all such applicants their respective residences and the place for which application is made the first publication shall not be less than fifteen nor more than twenty-five days before the time fixed by the court. Provided That no license shall be granted under the provisions of this act to any person to sell in any room where groceries are sold or in any place of resort for minors. Provide also That in cities of the first class in the month of January in each and every year it shall be the duty of the mercantile appraisers to return under oath together with the list of mercantile taxes all licensed and unlicensed hotels taverns inns restaurants or saloons engaged in selling vinous spirituous malt or brewed liquors and shall also return a duplicate list of said licensed and unlicensed hotels taverns inns restaurants or saloons to the clerks of the court of quarter sessions and the said list of licensed and unlicensed hotels taverns inns restaurants or saloons shall be published in the manner now prescribed for the publication of mercantile appraisers' lists and said list shall contain the name and amount paid by each licensee and a list of every unlicensed hotel tavern inn restaurant or saloon and it shall be their further duty to return to the district attorney in said cities of the first class the name and residence of every proprietor or keeper of any unlicensed hotel tavern inn restaurant or saloon together with the location thereof and it shall be the duty of

the district attorney to forthwith proceed to prosecute each and every offender according to law. And for each and every license granted by the court for any hotel tavern inn restaurant or saloon the mercantile appraisers shall receive the sum of two dollars and fifty cents the said sum to be paid by the applicant or applicants for said license

Section 3 That section five of said act which as amended by an act approved the twenty-fourth day of April Anno Domini one thousand nine hundred and one entitled

"An act amending the ninth clause of the fifth section and the tenth section of the act entitled 'An act to restrain and regulate the sale of vinous spirituous malt or brewed liquors or any admixture thereof' approved the thirteenth day of May Anno Domini one thousand eight hundred and eighty-seven authorizing bondsmen from any part of the county or a security trust or surety company organized under the laws of this State or any other state of the United States to execute the bond required and fixing the amount thereof and providing for the filing and approval thereof" now reads as follows

"Section 5 Said petition shall contain
First The name and present residence of applicant and how long he has there resided

Second The particular place for which a license is desired
Third The place of birth of said applicant and if a naturalized citizen where and when naturalized

Fourth The name of owner of premises
Fifth That the place to be licensed is necessary for the accommodation of the public

Sixth That none of the applicants are in any manner pecuniarily interested in the profits of the business conducted at any other place in said county where any of said liquors are sold or kept for sale

Seventh That the applicant is the only person in any manner pecuniarily interested in the business so asked to be licensed and that no other person shall be in any manner pecuniarily interested therein during the continuance of the license

Eighth Whether applicant or any of them has had a license for the sale of liquors in this Commonwealth during any portion of the year preceding this application revoked

Ninth The names of no less than two reputable freeholders of the county where the liquor is to be sold who will be his her or their sureties on the bond which is required and a statement that each of said sureties is a bona fide owner of real estate in said county worth over and above all incumbrances the sum of two thousand (\$2,000) dollars and that it would sell for that much at public sale and that he is not engaged in the manufacture of spirituous vinous malt or brewed liquors
Provided That when any person is surety upon more than one bond he shall certify that he is worth four thousand (\$4,000) dollars over and above all incumbrances and over and above any previous bond he may be on as surety or of a security trust or surety company organized and existing under the laws of this Commonwealth or of any other State of the United States of America duly authorized to do business within the State of Pennsylvania by the Insurance Commissioner thereof

Tenth This petition must be verified by affidavit of applicant made before the clerk of the court a magistrate notary public or justice of the peace and if any false statement is made in any part of said petition the applicant or applicants shall be deemed guilty of the crime of perjury and upon indictment and conviction shall be subject to its penalties" is hereby further amended to read as follows

Section 5 Said petition shall contain

First The name and present residence of the applicant and how long he has there resided

Second The particular place for which a license is desired

Third The place of birth of said applicant and if a naturalized citizen where and when naturalized

Fourth The name of owner of premises

Fifth That none of the applicants are in any manner pecuniarily interested in the profits of the business conducted at any other place in said county where any of said liquors are sold or kept for sale

Sixth That the applicant is the only person in any manner pecuniarily interested in the business so asked to be licensed and that no other person shall be in any manner pecuniarily interested therein during the continuance of the license

Seventh Whether applicant or any of them has had a license for the sale of liquors in this Commonwealth during any portion of the year preceding this application revoked

Eighth This petition must be verified by affidavit of applicant made before the clerk of the court a magistrate notary public or justice of the peace and if any false statement is made in any part of said petition the applicant or applicants shall be deemed guilty of the crime of perjury and upon indictment and conviction shall be subject to its penalties

Section 4 That section seven of said act which now reads as follows

"Section 7 The said court of quarter sessions shall hear petitions from residents of the ward borough or township in addition to that of the applicant in favor of and remonstrance against the application for such license and in all cases shall refuse the same whenever in the opinion of the said court having due regard to the number and character of the petitioners for and against such application such license is not necessary for the accommodation of the public and entertainment of strangers or travelers or that the applicant or applicants is or are not fit persons to whom such license should be granted and upon sufficient cause being shown or proof being made to the said court that the party holding a license has violated any law of this Commonwealth relating to the sale of liquors the court of quarter sessions shall upon notice being given to the person so licensed revoke the said license" is hereby amended to read as follows

Section 7 The said court of quarter sessions shall hear petitions from residents of the ward borough or township in addition to that of the applicant in favor of and remonstrance against the application for such license and in all cases shall refuse the same whenever in the opinion of the said court having due regard to the number and character of the petitioners for and against such application the applicant or applicants is or are not fit persons to whom such license should be granted or the place applied for is not a fit place and upon sufficient cause being shown or proof being made to the said court that the party holding a license has violated any law of this Commonwealth relating to the sale of liquors the court of quarter sessions shall upon notice being given to the person so licensed revoke the said license

Section 5 That section eight of said act which as last amended by an act approved the twenty-sixth day of February Anno Domini one thousand nine hundred and nineteen entitled "An act to amend section eight of the act approved the thirteenth day of May one thousand eight hundred and eighty-seven (Pamphlet Laws one hundred eight) entitled 'An act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof' " now reads as follows

"Section 8 That all persons licensed to sell at retail any vinous spirituous malt or brewed liquors or any admixture thereof in any house room or place hotel inn or tavern shall be classified and required to pay annually for such privilege as follows Persons licensed to sell by retail resident in cities of the first and second classes shall pay the sum of one thousand dollars and those resident in cities of the third class shall pay the sum of five hundred dollars those resident in all other cities shall pay three hundred dollars and those resident in boroughs shall pay the sum of one hundred and fifty dollars those resident in townships shall pay the sum of seventy-five dollars to the treasurer of the respective counties for the use of the counties in the following proportion In cities the sum of one hundred dollars in boroughs and townships one-fifth of the amount of license shall be paid to the treasurer of the respective counties for the use of the counties and the balance shall be paid to the treasurer of the respective cities boroughs and townships for their respective use Provided however That the money thus paid into any township treasury shall be applied to keeping the roads in good repair Provided further That each person licensed to sell vinous spirituous malt or brewed liquors or any admixture thereof under the provisions of this act may pay the annual license fees herein provided for and any additional tax or license fee now established by law in twelve monthly installments The installment for the first month shall be paid as now required by law before a license is issued to the applicant and each subsequent installment at any time before the beginning of each succeeding month Failure to make any of said monthly payments in advance shall terminate said license and all rights therein and the licensee shall forthwith return the same to the court or authority by which it was issued" is hereby further amended to read as follows

Section 8 That all persons licensed to sell at retail any vinous spirituous malt or brewed liquors or any admixture thereof in any house room or place hotel inn or tavern shall be classified and required to pay annually for such privilege as follows Persons licensed to sell by retail resident in cities of the first and second classes shall pay the sum of five hundred dollars and those resident in cities of the third class shall pay the sum of two hundred and fifty dollars those resident in all other cities shall pay one hundred and fifty dollars and those resident in boroughs shall pay seventy-five dollars and those resident in townships shall pay the sum of forty dollars to the treasurer of the respective counties for the use of the counties in the following proportion In cities boroughs and townships one-fifth of the amount of the license shall be paid to the treasurer of the respective counties for the use of the counties and the balance shall be paid to the treasurer of the respective cities boroughs and townships for their respective use Provided however That the money thus paid into any township treasury shall be applied to keeping the roads in good repair

Section 6 That section eleven of said act which now reads as follows

"Section 11 The constable of the respective wards boroughs or townships in each county shall in the first week in each term of the court of quarter sessions make returns under oath of all places in his bailiwick where vinous spirituous malt or brewed liquors or any admixture thereof are kept for sale or sold except stores kept by druggists and apothecaries stating which of said places are licensed under this act and which are unlicensed and it shall be the special duty of the judge of said court to see that this return is faithfully made And on failure of any constable to comply with this provision or if it be found upon examination or inquiry by said court that any constable has either wilfully or negligently omitted to return all such houses and the names of the proprietors thereof in his bailiwick he shall be guilty of wilfully or negligently making a false return and the court shall suspend him from office and direct the district attorney to indict and try said officer and if found guilty he shall be fined in a sum not exceeding five hundred dollars and undergo an imprisonment either simple or solitary not exceeding two years both or either in the discretion of the court" is hereby amended to read as follows

Section 11 The constable of the respective wards boroughs or townships in each county shall in the first week in each term of the court of quarter sessions make returns under oath of all places in his bailiwick where vinous spirituous malt or brewed liquors or any admixture thereof or any intoxicating liquors are kept for sale or sold except stores kept by druggists and apothecaries stating which of said places are licensed under this act and which are unlicensed and it shall be the special duty of the judge of said court to see that this

return is faithfully made. And on failure of any constable to comply with this provision or if it be found upon examination or inquiry by said court that any constable has either willfully or negligently omitted to return all such houses and the names of the proprietors thereof in his bailiwick he shall be guilty of willfully or negligently making a false return and the court shall suspend him from office and direct the district attorney to indict and try said officer and if found guilty he shall be fined in a sum not exceeding five hundred dollars and undergo an imprisonment either simple or solitary not exceeding two years both or either in the discretion of the court.

Section 7 That section twelve of said act which now reads as follows

"Section 12 It shall be the duty of each constable in the county to visit at least once in each month all places within their respective jurisdictions where any of said liquors are sold or kept to ascertain if any of the provisions of this or any act of assembly relating to the sale or furnishing of such liquors have been or are being violated and whenever any of the officers above mentioned shall learn of any such violation it shall be his duty to forthwith make written returns of the same to the court of quarter sessions with the names of the witnesses and to do whatever shall be in his power to bring the offender to justice and upon any neglect or refusal of any of said officers to perform the aforesaid duty the said court shall impose the same penalties provided in section eleven of this act" is hereby amended to read as follows

Section 12 It shall be the duty of each constable in the county to visit at least once in each month all places within their respective jurisdictions where any of said liquors are sold or kept to ascertain if any of the provisions of this or any act of Assembly relating to the sale or furnishing of such liquors or intoxicating liquors have been or are being violated and whenever any of the officers above mentioned shall learn of any such violation it shall be his duty to forthwith make written returns of the same to the court of quarter sessions with the names of the witnesses and to do whatever shall be in his power to bring the offender to justice and upon any neglect or refusal of any of said officers to perform the aforesaid duty the said court shall impose the same penalties provided in section eleven of this act

Section 8 That section fifteen of said act which now reads as follows

"Section 15 Any person who shall hereafter be convicted of selling or offering for sale any vinous spirituous malt or brewed liquors or any admixture thereof without a license shall be sentenced to pay a fine of not less than five hundred dollars nor more than five thousand dollars and undergo an imprisonment in the county jail of not less than three months nor more than twelve months. Any person having license who shall hereafter be convicted of violating any of the provisions of the license laws shall be subjected to a fine of not less than one hundred nor more than five hundred dollars and for any second offense whereof he shall be convicted of not less than three hundred nor more than one thousand dollars and for any third offense whereof he shall be convicted a fine of not less than five hundred dollars and undergo an imprisonment in the county jail not less than three months or more than twelve months or both or either at the discretion of the court. Any person convicted of more than one offense shall not again be licensed in any city or county of the Commonwealth and the license of any person permitting the customary visitation of disreputable persons or keeping a disorderly place may upon proof be at any time revoked by the court and when thus revoked the same party shall not again be licensed in any city or county of the Commonwealth" is hereby amended to read as follows

Section 15 Any person who shall hereafter be convicted of selling or offering for sale any vinous spirituous malt or brewed liquors or any admixture thereof without a license shall be sentenced to pay a fine of not more than two thousand dollars and undergo imprisonment in the county jail of not more than six months or both. Any person having license who shall hereafter be convicted of violating any of the provisions of the license laws shall be subjected to a fine of not more than five hundred dollars or to an imprisonment in the county jail of not more than three months or both. Any person convicted of more than one offense shall not again be licensed in any city or county of the Commonwealth and the license of any person permitting the customary visitation of disreputable persons or keeping a disorderly place may upon proof be at any time revoked by the court and when thus revoked the same party shall not again be licensed in any city or county of the Commonwealth

Section 9 That section seventeen of said act which now reads as follows

"Section 17 That it shall not be lawful for any person with or without license to furnish by sale gift or otherwise to any person any spirituous vinous malt or brewed liquors on any day upon which elections are now or hereafter may be required to be held nor on Sunday nor at any time to a minor or a person of known intemperate habits or a person visibly affected by intoxicating drink either for his or her use or for the use of any other person or to sell or furnish liquors to any person on a pass-book or order on a store or to receive from any person any goods wares merchandise or provisions in exchange for liquors shall be held and deemed a misdemeanor and upon conviction thereof the offender shall be fined not less than fifty nor more than five hundred dollars and undergo an imprisonment of not less than twenty nor more than ninety days" is hereby amended to read as follows

Section 17 That it shall not be lawful for any person with or without license to furnish by sale gift or otherwise to any person any spirituous vinous malt or brewed liquors on Sunday nor at any time to a minor or a person of known intemperate habits or a person visibly affected by intoxicating drink either for his or her use or for the use of any other person or to sell or furnish liquors to any person on a pass-book or order on a store or to receive from any person any goods wares merchandise

or other provisions in exchange for liquors. Any person violating the provisions of this section shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine of not more than five hundred dollars or to undergo an imprisonment of not more than ninety days or both.

Section 10 That section eighteen of said act which now reads as follows

"Section 18 Any house room or place hotel inn or tavern where vinous spirituous malt or brewed liquors or intoxicating for sale drank or given away in violation of any law of this Commonwealth shall be held and declared a nuisance and shall be abated by proceedings at law or equity. All expenses connected with such proceedings including a counsel fee of twenty dollars for the counsel of complainant shall be paid by defendant or defendants" is hereby amended to read as follows

Section 18 Any house room or place hotel inn or tavern where vinous spirituous malt or brewed liquors or intoxicating liquors are sold offered for sale drank or given away in violation of any law of this Commonwealth shall be held and declared a nuisance and shall be abated by proceedings at law or equity. All expenses connected with such proceedings including a counsel fee of twenty dollars for the counsel of complainant shall be paid by defendant or defendants

Section 11 That the said act is hereby further amended by adding thereto the following sections

Section 20 That from and after the passage of this act any person who shall manufacture sell offer for sale furnish transport import export or possess any intoxicating liquor within the State for beverage purposes except as hereinafter provided shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred dollars nor more than five thousand dollars or undergo an imprisonment of not more than three years or both at the discretion of the court

Section 21 When proof of the manufacture sale offering for sale furnishing transportation possession exportation or importation of any intoxicating liquors has been given in evidence the jury may infer that the same was for beverage purposes but this inference shall not apply to medicines or anything unfit for beverage purposes or to extracts ordinarily used for culinary purposes. And this act shall not apply to such extracts when intended to be used for flavoring anything which when so flavored shall not violate the provisions of this act

Section 22 It shall not be unlawful to possess intoxicating liquor in one's private dwelling provided such liquor is for use only for the personal consumption of the owner thereof and his family residing in such dwelling and of his bona fide guests when entertained by him therein which entertainment shall not be deemed an unlawful furnishing. The term "private dwelling" shall be construed not only in its ordinary sense but also to include the room or rooms used and occupied not transiently but solely as a residence in an apartment house hotel or boarding house

Section 23 Any premises for which a license is granted under this act shall be subject at all times to inspection by authority of any judge of the court which has granted such license or of the district attorney of such county for the purpose of ascertaining whether any intoxicating liquor is kept upon said premises and any such liquor found thereon may be seized and used as evidence of the violation of this act

Section 24 Nothing in this act shall affect any case in which it shall appear that the crime therein charged was committed prior to the date of the approval hereof but such offenders may be prosecuted and punished as if this act had not been passed

Section 25 That this act shall not become operative until existing license and licenses already granted by the court of quarter sessions of the respective counties shall cease by reason of the termination of the time for which they are granted

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. EYRE. Mr. President, I move that Senate Bill No. 997, (House Bill No. 1237), the bill just read, be recommended to the Committee on Law and Order.

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the motion?

Mr. LONG. Mr. President, may I interrogate the Senator from Chester, Mr. Eyre?

The PRESIDENT. Will the Senator from Chester, Mr. Eyre, permit himself to be interrogated?

Mr. EYRE. Mr. President, I will.

Mr. LONG. Mr. President, I would like to ask if this is the apportionment act?

Mr. EYRE. Mr. President, it is. The sponsor of the bill in the House sent over a lot of proposed amendments to the bill. Nobody can understand them, in my judgment, unless they had an opportunity of sitting down in committee and reading them in connection with the bill. It seems to me it would be much more orderly procedure, after reading the bill the second time, to send it back to the committee so that we might sit down and have an opportunity of seeing just what the amendments are.

And the question recurring,
Will the Senate agree to the motion?
The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1004, (House Bill No. 1344), entitled:

An Act to amend an act approved the twenty-fourth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and ninety-nine) entitled "An act to amend section one of an act approved the twenty-first day of March one thousand nine hundred and seven entitled 'An act authorizing the county commissioners of the several counties or the town councils of the several boroughs of this Commonwealth or both to appropriate annually a sufficient sum of money to each post of the Grand Army of the Republic in their respective counties or boroughs to aid in defraying the expenses of Memorial Day' as amended by requiring the commissioners to make appropriations also to Memorial Day or similar organizations where there was heretofore an established post"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1014, (House Bill No. 1095), entitled:

An Act to amend part of section six of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to highway department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. JONES. Mr. President, I move that Senate Bill No. 1014, (House Bill No. 1095), the bill just read, be recommitted to Committee on Public Roads and Highways.

Mr. MCCONNELL. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1030, (House Bill No. 1259), entitled:

An Act providing for the licensing and registration by the Dental Council of certain persons to practice dentistry

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1058, (House Bill No. 1407), entitled:

An Act to amend section one of an act approved the twenty-first day of March one thousand nine hundred and seven (Pamphlet Laws twenty-two) entitled "An act authorizing the county commissioners of the several counties or the town councils of the several boroughs of this Commonwealth or both to appropriate annually a sufficient sum of money to each post of the Grand Army of the Republic in their respective counties or boroughs to aid in defraying the expenses of Memorial Day" as amended authorizing county commissioners to make additional appropriations for Memorial Day purposes

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1060, (House Bill No. 1491), entitled:

An Act providing a bonus for the residents of this Commonwealth who served in the military or naval forces of the United States during the World War creating a Soldiers' Bonus Commission and prescribing its powers and duties and making an appropriation

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1243, as follows:

An Act making an appropriation to the board of commissioners of Public Grounds and Buildings to carry into effect the provisions of an act approved the eighteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand forty-nine) entitled "An act authorizing the board of commissioners of Public Grounds and Buildings to erect a soldiers' and sailors' memorial bridge with the approaches thereto and memorial pylons in the city of Harrisburg to commemorate the services of the soldiers and sailors of the Commonwealth providing for the letting of contracts therefor providing for a proportion of the cost to be paid by the city of Harrisburg and public service corporations using or affected by the building of said bridge providing for acquiring any property necessary by eminent domain giving the board of commissioners of Public Grounds and Buildings the right to sell a portion of the land to the Pennsylvania Railroad Company to conform to the plans of the architect providing for the maintenance of said bridge and making an appropriation to carry out the provisions of this act"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one million dollars (\$1,000,000) is hereby specifically appropriated to the board of commissioners of Public Grounds and Buildings for the erection and construction of the soldiers' and sailors' memorial bridge with memorial pylons and the necessary approaches thereto in accordance with the provisions of the Act of Assembly approved the eighteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and forty-nine) entitled "An act authorizing the board of Commissioners of Public Grounds and Buildings to erect a soldiers' and sailors' memorial bridge with the approaches thereto and memorial pylons in the city of Harrisburg to commemorate the services of the soldiers and sailors of the Commonwealth providing for the letting of contracts therefor providing for a proportion of the cost to be paid by the city of

Harrisburg and public service corporations using or affected by the building of said bridge providing for acquiring any property necessary by eminent domain giving the Board of Commissioners of Public Grounds and Buildings the right to sell a portion of the land to the Pennsylvania Railroad Company to conform to the plans of the architect providing for the maintenance of said bridge and making an appropriation to carry out the provisions of this act." Payments from said appropriation shall be made in accordance with the provisions of said act of July eighteenth one thousand nine hundred and nineteen

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1349, (House Bill No. 1093), entitled:

An Act to amend section nineteen chapter three article one of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1351, (House Bill No. 1247), entitled:

An Act to amend section twenty-six of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and sixty-two) entitled "An act providing for the creation and administration of a State fund for the insurance of compensation for injuries to employes of subscribers thereto declaring false oaths by the subscribers to be misdemeanors and providing penalties for the violation thereof" as amended

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1352, (House Bill No. 1287), entitled:

An Act imposing a State tax on anthracite coal providing for the assessment and collection thereof and providing penalties for the violation of this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. EYRE. Mr. President, I move that Senate Bill No. 1352, (House Bill No. 1287), the bill just read, be recommended to the Committee on Finance.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1356, (House Bill No. 1366), as follows:

An Act to amend section one of the act approved the eighteenth day of July Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws one thousand and sixty-one) entitled "An act to fix the salaries of the supervising inspectors of the second grade and of the Chief of the Bureau of Mediation and Arbitration in the Department of Labor and Industry"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the eighteenth day of July Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws one thousand and sixty-one) entitled "An act to fix the salary of the supervising inspectors of the second grade and of the Chief of the Bureau of Mediation and Arbitration in the Department of Labor and Industry" which reads as follows

"That the salaries of the four supervising inspectors of the second grade in the Department of Labor and Industry are hereby fixed at three thousand five hundred dollars (\$3,500) per annum each The salary of the Chief of the Bureau of Mediation and Arbitration in the Department of Labor and Industry is hereby fixed at four thousand dollars (\$4,000) per annum" is hereby amended to read

That the salaries of the four supervising inspectors of the second grade in the Department of Labor and Industry are hereby fixed at three thousand five hundred dollars (\$3,500) per annum each The salary of the Chief of the Bureau of Mediation and Arbitration in the Department of Labor and Industry is hereby fixed at five thousand dollars (\$5,000) per annum

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

REPORT FROM COMMITTEE.

Mr. EINSTEIN. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EINSTEIN, from the Committee on Elections, reported as committed, Senate Bill No. 1357, (House Bill No. 729), entitled:

An Act providing a system whereby persons absent from their regular polling places may cast their votes imposing certain powers and duties upon the county commissioners prothonotaries return boards of the various counties and the board of registration commissions in cities of the first and second class in relation thereto and providing penalties

RECESS.

Mr. NORTON. Mr. President, I move that the Senate do now take a recess until 4 o'clock this afternoon.

Mr. McCONNELL. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT PRO TEMPORE (Mr. F. E. Baldwin) in the Chair.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

HOUSE BILLS FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced, presented for concurrence bills of the House of Representatives as follows:

House Bill No. 867, (Senate Bill No. 1364), entitled:

An Act requiring the delivery of explosives to miners in the anthracite region at points below the surface regulating the transportation and storage of explosives under rules and regulations adopted by the chief of the Department of Mines and providing a penalty

Which was committed to the Committee on Judiciary Special.

House Bill No. 1054, (Senate Bill No. 1365), entitled:

An Act to amend article nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended creating a State Council of Education defining its powers and duties and transferring thereto the powers and duties now vested in the State Board of Education

Which was committed to the Committee on Education.

House Bill No. 1350, (Senate Bill No. 1366), entitled:

An Act to increase the pay of jurors and witnesses in this Commonwealth

Which was committed to the Committee on Judiciary General.

House Bill No. 1359, (Senate Bill No. 1367), entitled:

An Act authorizing certain heads of departments of the State government to increase the compensation of employees and prescribing a limit to said increase

Which was committed to the Committee on Judiciary Special.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1070, (House Bill No. 3), entitled:

A Joint Resolution authorizing the appointment of a commission to arrange for an international exhibition to be held in Philadelphia in the year one thousand nine hundred and twenty-six in celebration of the one hundred and fiftieth anniversary of American Independence

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1071, (House Bill No. 5), as follows:

An Act making an appropriation to the Trustees of the State Hospital of Nanticoke Nanticoke Luzerne County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred forty-four thousand dollars (\$144,000) or so much thereof as may be necessary is hereby specifically appropriated to the trustees of the State Hospital of Nanticoke Luzerne county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes namely

For maintenance including salaries wages labor and ordinary repairs and restoration the sum of one hundred sixteen thousand dollars (\$116,000) or so much thereof as may be necessary

For the purpose of purchasing and installing an elevator the sum of seven thousand dollars (\$7,000) or so much thereof as may be necessary

For improvements to grounds and erection of fences the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary

For the purpose of purchasing furniture and making improvements to the nurses' home the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

For the purpose of building a solarium the sum of nine thousand dollars (\$9,000) or so much thereof as may be necessary

For the purpose of building fire escapes the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1072, (House Bill No. 7), entitled:

An Act making an appropriation to the Home for the Training in Speech of Deaf Children before they are of school age at Belmont Avenue and Monument Road Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1073, (House Bill No. 14), entitled:

An Act making an appropriation to the trustees of the Phoenix Hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1074, (House Bill No. 15), entitled:

An Act making an appropriation to the agricultural experiment station of the Pennsylvania State College to maintain substations for the purpose of making experiments in the improvement culture curing and preparation of tobacco and providing for the publication of the report thereof

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1075, (House Bill No. 18), entitled:

An Act making an appropriation to the trustees of the State Institution for Feeble-minded of Eastern Pennsylvania at Spring City

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1076, (House Bill No. 32), entitled:

An Act making an appropriation to the United Zion Home at Lititz Lancaster county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1077, (House Bill No. 35), entitled:

An Act making an appropriation to the Home for Friendless Children of Lancaster Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1078, (House Bill No. 40), entitled:

An Act making an appropriation to the Grand View Institution for the Care and Treatment of Poor Consumptives On City Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1079, (House Bill No. 42), entitled:

An Act making an appropriation to the Rosalia Foundling Asylum and Maternity Hospital of the city of Pittsburgh

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1080, (House Bill No. 43), entitled:

An Act making an appropriation to the Pennsylvania Association for the Blind at Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1081, (House Bill No. 51), entitled:

An Act making an appropriation to the Waynesburg Hospital of Waynesburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1082, (House Bill No. 53), entitled:

An Act making an appropriation to the Pennsylvania State Oral School for the Deaf at Scranton

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1083, (House Bill No. 56), entitled:

An Act making an appropriation to the Good Samaritan Hospital at Westfield Tioga county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1084, (House Bill No. 57), entitled:

An Act making an appropriation to the Bethel Orphanage located at Osceola Tioga county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. EYRE. Mr. President, I move that Senate Bill No. 1094 (House Bill No. 57), the bill just read, be recommitted to the Committee on Appropriations.

Mr. SMITH. Mr. President, I second the motion. The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1085, (House Bill No. 62), entitled:

An Act making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster Pennsylvania

And said bill having been read at length the second time and agreed to

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1086, (House Bill No. 74), entitled:

An Act making an appropriation to the Children's Home of South Bethlehem Salisbury township Lehigh county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1087, (House Bill No. 83), as follows:

An Act making an appropriation to the trustees of the State Hospital for Insane at Danville for the purpose of improvements and purchase of equipment

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that the sum of two hundred seventy-five thousand dollars (\$275,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the trustees of the State Hospital for Insane at Danville for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes

For the erection and equipment of a power plant railroad siding coal bunkers and the excavating necessary therefor and for steam and electrical connections to buildings and grounds one hundred ten thousand dollars (\$110,000) or so much thereof as may be necessary

For the purchase of hospital equipment beds chairs dressers wardrobes rugs surgical and laboratory supplies for the purchase of telephone switch boards and the wiring for an installation of new telephones for the installation of an automatic fire alarm system for extension and improvements to buildings for painting of wards and buildings for additional water mains or additional fire apparatus and fire truck for a generator for ventilating systems for the building enclosure heating and lighting of porches for extension to industrial building and additional industrial equipment for building calf barns for fire escapes seventy thousand dollars (\$70,000) or so much thereof as may be necessary

For the erection equipment furnishings lighting heating of and sewer connection to a male nurses home forty thousand dollars (\$40,000) or so much thereof as may be necessary

For the erection equipment furnishing heating lighting of and sewer connections to a home for female employees twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary

For the erection equipment furnishing lighting of and sewer connections to a building for the treatment of infectious diseases twenty thousand dollars (\$20,000) or so much thereof as may be necessary

For rewiring buildings repairing and painting wards and buildings necessitated thereby to meet the requirements of the Department of Public Grounds and Buildings ten thousand dollars (\$10,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1088, (House Bill No. 88), entitled:

An Act making an appropriation to Kane Summit Hospital Association of Kane McKean county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1089, (House Bill No. 89), as follows:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania

Section 1 Be it enacted by the Senate and House of Repre-

representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that the sum of seventy thousand five hundred and fifty dollars (\$70,550) or so much thereof as may be necessary is specifically appropriated to the trustees of the State Hospital for the Insane at Warren Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes namely

For installation of the Skinner Overhead Garden Irrigation System on a ten acre garden tract the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary

For erection of a machine and farm implement shed the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

For the construction of a ferry-boat required in farming operations the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary

For the construction of a root cellar for farm products the sum of fifteen hundred dollars (\$1,500) or so much thereof as may be necessary

For addition to calf barn the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary

For the purchase of farm machinery the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

For the installation of a rendering plant the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary

For the construction of a sanitary ceiling in the dairy barn the sum of one thousand two hundred dollars (\$1,200) or so much thereof as may be necessary

For making the required changes in electric wiring of the hospital the sum of seven thousand dollars (\$7,000) or so much thereof as may be necessary

For making required changes in fire protection the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary

For the erection of four employees cottages the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

For the installation of an auxiliary pumping unit the sum of four thousand two hundred dollars (\$4,200) or so much thereof as may be necessary

For the installation of a boiler feed pump the sum of six hundred and fifty dollars (\$650) or so much thereof as may be necessary

For relaying water and gas lines to the farm colony the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1090, (House Bill No. 100), entitled:

An Act making an appropriation to Saint Mary's Keller Memorial Hospital Scranton Lackawanna county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1091, (House Bill No. 110), as follows:

An Act making an appropriation to the Maple Avenue Hospital Association of DuBois Pennsylvania (formerly city Hospital Association of DuBois)

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that the sum of ten thousand dollars (\$10,000) or as much thereof as may be necessary is hereby appropriated to the Maple Avenue Hospital Association of DuBois (formerly City Hospital Association of DuBois) for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1092, (House Bill No. 124), entitled:

An Act making an appropriation to the Coatesville Hospital Coatesville Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1093, (House Bill No. 131), as follows:

An Act making an appropriation to the Jefferson Medical College of Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that the following sums or so much thereof as may be necessary be and the same are hereby specifically appropriated to the Jefferson Medical College of Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purpose namely

The sum of two hundred thousand five hundred dollars (\$200,500) or so much thereof as may be necessary for the maintenance of its hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1094, (House Bill No. 133), entitled:

An Act making an appropriation to the Lancaster General Hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1095, (House Bill No. 137), entitled:

An Act making an appropriation to the Colored Women's Relief Association of Western Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1096, (House Bill No. 146), as follows:

An Act making an appropriation to the Carbondale Emergency Hospital Carbondale Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that the sum of thirty-three thousand five hundred dollars (\$33,500) or so much thereof as may be necessary is hereby specifically appropriated to the Carbondale Emergency Hospital at Carbondale Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1097, (House Bill No. 149), entitled:

An Act making an appropriation to the Mid-Valley Hospital at Blakely Pennsylvania

And said bill having been read at length the second time, and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1098, (House Bill No. 157), entitled:

An Act making an appropriation to the Julia White Priscilla Home for Aged Colored People located at LaMott Montgomery county Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1099, (House Bill No. 162), entitled:

An Act making an appropriation to the trustees of the State Hospital for injured Persons of the Anthracite Coal Region of Pennsylvania at Ashland Schuylkill county Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1100, (House Bill No. 176), entitled:

An Act making an appropriation to the German Baptist Home at Lawndale Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1101, (House Bill No. 178), entitled:

An Act making an appropriation to the Old Ladies' Home located at Wissinoming Philadelphia

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1102, (House Bill No. 185), as follows:

An Act making an appropriation to the Western State Penitentiary

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that the following sums or so much thereof as may be necessary be and the same are hereby specifically appropriated to the Western Penitentiary of Pennsylvania for the several purposes hereinafter named for the two fiscal years commencing June one thousand nine hundred and twenty-one

For salaries of officers' parole work returning convicts electrocution department and expenses necessary thereto the sum of six hundred and fifty thousand (\$650,000) dollars or so much thereof as may be necessary

For extraordinary repairs the sum of fifty thousand (\$50,000) dollars or so much thereof as may be necessary

For insurance the sum of four thousand two hundred forty-three and sixty-five one hundredths (\$4,243.65) dollars or so much thereof as may be necessary

For each discharged or paroled convict from the Penitentiary a sum not to exceed ten (\$10.00) dollars and for clothing for each discharged or paroled convict a sum not to exceed fifteen (\$15.00) dollars and appropriating therefor the sum of twenty thousand (\$20,000) dollars or so much thereof as may be necessary

For books and stationery for prisoners the sum of three thousand five hundred (\$3,500.00) dollars or so much thereof as may be necessary

For hospital equipment the sum of four thousand one hundred eighty (\$4,180.00) dollars or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1103, (House Bill No. 189), entitled:

An Act making an appropriation to the Pittsburgh and Allegheny Home for the Friendless situated in the city of Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1104, (House Bill No. 194), entitled:

An Act making an appropriation to the Florence Crittenton Mission of Scranton Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1105 (House Bill No. 200), as follows:

An Act making an appropriation to the Rush Hospital for Consumption and allied diseases at Philadelphia

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that the sum of eighty thousand dollars (\$80,000) or so much thereof as may be necessary is hereby specifically appropriated to the Rush Hospital for consumption and allied diseases at Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purpose namely

Maintenance of the city hospital and the country branch thereof

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1106, (House Bill No. 222), entitled:

An Act making an appropriation to the Coudersport General Hospital at Coudersport Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1107, (House Bill No. 226), as follows:

An Act making an appropriation to the Christian Home of Johnstown Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary is hereby specifically appropriated to the Christian Home of Johnstown Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1108, (House Bill No. 228), entitled:

An Act making an appropriation to the Pennsylvania Epileptic Hospital and Colony Farm Chester county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1109, (House Bill No. 232), entitled:

An Act making an appropriation to the Curtis Home for Destitute Women and Children of Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1110, (House Bill No. 234), entitled:

An Act making an appropriation to the Home for Colored Children located in the city of Pittsburgh Northside

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1111, (House Bill No. 235), entitled:

An Act making an appropriation to the First Allegheny Day Nursery and Temporary Home for Children Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1112, (House Bill No. 236), entitled:

An Act making an appropriation to the Frankford Hospital located at Frankford Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1113, (House Bill No. 237), entitled:

An Act making an appropriation to Saint Vincent's Orphans' Asylum of Tacony Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1114, (House Bill No. 240), entitled:

An Act making an appropriation to the Northern Tier Home Harrison Valley Potter county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1115, (House Bill No. 245), entitled:

An Act making an appropriation to the Cenemaugh Valley Memorial Hospital Johnstown Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1116, (House Bill No. 258), as follows:

An Act making an appropriation to the Miners' Hospital of northern Cambria at Spangler Cambria county Pennsylvania Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of sixteen thousand dollars (\$16,000) or so much thereof as may be necessary is hereby specifically appropriated to the Miners' Hospital of northern Cambria at Spangler Cambria county Pennsylvania for the two fiscal years commencing June first one thousand nine hundred twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1117, (House Bill No. 266), entitled:

An Act making an appropriation to the Society of the Home for Friendless Women and Children of the city of Scranton

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1118, (House Bill No. 268), entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the Middle Coal Field

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1119, (House Bill No. 273), entitled:

An Act making an appropriation to the Philadelphia Home for Infants located at four thousand six hundred eighteen Westminster avenue Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1120, (House Bill No. 276), entitled:

An Act making an appropriation to the West Philadelphia General Homeopathic Hospital Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1121, (House Bill No. 277), entitled:

An Act making an appropriation to the Home for Veterans of the Grand Army of the Republic and Wives Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1122, (House Bill No. 278), entitled:

An Act making an appropriation to the trustees of the Samaritan Hospital Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1123, (House Bill No. 288), entitled:

An Act making an appropriation to the Home for Aged and Infirm Women of Easton Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1124, (House Bill No. 289), entitled:

An Act making an appropriation to the United Charities of Hazleton Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1125, (House Bill No. 302), entitled:

An Act making an appropriation to the Lying-in-Charity Hospital Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1126, (House Bill No. 303), entitled:

An Act making an appropriation to the Hahnemann Hospital in the city of Scranton Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1127, (House Bill No. 307), entitled:

An Act making an appropriation to the Pennsylvania Training School for Feeble-Minded Children at Elwyn in the county of Delaware and Commonwealth of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1128, (House Bill No. 308), entitled:

An Act making an appropriation to The Glen Mills Schools in the Eastern District of the Commonwealth of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1129, (House Bill No. 312), entitled:

An Act making an appropriation to the Suburban General Hospital of Bellevue Allegheny county Pennsylvania

And said bill having been read at length the same time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1130, (House Bill No. 319), entitled:

A Act making an appropriation to the Florence Crittenton Home and Rescue Association of Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1131, (House Bill No. 320), entitled:

An Act making an appropriation to the Montefiore Hospital Association of Western Pennsylvania located at Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1132, (House Bill No. 322), entitled:

An Act making an appropriation to the Pottstown Homeopathic Hospital Pottstown Pennsylvania

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1133, (House Bill No. 324), entitled:

An Act making an appropriation to the Pottstown Hospital Pottstown Pennsylvania

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1134, (House Bill No. 327), entitled:

An Act making an appropriation to the Paradise Protectory and Agricultural School at Paradise township York county Pennsylvania

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1135, (House Bill No. 328), entitled:

An Act making an appropriation to the York Society to Protect Children and Aged Persons of York Pennsylvania

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1136, (House Bill No. 329), entitled:

An Act making an appropriation to the York Hospital West College avenue York Pennsylvania

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1137, (House Bill No. 334), entitled:

An Act making an appropriation to the Annie M Warner Hospital Gettysburg Adams county Pennsylvania

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1138, (House Bill No. 336), entitled:

An Act making an appropriation to the Meadville Children's Aid Society and Home for the Aged Meadville Crawford county Pennsylvania

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1139, (House Bill No. 337), entitled:

An Act making an appropriation to the Spencer Hospital Meadville Pennsylvania

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1140, (House Bill No. 338), entitled:

An Act making an appropriation to the Allegheny Valley Hospital at Tarentum Pennsylvania

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1141, (House Bill No. 344), entitled:

An Act making an appropriation to the Mercy Hospital of Philadelphia

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1142, (House Bill No. 350), entitled:

An Act making an appropriation to the trustees of Temple University at Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1143, (House Bill No. 352), entitled:

An Act making an appropriation to the Westmoreland Hospital Association of Greensburg Pennsylvania

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1144, (House Bill No. 354), entitled:

An Act making an appropriation to the Beacon Light Mission near the city of Bradford Pennsylvania

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1145, (House Bill No. 356), as follows:

An Act making an appropriation to the Bradford Hospital of the city of Bradford

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-nine thousand dollars (\$29,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Bradford Hospital of the city of Bradford for the two fiscal years beginning on June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1146, (House Bill No. 364), entitled:

An Act making an appropriation to the Benevolent Association's Home for Children Pottsville Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1147, (House Bill No. 373), entitled:

An Act making an appropriation to the Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1148, (House Bill No. 374), entitled:

An Act making an appropriation to Saint Francis Hospital of Pittsburgh

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1149, (House Bill No. 378), entitled:

An Act making an appropriation to the Renova Hospital Renova Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1150, (House Bill No. 386), entitled:

An Act making an appropriation to the trustees of the State Hospital for the Criminal Insane at Fairview Wayne county and authorizing the board of trustees to perform certain work in connection therewith

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1151, (House Bill No. 396), entitled:

An Act making an appropriation to the Saint Joseph's Hospital and Dispensary of Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1152, (House Bill No. 397), entitled:

An Act making an appropriation to Providence Mission and Rescue Home at Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1153, (House Bill No. 406), entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane for the southeastern district of Pennsylvania located at Norristown Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1154, (House Bill No. 409), as follows:

An Act making an appropriation to the Beaver Valley General Hospital at New Brighton Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-seven thousand dollars (\$27,000) or so much thereof as may be necessary is hereby specifically appropriated to the Beaver Valley General Hospital at New Brighton Beaver County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1155, (House Bill No. 410), entitled:

An Act making an appropriation to the Passavant Memorial Homes for the Care of Epileptics at Rochester Beaver county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1156, (House Bill No. 411), entitled:

An Act making an appropriation to the Rochester General Hospital at Rochester Beaver county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1157, (House Bill No. 412), as follows:

An Act making an appropriation to Providence Hospital of Beaver Falls Beaver County Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary is hereby specifically appropriated to the Providence Hospital located at Beaver Falls Beaver County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1158, (House Bill No. 413), entitled:

An Act making an appropriation to the Beaver County Children's Home of New Brighton Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1159, (House Bill No. 414), as follows:

An Act making an appropriation to the Maternity Hospital in the City of Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eight thousand dollars (\$8,000) or so much thereof as may be necessary is hereby specifically appropriated to the Maternity Hospital in the City of Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1160, (House Bill No. 418), entitled:

An Act making an appropriation to the Easton Hospital of Easton Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1161, (House Bill No. 434), entitled:

An Act making an appropriation to the board of managers of the Pennsylvania Village for Feeble-Minded Women at Laurelton Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1162, (House Bill No. 435), entitled:

An Act making an appropriation to the Mercy Hospital of Altoona Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1163, (House Bill No. 436), entitled:

An Act making an appropriation to the Altoona Hospital Altoona Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of sixty thousand dollars (\$60,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Altoona Hospital of Altoona Pennsylvania for the two fiscal years beginning June first one thousand nine hundred twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1164, (House Bill No. 445), entitled:

An Act making an appropriation to the Passavant Hospital of Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1165, (House Bill No. 448), entitled:

An Act making an appropriation to the Ladies of the Grand Army of the Republic Department of Pennsylvania at Hawkins Station Allegheny county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1166, (House Bill No. 458), entitled:

An Act making an appropriation to the Chambersburg Hospital at Chambersburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1167, (House Bill No. 459), entitled:

An Act making an appropriation to the United Evangelical Home Lewisburg Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary is hereby specifically appropriated to the United Evangelical Home at Lewisburg Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1168, (House Bill No. 460), entitled:

An Act making an appropriation to the Lewistown Hospital of Lewistown Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1169, (House Bill No. 461), entitled:

An Act making an appropriation to the Westmoreland County Children's Aid Society at Greensburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1170, (House Bill No. 462), entitled:

An Act making an appropriation to the Mount Pleasant Memorial Hospital Mount Pleasant Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1171, (House Bill No. 463), entitled:

An Act making an appropriation to the Latrobe Hospital Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1172, (House Bill No. 467), entitled:

An Act making an appropriation to the Simon H Barnes Memorial Hospital of Susquehanna Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1173, (House Bill No. 469), as follows:

An Act making appropriation to the Western Pennsylvania Institution for the Instruction of the Deaf and Dumb

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two hundred and thirty-eight thousand dollars (\$238,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Western Pennsylvania Institution for the Instruction of the Deaf and Dumb for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the education and maintenance of two hundred and eighty State pupils at an annual rate not exceeding the sum of four hundred and twenty-five dollars (\$425.00) per pupil or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1174, (House Bill No. 473), entitled:

An Act making an appropriation to the Berwick Hospital Berwick Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1175, (House Bill No. 474), entitled:

An Act making an appropriation to the Mercy Hospital at Wilkes-Barre Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1176, (House Bill No. 484), as follows:

An Act making an appropriation to the Eastern State Penitentiary at Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five hundred and thirty-five thousand three hundred and eighty-five dollars (\$535,385) or so much thereof as may be necessary is hereby specifically appropriated to the Eastern State Penitentiary at Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes

For salaries of officers and parole work the sum of four hundred and thirty thousand dollars (\$430,000) or so much thereof as may be necessary

For general repairs the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary

For library books and stationery the sum of five hundred dollars (\$500) or so much thereof as may be necessary

For gratuities paid discharged convicts for each discharged convict from the city of Philadelphia or whose residence is within fifty miles thereof the sum of five dollars and for each discharged convict whose residence is more than fifty miles from the city of Philadelphia the sum of ten dollars the sum of seven thousand dollars (\$7,000) or so much thereof as may be necessary

For clothing furnished discharged convicts the sum of fifteen thousand dollars (\$15,000) or so much thereof as may be necessary

To reimburse funds of treasurer for amount expended for salaries of officers and parole work in excess of appropriation awarded under act of July sixteenth one thousand nine hundred and nineteen the sum of twenty-six thousand dollars (\$26,000) or so much thereof as may be necessary

To reimburse funds of treasurer for amount expended for general repairs in excess of appropriation awarded under the act of July sixteenth one thousand nine hundred and nineteen the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary

To reimburse funds of treasurer for amount expended for clothing furnished discharged convicts in excess of appropriation awarded under act of July sixteenth one thousand nine hundred and nineteen the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

To reimburse funds of treasurer for amount expended in purchase of a Dodge Sedan automobile as per authority for purchase given by the Board of Commissioners of Public Grounds and Buildings under date of June thirtieth one thousand nine hundred and twenty the sum of eighteen hundred eighty-five dollars (\$1,885) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1177, (House Bill No. 485), entitled:

An Act making an appropriation to the Bloomsburg Hospital Bloomsburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1178, (House Bill No. 486), entitled:

An Act making an appropriation to the Washington Hospital Washington Pennsylvania or its successor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1179, (House Bill No. 488), entitled:

An Act making an appropriation to the Home of the Good Shepherd of the county of Allegheny Lowrie street Troy Hill North Side Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1180, (House Bill No. 489), entitled:

An Act making an appropriation to the Kittanning General Hospital Kittanning Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1181, (House Bill No. 490), entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1182, (House Bill No. 495), entitled:

An Act making an appropriation to the Roosevelt Hospital of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1183, (House Bill No. 498), entitled:

An Act making an appropriation to the Salvation Army and Rescue Home at Bellevue Allegheny county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1184, (House Bill No. 504), entitled:

An Act making an appropriation to the City Hospital Washington Pennsylvania or its successor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1185, (House Bill No. 505), entitled:

An Act making an appropriation to Saint Mary's Hospital of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1186, (House Bill No. 508), entitled:

An Act making a deficiency appropriation to the Gettysburg Memorial Commission to carry into effect the act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand two hundred and forty) entitled "An act making an appropriation to the Gettysburg Battlefield Memorial Commission for various purposes" to be used for the erection of bronze statues of Generals Crawford and Gibbon and for repairs to the Pennsylvania memorial in accordance with the provisions of said act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1187, (House Bill No. 516), entitled:

An Act making an appropriation to the Montgomery Hospital at Norristown Montgomery county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1188, (House Bill No. 521), entitled:

An Act making an appropriation to the Presbyterian Hospital of Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1189, (House Bill No. 522), entitled:

An Act making an appropriation to Saint John's General Hospital of Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1190, (House Bill No. 525), entitled:

An Act making an appropriation to the Meadville City Hospital Meadville Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1191, (House Bill No. 528), as follows:

An Act making appropriation to the Christian H. Buhl Hospital of Sharon Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary is hereby specifically appropriated to the Christian H. Buhl Hospital located at Sharon Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1192, (House Bill No. 536), entitled:

An Act making an appropriation to the Saint Joseph's Proctery for Homeless Boys Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1193, (House Bill No. 537), entitled:

An Act making an appropriation to the American Oncologic Hospital at Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1194, (House Bill No. 540), entitled:

An Act making an appropriation to the Pennsylvania Memorial Home of Brookville Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1195, (House Bill No. 547), entitled:

An Act making an appropriation for the Hospital Department of the Jewish Hospital Association of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1196, (House Bill No. 548), entitled:

An Act making an appropriation to the Germantown Dispensary and Hospital Germantown Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1197, (House Bill No. 558), as follows:

An Act making an appropriation to the State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania located at Blossburg Pennsylvania
Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That there is hereby appropriated to the State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania located at Blossburg Pennsylvania the following sums for the purposes mentioned

For the purpose of maintenance for the two years ending May thirty-one one thousand nine hundred and twenty-three the sum of sixty thousand dollars (\$60,000)

For the payment of deficit in maintenance for the two years ending May thirty-one one thousand nine hundred and twenty-one the sum of twenty thousand dollars (\$20,000.00)

For completing laundry building and equipping same the sum of six thousand five hundred dollars (\$6,500.00)

For completing the installment of electric elevator the sum of one thousand five hundred dollars (\$1,500.00)

For a new ward addition to Nurses' Home building and equipping kitchen dining-room and maids' quarters building second story front porch and contagious building the sum of sixty-five thousand dollars (\$65,000)

For making repairs and other necessary minor improvements the sum of ten thousand dollars (\$10,000.00)

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1198, (House Bill No. 561), entitled:

An Act making an appropriation to the Women's Hospital of Philadelphia two thousand one hundred and thirty-seven North College avenue

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1199, (House Bill No. 564), as follows:

An Act making an appropriation to the Butler County General Hospital at Butler Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that the sum of twenty-two thousand dollars (\$22,000) or so much thereof as may be necessary is hereby specifically appropriated to the Butler County General Hospital at Butler Pennsylvania or its successor for the two fiscal years beginning June first one-thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1200, (House Bill No. 565), entitled:

An Act making an appropriation to the Carlisle Hospital Carlisle Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1201, (House Bill No. 568), entitled:

An Act making an appropriation to the Howard Hospital of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1202, (House Bill No. 569), entitled:

An Act making an appropriation to the Wayne County Memorial Hospital at Honesdale Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1203, (House Bill No. 570), entitled:

An Act making an appropriation to the trustees of the Garretson Hospital Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1204, (House Bill No. 585), entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb Mount Airy Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1205, (House Bill No. 586), entitled:

An Act making an appropriation to the Chestnut Hill Hospital of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1206, (House Bill No. 590), entitled:

An Act making an appropriation to the Homestead Hospital Homestead Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1207, (House Bill No. 591), entitled:

An Act making an appropriation to the Boys' Industrial Home of Western Pennsylvania located at Oakdale Allegheny county

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1208, (House Bill No. 592), as follows:

An Act making an appropriation to the Berean Manual Training and Industrial School

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that the sum of twenty-five thousand (\$25,000) dollars or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Berean Manual Training and Industrial School for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1209, (House Bill No. 593), entitled:

An Act making an appropriation to the Children's Aid Society of Franklin county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1210, (House Bill No. 594), entitled:

An Act making an appropriation to the Woman's Medical College of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1211, (House Bill No. 610), entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the river Delaware and its navigable tributaries for two years from June first one thousand nine hundred and twenty-one

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1212, (House Bill No. 612), entitled:

An Act making an appropriation to the Woods Run Settlement Association Petosky street North Side Pittsburgh Allegheny county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1213, (House Bill No. 613), entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its Navigable Tributaries for the maintenance of a Nautical School to be located at the port of Philadelphia for two years from June first one thousand nine hundred and twenty-one

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1214, (House Bill No. 615), entitled:

An Act making an appropriation to the Orphan Asylum of the Holy family of Emsworth allegheny county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1215, (House Bill No. 616), as follows:

An Act making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that the sum of three hundred twenty thousand five hundred dollars (\$320,500) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes namely

For the maintenance of said Hospital for the two fiscal years beginning June first one thousand nine hundred and twenty-one and for payment of deficit for the year ending May thirty-first one thousand nine hundred and twenty-one the sum of two hundred and thirty-six thousand dollars (\$236,000) or so much thereof as may be necessary

For the erection and completion of an additional floor to the present Nurses Home Building including purchase of furniture and furnishings for the same the sum of forty-seven thousand dollars (\$47,000.00) or so much thereof as may be necessary

For the erection and completion of a Nurses' Dining Room and Kitchen Building including purchase and installation of furniture furnishings and equipment for the same the sum of thirty-five thousand dollars (\$35,000.00) or so much thereof as may be necessary

For the purchase of laundry equipment the sum of twenty-five hundred dollars (\$2,500) or so much thereof as may be necessary

The said appropriation to be paid monthly on the warrant of the Auditor General on a settlement made by him and the State Treasurer but no warrant shall be drawn until the trustees of said Hospital shall have made under oath to the Auditor

General a report containing a specifically itemized statement of the receipts from all sources and expenses of said institution during the previous month and the same is approved by him and the State Trustees and the unexpended balance of sums appropriated for specific purposes shall not be used for other purposes whether specified or general but the same shall revert to the State Treasury

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1216, (House Bill No. 617), as follows:

An Act making an appropriation to the Harrisburg Hospital of Harrisburg Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that the sum of forty thousand dollars (\$40,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Harrisburg Hospital for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1217, (House Bill No. 618), entitled:

An Act making an appropriation to the West Side Hospital Association of Scranton Lackawanna county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1218, (House Bill No. 622), entitled:

An Act making an appropriation to the Northeastern Hospital of Philadelphia Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1219, (House Bill No. 623), entitled:

An Act making an appropriation to the Graduate School of Medicine of the University of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1220, (House Bill No. 636), entitled:

An Act making an appropriation to the Northwestern General Hospital of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. EYRE, Mr. President, I move that Senate Bill No.

1220, (House Bill No. 636), the bill just read, be recommended to the Committee on appropriations.

Mr. SMITH, Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1221, (House Bill No. 643), entitled:

An Act making an appropriation to the Williamsport Training Home for Girls at Williamsport Lycoming county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1222, (House Bill No. 645), as follows:

An Act making an appropriation to the trustees of the Grove City Hospital located at Grove City Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary is hereby specifically appropriated to the trustees of the Grove City Hospital Grove City Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1223, (House Bill No. 647), entitled:

An Act making an appropriation to the Pennsylvania Working Home for Blind Men Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1224, (House Bill No. 649), entitled:

An Act making an appropriation to the DePaul Institute of Mount Lebanon township Allegheny county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1225, (House Bill No. 652), entitled:

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1226, (House Bill No. 653), entitled:

An Act making an appropriation to the Florence Crittenton Mission of the city of Williamsport Lycoming county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1227, (House Bill No. 654), entitled:

An Act making an appropriation to the Boys' Industrial Home at Williamsport Lycoming county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1228, (House Bill No. 655), entitled:

An Act making an appropriation to the Williamsport Hospital of the city of Williamsport Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1229, (House Bill No. 658), entitled:

An Act making an appropriation to the Greenville Hospital Greenville Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1230, (House Bill No. 661), entitled:

An Act making an appropriation to the Home for the Friendless of the city of Williamsport Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1231, (House Bill No. 675), as follows:

An Act making an appropriation for the support and maintenance of the National Guard Naval Militia and the Pennsylvania Reserve Militia of the Commonwealth for improvements to permanent camp grounds for the replacing and repairing of armories and military stores destroyed or damaged and for the payment of expenses incidental to calling the National Guard Naval Militia of Pennsylvania Reserve Militia into active service under a call from the Governor or for service under a call from the President of the United States

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that the sum of seven hundred and fifty thousand dollars (\$750,000) be and the same is hereby specifically appropriated for the support of the Pennsylvania National Guard the Naval

Militia and the Pennsylvania Reserve Militia for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-one for the payment of stabling of horses furnished by the United States Government to organizations of the National Guard at a rate not exceeding two dollars per month per horse for the payment of an annual allowance to the commissioned officers of the Pennsylvania National Guard the Naval Militia and the Pennsylvania Reserve Militia as follows namely for commissioned officers required to be mounted forty dollars per year for commissioned officers not required to be mounted thirty dollars per year provided that such commissioned officer shall have been in commission continuously during the year for which payment is claimed

Section 2 For the purpose of making improvements installation and repairs to water and sewerage systems the clearing and grading of land the erection and repairs to storehouses and shelters and such other improvements as may be deemed necessary and proper at the permanent camp ground owned by the Commonwealth of Pennsylvania at Mount Gretna Lebanon county Pennsylvania the sum of forty thousand dollars (\$40,000) is hereby specifically appropriated payments from said appropriation to be made by the Adjutant General by warrant drawn upon the State Treasurer countersigned by the Adjutant General and for which duly itemized vouchers shall be filed in the office of the Adjutant General

Section 3 For the purpose of placing at the disposal of the Governor of the Commonwealth and making same available for replacing or repairing armory buildings owned by the Commonwealth of Pennsylvania and occupied by an organization or organizations of the Pennsylvania National Guard the Naval Militia or Pennsylvania Reserve Militia for all and any necessary expenses in connection therewith should such armory building be destroyed or damaged in whole or in part by fire flood storm or other unavoidable cause and to replace or repair military stores or supplies stored or used in such armory buildings and destroyed or damaged in whole or in part in like manner and to pay for transportation pay of officers and enlisted men horse hire subsistence and quartermaster stores and other proper and necessary expenses incident to actual service rendered by the Pennsylvania National Guard the Naval Militia or the Pennsylvania Reserve Militia under orders of the Governor in repelling invasion subduing insurrection riot tumult or disorder or imminent danger thereof or when such Pennsylvania National Guard the Naval Militia or Pennsylvania Reserve Militia may be placed on duty under orders of the Governor under extraordinary circumstances for the protection of property or human life or in the event of all or in portion of said Pennsylvania National Guard the Naval Militia or the Pennsylvania Reserve Militia being called into the active service of the United States by the President of the United States or in furnishing the quota of volunteers from the Commonwealth of Pennsylvania under a call made by the President of the United States or for the payment of mileage and lawful expenses of commissioners to take the vote of Pennsylvania soldiers in Federal or State service when in the field on active duty the sum of five hundred thousand dollars (\$500,000) or so much thereof as may be necessary is hereby appropriated for which the Governor of the Commonwealth is authorized to draw warrant upon the State Treasurer to be subsequently accounted for by vouchers filed in the office of the Auditor General

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1232, (House Bill No. 680), entitled:

An Act making an appropriation to the German Protestant Home for Aged at Fair Oaks Allegheny county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1233, (House Bill No. 681), as follows:

An Act making an appropriation to the Homeopathic Hospital of Chester County located at West Chester Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifteen thousand dollars (\$15,000) or so much thereof as may be necessary is hereby specifically appropriated to the Homeopathic Hospital of Chester County located at West Chester for the purpose of maintenance for the two fiscal years beginning June first one thousand nine hundred and twenty-one

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1234, (House Bill No. 682), entitled:

An Act making an appropriation to the Chester County Hospital

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1235, (House Bill No. 683), as follows:

An Act making an appropriation to the trustees of the University of Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one million three hundred thousand dollars (\$1,300,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the trustees of the University of Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes namely

For the general maintenance of the university and the purchase of such apparatus and equipment as the trustees may deem necessary for the best interest of the University of Pennsylvania the sum of one million dollars (\$1,000,000) or so much thereof as may be necessary

For the maintenance of the School of Education of the University of Pennsylvania the sum of two hundred thousand dollars (\$200,000) or so much thereof as may be necessary

For the maintenance of the Extension Schools of the University of Pennsylvania the sum of one hundred thousand dollars (\$100,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1236, (House Bill No. 689), entitled:

An Act making an appropriation to the Polyclinic Hospital of the University of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1237, (House Bill No. 690), entitled:

An Act making an appropriation to the McKeesport Hospital McKeesport Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1238, (House Bill No. 705), entitled:

An Act making an appropriation to the Downingtown Industrial and Agricultural School Downingtown Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1239, (House Bill No. 706), entitled:

An Act making an appropriation to the State Hospital of Coal Dale Coal Dale Schuylkill county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1240, (House Bill No. 711), entitled:

An Act making an appropriation to the Elk County General Hospital of Ridgway Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1241, (House Bill No. 723), entitled:

An Act making an appropriation to the Home of Industry for Discharged Prisoners of the city of Philadelphia and State of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1242, (House Bill No. 724), entitled:

An Act making an appropriation to the Women's Southern Homeopathic Hospital of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1243, (House Bill No. 727), entitled:

An Act making an appropriation to The Pennsylvania Home Teaching Society and Free Circulating Library for the Blind at Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1244, (House Bill No. 750), entitled:

An Act making an appropriation to Saint Joseph's Protective Norristown Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1245, (House Bill No. 755), entitled:

An Act making an appropriation to the Citizens General Hospital of New Kingston Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1246, (House Bill No. 756), entitled:

An Act making an appropriation to the Memorial Hospital at Roxborough Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1247, (House Bill No. 761), entitled:

An Act making an appropriation to the Wyoming Valley Homeopathic Hospital at Wilkes-Barre Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1248, (House Bill No. 773), entitled:

An Act making an appropriation to carry into effect the provisions of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State Supervisor and assistants and fixing the salary of such State supervisor and assistants defining the power and duties of boards of trustees including the power of appointing assistants and investigator and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1249, (House Bill No. 774), entitled:

An Act making an appropriation to the Eye and Ear Hospital of Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1250, (House Bill No. 777), entitled:

An Act making an appropriation to the Tuberculosis League of Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1251, (House Bill No. 799), entitled:

An Act making an appropriation to the Home of the Good Shepherd Lincoln avenue Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1252, (House Bill No. 800), entitled:

An Act making an appropriation to the Taylor Hospital Association of the Borough of Taylor Lackawanna county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1253, (House Bill No. 801), entitled:

An Act making an appropriation to the Saint Joseph's Foundling Home and Maternity Hospital of Scranton Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1254, (House Bill No. 802), entitled:

An Act making an appropriation to the Pennsylvania Museum and School of Industrial Art

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1255, (House Bill No. 813), entitled:

An Act making an appropriation to the Titusville Hospital at Titusville Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1256, (House Bill No. 814), entitled:

An Act making an appropriation to the House of Good Shepherd Scranton Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1257, (House Bill No. 815), entitled:

An Act making an appropriation to the Brookville Hospital Brookville Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1258, (House Bill No. 819), entitled:

An Act making an appropriation to the DuBois Hospital of DuBois Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1259, (House Bill No. 825), entitled:

An Act to repeal an act of General Assembly approved May first Anno Domini one thousand nine hundred and nineteen entitled "An act making an appropriation for the payment of the statutory medical hospital surgical and burial expenses and compensation outstanding and due and to become due to injured employes and dependents of deceased employes whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May thirty-first one thousand nine hundred and nineteen" (Appropriation Acts page twenty-five) to repeal an act of General Assembly approved July eighteenth Anno Domini one thousand nine hundred and nineteen entitled "An act making an appropriation for the payment of the statutory medical hospital surgical and burial expenses and compensation due and to become due to injured employes and dependents of deceased employes whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May thirty-first one thousand nine hundred and twenty-one" (Appropriation Acts page two hundred and thirty-five) and making an appropriation for the payment of medical hospital surgical and burial expenses and workmen's compensation which may become due during the biennial period ending May thirty-first one thousand nine hundred and twenty-three to employes and dependents of employes of the various departments of the Commonwealth under the Workmen's Compensation Act of one thousand nine hundred and fifteen as amended and for the payment of expenses incurred in the investigation and adjustment of such claims

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1260, (House Bill No. 826), entitled:

An Act making an appropriation to the Ohio Valley General Hospital at McKees Rocks Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1261, (House Bill No. 829), entitled:

An Act making an appropriation to Saint Patricks' Orphan Asylum of Scranton Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1262, (House Bill No. 832), entitled:

An Act making an appropriation to the Retirement Board for the purposes of carrying out the provisions of the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1263, (House Bill No. 833), as follows:

An Act making an appropriation to the Cottage State Hospital Cottage avenue Connellsville Fayette county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty-five thousand dollars (\$35,000) or so much thereof as may be necessary is hereby specifically appropriated to the Cottage State Hospital Cottage avenue Connellsville Fayette county Pennsylvania for two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes

For the purpose of maintenance the sum of twenty-nine thousand dollars (\$29,000) or so much thereof as may be necessary

For the purpose of improvements to buildings fences and grounds the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary

For motor ambulance the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary

For farming and equipment for same for chicken and pig raising the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary

For electric wiring the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary

For repairs to sewage disposal plant the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

For stockers the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary

For an addition to the industrial building and equipment for the same the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILLS RECOMMENDED.

Mr. EYRE. Mr. President, I move that Senate Bill No. 1263, (House Bill No. 833), the bill just read, be recommended to the Committee on Appropriations.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1264, (House Bill No. 844), entitled:

An Act making an appropriation to the Bellefonte Hospital Bellefonte Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1265, (House Bill No. 847), entitled:

An Act making an appropriation to the Shenango Valley Hospital of New Castle Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1266, (House Bill No. 851), entitled:

An Act making an appropriation to the Philadelphia Home for Incurables

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1267, (House Bill No. 852), entitled:

An Act making an appropriation to the Ellwood City Hospital Ellwood City Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1268, (House Bill No. 853), entitled:

An Act making an appropriation to the Almira Home Association at New Castle Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1269, (House Bill No. 854), entitled:

An Act making an appropriation to the Canonsburg General Hospital Association at Canonsburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1270, (House Bill No. 857), entitled:

An Act making an appropriation to the Charleroi-Monessen Hospital at Charleroi Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1271, (House Bill No. 874), entitled:

An Act making an appropriation to the Children's Hospital of Pittsburgh in the city of Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1272, (House Bill No. 882), as follows:

An Act making an appropriation to the trustees of the University of Pittsburgh for the general maintenance of and purchase of equipment for the University and for the summer term

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one million and twenty thousand dollars (\$1,020,000) or so much thereof as may be necessary is hereby specifically appropriated to the trustees of the University of Pittsburgh for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the general maintenance of the University of Pittsburgh and the purchase of such apparatus and equipment as the trustees may deem necessary for its best interests

For the maintenance of teaching facilities in hospitals for students in the School of Medicine of the University of Pittsburgh including the maintenance of the Maternity Dispensary and also the purchase of apparatus and equipment for the same as the trustees of the university may deem necessary the sum of thirty thousand dollars (\$30,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. EYRE. Mr. President, I move that Senate Bill No. 1272, (House Bill No. 882), the bill just read be recommended to the Committee on Appropriations.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1273, (House Bill No. 900), entitled:

An Act making an appropriation to the Jewish Sheltering Home and Home for the Homeless and Aged Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1274, (House Bill No. 901), as follows:

An Act making an appropriation to the National Stomach Hospital of Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary is hereby specifically appropriated to the National Stomach Hospital of Philadelphia Pennsylvania for two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1275, (House Bill No. 902), entitled:

An Act making an appropriation to the Nazarene Home for the Aged at Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1276, (House Bill No. 903), entitled:

An Act making an appropriation to the Mount Sinai Hospital of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1277, (House Bill No. 904), entitled:

An Act making an appropriation to the Saint Vincent's Hospital Association of the city of Erie Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1278, (House Bill No. 905), entitled:

An Act making an appropriation to the Erie Home for the Friendless of the city of Erie Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1279, (House Bill No. 906), entitled:

An Act making an appropriation to the Bethesda Home Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1280, (House Bill No. 911), entitled:

An Act making an appropriation to the Pennsylvania Training School at Morgantown Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1281, (House Bill No. 919), entitled:

An Act making a deficiency appropriation to the Department of Public Instruction for the payment of the State's share of the salary of vocational teachers and for the State's share of the increase of teachers

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,
The Senate proceeded to the second reading and consideration of Senate Bill No. 1282, (House Bill No. 920), entitled:

An Act making an appropriation to the Pittsburgh Home for Babies Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,
The Senate proceeded to the second reading and consideration of Senate Bill No. 1283, (House Bill No. 921), entitled:

An Act making an appropriation to the Saint Christopher's Hospital for Children Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,
The Senate proceeded to the second reading and consideration of Senate Bill No. 1284, (House Bill No. 922), as follows:

An Act making an appropriation to the Kensington Hospital for Women Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty four thousand four hundred dollars (\$24,400) or so much thereof as may be necessary is hereby specifically appropriated to the Kensington Hospital for Women at Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,
The Senate proceeded to the second reading and consideration of Senate Bill No. 1285, (House Bill No. 936), entitled:

An Act making an appropriation to the Elmwood Home Erie Pennsylvania

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,
The Senate proceeded to the second reading and consideration of Senate Bill No. 1286, (House Bill No. 940), as follows:

An Act making an appropriation to the Brownsville General Hospital Brownsville Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-two thousand dollars (\$22,000) or so much thereof as may be necessary is hereby specifically appropriated to the Brownsville General Hospital of Brownsville Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,
The Senate proceeded to the second reading and consideration of Senate Bill No. 1287, (House Bill No. 970), entitled:

An Act making an appropriation to the Robert Wood Home of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,
The Senate proceeded to the second reading and consideration of Senate Bill No. 1288, (House Bill No. 971), entitled:

An Act making an appropriation to the Prison Labor Commission

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,
The Senate proceeded to the second reading and consideration of Senate Bill No. 1289, (House Bill No. 975), entitled:

An Act making an appropriation to the board of trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania for maintenance of said home and the payment of expenses of administration including salaries of officials and clerks and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the State Treasury

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,
The Senate proceeded to the second reading and consideration of Senate Bill No. 1290, (House Bill No. 996), entitled:

An Act making an appropriation to the Hamot Hospital Association of Erie Pennsylvania

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. EYER. Mr. President, I move that Senate Bill No. 1290, (House Bill No. 996), the bill just read, be recommended to the Committee on Appropriations.

Mr. SMITH. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,
The Senate proceeded to the second reading and consideration of Senate Bill No. 1291, (House Bill No. 1023), entitled:

An Act making an appropriation to provide the necessary expenses of blind students who are residents of the Commonwealth in attendance at institutions of higher learning

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,
The Senate proceeded to the second reading and consideration of Senate Bill No. 1292, (House Bill No. 1028), entitled:

An Act making an appropriation to the Midnight Mission of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1293, (House Bill No. 1036), entitled:

An Act making an appropriation to the Florence Crittenton Home of Erie Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1294, (House Bill No. 1037), as follows:

An Act making an appropriation to the Uniontown Hospital Uniontown Pennsylvania

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty-seven thousand dollars (\$47,000) or so much thereof as may be necessary is hereby specifically appropriated to the Uniontown Hospital Uniontown Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1295, (House Bill No. 1039), entitled:

An Act making an appropriation to carry out the provisions of an act approved the eighteenth day of July one thousand nine hundred nineteen (Pamphlet Laws one thousand forty-four) entitled "An act to assist worthy young men and women graduates of secondary schools of the State to obtain a higher education and making an appropriation

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1296, (House Bill No. 1099), entitled:

An Act making an appropriation to Saint Rita's L C B A Home for Infants Pittsburgh Allegheny county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1297, (House Bill No. 1127), entitled:

An Act making an appropriation to the Williams Valley Hospital of Williamstown Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1298, (House Bill No. 1131), entitled:

An Act making an appropriation to the Children's Industrial Home at Harrisburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1299, (House Bill No. 1132), entitled:

An Act making an appropriation to the Messiah Rescue and Benevolent Home of Harrisburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1300, (House Bill No. 1133), entitled:

An Act making an appropriation to the Nursery Home of Harrisburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1301, (House Bill No. 1134), entitled:

An Act making an appropriation to the Florence Crittenton Home of Harrisburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1302, (House Bill No. 1208), entitled:

An Act making an appropriation to the Messiah Orphanage of Monaghan township York county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1303, (House Bill No. 1255), as follows:

An Act making an appropriation to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred five thousand (\$105,000) dollars or so much thereof as may be necessary be and the same is hereby specifically appropriated to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania for the two (2) fiscal years beginning June first Anno Domini one thousand nine hundred and twenty-one for the following purposes namely

For repairs alterations and new equipment for buildings the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary

For farming and equipment for same for chicken and pig raising the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary

For electric wiring the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary
 For repair to sewage plant the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary
 For stockers the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary
 For an addition to the industrial building and equipment for the same the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1304, (House Bill No. 1264), entitled:

An Act to amend an act approved the twenty-first day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand fifty-seven) entitled "An act to amend section one and to supplement an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and two) entitled 'An act providing for the appointment and expenses of a commission of five persons to codify and revise the law relating to banks private bankers and trust companies doing business within this Commonwealth and making an appropriation' extending the powers and duties of the commission so as to include the codification and revision of the law relating to all corporations persons partnerships and associations under the supervision of the Banking Department and making an appropriation" extending said commission for a further period of two years conferring additional power upon such commission and making an appropriation

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1305, (House Bill No. 1265), entitled:

An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for two years ending May thirty-first one thousand nine hundred and nineteen

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1306, (House Bill No. 1267), as follows:

An Act making an appropriation to pay for the care treatment removal and maintenance of the indigent insane for two years ending the thirty-first day of May one thousand nine hundred and twenty-three

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five million two hundred and fifty thousand dollars (\$5,250,000) or so much thereof as may be necessary be and the same is hereby specially appropriated to pay for the care treatment removal and maintenance of the indigent insane for and during the two years beginning June first one thousand nine hundred and twenty-one and ending May thirty-first one thousand nine hundred and twenty-three

The said appropriation shall be paid on the warrant of the Auditor General on the basis of settlement by that officer and the State Treasurer but no warrant shall be drawn or settlement made until the directors or managers of the several hospitals and asylums for the insane shall have made on oath or affirmation to the Auditor General a quarterly report setting forth the actual number of indigent persons received and maintained in said hospitals and asylums for the insane respectively during the quarter for which the report is made with the dates of their admission and discharge or death respectively and the actual time during which each of said indigent insane persons was treated maintained and cared for during said quarter. Provided also That no payment shall be made on account of the care and treatment of the insane until the secretary of the Board of Public Charities shall have certified to the Auditor General that the quarterly report of the cost of such care and treatment contains no charge except for "care treatment removal and maintenance" which words as

used in this act shall be construed to mean medical and surgical treatment and nursing food and clothing and absolutely necessary repairs to existing buildings of such hospitals and asylums

Section 2 It shall be the duty of the commissioners of the several counties of the Commonwealth or the directors or overseers of the poor of the different counties or poor districts of the State to report under oath to the Auditor General on the first day of September December March and June of each year the number of indigent insane persons transferred from said counties or poor districts respectively to the State hospitals or asylums for the insane in their respectively districts Said report shall contain the name of every indigent insane person so transferred or maintained at said hospitals or asylums and shall set forth when he or she was admitted the length of time cared for in said hospital or asylum and the date of discharge or death

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1307, (House Bill No. 1313), entitled:

An Act making an appropriation to carry out the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-five) entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agricultural associations and regulating the payment thereof"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1308, (House Bill No. 1322), entitled:

An Act making an appropriation to the Penn Asylum for Indigent Widows and Single Women Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1309, (House Bill No. 1327), entitled:

An Act making an appropriation to the Evangelical Home for the Aged at Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1310, (House Bill No. 1349), entitled:

An Act making an appropriation to the Salvation Army Social Settlement and Day Nursery of Fernando street Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1311, (House Bill No. 1356), entitled:

An Act to appropriate and to re-appropriate to the Water Supply Commission moneys for the purpose of continuing the

work of deepening widening and improving French Creek in Crawford county commenced under the provisions of the act approved the twenty-fifth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand one hundred and ninety-one) entitled "An act providing for the deepening widening and improvement of French Creek in Crawford county vesting certain powers in the Water Supply Commission including the taking of land and materials by eminent domain and making an appropriation"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1312, (House Bill No. 1358), entitled:

An Act making an appropriation to the Providence General Hospital of Philadelphia Philadelphia county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1313, (House Bill No. 1362), entitled:

An Act making an appropriation to the Home for Widows and Single Women of Lebanon and Lebanon county

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1314, (House Bill No. 1364), entitled:

An Act making an appropriation to the Coleman Industrial Home for Colored Boys Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1315, (House Bill No. 1411), entitled:

An Act making an appropriation to the Philadelphia College of Pharmacy Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1317, (House Bill No. 1475), entitled:

An Act making an appropriation to the Home for the Aged located at one thousand eight hundred nine Mount Vernon street Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1318, (House Bill No. 1494), entitled:

An Act making an appropriation to the Stetson Hospital of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1319, (House Bill No. 214), entitled:

An Act providing for the refunding of moneys paid to the State Highway Department for registration of motor vehicles and driver's licenses which motor vehicles and licenses have not been used and to which moneys it appears the Commonwealth has no claim and making an appropriation for such refunds

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1320, (House Bill No. 294), entitled:

An Act making an appropriation to the Lake Erie and Ohio River Canal Board of Pennsylvania for the payment of expenses incurred in printing distributing or otherwise making available for public use reports maps documents and records of the board in securing the co-operation and aid of the Government of the United States and other public authorities in the construction of the canal or waterway authorized to be constructed by the board for the payment of incidental office expenses and for the payment of salaries fees and expenses

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1321, (House Bill No. 385), entitled:

An Act re-appropriating certain moneys to the trustees of the State Hospital for the Criminal Insane at Fairview Wayne County

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1322, (House Bill No. 441), entitled:

An Act making an appropriation to pay for the collection revising indexing and proofreading of the material contained in the Pamphlet known as "Game Fish and Forestry Laws" of this Commonwealth

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1323, (House Bill No. 530), entitled:

An Act making an appropriation for the purpose of maintaining the public roads through the Cornplanter Indian Reservation in Elk Township Warren County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1324, (House Bill No. 979), as follows:

An Act making an appropriation to the State Highway Department for the payment of rewards to townships of the second class for the construction and improvement of township roads and the erection and construction of township bridges

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one million dollars (\$1,000,000) together with the unexpended balance of the sum appropriated under the provisions of the act of July fifteenth one thousand nine hundred nineteen (Pamphlet Laws nine hundred sixty-six) entitled "An act making an appropriation to the State Highway Department for township road purposes and providing for the payment thereof" or so much thereof as may be necessary is hereby specifically appropriated and re-appropriated to the State Highway Department for the two fiscal years commencing June first one thousand nine hundred and twenty-one for the payment of rewards to townships of the second class for the construction and improvement of township roads and the erection and construction of township bridges in accordance with the provisions of sections four hundred and thirty-two four hundred and thirty-three four hundred and thirty-four four hundred and thirty-seven and four hundred and thirty-eight of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" and the amendments to said sections

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1325, (House Bill No. 1336), entitled:

A Supplement to an act approved the eighteenth day of July one thousand nine hundred and nineteen (Appropriation Acts page two hundred and twenty-nine number three hundred and eighty-two A) entitled "An act authorizing the appointment of a commission to supervise the revising amending consolidating and simplifying of the laws relating to the assessment levy and collection of taxes for local purposes prescribing the power and duties of such commission imposing certain duties on the Legislative Reference Bureau and making an appropriation" continuing the commission appointed under the provisions of said act for a further period of two years providing for the appointment of additional members on said commission and making an appropriation

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1330, (House Bill No. 30), entitled:

An Act making an appropriation to the Sacred Heart Hospital Allentown Lehigh County Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1331, (House Bill No. 264), entitled:

An Act making an appropriation to the Washington and Jefferson College Washington Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1332, (House Bill No. 310), entitled:

An Act making an appropriation to the Mudget Hospital and Training School for Nurses located at two thousand twenty-eight North Thirteenth Street Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1333, (House Bill No. 345), as follows:

An Act making an appropriation for the payment of the expenses required by an act approved the twenty-fifth day of May one thousand eight hundred and eighty-nine entitled "An act to provide for the continuance of the education and maintenance of the destitute orphans of deceased soldiers sailors and marines and the destitute children of permanently disabled soldiers sailors and marines of the State" and its amendments and supplements

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three hundred and four thousand dollars (\$304,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Commission of Soldiers' Orphan Schools for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes

For the payment of the salaries of the clerks for two years the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary

For the payment of postage telegrams expressage transferring of pupils funeral expenses relief and expenses of the commission for two years the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary

For the education and maintenance including a complete line of clothing for the two fiscal years of the destitute orphans of the deceased soldiers sailors and marines and the destitute children of permanently disabled soldiers sailors and marines of the State admitted to the Soldiers' Orphans Industrial School and the necessary incidental repairs to the Soldiers' Orphans Industrial School the sum of two hundred forty-eight thousand dollars (\$248,000) or so much thereof as may be necessary

For necessary repairs and improvements including modern electrical equipment recommended by the State Electrical Inspector the sum of twenty-three thousand dollars (\$23,000) or so much thereof as may be necessary

For the installation of water lines to secure adequate water supply the sum of eight thousand (\$8,000) dollars or so much thereof as may be necessary

For the purchase of live stock farm equipment and additional land the sum of twelve thousand (\$12,000) dollars or so much thereof as may be necessary

For the purchase of transportation equipment four thousand dollars (\$4,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1334, (House Bill No. 365), entitled:

An Act making an appropriation to the Pottsville Hospital Pottsville Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1335, (House Bill No. 481), entitled:

An Act making an appropriation to the Diagnostic Hospital of the city of Philadelphia Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1336, (House Bill No. 494), as follows:

An Act making an appropriation to the National Farm School at Doylestown Pennsylvania.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty-five thousand dollars (\$35,000) or so much thereof as may be necessary is hereby specifically appropriated to the National Farm School at Doylestown Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1337, (House Bill No. 656), entitled:

An Act making an appropriation to the Cottage State Hospital for Injured Persons located at Mercer Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. EYRE. Mr. President, I move that Senate Bill No. 1337, (House Bill 656), the bill just read, be recommitted to the Committee on Appropriations.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1338, (House Bill No. 659), as follows:

An Act making an appropriation for providing erecting completing leasing maintaining and repairing armories and stables for the use of the Pennsylvania National Guard including compensation insurance of employees of armories title insurance advertisement for bids traveling expenses clerical and other expenses of the State Armory Board

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one million five hundred thousand dollars (\$1,500,000) or so much thereof as may be necessary is hereby appropriated for the use of the Armory Board of the State of Pennsylvania for the purpose of providing erecting and constructing armories for the use of the Pennsylvania National Guard. The providing erecting and constructing of such armories shall be under the control and direction of the Armory Board

Section 2. The sum of five hundred thousand dollars (\$500,000) or so much thereof as may be necessary is hereby appropriated for the completion of the erection leasing or purchasing of armories and stables and for the purpose of maintaining and caring for armories heretofore or hereafter erected for the two fiscal years beginning June first one thousand nine hundred and twenty-one and to include necessary repairs and expenses in maintenance of armories compensation insurance of caretakers janitors and other employees in and about said armories premium on title insurance advertisements for bids leasing of temporary armory quarters actual traveling expenses of members of the Armory Board of the State of Pennsylvania clerical general and contingent expenses of the board and expenses of inspection of armories

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1339, (House Bill No. 674), as follows:

An Act constituting a Commission to make an investigation of the battle fields of France and Belgium and to select points for the erection of monuments and markers of appropriate design to commemorate the achievements of Pennsylvania soldiers during the world war defining the powers and duties of the commission and making an appropriation

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in order to commemorate heroic achievements of the citizens of Pennsylvania who served on the battlefields of France and Belgium and to perpetuate the memories of those who fell in the war against Germany and her allies there shall be erected at such points in France and Belgium as the commissioners hereinafter provided for shall designate monuments and markers of suitable design and with proper inscription thereon to carry out the spirit and intent of this purpose

Section 2. A commission is hereby constituted which shall be composed of five citizens who were former Pennsylvania soldiers sailors or marines and who served in France or Belgium during the war with Germany. The members of the commission shall be appointed by the Governor on or before the fifteenth day of June one thousand nine hundred and twenty-one. They shall serve without compensation but shall receive their actual and necessary expenses incurred in the performance of the duties imposed by this act. The commission shall organize as soon as may be after its appointment by the election of a president and secretary. Vacancies happening in the membership of the commission shall be filled by appointment by the Governor and any member so appointed shall have the same qualifications as is required of the original appointees

Section 3. It shall be the duty of the commission after its organization to forthwith make arrangements to have the entire membership of the commission proceed to France. The commission shall visit the battle fields of France and Belgium and ascertain the points where Pennsylvania troops were engaged during the world war and shall determine the points where monuments and markers shall hereafter be erected. The commission shall determine the character and design of the monuments and markers to be erected at each of such points and shall as nearly as may be ascertain the cost of the preparation and erection thereof

The commission shall have power to enter into such agreements with the governments of France and Belgium either directly or through the government of the United States as may be necessary to secure permission for the erection of the monuments and markers at the points selected by the commission

The commission shall make a complete report of its proceedings to the general assembly of one thousand nine hundred and twenty-three not later than the first Monday of February of that year and in such report shall state the amount of money required to prepare the monuments and markers agreed upon by the commission and to provide for their erection at the points selected

Section 4. The sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary is hereby specifically appropriated for the payment of the expenses of the commission and for the payment of such other expenses as the commission shall deem necessary or proper to incur to carry into complete effect the full intent of this act. Payments from said appropriation shall be made by requisition of the president of the commission under such regulations as the Auditor General shall prescribe

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1340, (House Bill No. 713), entitled:

An Act making an appropriation to the Chester Day Nursery and Children's Boarding Home at Chester Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1341, (House Bill No. 843), entitled:

An Act making an appropriation to the Department of Health of the Commonwealth of Pennsylvania for the maintenance of tuberculosis sanatoria and dispensaries necessary additions furnishings and repairs for educational work and other necessary work in curing and preventing tuberculosis

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. EYRE. Mr. President, I move that Senate Bill No. 1341, (House Bill No. 843), the bill just read, be reomitted to the Committee on Appropriations.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1342, (House Bill No. 1262), entitled:

An Act to amend section one of an act approved the thirtieth day of March one thousand nine hundred and seventeen (appropriation acts page sixteen) entitled "An act making an appropriation for the purpose of continuing and maintaining schools among the Cornplanter Indians of Warren county" as amended

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

COMMUNICATIONS FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented communications in writing from His Excellency the Governor of the Commonwealth, which were read as follows:

APPROVAL OF SENATE BILLS NOS. 41, 212, 271, 333, 376, 395, 457, 484.

Commonwealth of Pennsylvania.

Executive Chamber Harrisburg April 20, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania

Gentlemen: I have the honor to inform you that I this day approved and signed Senate Bill No. 41 entitled "An Act to further amend section thirty-five of the act approved the seventh day of February one thousand nine hundred and five (Pamphlet Laws three) entitled "An act to create the Department of Public Printing and Binding to carry out the provisions of section twelve article three of the Constitution in relation to the public printing and binding and the supply of paper and other materials therefor as amended"

Also Senate Bill No. 212, entitled:

"An Act to amend sections two fourteen and twenty of an act approved the seventh day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws nine hundred) entitled 'An act to provide for the immediate registration of all births and deaths throughout the Commonwealth of Pennsylvania by means of certificates of births and deaths and burial or removal permits requiring prompt returns to the Central Bureau of vital statistics as required to be established by the State Department of Health and in order to secure prompt and faithful registration of births marriages deaths and diseases of practitioners of medicine and surgery of midwives nurses and undertakers and of all persons whose occupation is deemed to be of importance in obtaining complete registration of births deaths marriages and diseases throughout the State as provided in section ten of an act entitled "An act creating the Department of Health and defining its powers and duties" approved the twenty-seventh day of April nineteen hundred and five and providing penalties for violations of this act" "

Also Senate Bill No. 271, entitled:

"An Act amend section two of the act approved the eight day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred and forty-eight) entitled 'An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll-bridges over the Delaware River' "

Also Senate Bill No. 333, entitled:

"An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled 'An act concerning townships and revising amending and consolidating the law relating thereto' "

Also Senate Bill No. 376, entitled:

"An Act to amend section one of an act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled 'An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire e-scapes fire-extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same' as amended"

Also Senate Bill No. 395, entitled:

"An Act establishing a Bureau of statistics and Information in the Department of Internal Affairs providing for the appointment of officers and employees and providing for the fixing of their duties powers and compensation making it the duty of the Secretary of Internal Affairs to furnish statistical data provided for in this act to the heads of the State government for the use of their departments upon requisition making it the duty of persons associations co-partnerships corporations and municipal and other public officers to furnish information required prescribing penalties for violation of such duty and repealing certain acts"

Also Senate Bill No. 457, entitled:

"A Supplement to the act approved the second day of June one thousand nine hundred fifteen (Pamphlet Laws seven hundred thirty-two) entitled 'An act providing for the creation and administration of a State fund for the insurance of compensation for injuries to employees of subscribers thereto declaring false oaths by the subscribers to be misdemeanors and providing penalties for the violation thereof' providing that the officers and employees of the State Workmen's Insurance Board shall be officers and employees of the Commonwealth"

Also Senate Bill No. 484, entitled:

"An Act to quiet the title to real estate and to enable citizens of the United States and corporations authorized to hold real estate within this Commonwealth to hold and convey title to real estate which has formerly been held or conveyed by to or for corporations not authorized by law to hold the same"

WM. C. SPROUL.

NOMINATIONS BY THE GOVERNOR.

MEMBER OF THE BOARD OF TRUSTEES FOR THE HOME FOR THE TRAINING IN SPEECH OF DEAF CHILDREN.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 21, 1921

To the Honorable the Senate of the Commonwealth of Pennsylvania

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate Stevens Hecksher Strafford to be a member of the Board of Trustees for the Home for the Training in Speech of Deaf Children before they are of school age for a term of five years vice Herman L Collins resigned

WM. C. SPROUL.

JUSTICE OF THE PEACE.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 21, 1921.

To the Honorable the Senate of the Commonwealth of Pennsylvania

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate Lamont H Marvin New Brighton to be Justice of the Peace in and for the Borough of New Brighton Beaver County to serve until the first Monday in January 1922 vice John P Edgar deceased

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. CROW,

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into Executive Session, for the purpose of acting on the foregoing nominations,

Which was agreed to,

Whereupon,

A motion was made by Mr. CROW,

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	Einstein,	McConnell,	Smith,
Barnes,	Eyre,	McNichol,	Snyder,
Barr,	Heaton,	Miller, J. S.,	Sones,
Buckman,	Herron,	Murdoch,	Stineman,
Clark,	Homsher,	Norton,	Vare,
Craig,	Jones,	Patton,	Weaver,
Crow,	Joyce,	Phipps,	Whitten,
Culbertson,	Leslie,	Schantz,	Woodward,
Davis,	Long,	Service,	Baldwin,
DeWitt,	MacDade,	Sisson,	Pres. pro tem
Donahue,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. CROW. Mr. President, I move that the Executive Session do now rise.

Mr. McCONNELL. Mr. President, I second the motion. The motion was agreed to.

REPORT FROM COMMITTEE.

Mr. EYRE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE. from the Committee on Appropriations, re-reported as amended, Senate Bill No. 1337, (House Bill No. 636), entitled:

An Act making an appropriation to the Cottage State Hospital for Injured Persons located at Mercer Pennsylvania

BILL ON THIRD READING AND FINAL PASSAGE.

Mr. LONG. Mr. President, I move that the Senate do now resume the third reading and consideration of Senate Bill No. 851, (House Bill No. 1162), bill on third reading postponed for the present, entitled:

An Act to amend section one of the act approved the twenty-sixth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and thirty-nine) entitled "An act defining sedition and prescribing the punishment therefor"

Mr. EYRE. Mr. President, I second the motion. The motion was agreed to.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 851, (House Bill No. 1162), entitled:

An Act to amend section one of the act approved the twenty-sixth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and thirty-nine) entitled "An act defining sedition and prescribing the punishment therefor"

And said bill having been read at length the third time, and agreed to,

On the question,

Will the Senate agree to the bill?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	Einstein,	McConnell,	Smith,
Barnes,	Eyre,	McNichol,	Snyder,
Barr,	Heaton,	Miller, J. S.,	Sones,
Buckman,	Herron,	Murdoch,	Stineman,
Clark,	Homsher,	Norton,	Vare,
Craig,	Jones,	Patton,	Weaver,
Crow,	Joyce,	Phipps,	Whitten,
Culbertson,	Leslie,	Schantz,	Woodward,
Davis,	Long,	Service,	Baldwin,
DeWitt,	MacDade,	Sisson,	Pres. pro tem
Donahue,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendment.

BILL ON FINAL PASSAGE.

Mr. EYRE. Mr. President, I move that the Senate do now proceed to the consideration of Senate Bill No. 865 (House Bill No. 1184), on final passage, entitled:

An Act authorizing the Governor to appoint a board of claims to hear audit dismiss or adjust moral and equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways and making an appropriation

Mr. STINEMAN. Mr. President, I second the motion. The motion was agreed to.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 865, (House Bill No. 1184), as follows:

An Act authorizing the Governor to appoint a board of claims to hear audit dismiss or adjust moral and equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways and making an appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a board of claims hereinafter called "the board" is hereby created consisting of three persons to be appointed by the Governor. The Governor shall fix the compensation of the members of said board. The said board shall have power to receive and consider petitions from persons copartnerships associations and corporations hereinafter called "the contractor" praying for the hearing auditing and adjusting of moral and equitable claims against the Commonwealth of Pennsylvania arising from contracts with the Commonwealth of Pennsylvania for the construction and reconstruction of highways entered into or in course of completion between January first one thousand nine hundred and sixteen and December thirty-first one thousand nine hundred and twenty inclusive whether such contracts have been completed or remain uncompleted

Section 2 Any contractor may present a petition to the board setting forth any one or more of the following allegations (a) That he entered into a contract with the Commonwealth (b) that he suffered financial loss in the execution of said contract stating the amount of such financial loss (c) that such financial loss was caused by matters beyond the control of the contractor such as strikes scarcity of labor and materials increase in the cost of labor and materials railroad strikes embargos priority orders increase in freight rates cancellation of contracts by material men (d) any other reason upon which he bases his claim against the Commonwealth and (e) that by reason of such loss he has a moral and equitable claim against the Commonwealth

Whereupon it shall be the duty of the board to consider said petition and upon the facts contained in said petition or upon said facts and any information within its possession or that it may otherwise secure determine whether or not the claim of said contractor is meritorious and such as to entitle him to a hearing before said board. If the board shall determine that the claim is without merit it shall make an order refusing a hearing which order shall be final. If the board shall determine that the claim is meritorious and that the contractor is entitled to a hearing it shall make an order fixing a time and place when and where the contractor may be heard and shall give at least ten days' notice of the time and place fixed for such hearing to the petitioner the Attorney General and the State Highway Commissioner. After a full hearing of the matter the board shall have power to determine whether or not the contractor is entitled to compensation for any financial loss which he may have sustained and to fix the amount thereof or dismiss the petition as to right and justice shall appertain

Section 3 Whenever after hearing and determination of any claim as aforesaid the board shall find in favor of the contractor and fix the amount to which the contractor is entitled the amount so fixed shall be final and conclusive against the contractor and the Commonwealth without right of appeal

Section 4 Any final order or award of the board shall be paid from appropriations made or to be made by the General Assembly to the said Highway Department for road construction purposes

Section 5 The sum of fifty thousand dollars (\$50,000) is hereby appropriated to the payment of the compensation costs and expenses of said board to be drawn upon the requisition of the chairman thereof and paid as other appropriations are now by law paid

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—39.

Aron,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,

Clark, Craig, Crow, Culbertson, Davis, DeWitt,	Herron, Homsher, Jones, Joyce, Leslie, Long,	Murdoch, Norton, Patton, Phipps, Schantz, Service,	Stineman, Vare, Weaver, Whitten, Baldwin, Pres. pro tem
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NAYS—1.

Woodward,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendment in which the concurrence of the House is requested.

BILLS ON THIRD READING AND FINAL PASSAGE.

Mr. EYRE. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 742, on third reading, entitled:

An Act authorizing the organization of cooperative banks and defining their powers and duties

Mr. STINEMAN. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 742, as follows:

An Act authorizing the organization of cooperative banks and defining their powers and duties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That this act may be cited as the "Cooperative Bank Act"

Section 2 The objects of this act are to authorize co-operative credit and savings agencies whose purposes shall be (1) to promote thrift and savings (2) to make industrial and service loans (3) to finance the cost of farming operations and increase the production of farm products such as the purchase of feed seed and other supplies of implements and machinery of cows horses sheep pigs and other animals the payment of the cost of carry for cultivation et cetera (4) to provide loans to members in case of sickness or emergency (5) in general and to provide credit for farmers and workers

Section 3 Any eight or more persons residents of the State may secure a charter for the organization of a cooperative bank by making application to the Commissioner of Banking and by complying with the conditions of this act

Persons making application shall sign and acknowledge articles of incorporation forms for which shall be provided by the Commissioner of Banking

The application for articles of incorporation shall contain the following

(1) Name of proposed bank and place of doing business the name selected shall contain the words "Cooperative Bank"

(2) Par value of shares which shall not be less than ten dollars the amount of the capital stock shall not be less than twenty-five thousand dollars

(3) Number of directors (not less than five) all of whom must be residents of the State and holders of not less than one hundred dollars of the par of the capital stock of the corporation names and address of directors for the first year may be inserted in the application

(4) The application shall be subscribed by the organizers and sworn to by them and there whose addresses and respective number of shares for which they have subscribed shall be given

(5) Statement of whether liability is limited to stock subscriptions or is unlimited in amount

The application shall be acknowledged as provided by law and transmitted to the Commissioner of Banking

Section 4 Such application shall be accompanied by duplicate copies of the proposed by-laws of the corporation such by-laws shall contain the following provisions for the management of the corporation except as such provisions may be amended with the approval of the Department of Banking

(1) Name and place of doing business

(2) Purposes for which the corporation is formed of stock subscribed by each or is unlimited in amount

(3) Qualifications for membership and provisions for withdrawal and expulsion of members

(4) Date of annual meeting which shall be the second Tuesday in January of each year the manner in which members shall be notified of meetings the manner of conducting meetings the number of members constituting quorum together with regulation as to voting

(5) The number of directors (not less than five) powers and duties together with officers and compensation and duties of officers elected by the Board of Directors

(6) The number of members of the Credit Committee of Supervisory Committee and of Audit Committee with powers and duties

(7) The conditions upon which shares may be subscribed and paid for transferred and withdrawn and the par value of same

(8) The charges if any which shall be made in connection with a loan

(9) The conditions upon which deposits may be received and withdrawn and provisions as to the power of the corporation to make loans

(10) The manner in which the funds of the corporation shall be invested

(11) The conditions upon which loans may be made and repaid by members of the corporation

(12) The method of receipting for money paid in on account of shares deposits or loans

(13) The manner in which the reserve shall be accumulated

(14) The rate of dividends to be paid on capital stock which shall in no case exceed the legal rate of interest provided by law and the manner in which dividends shall be determined and paid out

The Commissioner of Banking shall prepare suggested by-laws and regulations covering the provisions of this section which shall be furnished to applicants upon request

Section 5 The application for incorporation and the by-laws shall be approved by the Commissioner of Banking if in conformity with this act and if such department is satisfied as to the character of the incorporators thereupon the Commissioners of Banking shall transmit such application with his approval or disapproval to the Governor who may at his discretion issue letters patent thereon the certificate of incorporation shall be filed with the Commissioner of Banking and shall be recorded with the recorder of deeds of the county in which the incorporation is located Upon such filing the said incorporators shall become and be a corporation and enjoy such powers as are conferred by the provisions of this act

Section 6 The by-law so approved shall be the by-laws of the corporation but such by-laws may be amended by the corporation upon the filing and approval of such amendments by the Commissioner of Banking any amendments so approved shall be filed in the office of the clerk of such county or municipality wherein the said corporation is incorporated

Section 7 When the certificate of incorporation has been issued the corporations shall open its books for subscriptions and certificates shall be issued for stock subscriptions the corporation shall make loans to its members at rates of interest and under the conditions provided in this act It may undertake such other activities as are provided in sections two and ten hereof

Section 8 Members of the corporation shall consist of persons who have been elected to membership who have subscribed for one or more shares of stock who have paid for the same in whole or in part who have paid any entrance fee that may be required and have complied with such other requirements as the by-laws may contain other cooperative societies and associations not for pecuniary profit may subscribe for stock and become a member of the corporation

Section 9 In carrying out the objects and powers enumerated herein every cooperative bank shall have power

1 To create and issue to members shares in the manner authorized by its certificate of incorporation or by-laws

2 To receive deposits from members or other persons with or without interest thereon

3 To deposit funds with any bank or trust company approved by the Commissioner of Banking as a depository

4 To borrow money

5 To loan money on security real or personal to members

6 To buy and sell promissory notes mortgages and other evidences of debt executed or endorsed by members

7 To discount and negotiate promissory notes drafts bills of exchange and other evidences of debt executed or endorsed by members

8 To discount and negotiate promissory notes drafts bills of exchange and other evidences of debt executed by other parties and actually owned by the member negotiating the same

9 To accept for payment at a future date drafts drawn upon it by members and to issue letters of credit authorizing the members holding the same to draw drafts upon it or its correspondents at sight or on time not exceeding one year

10 To acquire and dispose of property as follows

(a) Such real and personal property as may be necessary or convenient for the transaction of its business which however may in part be leased to others for revenue purposes

(b) Real estate and other property acquired in satisfaction of debts or purchased at sales under judgments decrees or mortgages held by it but no cooperative bank shall hold title and possession of any real estate purchased or acquired to secure any debt due to it for a longer period than five years except with the special approval of the Department of Banking

11 To exercise such other banking powers as are not inconsistent with the provisions of this act or the laws of the State

Section 10 At least fifteen per centum of all deposits received by any cooperative bank shall be held in quick assets which shall consist of at least five per centum in actual cash in the bank's vaults and ten per centum in deposits in approved banks or trust companies no cooperative bank shall make any loan or discount on the security of its own shares nor be the purchaser of any such shares unless such security or purchase shall be necessary to prevent loss upon a debt previously contracted by it in good faith and in any such case such shares shall be sold within the period of one year unless such time is extended by the Commissioner of Banking no cooperative bank shall extend credit or loan any funds in its possession to persons not members Provided however That any cooperative bank may invest such funds or any of them in direct obligations of the United States of this State or of any county city town township borough or municipality of this State and dispose of such obligations and provided further That it may acquire and dispose of stock of any other cooperative bank or of any other incorporated cooperative body organized under the laws of this or any other State or of the United States Any cooperative bank with the approval of the Commissioner of Banking may out of surplus make contributions toward the support of any system to which it may belong

Not more than ten per centum (10%) of the capital and surplus of the bank shall be loaned to any member and not more than twenty-five per centum (25%) in the aggregate to the officers and directors of the bank

Not more than ten per centum (10%) of the capital stock and the reserve fund may be invested in the stock of other cooperative banks

Section 11 All debts past due to any cooperative bank on which interest is past due and unpaid for a period of twelve months shall unless they are well secured or in process of collection be considered bad debts and be debited to reserve account Whenever said reserve shall have been impaired by losses or bad debts it shall be restored to the full extent of such impairment before and dividends are paid Whenever the liabilities of any cooperative bank such bank shall be deemed insolvent

Section 12 Corporations organized under this act shall be subject to supervision by the Commissioner of Banking Such corporation shall make a report to such Department of Banking on blank forms supplied by it on calls sent out by the Commissioner of Banking Such reports shall be verified by the oath of the president and treasurer or secretary or by the oath of a majority of the supervisory committee Such further reports shall be made under oath as the said Commissioner of Banking shall at any time demand

The corporation shall be examined at least once every year by the Commissioner of Banking Such department shall have access to all books papers securities and other sources of information in making such examination The department shall have power to subpoena and examine in person or by deputies witnesses under oath and documents whether such witnesses are members of the corporation and whether such documents are documents of the corporation or not

Such banks shall be subject to the same regulation supervision and examination by the Commissioner of Banking as is now provided by law in the case of State banks banking institutions and trust companies

If any such corporation is found to be insolvent or has violated any of the provisions of this act or has failed within a reasonable time to comply with any such order mailed to the last address of such corporation the Department of Banking may immediately or within a reasonable time take possession of the property and business of such corporation and retain such possession until such time as said department permits it to resume business or its affairs are finally liquidated as provided in this act

Section 13 The fiscal year of such corporations shall end on the thirty-first day of December Annual meetings shall be held on the second Tuesday in January or within ten days thereafter Special meetings may be held by order of the directors or of the supervisory committee and shall be held upon request in writing of ten per centum of the members Notice of all meetings shall be given in the manner prescribed in the by-laws At all meetings each member shall have one vote for each share of stock held At any meeting the members may decide upon any question of interest to the corporation may overrule the board of directors by a three-fourths vote of those present and represented by proxy provided the notice of the meeting shall have specified the question to be considered may vote to amend the by-laws

Section 14. At the annual meeting the members shall elect a board of directors of not less than five members a credit committee and a supervisory committee of not less than three members each At the discretion of the members the board of directors may also be the credit committee Except as herein provided no member of said board shall be a member of either of said committees nor shall the same person be a member of more than one of said committees

Directors and members of such committees as well as all officers shall be sworn to perform properly the duties of their offices and shall hold their several offices for such term as shall be provided in the by-laws Such oath shall require of such directors and officers that they shall diligently and honestly administer the affairs of such corporation that they will not violate or knowingly permit to be violated any of the provisions of law applicable to such corporation that they are the owners in good faith of at least one share each in the stock of such corporation Such oath shall be subscribed by the individual making it and certified by the officer before whom it is taken and shall be immediately transmitted to the Commissioner of Banking and preserved in its office

Section 15 At the first annual meeting and at each annual meeting thereafter the board of directors shall elect from their number a president vice-president secretary and treasurer The offices of secretary and treasurer may if the by-laws so provide be held by one person Other officers may be elected at the discretion of the directors

The board of directors shall have general management of the affairs funds and records of the corporation They shall meet as often as may be necessary Unless the by-laws make other reservations it shall be the duty of the directors

(1) To act upon all applications for membership and the withdrawal of and the expulsion of members

(2) To fix with the approval of the Commissioner of Banking the amount of the surety bond required of each officer of the corporation having the custody of funds

(3) To determine the rate of interest allowed on deposits and charged on loans subject to the limitations of this act

(4) To arrange for a place of deposit for the funds of the corporation and for such loans from banks or individuals as they may determine necessary for the carrying out of the objects of the corporation as set forth in section two hereof

(5) To fix the maximum number of shares which may be held by and the maximum amount which may be lent to any one member to declare dividends and to recommend amendments to the by-laws

(6) To fill vacancies in the board of directors or in the credit committee

(7) To have charge of the investment of the funds of the corporation and to perform such other duties as the members may from time to time authorize

No member of the board of directors or of the credit or supervisory committees shall receive any compensation for his services as a member of said board or committees

Section 16 The credit committee shall approve every loan or advance made by the corporation to members Every application for a loan shall be made in writing on a form prepared by the board of directors and shall state the purposes for which the loan is desired and the security offered No loan shall be made unless it has received the unanimous approval of those members of said committee who were present when it was considered which number shall constitute at least a majority of said committee nor if any member of said committee shall disapprove thereof but the applicant for a loan may appeal from the decision of the credit committee to the board of directors The credit committee shall meet as often as may be required by the by-laws

Section 17 The supervisory committee shall inspect the securities cash and accounts of the corporation and supervise the acts of its board of directors credit committee and officers At any time the supervisory committee by an unanimous vote may suspend the credit committee or any member thereof or any member of the board of directors or any officer elected by the board and by a majority vote they may call a meeting of the shareholders to consider any violation of this act or of the by-laws or any practice of the corporation which in the opinion of said committee is unsafe and unauthorized Within seven days after the suspension of the credit committee the supervisory committee shall cause notice to be given of a special meeting of the members to take action relative to such suspension The supervisory committee shall fill vacancies in their own number until the next meeting of the members

At the close of each fiscal year the supervisory committee shall make or cause to be made a thorough audit of the receipts disbursements income assets and liabilities of the corporation for the said fiscal year and shall make a full report thereon to the directors Said report shall be read at the annual meeting of the members and shall be filed and preserved with the records of the corporation

Section 18 A cooperative bank shall not be subject to taxation except as to real estate owned

Section 19 All acts and parts of acts inconsistent with this act are repealed

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—39.

Aron,	Donahue,	MacDade,	Sisson,
Barnes,	Einstein,	McConnell,	Smith,
Barr,	Eyre,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Culbertson,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Schantz,	Baldwin,
DeWitt,	Long,	Service,	Pres. pro tem

NAYS—1.

Woodward,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Mr. SMITH. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 679, bill on third reading, entitled:

An Act to amend an act approved the seventeenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and thirty-two) entitled "A supplement to an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'"

Mr. EYRE. Mr. President, I second the motion. The motion was agreed to.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 679, as follows:

An Act to amend an act approved the seventeenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and thirty-two) entitled "A supplement to an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' "

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that section one of an act approved the seventeenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and thirty-two) entitled "A supplement to an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' " which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that the act approved the eighteenth day of May one thousand nine hundred and eleven entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' be supplemented by adding thereto the following

Section 1511 Any school district may provide for the care and treatment of defective eyes and teeth of all pupils of its public schools" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that the act approved the eighteenth day of May one thousand nine hundred and eleven entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" be supplemented by adding thereto the following

Section 1511 Any school district may provide for the care and treatment of defective eyes and teeth of all pupils of its public schools and for such other defects as the board of school directors may specify Provided however that no pupil or minor shall be compelled to have such defects corrected where the parents or guardians object to same In districts where no provision is made for the treatment of such defects for all the children in its public schools if any parent or parents or person having the custody of any child or children reported by the medical inspector as requiring treatment is unable to secure the proper medical dental or surgical treatment for such child or children the board of school directors shall investigate the case and if in their judgment found worthy the board may provide the necessary medical dental or surgical treatment for such child or children at the expense of the school district providing the parents or guardians consent

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	Einstein,	McConnell,	Smith,
Barnes,	Eyre,	McNichol,	Snyder,
Barr,	Heaton,	Miller, J. S.,	Sones,
Buckman,	Herron,	Murdoch,	Stneman,
Clark,	Homsher,	Norton,	Vare,
Craig,	Jones,	Patton,	Weaver,
Crow,	Joyce,	Phipps,	Whitten,
Culbertson,	Leslie,	Schantz,	Woodward,
Davis,	Long,	Service,	Baldwin,
DeWitt,	MacDade,	Sisson,	Pres. pro tem
Donahue,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

MOTION TO PROCEED TO THE CONSIDERATION OF SENATE BILL NO. 979.

Mr. WOODWARD. Mr. President, I move that the Senate do now resume the third reading and consideration of Senate Bill No. 979, on third reading postponed for the present, entitled:

An Act to further regulate the construction maintenance and inspection of buildings in cities of the first class

Mr. CRAIG. Mr. President, I second the motion.

On the question,

Will the Senate agree to the motion?

Mr. WOODWARD. Mr. President, I would like to explain that this is a technical bill endorsed by Senator Buckman at the request of the Bureau of Mine Inspection of Philadelphia.

Mr. PATTON. Mr. President, Senator Buckman put this bill on the postponed calendar himself. He told me he had no interest in it at all, and therefore, I think we ought, out of courtesy to him, wait until he is back here.

Mr. WOODWARD. Mr. President, I would like to inform the Senator that I interviewed Senator Buckman, and he said he had no personal interest. The bill was prepared by the Bureau of Mine Inspection of Philadelphia. I withdraw the motion.

REPORTS FROM COMMITTEES.

Mr. CROW. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CROW, from the Committee on Judiciary General, reported as amended Senate Bill No. 1366, (House Bill No. 1350), entitled:

An Act to increase the pay of Jurors and Witnesses in this Commonwealth

Mr. CRAIG. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CRAIG, from the Committee on Banks and Building and Loan Associations, reported as committed, Senate Bill No. 1355, (House Bill No. 1069), entitled:

An Act declaring it a misdemeanor to stipulate for or receive or consent or agree to receive fees commissions gifts or things of value for procuring or endeavoring to procure loans or the purchase or discount of negotiable paper or other evidence of debt

Mr. EYRE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE, from the Committee on Appropriations, rereported as amended. Senate Bill No. 1263, (House Bill No. 833), entitled:

An Act making an appropriation to the Cottage State Hospital Cottage Avenue Connellsville Fayette County Pennsylvania

RECESS.

Mr. EYRE. Mr. President, I move that the Senate do now take a recess until 8 o'clock.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

REPORTS FROM COMMITTEES.

Mr. EYRE. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE, from the Committee on Appropriations, reported as committed, Senate Bill No. 1359, (House Bill No. 1245), entitled:

An Act fixing the number and salaries of the officer and employees in the Department of Mines

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 1362 (House Bill No. 1309), entitled:

An Act designating employees of the Insurance Department and fixing their compensation

Mr. McCONNELL. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McCONNELL, from the Committee on Judiciary Special, reported as amended, Senate Bill No. 1367, (House Bill No. 1359), entitled:

An Act authorizing certain heads of departments of the State Government to increase the Compensation of employees and prescribing a limit to said increase

Mr. McCONNELL, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 867, (House Bill No. 914), entitled:

An Act to amend section two of an act approved the third day of May one thousand nine hundred nine (Pamphlet Laws four hundred and seventeen) entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire-escapes fire-extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

Also, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1363, (House Bill No. 254), entitled:

An Act to amend an act approved the 6th day of July nineteen hundred and seventeen (Pamphlet Laws seven hundred and forty-seven) entitled "An act requiring all counties cities boroughs townships school district other municipalities and incorporated districts to sell any bond or other securities issued by them to the highest responsible bidder after due public notice" making the provisions of the act also applicable to poor districts regulating the publication of such notices and the manner of receiving opening and announcing bids providing for statement as to publication et cetera to be filed by the chief officers of any such municipality in the office of the clerk of the court of quarter sessions one week before or delivery of any such bond obligation or security providing penalty for failure so to do and providing that securities sold in violation of the act shall be void

HOUSE MESSAGE.

HOUSE BILLS FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced, presented for concurrence bills of the House of Representatives as follows:

House Bill No. 260, (Senate Bill No. 1368), entitled:

An Act fixing the salary of the jury commissioners of the counties of the third class

Which was committed to the Committee on Judiciary Special.

House Bill No. 346, (Senate Bill No. 1369), entitled:

An Act imposing a State tax upon unnaturalized foreign-born male and female persons over the age of twenty-one years resident within this Commonwealth providing for the collection of such tax and the distribution thereof and imposing penalties

Which was committed to the Committee on Judiciary Special.

House Bill No. 769, (Senate Bill No. 1370), entitled:

An Act to amend sections two thirteen and fourteen of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and ninety-three) entitled "An act providing for assistance to certain mothers providing for appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State supervisor and assistants and fixing the salaries of such State supervisor and assistants defining the powers and duties of boards of trustees including the power of appointing assistants and investigators and distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties" eliminating the provisions of said

act which fixes the salaries of the State supervisor assistant State supervisor and clerk and the method of distribution of the moneys appropriated among the several counties coming within the provisions of the act

Which was committed to the Committee on Appropriations.

House Bill No. 960, (Senate Bill No. 1371), entitled:

An Act to amend section one thousand two hundred and six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

Which was committed to the Committee on Education.

House Bill No. 1055, (Senate Bill No. 1372), entitled:

An Act to amend sections four and six of a supplement to an act approved the twenty-sixth day of April one thousand nine hundred and eleven (one thousand nine hundred and eleven Pamphlet Laws eighty-two) entitled "A supplement to an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved April twenty-ninth Anno Domini eighteen hundred and seventy-four providing for the incorporation of trustees appointed or to be appointed under the terms of any will deed grant or gift creating a trust or trusts for the benefit of the people of any incorporated city of this Commonwealth for the advancement of learning science music art or of any one or more of said purposes in which representatives of said city may have part in the management with power to confer degrees in art pure and applied science philosophy literature painting music medicine law and theology and for the supervision and regulation of the same" conferring upon the State Council of Education powers and duties heretofore vested in the College and University Council

Which was committed to the Committee on Education.

House Bill No. 1329, (Senate Bill No. 1373), entitled:

An Act to amend the act approved the twelfth day of June one thousand eight hundred and seventy-eight (Pamphlet Laws two hundred and six) entitled "An act authorizing the State Treasurer to refund collateral inheritance tax heretofore paid or that may hereafter be paid in error" by providing for the refunding by the State Treasurer of collateral direct or transfer inheritance tax heretofore paid or that may hereafter be paid on the estate or property of a person erroneously adjudged dead

Which was committed to the Committee on Judiciary Special.

House Bill No. 1437, (Senate Bill No. 1374), entitled:

An Act to amend an act entitled "An act relating to the maintenance of insane feeble-minded and other persons confined in the various institutions of the Commonwealth fixing liability for their support providing for the collection of the moneys due the Commonwealth therefor and for proceedings relating thereto" approved the first day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws six hundred sixty-one)

Which was committed to the Committee on Judiciary Special.

House Bill No. 946, (Senate Bill No. 1375), entitled:

An Act to provide for the abolition of railroad grade crossings

Which was committed to the Committee on Railroads.

House Bill No. 961, (Senate Bill No. 1376), entitled:

An Act to amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

Which was committed to the Committee on Education.

House Bill No. 1169, (Senate Bill No. 1377), entitled:

An Act to amend sections three hundred and ninety-seven four hundred and twenty-one and one thousand two hundred and twenty-one of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 1293, (Senate Bill No. 1378), entitled:

An Act to amend section one thousand four hundred and two of an act approved the eighteenth day of May Anno Domini one thousand nine hundred and eleven entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" so far as to insure school privileges to certain dependent children of the Commonwealth

Which was committed to the Committee on Education.

House Bill No. 1332, (Senate Bill No. 1379), entitled:

An Act providing for and regulating the maintenance and government of a children's home in each county of the fourth fifth sixth seventh and eighth class of the State for indigent orphans for incorrigible indigent dependent and neglected children under sixteen years of age and providing for their commitment thereto

Which was committed to the Committee on Judiciary Special.

House Bill No. 823, (Senate Bill No. 1380), entitled:

An Act to amend section six hundred and twenty-nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" providing for the display of the national flag in all rooms of public and private schools

Which was committed to the Committee on Education.

House Bill No. 1030, (Senate Bill No. 1081), entitled:

An Act to further amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Which was committed to the Committee on Education.

House Bill No. 1225, (Senate Bill No. 1382), entitled:

An Act to amend sections one hundred one one hundred sixteen as amended one hundred seventeen two hundred twelve as amended and three hundred one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and providing for the creation of union school districts and the government thereof by adding article one sections one hundred twenty-seven one hundred twenty-eight one hundred twenty-nine and one hundred thirty

Which was committed to the Committee on Education.

House Bill No. 1279, (Senate Bill No. 1383), entitled:

An Act to prevent the laying out opening changing vacating widening or altering by a court of quarter sessions of a road any part of which lies within a township of the first class without the consent and approval of the Board of Township Commissioners

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 1367, (Senate Bill No. 1384), entitled:

An Act to amend sections one thousand four hundred sixteen and one thousand four hundred thirty-one of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Which was committed to the Committee on Education.

House Bill No. 1370, (Senate Bill No. 1385), entitled:

An Act regulating the manner of making returns by election officers in the case of elections upon the increase of indebtedness of cities boroughs townships school districts poor districts and other municipal or incorporated districts prescribing the duties and powers of the clerk of court of quarter sessions and of the court of quarter sessions in connection with such returns and the count computation and recount of the vote prescribing the duties and powers of said court in any instance of fraud illegality or error in such election or return thereof prescribing the powers of such court over the election officers

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 638, (Senate Bill No. 1386), entitled:

An Act to fix the salaries of supervising inspectors of the second grade in the Department of Labor and Industry

Which was committed to the Committee on Appropriations.

House Bill No. 966, (Senate Bill No. 1387), entitled:

An Act to amend sections fifteen and forty-five of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties" as amended

Which was committed to the Committee on Game and Fisheries.

House Bill No. 1109, (Senate Bill No. 1388), entitled:

An act providing when how and to what extent liens upon seated real property shall be allowed for county bridge road and poor taxes the procedure upon tax claims filed therefor the methods for preserving such tax liens and enforcing payment of such liens the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales

Which was committed to the Committee on Judiciary General.

House Bill No. 1338, (Senate Bill No. 1389), entitled:

An Act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled "An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day"

Which was committed to the Committee on Judiciary Special.

House Bill No. 1348, (Senate Bill No. 1390), entitled:

An Act fixing the salaries of the chief clerk who is also the secretary of the Board of Pardons and of the superintendent of the Election and Legislative Bureau in the Department of the Secretary of the Commonwealth

Which was committed to the Committee on Appropriations.

REPORT FROM COMMITTEE.

Mr. SISSON. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SISSON, from the Committee on Education, reported as committed, Senate Bill No. 1365, (House Bill No. 1054), entitled:

An Act to amend article nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amend creating a State Council of Education defining its powers and duties and transferring thereto the powers and duties now vested in the State Board of Education

BILLS ON THIRD READING.

Mr. CROW. Mr. President, I move that the Senate do now resume the third reading and consideration of Senate Bill No. 956, entitled:

An Act supplementary to an act entitled "An act granting to water power companies and other corporations owning or controlling water power authority to develop and distribute electric power by means of their water power and to erect construct and maintain the necessary buildings plant and apparatus for that purpose" approved the second day of July one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and twenty-five) by extending the power of every corporation heretofore organized or hereafter to be organized for the purpose of supplying water power to the public and granting to every such corporation the power to appropriate property outside the limits of public streets lanes alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service accommodation convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation

Mr. EYRE. Mr. President, I second the motion.
The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill on third reading?

Mr. CROW. Mr. President, I ask unanimous consent to amend the bill in section 1, page 3, line 27, by striking out after "(3)" everything down to and including the word "company" on page 4, line 15, and insert in lieu thereof the following:

"3 That no corporation shall at any time directly or indirectly utilize any system or systems of transmission or distribution or any parts thereof acquired constructed erected used or operated through the exercise of the power conferred by this sub-section B to enable it subsequent to the passage of this act to supply or commence to supply within the limits of any city borough township or district in which at the time of said commencement or proposed commencement a company incorporated for the supply of light heat and power or any of them to the public by electricity is lawfully supplying light heat and power by electric-ity without first securing a certificate of public convenience from the Public Service Commission of the Commonwealth of Pennsylvania authorizing such company to supply such service in such city borough township or district provided that in such case said system or systems of transmission and distribution or parts thereof may be utilized to supply electric current and power to the then supplying company"

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

REPORTS FROM COMMITTEE.

Mr. EYRE. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE, from the Committee on Appropriations, reported as amended, Senate Bill No. 1220, (House Bill No. 636), entitled:

An Act making an appropriation to the Northwestern General Hospital of Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as amended Senate Bill No. 1290, (House Bill No. 996), entitled:

An Act making an appropriation to the Hamet Hospital Association of Erie Pennsylvania

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 1272, (House Bill No. 882), entitled:

An Act making an appropriation to the trustees of the University of Pittsburgh for the general maintenance of and purchase of equipment for the University and for the summer term

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 1341, (House Bill No. 843), entitled:

An Act making an appropriation to the Department of Health of the Commonwealth of Pennsylvania for the maintenance of tuberculosis sanatoria and dispensaries necessary additions furnishings and repairs for educational work and other necessary work in curing and preventing tuberculosis

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1084, (House Bill No. 57), entitled:

An Act making an appropriation to the Bethel Orphanage located at Osceola Tioga County Pennsylvania

HOUSE MESSAGE.

HOUSE BILLS FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced, presented for concurrence bills of the House of Representatives as follows:

House Bill No. 834, (Senate Bill No. 1391), entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by providing for the appointment dismissal and reduction of teachers principals and supervisors

Which was committed to the Committee on Education.

House Bill No. 1021, (Senate Bill No. 1392), entitled:

An Act providing for the condemnation by the Commonwealth of lands suitable and desirable for forest purposes of game preserve purposes or the perpetuation and protection of fish and defining the powers and duties of the Department of Forestry the Board of Game Commissioners and the Department of Fisheries respectively in return thereto

Which was committed to the Committee on Game and Fisheries.

House Bill No. 1382, (Senate Bill No. 1393), entitled:

An Act permitting certain domestic mutual fire insurance companies to issue cash premium policies without assessment liability and providing for the distribution and escheat of the surplus of certain domestic mutual fire insurance companies in event of dissolution

Which was committed to the Committee on Judiciary Special.

House Bill No. 1431, (Senate Bill No. 1394), entitled:

An Act to regulate the drilling operating and abandoning of oil and gas wells and providing a penalty for the violation of the provisions of this act

Which was committed to the Committee on Judiciary Special.

House Bill No. 1464, (Senate Bill No. 1395), entitled:

An Act to amend sections five hundred and eighty-five and five hundred and eighty-seven of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 1514, (Senate Bill No. 1396), entitled:

An act to amend section two hundred and seven of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled

"An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and providing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

Which was committed to the Committee on Education.

REPORTS FROM COMMITTEES.

Mr. McCONNELL. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. McCONNELL, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1368, (House Bill No. 260), entitled:

An Act fixing the salary of the jury commissioners of the counties of the third class

Also, from the Committee on Judiciary Special, reported as amended, Senate Bill No. 1369, (House Bill No. 346), entitled:

An Act imposing a State tax upon unnaturalized foreign born male and female persons over the age of twenty-one years resident within this Commonwealth providing for the collection of such tax and the distribution thereof and imposing penalties

Also, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1373, (House Bill No. 1329), entitled:

An Act to amend the act approved the twelfth day of June one thousand eight hundred and seventy-eight (Pamphlet Laws two hundred and six) entitled "An act authorizing the State Treasurer to refund collateral inheritance tax heretofore paid or that may hereafter be paid in error" by providing for the refunding by the State Treasurer of collateral direct or transfer inheritance tax heretofore paid or that may hereafter be paid on the estate or property of a person erroneously adjudged to be dead

Also, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1374, (House Bill No. 1437), entitled:

An Act to amend an act entitled "An act relating to the maintenance of insane feeble-minded and other persons confined in the various institutions of the Commonwealth fixing liability for their support providing for the collection of the moneys due the Commonwealth therefor and for proceedings relating thereto" approved the first day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws six hundred and sixty-one)

Also, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1379, (House Bill No. 1332), entitled:

An Act providing for and regulating the maintenance and government of a Children's home in each county of the fourth fifth sixth seventh and eighth class of the State for indigent orphans and for incorrigible indigent dependent and neglected children under sixteen years of age and providing for their commitment thereto

Also, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1389, (House Bill No. 1338), entitled:

An Act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled "An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day"

Also, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1393, (House Bill No. 1382), entitled:

An Act permitting certain domestic mutual fire insurance companies to issue cash premium policies without assessment liability and providing for the distribution and escheat of the surplus of certain domestic mutual fire insurance companies in event of dissolution

Also, from the Committee on Judiciary Special, reported as amended, Senate Bill No. 1394, (House Bill No. 1431), entitled:

An Act to regulate the drilling operating and abandoning of oil and gas wells and providing a penalty for violation of the provisions of this act

Mr. SISSON. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SISSON, from the Committee on Education, reported as committed, Senate Bill No. 1371, (House Bill No. 960), entitled:

An Act to amend section one thousand two hundred and six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

Also, from the Committee on Education, reported as committed, Senate Bill No. 1372, (House Bill No. 1055), entitled:

An Act to amend sections four and six of a supplement to an act approved the twenty-sixth day of April one thousand nine hundred and eleven (Pamphlet Laws eighty-two) entitled "A supplement to an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved April twenty-ninth Anno Domini eighteen hundred and seventy-four providing for the incorporation of trustees appointed or be appointed under the terms of any will deed grant or gift creating a trust or trusts for the benefit of the people of any incorporated city of this Commonwealth for the advancement of learning science music art or of any one or more of said purposes in which representatives of said city may have part in the management with power to confer degrees in art pure and applied science philosophy literature painting music medicine and theology and for the supervision and regulation of the same conferring upon the State Council of Education powers and duty heretofore vested in the College and University Council

Also, from the Committee on Education, reported as committed, Senate Bill No. 1376, (House Bill No. 961), entitled:

An Act to amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

Also, from the Committee on Education, reported as committed, Senate Bill No. 1378, (House Bill No. 1203), entitled:

An Act to amend section one thousand four hundred and two of an act approved the eighteenth day of May Anno Domini one thousand nine hundred and eleven entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" so far as to insure school privileges to certain dependent children of the Commonwealth

Also, from the Committee on Education, reported as committed, Senate Bill No. 1380, (House Bill No. 823), entitled:

An Act to amend section six hundred and twenty-nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" providing for the display of the national flag in all buildings of public and private schools

Also, from the Committee on Education, reported as committed, Senate Bill No. 1381, (House Bill No. 1030), entitled:

An Act to further amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Also, from the Committee on Education, reported as committed, Senate Bill No. 1382, (House Bill No. 1225), entitled:

An Act to amend sections one hundred one one hundred sixteen as amended one hundred seventeen two hundred twelve as amended and three hundred one as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and providing for the creation of union school districts and the government thereof by adding to article one sections one hundred twenty-seven one hundred twenty-eight one hundred twenty-nine and one hundred thirty

Also, from the Committee on Education, reported as committed, Senate Bill No. 1384, (House Bill No. 1367), entitled:

An Act to amend sections one thousand four hundred sixteen and one thousand four hundred thirty-one of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Also, from the Committee on Education, reported as committed, Senate Bill No. 1391, (House Bill No. 834), entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by providing for the appointment dismissal and reduction of teachers principals and supervisors

Also, from the Committee on Education, reported as committed, Senate Bill No. 1396, (House Bill No. 1514), entitled:

An Act to amend section two hundred and seven of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and providing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Mr. MACDADE. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MACDADE, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 1377, (House Bill No. 1169), entitled:

An Act to amend sections three hundred and ninety-seven four hundred and twenty-one and one thousand two hundred and twenty-one of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Also from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 1383, (House Bill No. 1279), entitled:

An Act to prevent the laying out opening changing vacating widening or altering by a court of quarter sessions of a road any part of which lies within a township of the first class without the consent and approval of the board of township commissioners

Also, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 1385, (House Bill No. 1370), entitled:

An Act regulating the manner of making returns by election officers in the case of elections upon the increase of indebtedness of cities boroughs townships school districts and other

municipal or incorporated districts prescribing the duties and powers of the clerk of the court of quarter sessions and of the court of quarter sessions with such returns and the count computation and recount of the vote prescribing the duties and powers of said court in any instance of fraud illegality or error in such election or return thereof prescribing the powers of such court over the election officers

Also, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 1395, (House Bill No. 1464), entitled:

An Act to amend sections five hundred and eighty-five and five hundred and eighty-seven of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Mr. EYRE. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE, from the Committee on Appropriations, reported as committed, Senate Bill No. 1370, (House Bill No. 769), entitled:

An Act to amend sections two thirteen and fourteen of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State supervisor and assistants and fixing the salaries of such State supervisor and assistants defining the powers and duties of boards of trustees including the power of appointing assistants and investigators and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties" eliminating the provision of said act which fixes the salaries of the State supervisor assistant State supervisor and clerk and the method of the distribution of the moneys appropriated among the several counties coming within the provisions of the act

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1386, (House Bill No. 638), entitled:

An Act to fix the salaries of supervising inspectors of the second grade in the Department of Labor and Industry

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1390, (House Bill No. 1348), entitled:

An Act to fix the salaries of the chief clerk who is also the Secretary of the Board of Pardons and of the Superintendent of the Election and Legislative Bureau in the Department of the Secretary of the Commonwealth

Mr. MURDOCH. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MURDOCH, from the Committee on Game and Fisheries, reported as committed, Senate Bill No. 1387, (House Bill No. 966), entitled:

An Act to amend sections fifteen and forty-five of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties" as amended

Also, from the Committee on Game and Fisheries, reported as committed, Senate Bill No. 1392, (House Bill No. 1021), entitled:

An Act providing for the condemnation by the Commonwealth of lands suitable and desirable for Forest purposes or Game preserve purposes or the perpetuation and protection of Fish and defining the powers and duties of the Department of Forestry the Board of Game Commissioners and the Department of Fisheries respectively in relation thereto

Mr. CRAIG. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CRAIG, from the Committee on Judiciary General, reported as committed, Senate Bill No. 1388, (House Bill No. 1109), entitled:

An Act providing when how and to what extent liens upon seated real property shall be allowed for county bridge road

and poor taxes the procedure upon tax claims filed therefor the methods for preserving such tax liens and enforcing payment of such liens the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales

Mr. EYRE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE, from the Committee on Railroads, reported as committed, Senate Bill No. 1375, (House Bill No. 946), entitled:

An Act to provide for the abolition of railroad grade crossings

BILL INTRODUCED.

Mr. SMITH. Mr. President, I ask unanimous consent to read a bill in place at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SMITH read in his place and presented to the Chair Senate Bill No. 1397, entitled:

An Act providing that persons associations and corporations owning occupying or controlling premises upon which any contractor or sub-contractor shall be permitted to do certain classes of construction work shall be liable for the wages of all employees engaged in such work and for the cost of all materials supplied for such work unless the contractor or sub-contractor shall file a bond for the immediate payment of wages and the cost of material when due providing that a contractor shall be liable for the wages of employees of any sub-contractor and for the cost of materials furnished by any sub-contractor unless such sub-contractor shall file a bond covering the same requiring every such contractor or sub-contractor to file a bond specifying the form and amount of such bond and permitting persons furnishing labor or materials to sue in such bond to recover wages and the cost of such materials

Which was committed to the Committee on Judiciary Special.

REPORT FROM COMMITTEE.

Mr. SMITH. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SMITH, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1397, entitled:

An Act providing that persons associations and corporations owning occupying or controlling premises upon which any contractor or sub-contractor shall be permitted to do certain classes of construction work shall be liable for the wages of all employees engaged in such work and for the cost of all materials supplied for such work unless the contractor or sub-contractor shall file a bond for the immediate payment of wages and the cost of material when due providing that a contractor shall be liable for the wages of employees of any sub-contractor and for the cost of materials furnished to any sub-contractor unless such sub-contractor shall file a bond covering the same requiring every such contractor or sub-contractor to file a bond specifying the form and amount of such bond and permitting persons furnishing labor or materials to sue in such bond to recover wages and the cost of such materials

HOUSE MESSAGES.

HOUSE CONCURS IN RESOLUTION RECALLING FROM THE GOVERNOR SENATE BILL NO. 294.

The Clerk of the House of Representatives being introduced presented communication from the House of Representatives, informing the Senate that the House has concurred in resolution from the Senate as follows:

Resolved (if the House of Representatives concur) That Senate Bill No. 294, entitled "An Act making an appropriation to the Water Supply Commission of Pennsylvania to continue the work upon the Pymatuning Swamp Reservoir" be recalled from the Governor for the purpose of amendment

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 606.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 606, entitled:

A Supplement to an act approved the fourteenth day of May one thousand eight hundred and eighty-nine (Pamphlet Laws two hundred and eleven) entitled "An Act to provide for the incorporation and government of street railway companies in this Commonwealth" authorizing street railway companies to operate vehicles without the use of rails or tracks by electricity distributed by overhead wires

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 794.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 794, entitled:

An Act to amend the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1243.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1243, entitled:

An Act to further amend section twenty of an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred and forty-four) entitled "An act providing for original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" as amended providing for the vacation of abandoned or condemned turnpikes

MOTION TO READ BILLS THE FIRST TIME.

Mr. EYRE. Mr. President, I move that all bills reported from committees at to-day's session be read the first time.

Mr. JONES. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 567, (House Bill No. 464), entitled:

An Act regulating service of process from the courts of common pleas and extending the territorial jurisdiction thereof in certain cases

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1003, (House Bill No. 1218), entitled:

An Act limiting the time during which public service companies may require payment of rates or tariffs in advance of service rendered

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 724, (House Bill No. 1000), entitled:

An Act to amend chapter three of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1345, (House Bill No. 271), entitled:

An Act to amend an act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws page seven hundred ninety-seven) entitled "An act to establish a Bureau of Forest Protection within the Department of Forestry designating the Officers who shall constitute the Bureau their duties and salaries prescribing penalties for the violation thereof and repealing all laws general special or local or any parts thereof that may be inconsistent with or supplied by this Act" by providing for a chief of the Bureau of Forest Protection empowering District Foresters to act as District Fire Wardens providing for the compensation of the Chief and other Fire Wardens and persons assisting in extinguishing forest fires

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 863, (House Bill No. 957), entitled:

An Act to amend section ten of an act approved the sixteenth day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred and ninety-three) entitled "An act to provide for the licensing and regulation of public dance halls and ballrooms and for the regulation supervision of public dances and balls in cities of the first second and third classes"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 867, (House Bill No. 914), entitled:

An Act to amend section two of an act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred seventeen) entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire escapes fire extinguishers and other preventatives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 894, (House Bill No. 470), entitled:

An Act declaring certain gas engines operated without mufflers nuisances and prescribing penalties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 983, (House Bill No. 1001), entitled:

An Act to amend sections twenty-one twenty-two and twenty-three of the act approved the twenty-second day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred and twenty-eight) entitled "An act relating to domestic animals defining domestic animals so as to include poultry providing methods of improving the quality thereof and of preventing controlling and eradicating diseases thereof imposing certain duties upon practitioners of veterinary medicine in Pennsylvania regulating the manufacture use and sale of tuberculin mallein and other biological products for use with domestic animals defining the powers and duties of the State Livestock Sanitary Board and the officers and employees thereof fixing the compensation of the Deputy State Veterinarian and providing penalties for the violation of this act

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1001, (House Bill No. 1191), entitled:

An Act to amend an act approved the fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws four hundred and thirty-five) entitled "An act to authorize the courts of common pleas of any county when an individual church within the county has become inactive or extinct by reason of there being no resident or active trustees representing it or otherwise and the property of the church is liable to be wasted or destroyed to appoint the trustees of the State body or organization representative of the denomination of which said church was a member as trustees for said church to hold and dispose of the title to the property owned by said church and defining the procedure thereon" authorizing the said courts to appoint as trustees for such church the trustees of the superior judicatory with which the church has been connected when the territory covered by the said judicatory is within the State

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1015, (House Bill No. 1260), entitled:

An Act to provide for the planting and care of shade trees along the streets and highways of cities and providing for the collection of the cost thereof and other costs incidental thereto from the owners of property abutting on such streets and highways

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1056, (House Bill No. 1214), entitled:

An Act relating to pillows bolsters feather beds and comfortables regulating the making remaking renovating sterilizing disinfecting sale leasing delivering and consigning thereof and the possession thereof with intent to sell lease deliver or consign

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1344, (House Bill No. 270), entitled:

An Act to amend an act approved the twenty-fifth day of February one thousand nine hundred and one (Pamphlet Laws page eleven) entitled "An act to establish a Department of Forestry to provide for its proper administration to regulate the acquisition of land for the Commonwealth and to provide for the control protection and maintenance of forestry reservations by the Department of Forestry" as amended by establishing additional bureaus and offices in said department establishing Forest Districts providing for Forest Officers assistants and labor providing for the salaries of the Officers and employees of the Department fixing the amount of expenditure for the acquisition of land and repealing certain acts

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1346, (House Bill No. 572), entitled:

An Act providing for the sentencing of certain criminals to reformatories or houses of correction in counties of the first class

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1355, (House Bill No. 1069), entitled:

An Act declaring it a misdemeanor to stipulate for or receive or consent or agree to receive fees commissions gifts or things of value for procuring or endeavoring to procure loans or the purchase or discount of negotiable paper or other evidence of debt

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1357, (House Bill No. 729), entitled:

An Act providing a system whereby persons absent from their regular polling places may cast their votes imposing certain powers and duties upon the county commissioners prothonotaries return boards of the various counties and the board of registration commissioners in cities of the first and second class in relation thereto and providing penalties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1359, (House Bill No. 1245), entitled:

An Act fixing the number and salaries of the officers and employes in the Department of Mines

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1362, (House Bill No. 1309), entitled:

An Act designating employes of the Insurance Department and fixing their compensation

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1363, (House Bill No. 254), entitled:

An Act making an appropriation to the Pittsburgh Hospital Sisters of Charity Frankstown avenue Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1365, (House Bill No. 1054), entitled:

An Act to amend article nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended creating a State Council of Education defining its powers and duties and transferring thereto the powers and duties now vested in the State Board of Education

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1366, (House Bill No. 1350), entitled:

An Act to increase the pay of jurors and witnesses in this Commonwealth

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1367, (House Bill No. 1359), entitled:

An Act authorizing certain heads of departments of the State government to increase the compensation of employees and prescribing a limit to said increase

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1368, (House Bill No. 260), entitled:

An Act fixing the salary of the jury commissioners of the counties of the third class

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1369, (House Bill No. 346), entitled:

An Act imposing a State tax upon unnaturalized foreign born male and female persons over the age of twenty-one years resident within this Commonwealth providing for the collection of such tax and the distribution thereof, and imposing penalties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1370, (House Bill No. 769), entitled:

An Act to amend sections two thirteen and fourteen of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State supervisor and assistants and fixing the salaries of such State supervisor and assistants defining the powers and duties of boards of trustees including the power of appointing assistants and investigators and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties" eliminating the provision of said act which fixes the salaries of the State supervisor assistant State supervisor and clerk and the method of the distribution of the moneys appropriated among the several counties coming within the provisions of the act

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1371, (House Bill No. 960), entitled:

An Act to amend section one thousand two hundred and six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1372, (House Bill No. 1055), entitled:

An Act to amend sections four and six of a supplement to an act approved the twenty-sixth day of April one thousand nine hundred and eleven (Pamphlet Laws eighty-two) entitled "A supplement to an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved April twenty-ninth Anno Domini eighteen hundred and seventy-four providing for the incorporation of trustees appointed or to be appointed under the terms of any will deed grant or gift creating a trust or trusts for the benefit of the people of any incorporated city of this Commonwealth for the advancement of learning science music art or of any one or more of said purposes in which representatives of said city may have part in the management with power to confer degrees in art pure and applied science philosophy literature painting music medicine law and theology and for the supervision and regulation of the same conferring upon the State Council of Education powers and duties heretofore vested in the College and University Council

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1373, (House Bill No. 1329), entitled:

An Act to amend the act approved the twelfth day of June one thousand eight hundred and seventy-eight (Pamphlet Laws two hundred and six) entitled "An act authorizing the State Treasurer to refund collateral inheritance tax heretofore paid or that may hereafter be paid in error" by providing for the refunding by the State Treasurer of collateral direct or transfer inheritance tax heretofore paid or that may hereafter be paid on the estate or property of a person erroneously adjudged to be dead

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1374, (House Bill No. 1437), entitled:

An Act to amend an act entitled "An act relating to the maintenance of insane feeble-minded and other persons confined in the various institutions of the Commonwealth fixing

liability for their support providing for the collection of the moneys due the Commonwealth therefor and for proceedings relating thereto" approved the first day of June A D 1915 (Pamphlet Laws six hundred and sixty-one)

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1375, (House Bill No. 946), entitled:

An Act to provide for the abolition of railroad grade crossings

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1376, (House Bill No. 961), entitled:

An Act to amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1377, (House Bill No. 1169), entitled:

An Act to amend sections three hundred and ninety-seven four hundred and twenty-one and one thousand two hundred and twenty-one of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1378, (House Bill No. 1293), entitled:

An Act to amend section one thousand four hundred and two of an act approved the eighteenth day of May A D one thousand nine hundred and eleven entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" so far as to insure school privileges to certain dependent children of the Commonwealth

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1379, (House Bill No. 1332), entitled:

An Act providing for and regulating the maintenance and government of a Children's home in each county of the fourth fifth sixth seventh and eighth class of the State for indigent orphans and for incorrigible indigent dependent and neglected children under sixteen years of age providing for their commitment thereto

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1380, (House Bill No. 823), entitled:

An Act to amend section six hundred and twenty-nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for

the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" providing for the display of the national flag in all buildings of public and private schools

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1381, (House Bill No. 1030), entitled:

An Act to further amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1382, (House Bill No. 1225), entitled:

An Act to amend sections one hundred one one hundred sixteen as amended one hundred seventeen two hundred twelve as amended and three hundred one as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and providing for the creation of union school districts and the government thereof by adding to article one sections one hundred twenty-seven one hundred twenty-eight one hundred twenty-nine and one hundred thirty

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1383, (House Bill No. 1279), entitled:

An Act to prevent the laying out opening changing vacating widening or altering by a court of quarter sessions of a road any part of which lies within a township of the first class without the consent and approval of the board of township commissioners

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1384, (House Bill No. 1367), entitled:

An Act to amend sections one thousand four hundred sixteen and one thousand four hundred thirty-one of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1385, (House Bill No. 1370), entitled:

An Act regulating the manner of making returns by election officers in the case of elections upon the increase of indebtedness of cities boroughs townships school districts and other municipal or incorporated districts prescribing the dual

ties and powers of the clerk of the court of quarter sessions and of the court of quarter sessions with such returns and the count computation and recount of the vote prescribing the duties and powers of said court in any instance of fraud illegality or error in such election or return thereof prescribing the powers of such court over the election officers

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1386, (House Bill No. 638), entitled:

An Act to fix the salaries of supervising inspectors of the second grade in the Department of Labor and Industry

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1387, (House Bill No. 966), entitled:

An Act to amend sections fifteen and forty-five of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1388, (House Bill No. 1109), entitled:

An Act providing when how and to what extent liens upon seated real property shall be allowed for county bridge road and poor taxes the procedure upon tax claims filed therefor the methods for preserving such tax liens and enforcing payment of such liens the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1389, (House Bill No. 1338), entitled:

An Act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled "An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1390, (House Bill No. 1348), entitled:

An Act to fix the salaries of the chief clerk who is also the Secretary of the Board of Pardons and of the Superintendent of the Election and Legislative Bureau in the Department of the Secretary of the Commonwealth

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1391, (House Bill No. 834), entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue, to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by providing for the appointment dismissal and reduction of teachers principals and supervisors

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1392, (House Bill No. 1021), entitled:

An Act providing for the condemnation by the Commonwealth of lands suitable and desirable for Forest purposes or Game Preserve purposes or the perpetuation and protection of Fish and defining the powers and duties of the Department of Forestry the Board of Game Commissioners and the Department of Fisheries respectively in relation thereto

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1393, (House Bill No. 1382), entitled:

An Act permitting certain domestic mutual fire insurance companies to issue cash premium policies without assessment liability and providing for the distribution and escheat of the surplus of certain domestic mutual fire insurance companies in event of dissolution

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1394, (House Bill No. 1431), entitled:

An Act to regulate the drilling operating and abandoning of oil and gas wells and providing a penalty for violation of the provision of this act

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1395, (House Bill No. 1464), entitled:

An Act to amend sections five hundred and eighty-five and five hundred and eighty-seven of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1396, (House Bill No. 1514), entitled:

An Act to amend section two hundred and seven of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and providing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1397, entitled:

An Act providing that persons associations and corporations owning occupying or controlling premises upon which any contractor or sub-contractor shall be permitted to do certain classes of construction work shall be liable for the wages of all employees engaged in such work and for the cost of all materials supplied for such work unless the contractor or sub-contractor shall file a bond for the immediate payment of wages and the cost of material when due providing that a contractor shall be liable for the wages of employees of any sub-contractor and for the cost of materials furnished to any sub-contractor unless such sub-contractor shall file a bond covering the same requiring every such contractor or sub-contractor to file a bond specifying the form and amount of such bond and permitting persons furnishing labor or materials to sue in such bond to recover wages and the cost of such materials

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

ADJOURNMENT.

Mr. EYRE. Mr. President, I move that the Senate do now adjourn until to-morrow morning at eleven o'clock.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 9:40 P. M. until Friday, April 22, 1921, at 11 o'clock A. M.

HOUSE OF REPRESENTATIVES

THURSDAY, April 21, 1921.

The House met at 11 o'clock A. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

Hon. Lorenzo D. Thomas, Representative from Luzerne county, offered the following prayer:

Our Father in Heaven, we thank Thee for the privilege of again leading this body of men into Thy immediate presence, and we would earnestly ask Thee that we regard it as an honor conferred upon us to-day that should be highly esteemed, that we can come to the throne of grace and find it to be the mercy seat.

We believe, Father, that we need Thy guidance and we believe that Thou standest ready to give unto us the necessary direction. Help us, then, in our deliberations of this day and through the remainder of this session to be deeply conscious of the duty devolved upon us as the representatives of a sovereign people. Keep us, then, free from all animus and enable us to be governed by the kindest regard for the feelings of our fellows and for the earnest consideration of our dear ones who are looking to us in this hour of the stressful condition over our Commonwealth, for Christ's sake. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on the motion of Mr. Asbury, the further reading was dispensed with and the Journal was approved.

LEAVES OF ABSENCE.

Mr. PHILIP H. DEWEY asked and obtained leave of absence for himself for to-morrow.

Mr. FRANKLIN asked and obtained leave of absence for himself for to-morrow.

REPORT FROM COMMITTEE.

Mr. SOWERS, from the Committee on Judiciary Local, reported as committed House Bill No. 1139, (Senate Bill No. 323), entitled:

An Act concerning conditional sales and to make uniform the law relating thereto

RESOLUTION FIXING THE ORDER OF BUSINESS.

Mr. HESS offered a resolution which was read as follows:

Resolved, That after twelve o'clock today, the order of business shall be House Bills first for the balance of the week

A. B. HESS, Chairman
GEO. W. WILLIAMS
HUGH A. DAWSON
JOHN M. FLYNN
DUNCAN SINCLAIR

On the question,

Will the House adopt the resolution?

Mr. HESS. Mr. Speaker, just a word by way of explanation of this resolution. The resolution reads that after twelve o'clock to-day, the order of business shall be House bills first for the balance of the week, which means that no Senate bills will be considered until the House bills have

been disposed of. You gentlemen all know that House bills not disposed of this week will have no opportunity for passage next week, while Senate bills will have the opportunity next week, and for that reason I think this resolution should be adopted.

On the question recurring,

Will the House adopt the resolution?

It was adopted.

BILLS ON FIRST READING.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1418, entitled:

An Act to provide for the health and safety of persons employed in and about the anthracite coal mines of Pennsylvania and for the protection and preservation of property connected therewith and providing a penalty for violation thereof

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1421, entitled:

An Act authorizing the rescission of contracts providing for auxiliary game preserves

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1470, entitled:

An Act to amend sections one and three of an act approved the eighteenth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 191, entitled:

An Act for the conservation of fuel and building material and the prevention of fires making it unlawful to dispose of wooden building materials except for useful purposes and providing for the disposition thereof

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1185, entitled:

An Act revising amending changing and consolidating the law relating to townships of the second class abolishing the offices of supervisor secretary and treasurer in said townships and conferring and imposing the powers and duties of said officers upon the county commissioners and county treasurer

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1642, (Senate Bill No. 891), entitled:

An Act to amend section five of an act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their imbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and

revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1697, (Senate Bill No. 516), entitled:

An Act to amend section sixteen of an act approved the tenth day of June one thousand eight hundred and ninety-three (Pamphlet Laws four hundred and nineteen) entitled "An act to regulate the nomination and election of public officers requiring certain expenses incident thereto to be paid by the several counties and punishing certain offenses in regard to such elections"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1711, (Senate Bill No. 936), entitled:

An Act authorizing boroughs townships school districts and poor districts to appeal from assessments of property or other subjects of taxation for their corporate purposes

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 731, (Senate Bill No. 77), entitled:

An Act to amend section eleven of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1720, (Senate Bill No. 682), entitled:

An Act authorizing certain corporations to issue preferred or common stock of one or more classes providing for the manner of issuance restrictions and regulations in the manner of voting thereof and the rights and privileges of the holders thereof validating certain acts of corporations not participated in by the holders of non-voting stock and repealing all acts and parts of acts inconsistent therewith

And said Bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1689, (Senate Bill No. 648), entitled:

An Act to amend sections one thousand five hundred and one and one thousand five hundred and five of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by an act approved the twenty-third day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and seventy-two) entitled "An act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1524, (Senate Bill No. 693), entitled:

An Act to fix the time for filing nomination papers to fill vacancies caused by the withdrawal of candidates

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1719, (Senate Bill No. 1007), entitled:

An Act to amend section four of the act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws seven hundred and fifty-three) entitled "An act to provide for the appointment of deputy prothonotaries in counties of this Commonwealth having a population of more than two hundred and fifty thousand and less than a million and defining their qualifications powers and salary"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1706, (Senate Bill No. 837), entitled:

An Act to amend section one thousand one hundred and twenty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 985, (Senate Bill No. 290), entitled:

A Joint Resolution proposing an amendment to article (III) of the Constitution of the Commonwealth of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1700, (Senate Bill No. 745), entitled:

An Act to amend section two thousand twenty-one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and repealing sections two thousand twenty-two two thousand twenty-three two thousand twenty-four and two thousand twenty-five thereof

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1694, (Senate Bill No. 352), entitled:

An Act to carry out the provisions of section eight article nine of the Constitution of the State of Pennsylvania as amended and for that purpose prescribing the method of determining the amount which may be deducted in ascertaining the borrowing capacity of the city of Philadelphia by excluding from the calculation and deducting from its indebtedness so much of the debt of the said city as shall have been incurred or is about to be incurred and the proceeds thereof expended or about to be expended upon any public improvement or in the construction purchase or condemnation of any public utility or part thereof or facility therefor if such public improvement or public utility or part thereof whether separately or in connection with any other public improvement or public utility or part thereof may reasonably be expected to yield revenue in excess of operating expenses sufficient to pay the interest and sinking fund charges thereon

And said bill having been read length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1453, (Senate Bill No. 852), entitled:

An Act authorizing certain telephone companies and certain telephone and telegraph companies to acquire all or any part of the capital stock franchises property rights and credits of each other and to purchase lease or otherwise acquire all or any part of the lines systems rights privileges municipal consents and corporate franchises of each other

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1703, (Senate Bill No. 818), entitled:

An Act providing for the election of one person as prothonotary and one person as clerk of the courts of quarter sessions and over and terminer in counties of the fourth class and repealing general local and special acts inconsistent herewith

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1715, (Senate Bill No. 944), entitled:

An Act to amend section eight of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve and maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for the purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of state highways to be done by contract except where the State Highway Commissioner decides the work to be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to highway department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" providing for vacation of abandoned portions of State highway routes

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1704, (Senate Bill No. 820), entitled:

An Act providing that the county controller shall be made a party defendant in all suits against any county

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1663, (Senate Bill No. 377), entitled:

An Act amending the act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred seventy) entitled "An act creating a Division

of Township Highways in the State Highway Department conferring powers and imposing duties upon officers of the State Highway Department requiring certain duties of clerks of courts of quarter sessions and providing penalties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1727, (Senate Bill No. 879), entitled:

An Act to amend section five hundred and six as amended and five hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1743, (Senate Bill No. 977), entitled:

An Act authorizing the county commissioners of any county within this Commonwealth to appropriate and pay out of the treasury of their county a sum not exceeding ten thousand dollars for the entertainment and other general expenses incident to a State or national convention encampment reunion or meeting of any national organization composed of certain honorably discharged soldiers sailors and marines of the United States and directing the manner in which such appropriation shall be expended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1705, (Senate Bill No. 821), entitled:

An Act fixing the salaries of the county controller in counties of the first second third fourth and fifth classes

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1695, (Senate Bill No. 494), entitled:

An Act providing State aid to poultry associations giving exhibitions and regulating the payment thereof

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1725, (Senate Bill No. 823), entitled:

An Act to amend section five hundred and thirty-one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and validating liens for taxes

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

RESOLUTION RECALLING SENATE BILL NO. 834 FROM THE GOVERNOR.

Mr. ALEXANDER offered a resolution which was read as follows:

Concurrent Resolution recalling Senate Bill No. 834, File Folio 2127, from the Governor for further consideration

Be it Resolved (if the Senate concur) That Senate Bill No. 834, File Folio 2127, entitled "An act authorizing the Governor to appoint a Board of Claims to hear audit dismiss or adjust moral and equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways and making an appropriation," be recalled from the Governor for further consideration

On the question,

Will the House adopt the resolution?

Mr. ALEXANDER. Mr. Speaker, so that the House will understand this resolution and the purpose of it, I want to explain it. If you remember, House Bill No. 1184 passed this House a week ago and came back from the Senate. This bill, I might say, is what is known as the moral claim act. It came back from the Senate considerably changed and amended. This House non-concurred in the amendments of the Senate. In all probability a committee of conference will be appointed with the Senate to go over that bill. Now, Senate Bill No. 834 was passed by this House and it is now in the hands of the Governor. The thought of some of us is that as it is a companion bill, almost identical with No. 1184, that they both should be kept together and take the same course, whatever the course of 1184 is.

This is not for the purpose of making any change in the bill, but simply to consider them both together to see whether it is proper to make any changes in them.

Mr. WHITAKER. Mr. Speaker, I do not think the House should adopt this resolution at this time. It was a bill that was passed by an almost unanimous vote in the House a week ago, and is almost an exact copy of the bill which originated in the House.

The SPEAKER. This being a Senate bill, the House cannot entertain a resolution to recall a bill which is a Senate bill.

Mr. ALEXANDER. But, Mr Speaker, this is a concurrent resolution.

The SPEAKER. If the Governor returns the bill at all, he would return it through the Senate where it originated. The Chair does not wish to be discourteous but would rule that the resolution is not a regular one and not in order at this time.

Mr. ALEXANDER. Mr Speaker, under the circumstances, I will withdraw my resolution.

RESOLUTION RECALLING HOUSE BILL NO. 642 FROM THE GOVERNOR.

Mr. W. W. JONES offered the following resolution, which was twice read, considered and adopted:

In the House of Representatives, April 21, 1921.
Resolved (if the Senate concur), That House Bill No. 642, file folio 2841, entitled "An act to further amend section two of the act approved the fifth day of March, one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled 'An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions' " as amended be recalled from the Governor for the purpose of amendment

Ordered, That the Clerk present the same to the Senate for concurrence.

APPROPRIATION BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 366, as follows:

An Act making an appropriation to the Trustees of the Milliken Hospital Pottsville Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary is hereby specifically appropriated to the trustees of the Milliken hospital at Pottsville Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 454, as follows:

An Act making an appropriation to the Building Commission of the Eastern State Hospital for the Insane located at Selinsgrove Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary is hereby specifically appropriated to the building commission of the Eastern State Hospital for the Insane located at Selinsgrove Pennsylvania for the two fiscal years beginning June first Anno Domini one thousand nine hundred twenty-one

For the purpose of improvements to reservoir and such other emergencies as might arise in and about the property under the care of said commission

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 948, as follows:

An Act making an appropriation to the G W and Agnes Hoffman Orphanage Mount Joy Township Adams county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary is hereby specifically appropriated to the G W and Agnes Hoffman Orphanage Mount Joy Township Adams county for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1465, as follows:

An Act making an appropriation to pay the claim of M D Jacobs against the Commonwealth of Pennsylvania for services heretofore rendered and materials heretofore furnished in disposing of the bodies of indigent patients who died at the Mont Alto State Sanatorium

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty-five hundred and fifty-five dollars (\$3,555) the sum of thirty-two hundred and fifteen dollars (\$3,215) or so much thereof as may be necessary is hereby specifically appropriated to pay the claim of M D Jacobs against the Commonwealth of Pennsylvania for services heretofore rendered and materials heretofore furnished in disposing of the bodies of indigent patients who died at the Mont Alto State Sanatorium and whose bodies were unclaimed by relatives and friends

Payments from the amount herein appropriated shall be made on warrant of the Auditor General on the State Treasurer upon the presentation of duly probated itemized statements for services rendered and materials furnished

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 38, as follows:

An Act making an appropriation to the Oil City Hospital Oil City Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of sixteen thousand (\$16,000) dollars or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Oil City Hospital of Oil City Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 72, as follows:

An Act making an appropriation to the Warren General Hospital of Warren Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-one thousand dollars (\$21,000) or so much thereof as may be necessary is hereby specifically appropriated to the Warren General Hospital located at Warren Pennsylvania for maintenance during the succeeding two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 951, as follows:

An Act making an appropriation to the Saint Stanislaus Orphanage situated at Sheatown Newport township Luzerne county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary is hereby specifically appropriated to the Saint Stanislaus Orphanage situated at Sheatown Newport township Luzerne county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 964, as follows:

An Act establishing a State highway in the county of Lebanon providing for its location construction improvement and maintenance by the Commonwealth and making an appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a State highway is hereby established the route of which shall be as follows

Beginning at a point one hundred feet more or less south of the south side of the viaduct where State highway route number one hundred and thirty-eight passes under the Pennsylvania Railroad at or near Coal Spring in Cornwall township Lebanon county and extending in a general westerly direction south of the Cornwall and Lebanon branch of the Pennsylvania Railroad to the post-office at Mount Gretna Lebanon county thence along the south side of Conewago Lake to the western end of the lake and there joining with an improved military road on the State Military Reservation

Section 2 The said State highway shall be located by the State Highway Department after consultation with the Adjutant General of the Commonwealth and shall be so located as to afford easy access to the State Military Reservation at Mount Gretna

Section 3 The said State highway shall be constructed improved and maintained by the State Highway Department in accordance with the existing laws of the Commonwealth relating to the construction improvement and maintenance of State highways

The cost of such construction improvement and maintenance shall be paid from moneys appropriated from time to time to the State Highway Department for the construction improvement and maintenance of State highways

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1347, as follows:

An Act making an appropriation to the Water Supply Commission for the purpose of building and constructing a retaining wall or dike along the Delaware River at Lackawaxen Pike county

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the

same That the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary is hereby specifically appropriated to the Water Supply Commission for the purpose of building and constructing a retaining wall or dike along the Delaware River at Lackawaxen Pike county beginning at a point known as the Zane Gray Cottage and running from said point south along said river to the Delaware and Hudson aqueduct a distance of about one-half mile The sum herein appropriated shall be available for use by the Water Supply Commission until the retaining wall or dike herein provided for shall be built and constructed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 639, as follows:

An Act making an appropriation to the Philadelphia Association for the Protection of Colored Women Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary is hereby specifically appropriated to the Philadelphia Association for the Protection of Colored Women of Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1057, as follows:

An Act making an appropriation to the State Insurance Fund

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That there is hereby appropriated to the State Insurance Fund for the two fiscal years ending May thirty-first one thousand nine hundred and twenty-three the sum of three hundred and fifty thousand dollars (\$350,000) or so much thereof as may be necessary to keep the same at its legal limit of one million dollars (\$1,000,000) which said appropriation shall be paid by the State Treasurer out of the general fund into the State Insurance Fund upon the approval of this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILLS ON FINAL PASSAGE RECALLED FROM THE GOVERNOR.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 757, as follows:

An Act to amend an act approved the twenty-fifth day of May one thousand eight hundred ninety-seven (Pamphlet Laws eighty-three) entitled "An act to provide for the maintenance care and treatment of the indigent insane in county and local institutions" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the first section of an act approved the twenty-fifth day of May one thousand eight hundred ninety-seven (Pamphlet Laws eighty-three) entitled "An act to provide for the maintenance care and treatment of the indigent insane in county and local institutions" which as amended by an act approved the thirteenth day of May one thousand nine hundred nine (Pamphlet Laws five hundred thirty-five) entitled "An act to amend an act entitled 'An act to provide for the maintenance care and treatment of the indigent insane in county and local institutions' approved May twenty-five one thousand eight hundred ninety-seven increasing the weekly sum therein authorized to be paid from one dollar and fifty cents to two dollars" reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any county municipality borough or township of this Commonwealth which now has or may hereafter supply erect and equip a suitable institution for the maintenance care and treatment of its indigent insane upon plans and specifications approved in writing by the Board of Public Charities shall receive from the State Treasury the sum of two (\$2.00) dollars per week for every indigent insane per-

son of such county municipality borough or township so maintained who has been legally adjudged to be insane and committed to such institution or who may be transferred from a State hospital for the insane to such local institution provided That the Board of Public Charities shall be satisfied that the quality and equipment of such institution and the manner of care and treatment therein furnished is proper and suitable to the class or classes of the indigent insane so maintained and shall so certify to the Auditor General before any such payment shall be made" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any county municipality borough or township of this Commonwealth which now has or may hereafter supply erect and equip a suitable institution for the maintenance care and treatment of its indigent insane upon plans and specifications approved in writing by the Board of Public Charities shall receive from the State Treasury the sum of two dollars (\$2.00) per week for every indigent insane person of such county municipality borough or township so maintained who has been legally adjudged to be insane and committed to such institution or who may be transferred from a State hospital for the insane to such local institution Provided That the Board of Public Charities shall be satisfied that the quality and equipment of such institution and the manner of care and treatment therein furnished is proper and suitable to the class or classes of the indigent insane so maintained and shall so certify to the Auditor General before any such payment shall be made And provided further however That during the period beginning June first one thousand nine hundred and twenty-one and ending May thirty-first one thousand nine hundred and twenty-three the rate aforesaid shall be increased to the sum of two dollars and fifty cents (\$2.50) per week

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—177.

Alexander,	Elgin,	Love,	Schilling,
Allum,	Evans,	McBride,	Schwartz,
Armstrong,	Finney,	McCaig,	Sieg,
Asbury,	Fitzgibbon,	McCann,	Shaffer,
Aston,	Flynn,	McCarthy,	Shannon,
Baker,	Fowler,	McClure,	Sinclair,
Baldi,	Fox,	McConnell,	Smink,
Barnhart,	Franklin,	McCurdy,	Smith, H. J.,
Beaver,	Gearhart,	McGowan,	Smith, H.,
Bell,	Gelder,	McHugh,	Smith, J. W.,
Bidenspacher,	Gibbon,	McKim,	Snowden,
Bluett,	Glass,	McKnight,	Soffel,
Blumberg,	Golder,	McMullen,	Sowers,
Boland,	Goodnough,	McOwen,	Sprawls,
Brady,	Green,	McVicar,	Stackhouse,
Brenneman,	Griffith,	Magill,	Stadtlander,
Bromley,	Hagerty,	Mangan,	Stark,
Brooks,	Haines,	Marcus, J.,	Steedle,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Sterling,
Burns,	Hampson,	Marshall,	Stevens,
Campbell,	Harding,	Martin,	Stevenson,
Catlin,	Harer,	Michel,	Stewart,
Chaplin,	Harry,	Miller, A.,	Strauss,
Clutton,	Haslett,	Miller, C.,	Thomas,
Comer,	Hatrick,	Miller, D. I.,	Trainer,
Conner,	Heffernan,	Miller, D. D.,	Van Alen,
Cook,	Henderson, W.,	Miller, H. F.,	Vickerman,
Craig, J. O.,	Hetrick,	Miller, J. J.,	Walker, G. T.,
Cratty,	Hoffman, J. N.,	Mitchell,	Walker, J. A.,
Curran,	Hoover,	Morris,	Weamer,
Curry,	Hough,	Orr,	Weiss,
Davis,	Jones, D. J.,	Perry,	Wells,
Dawson,	Jones, W. W.,	Phillips,	Wettach,
Denning,	Jordan,	Pike,	Whitaker,
Dewey, C. P.,	Kantner,	Posey,	Whitehouse,
Dewey, P. H.,	Keene,	Quigley,	Whiteman,
Diehlm,	Kinsman,	Rhoads,	Williams,
Dilsheimer,	Kohler,	Richards,	Wolfe,
Dithrich,	Kooser,	Rieder,	Woner,
Donneley,	Krause,	Roman,	Wood,
Drinkhouse,	Krug,	Ruch,	Woodruff,
Dunlap,	Lafferty,	Ruddy,	Zook,
Dunn,	Leeds,	Ruth,	Spangler,
Eaches,	Lewis,	Schaeffer,	Spaker,
Ehrhardt,	Long,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 878, as follows:

An Act to amend an act approved the nineteenth day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand and fifty-nine) entitled "An act extending the powers of judges of courts of quarter sessions and of oyer and terminer in relation to releasing prisoners in jails and workhouses on parole" by extending said act to include houses of correcting conferring similar powers on other courts of record and providing that the power of parole shall extend for a period not to exceed the maximum sentence as provided by law

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That an act approved the nineteenth day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand and fifty-nine) entitled "An act extending the powers of judges of courts of quarter sessions and of oyer and terminer in relation to releasing prisoners in jails and workhouses on parole" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the judges of the courts of quarters sessions and the courts of oyer and terminer of the several judicial districts of the Commonwealth are authorized after due inquiry to release on parole any convict confined in the county jail or workhouse of their respective districts and place him or her in charge of and under the supervision of a designated probation officer and shall have the power to recommit to jail or workhouse on cause shown by such probation officer that such convict has violated his or her parole and to reparole if in the judgment of the said judge there is a reasonable probability that the convict will be benefited by again according liberty to such convict and also to again recommit for violation of such parole This power shall not extend beyond the limit of the sentence which shall have been first imposed upon the prisoner" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the judges of the courts of quarter sessions and the courts of oyer and terminer of the several judicial districts of the Commonwealth and other courts of record having jurisdiction are authorized after due inquiry to release on parole any convict confined in the county jail house of correction or workhouse of their respective district and place him or her in charge of and under the supervision of a designated probation officer and shall have the power to recommit to jail or workhouse on cause shown by such probation officer that such convict has violated his or her parole and to reparole if in the judgment of the said judge there is a reasonable probability that the convict will be benefited by again according liberty to such convict and also to again recommit for violation of such parole This power of parole shall extend for a period not to exceed the maximum sentence provided by law for the offense of which the convict was convicted regardless of the sentence first imposed upon the prisoner

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—178.

Alexander,	Eaches,	Krause,	Ruddy,
Allum,	Edmonds,	Lafferty,	Ruth,
Armstrong,	Ehrhardt,	Leeds,	Schilling,
Asbury,	Elgin,	Lewis,	Schwartz,
Aston,	Evans,	Long,	Sieg,
Baker,	Finney,	Love,	Shaffer,
Baldi,	Fitzgibbon,	McBride,	Shannon,
Barnhart,	Fox,	McCaig,	Shellenberger,
Beaver,	Franklin,	McCann,	Sinclair,
Bell,	Gearhart,	McCarthy,	Smink,
Bidenspacher,	Gelder,	McConnell,	Smith, H. J.,
Bluett,	Gibbon,	McCurdy,	Smith, H.,
Blumberg,	Glass,	McGowan,	Smith, J. W.,
Bower,	Goenring,	McHugh,	Snowden,
Brady,	Golder,	McKim,	Soffel,
Brenneman,	Goodnough,	McKnight,	Sowers,
Bromley,	Goss,	McMullen,	Sprawls,
Brooks,	Griffith,	McOwen,	Stackhouse,
Brown, T. R.,	Hagerty,	McVicar,	Stadtlander,
Burns,	Haines,	Magill,	Stark,
Campbell,	Haldeman,	Mangan,	Steedle,
Catlin,	Hampson,	Marcus, J.,	Sterling,
Chaplin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Hatrick,	Mantz,	Trainer,
Cook,	Haws,	Michel,	Van Alen,
Craig, J. R.,	Heffernan,	Miller, A.,	Vickerman,
Craig, J. O.,	Henderson, E.,	Miller, A. S. C.,	Walker, G. T.,
Cratty,	Henderson, W.,	Miller, C.,	Walker, J. A.,
Curran,	Hess,	Miller, D. I.,	Weamer,
Curry,	Hetrick,	Miller, D. D.,	Weiss,
Davis,	Hoffman, J. N.,	Miller, H. F.,	Wettach,
Dawson,	Hoffman, M. R.,	Miller, J. J.,	Whitaker,
DeHaas,	Horne,	Morris,	Whitehouse,
Denning,	Hough,	Ogle,	Whiteman,
Dewey, P. H.,	Huston,	Orr,	Williams,
Diehlm,	Jones, D. J.,	Perry,	Wolfe,
Dilsheimer,	Jones, W. W.,	Phillips,	Woner,
	Jordan,	Posey,	Wood,

Dithrich,
Donneley,
Drinkhouse,
Dunlap,
Dunn,

Kantner,
Keene,
Kinsman,
Kohler,
Kooser,

Quigley,
Rhoads,
Richards,
Rinn,
Roman,

Woodruff,
Zook,
Spangler,
Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING.

Mr. HARRY asked and obtained unanimous consent to call up from page 38 of to-day's calendar, bills on third reading, House Bill No. 1505, File Folio No. 6273.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1505, as follows:

An Act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs by the Secretary of Agriculture providing for the enumeration of dogs by assessors regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done to livestock and poultry by dogs and for the illegal killing of licensed dogs and the payment of such damages by the Commonwealth imposing powers and duties on certain State county city borough town and township officers and employees directing the payment of all moneys collected into the State Treasury and making an appropriation thereof and providing penalties.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That this act shall be known and may be cited as the "Dog Law of 1921"

Section 2 For the purpose of this act the following terms shall have the following meanings respectively designated for each

The term "livestock" shall include horses stallions colts geldings mares sheep rams lambs bulls bullocks steers heifers cows calves mules jacks jennets burros goats kids swine confined or domesticated hares and rabbits

The term "poultry" shall include all domestic fowl

The word "person" shall include State and local officers or employees individuals corporations copartnerships and associations Singular words shall include the plural Masculine words shall include the feminine and neuter

The word "owner" when applied to the proprietorship of a dog shall include every person having a right of property in such dog and every person who keeps or harbors such dog or has it in his care and every person who permits such dog to remain on or about any premises occupied by him

The term "kennel" shall mean any establishment wherein or whereon dogs are kept for the purpose of breeding sale or show purposes

The term "police officer" shall mean any person employed or elected by this Commonwealth or by any municipality county or township and whose duty it is to preserve peace or to make arrests or to enforce the law The term includes State constabulary game fish and forest wardens

Section 3 On or before the fifteenth day of January one thousand nine hundred and twenty-two and on or before the fifteenth day of January of each year thereafter the owner of any dog six months old or over shall apply to the county treasurer of his respective county or to a qualified justice of the peace alderman magistrate or notary public of his respective district either orally or in writing for a license for each such dog owned or kept by him Such application shall state the breed sex age color and marking of such dog and the name and address of the last previous owner and shall be accompanied by a license fee of one dollar for each male dog and each spayed female dog and by a license fee of two dollars for each unspayed female dog The applicant shall also pay an additional fee of ten cents for the services of the county treasurer in issuing recording and reporting said license to the Secretary of Agriculture and remitting fees and fines to the State Treasurer

Section 4 Such license shall be issued on a form prepared and supplied by the Secretary of Agriculture Such license shall be dated and numbered and shall bear the name of the county where such license is issued and a description of the dog licensed All licenses shall be void upon the fifteenth day of January of the following year The Secretary of Agriculture shall also furnish and the county treasurer shall issue with each license a metal tag Such tag shall be affixed to a substantial collar The collar shall be furnished by the owner and with the tag attached shall at all times be kept on the dog for which the license is issued except when confined in the kennel

It shall be unlawful for any person except the owner or authorized agent to remove any license tag from a dog collar or to remove any collar with a license tag attached thereto from any dog

Section 5 The Secretary of Agriculture shall prepare and furnish annually to the treasurer of each county of the Commonwealth metal tags to be given by the county treasurer to the owners of dogs when such owners shall pay the license fee for said dogs Such tags shall be of metal and shall bear the name of the county where such license is issued and a serial number corresponding with the number on the license issued to said owner as provided in the preceding section of this act Such tags shall also have impressed thereon the calendar year for which such tag is valid and shall not contain more than one square inch of area within the ears or fastening device The general shape of said tag shall be changed from year to year If any such tag is lost it shall be replaced without cost by the county treasurer upon application by the person to whom the original license was issued and upon production of such license certificate

Section 6 Any justice of the peace alderman magistrate or notary public within this Commonwealth who has qualified by having applied to the county treasurer of his county for and received application forms may take applications for dog licenses for which service the applicant shall pay fifteen cents in addition to the license fee prescribed as the cost of said dog license and the compensation of the county treasurer Said fifteen cents shall be retained by said official as his fee for taking such application and remitting payment therefor to the county treasurer of the county in which said dogs are located Such application and remittance shall be forwarded to the proper county treasurer within twenty-four hours for issuance of the license No dog license shall be issued at any place other than the office of the county treasurer

Section 7 Any person becoming the owner after the fifteenth day of January of any year of any dog six months old or over which has not already been licensed or any person owning or keeping a dog which becomes six months old at any time after the fifteenth day of January of any year shall forthwith apply for and secure from the county treasurer of the county where such dogs are kept a license for such dog in the same manner as the annual license is obtained under the provisions of this act If any dog becomes six months old or comes into the possession of the owner after the fifteenth day of July of any year the license fee shall be one-half of the amount fixed as the annual license

Section 8 The county treasurer shall issue license after January fifteenth of each year to all applicants When any dog license is required by the provisions of this act to be secured on or before the fifteenth day of January the securing of such dog license subsequent to January fifteenth does not remove the responsibility for such delinquency

Section 9 No license or license tag issued for one dog shall be transferable to another dog except as provided in sections eleven and twelve of this act Whenever the ownership or possession of any dog is permanently transferred from one person to another within the same county the license of such dog may be likewise transferred upon notice given to the county treasurer This act does not require the procurement of a new license or the transfer of a license already secured when the possession of a dog is temporarily transferred for the purpose of hunting game or for breeding trial or show in this Commonwealth

Section 10 Whenever any dog license in one county is permanently removed to another county the county treasurer of the county where the license was issued shall upon the application of the owner or keeper of such dog certify such license to the treasurer of the county to which the dog is removed Such treasurer shall thereupon and upon the payment of a fee of twenty-five cents issue a license and tag for such dog in the county to which it is removed

Section 11 Any person who keeps or operates a kennel may in lieu of the license for each dog required by this act apply to the county treasurer for a kennel license entitling him to keep or operate such kennel Such license shall be issued by the county treasurer on a form prepared and supplied by the Secretary of Agriculture and shall entitle the licensee to keep any number of dogs six months old or over not at any time exceeding a certain number to be specified in the license The fee to be paid for each kennel license shall be five dollars for ten dogs or less and ten dollars for more than ten dogs permitted to be kept under the kennel licenses With each kennel license the county treasurer shall issue a number of metal tags equal to the number of dogs authorized to be kept in the kennel All such tags shall bear the name of the county where it is issued the number of kennel license and shall be readily distinguishable from the individual license tags for the same year

Section 12 The licensee of a kennel shall at all times keep one of such tags attached to a collar on each dog six months old or over kept by him under a kennel license Such tags may be transferred from one dog to another within the kennel whenever any dog is removed from the kennel No dog bearing a kennel tag shall be permitted to stray or to be taken anywhere outside the limits of the kennel except in leash or crate

Section 13 Any person may bring or cause to be brought into the State for a period of thirty days one or more dogs for show trial or breeding purposes without securing such license

This section does not apply to dogs used during the hunting season for hunting game or temporarily for breeding trial or show nor for the transportation of dogs for hunting breeding trial or show purposes the home county license holding good for such purposes throughout the Commonwealth

Section 14 The county treasurer shall keep a record of all dog licenses and all kennel licenses and all transfers issued during the year Such record shall contain the name and address of the person to whom each license or transfer is issued in the case of an individual license the record shall also state the breed sex age color and markings of the dog licensed and in the case of a kennel license it shall state the

place where the business is conducted. The record shall be a public record and open to persons interested during business hours.

Whenever the ownership or possession of any dog license under the provisions of this act is transferred from one person to another as provided in section nine of this act except the temporary transfer of dogs for hunting purposes or for breeding trial or show such transfer shall be noted on the record of the county treasurer.

Section 15. The county treasurer shall keep an accurate record of all license fees and fines collected by him or paid over to him by any justice of the peace, alderman, magistrate or notary public and of all money received from the sale of dogs. Such record shall be a public record and open to persons interested during business hours. All such moneys received by the county treasurer shall be remitted to the State Treasurer on the first Monday of each calendar month together with a report of each payor on forms furnished by the Secretary of Agriculture. A duplicate copy of each report shall be furnished the Secretary of Agriculture at the time of making such remittance.

Section 16. The State Treasurer shall establish a separate fund to be known as the "Dog Fund" into which all moneys collected under the provisions of this act shall be paid and from which all expenditures necessary in the carrying into effect the provisions of this act shall be paid. All moneys in the dog fund from time to time are hereby specifically appropriated to the Department of Agriculture for the purpose of carrying into effect the provisions of this act. All payments from the dog fund shall be made by the State Treasurer upon warrants of the Auditor General and upon the filing of itemized vouchers by the Secretary of Agriculture.

On the thirtieth day of November of each year the State Treasurer upon requisition of the Secretary of Agriculture shall pay over into the general fund of the State Treasurer all moneys remaining to the credit of the dog fund with the exception of the sum of twenty-five thousand dollars which amount shall remain in the dog fund.

Section 17. The Assessors for taxation purposes in each township, borough, town and city shall annually at the time of the assessing property as required by law make diligent inquiry as to the number of dogs owned, harbored or kept by each person in his district.

The assessor shall annually on or before the first day of January make a complete report to the Secretary of Agriculture on a blank form furnished by the Secretary of Agriculture setting forth the name of every owner of any dog or dogs, how many of each sex are by him owned or harbored and if a kennel is maintained by any person such fact shall also be stated. It shall be the duty of the assessor at the time of making the enumeration to notify the owner of such dog or dogs that he must obtain a license for the same as provided for in this act but the neglect or failure so to notify such owner shall not relieve the owner from his duty to obtain such licenses. For such service the assessor shall receive five cents for each name furnished the Secretary of Agriculture to be paid from the "Dog Fund" by the State Treasurer upon warrant of the Auditor General and approval of the Secretary of Agriculture.

Section 18. On and after the fifteenth day of January one thousand nine hundred and twenty-two it shall be unlawful for any person to own or keep any dog six months old or over unless such dog is licensed by the treasurer of the county in which the dog is kept and unless such dog at all times wears the collar and tag provided for by this act unless such dogs are temporarily brought into the State for breeding trial or show purposes.

Section 19. It shall be the duty of every police officer to seize and detain any dog or dogs which bear a proper license tag and which are found running at large either upon the public streets or highways of the Commonwealth or upon the property of other than the owner of such dogs and unaccompanied by the owner or keeper. Any police officer is hereby authorized and empowered to go upon any premises and enter any building to seize and detain any dog or dogs which have been found running at large unaccompanied by the owner or keeper when such police officer is in immediate pursuit of any such dog or dogs.

It shall be the duty of every police officer to dispose of any dog which does not bear a proper license tag which is found running at large either by killing the dog or by the sale of such unlicensed dog to a responsible person the proceeds of such sale to be turned over to the county treasurer less a fee of two dollars for such service. The county treasurer shall include such proceeds with other revenue received from the enforcement of this law and pay the same to the State Treasurer. The chief of police or his agents of any city the high constable of any borough or the constable of any borough not having a high constable and the constable of any incorporated town or township shall cause any dog bearing a proper license tag and so seized and detained to be properly kept and fed and shall cause immediate notice either personal or by registered mail to be given to the person in whose name the license was procured or his agent to claim such dog within ten days. The owner of a dog so detained shall pay all reasonable expenses incurred by reason of its detention under the provisions of this section before the dog is returned.

Section 20. If after ten days from the giving of such notice such dog has not been claimed such chief of police or his agent constable or high constable shall dispose of such dog by sale or by destruction in some humane manner. No dog so caught and detained shall be sold for the purpose of vivisection. All moneys derived from the sale of such dog after deducting the expense of its detention shall be paid to the county treasurer and by him paid to the State Treasurer. For services under section nineteen and twenty of this act such officers shall be paid the sum of two dollars for detaining a license dog and

the sum of two dollars for the killing and properly disposing of carcass of each unlicensed dog by cremation, burial or other approved sanitary method. All expenses incurred under this or the preceding section and not otherwise provided for shall be paid by the State Treasurer from the fund specifically provided for by this act and appropriated for this purpose upon warrant of the Auditor General and approved of the Secretary of Agriculture.

Section 21. It shall be unlawful for any police officer to fail or refuse to perform his duties under the provisions of this act or to refuse to assist in the enforcement of this law upon request of the Secretary of Agriculture.

It shall be unlawful for any person to interfere with any officer or agent in the enforcement of this law.

It shall be unlawful for any person to forcibly cut the leash or take a dog away from such officer having it in his possession when found running at large unaccompanied by the owner or keeper.

Section 22. Any person may kill any dog which he sees in the act of pursuing, worrying or wounding any livestock or wounding or killing poultry or attaching human beings whether or not such dog bears the license tag required by the provisions of this act. There shall be no liability on such persons in damages or otherwise for such killing.

Any unlicensed dog that enters any field shall constitute a private nuisance and the owner or tenant of such field or their agent or servant may kill such dog while it is in the field without liability or responsibility of any nature for such killing.

Licensed dogs when accompanied by their owner or handler shall not be included under the provisions of this section unless caught in the act of worrying, wounding or killing any livestock or wounding or killing poultry or attacking human beings.

Section 23. All dogs are hereby declared to be personal property and subjects of larceny. Except as provided in section twenty-two of this act it is unlawful for any person except a police officer to kill, injure or poison or to attempt to kill, injure or poison any dog which bears a license tag for the current year.

It is unlawful for any person to place any dog-button or any poison of any description in any place on his own premises or elsewhere it may be easily found and eaten by dogs.

This section does not prohibit the Board of Game Commissioners or any of its officers and agents from using dogs under the provisions of the game laws.

Section 24. It is unlawful for the owner or keeper of any female dog to permit such female dog to go beyond the premises of such owner or keeper at any time she is in heat unless such female dog is properly in leash.

Section 25. The owner or keeper of every dog shall at all times between the hours of sunset and sunrise of each day keep such dog either (a) confined within an enclosure from which it cannot escape or (b) firmly secured by means of a collar and chain or other device so that it cannot stray beyond the premises on which it is secured or (c) under the reasonable control of some person or when engaged in lawful hunting accompanied by an owner or handler.

Section 26. Whenever any person sustains any loss or damage to any livestock or poultry by dogs or any livestock or poultry of any person is necessarily destroyed because of having been bitten by a dog such person or his agent or attorney may within ninety days after the damage was done complain to any township auditor or to any justice of the peace, alderman or magistrate of the township, town, borough or city. Such complaint shall be in writing shall be signed by the person making such complaint and shall state when and where and how such damage was done and by whose dog or dogs if known. Such township auditor, justice of the peace, alderman or magistrate shall at once examine the place where the alleged loss or damage was sustained and the livestock or poultry injured or killed if practicable and the livestock or poultry shall fix a time for taking testimony relative to such claim. He shall also notify the dog owner if known. Such auditor, justice of the peace, alderman or magistrate shall examine under oath or affirmation any witness called before him. After making diligent inquiry in relation to such claim such township auditor, justice of the peace, alderman or magistrate and the agent of the Secretary of Agriculture shall determine whether any damage has been sustained and the amount thereof and if possible who was the owner of the dog or dogs by which such damage was done.

Any owner or keeper of such dog or dogs shall be liable to the owner of such livestock or poultry in a civil action for all damages and costs or to the Commonwealth to the extent of the amount of damages and costs paid by the Commonwealth as hereinafter provided.

Section 27. Upon making the examination required in section twenty-six of this act the township auditor, justice of the peace, alderman or magistrate and agent of the Secretary of Agriculture shall immediately make a certificate signed and sealed by them that such appraisal was regularly signed and made. If by such examination it appears that any damage has been sustained by the complainant the township auditor, justice of the peace, alderman or magistrate shall deliver the report of such examination and all papers relating to the case to the claimant or his agent or attorney upon payment of the costs incurred to that time. Such report shall by him be delivered to the Secretary of Agriculture.

Section 28. Township auditors, justices of the peace, aldermen and magistrates for the special service required under sections twenty-six and twenty-seven of this act shall receive two dollars for each case and five cents per mile for each mile traveled to be paid by the claimant in each case. In all cases where damages are awarded the fees paid by claimants shall be included in the amount of such damages.

Section 29 Upon the Secretary of Agriculture receiving such report if it appears thereby that a certain amount of damage has been sustained by the claimant he shall immediately draw his requisition on the Auditor General and State Treasurer in favor of the claimant for the amount of loss or damage such claimant has sustained according to such report together with necessary and proper costs incurred. Such amount shall be paid from the "Dog Fund." No person shall receive any requisition for any claim until the township auditor justice of the peace alderman or magistrate before whom the claim was made had certified that due diligence was made to ascertain whose dog or dogs did the damage and that the carcasses of the livestock or poultry killed and for which damages have been assessed were buried within twenty-four hours after the assessment of damages. The owners of any livestock or poultry killed by dogs or livestock necessarily destroyed because of having been bitten by a dog shall be paid a burial fee as follows: For each horse stallion colt gelding mare bull bullock steer heifer cow mule jack jennet or burro two dollars and fifty cents each for each sheep ram lamb calf goat kid or swine two dollars each for each head of poultry domestic hare or rabbit ten cents each to be included in said report and paid as other damages under this section. Where said carcasses are turned over to a scavenger or reduction plant no burial fee shall be allowed.

Upon payment by the State of damages of livestock or poultry by dogs the rights of the owner of such livestock or poultry against the owner of a dog to the extent of the amount of damages so paid by the State shall inure to the benefit of the State.

Section 30 No payment shall be made for any item which has already been paid by the owner of the dog or dogs doing the injury. The fact that no such payment has been made shall be certified by the township auditor justice of the peace alderman or magistrate.

When any payment is made by the State for any livestock bitten by a dog such payment shall not exceed one hundred dollars for each horse or mule sixty dollars for each head of cattle or twenty dollars for each head of swine or sheep and two dollars for each head of poultry or domesticated hare or rabbit.

Section 31 Any valid claims or parts thereof for loss or damage to sheep horses mules cattle swine or poultry which have accrued under the provisions of the act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and eighteen) entitled "An act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done by dogs and payment thereof by the proper county to the owners of livestock and poultry and of damages to licensed dogs imposing powers and duties on certain State county city borough town and township officers and employees and on city councils of cities of the first and second class and providing penalties" at any time prior to the taking effect of this act shall not abate by reason of the repeal of such act but shall be paid out of the general fund of the proper county and for such purposes the provisions of said act are hereby saved from repeal.

Section 32 If in report of the township auditor justice of the peace alderman or magistrate the name of the owner of any dog or dogs having caused loss or damage to any livestock or poultry is definitely and conclusively shown the Secretary of Agriculture may notify such owner or keeper to immediately kill said dog or dogs. The killing of such dogs does not remove the liability of the owner of such damage done by his dog or dogs. Upon failure however of such owner to comply with such order within a period of ten days the chief of police or his agent of the township town borough or city in which said dog or dogs are kept upon notice from the Secretary of Agriculture shall kill such dog or dogs wherever found. For such service he shall be entitled to a fee of two dollars for each dog so killed to be paid by the State upon a certificate statement to the Secretary of Agriculture that such dog or dogs have been killed by him. The Secretary of Agriculture shall issue his requisition on the State Treasurer for such amount unless payment has been made by the owner or keeper of the dog or dogs.

Section 33 It is unlawful for any person knowingly to make any false statement or to conceal any fact required to be disclosed under any of the provisions of this act.

Section 34 In any proceedings under this act the burden of proof of the fact that a dog has been licensed or has been imported for breeding trial or show purposes or that a dog is under the age of six months shall be on the owner of such dog.

Any dog not bearing a license tag shall prima facie be deemed to be unlicensed.

Section 35 The Secretary of Agriculture through his officers and agents shall be charged with the general enforcement of this law. To this end the Secretary of Agriculture may employ all proper means for the enforcement of this act. Any other department bureau or commission of the government of this Commonwealth shall on request of the Secretary of Agriculture assist in the enforcement of the provisions of this act.

The Secretary of Agriculture is hereby authorized to advertise for bids and let contracts for all supplies necessary for carrying out the provisions of this act.

Section 36 Any person violating or failing or refusing to comply with any of the provisions of this act shall upon conviction in a summary proceeding be sentenced to pay a fine not less than five dollars nor more than one hundred dollars or to undergo an imprisonment not exceeding thirty days or both.

All fines collected under the provisions of this act shall be forthwith paid to the county treasurer and by him paid into the State Treasury.

Section 37 Nothing in this act shall be construed to prevent the owner of a licensed dog from recovering by action at law the value of any dog which dog has been illegally killed by any police officer or any other person within this Commonwealth

from said police officer or other person. In case such police officer or other person fails to pay the value of such dog so killed the same shall be paid by the State. The value of said dog shall be ascertained in the same manner as provided in section twenty-six of this act for assessing the damage done to livestock by dogs and shall in no case exceed one hundred dollars for any one dog.

Section 38 Nothing in this act shall interfere with any law for the protection and preservation of game or the killing of licensed and unlicensed dogs under the provisions of the game laws of this Commonwealth nor does this act repeal or affect any acts or parts of acts relating to mad dogs or dogs affected with any disease nor prohibit the killing of licensed or unlicensed dogs in accordance with the provisions of any of said acts or any quarantine regulations made in accordance with the provisions of said acts.

Section 39 In so far as this act provides for the licensing of dogs and the payment of damages for livestock or poultry injured by dogs or for licensed dogs illegally killed it shall not apply to cities of the first and second class. Such licensing and payment of damages in cities of the first and second class shall continue to be carried on under the provisions of existing laws.

Section 40 This act shall take effect on the fifteenth day of January one thousand nine hundred and twenty-two except that the Secretary of Agriculture may issue license blanks and tags and the county treasurers may issue licenses for the year one thousand nine hundred and twenty-two at any time after the passage of this act.

Section 41 The provisions of this act shall be severable and if any of its provisions shall be held to be unconstitutional the decision of the court shall not affect or impair any of the remaining provisions of the act. It is hereby declared as a legislative intent that this act would have been adopted had such unconstitutional provision not been included therein.

Section 42 This act does not repeal or in anywise affect any of the provisions of the following acts:

The act approved the twenty-second day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred twenty-eight) entitled "An act relating to domestic animals defining domestic animals so as to include poultry providing methods of improving the quality thereof and of preventing controlling and eradicating diseases thereof imposing certain duties upon practitioners of veterinary medicine in Pennsylvania regulating the manufacture use and sale of tuberculin mallein and other biological products for use with domestic animals defining the powers and duties of the State Livestock Sanitary Board and the officers and employees thereof fixing the compensation of the Deputy State Veterinarian and providing penalties for the violation of this act."

The act approved the first day of June one thousand nine hundred and fifteen (Pamphlet Laws six hundred forty-four) entitled "An act to give additional protection to wild birds and animals and game within the Commonwealth of Pennsylvania prohibiting the hunting for or capture or killing of such wild birds or animals or game by unnaturalized foreign-born residents forbidding the ownership or possession of dogs by any unnaturalized foreign-born resident within the Commonwealth and prescribing penalties for violation of its provisions."

The act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred seventy-two) entitled "An act to provide for the protection and preservation of game game quadrupeds and game birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions."

Section 43 The act approved the eleventh day of July Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws eight hundred eighteen) entitled "An act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done by dogs and payment thereof by the proper county to the owners of livestock and poultry and of damages to licensed dogs imposing powers and duties on certain State county city borough town and township officers and employees and on city councils of cities of the first and second class and providing penalties" is hereby repealed except in so far as it provides for the licensing of dogs and the payment of damages for livestock injured by dogs or for licensed dogs illegally killed in cities of the first and second class. The repeal of this act shall not revive any act or parts of an act repealed by it.

All other acts or parts of acts inconsistent herewith are hereby repealed.

On the question,

Will the House agree to the bill on third reading?

Mr. HARRY. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend section 2, page 2, line 12, by striking out the word "or"

Amend section 16, page 9, lines 23 and 24 by striking out the following: "pay over into the general fund of the State Treasury" and insert in lieu thereof: "remit" thereof the following: "To the respective county treasurers for general county purposes in that proportion which such counties respectively contributed to such excess over and above the expenditures."

Amend section 19, page 11, lines 16 and 17 by striking out the words "dispose of" and inserting in lieu thereof "kill"

Amend section 19, page 11, line 18 by striking out the words "either by killing".
Amend section 19, page 11 by striking out the whole of lines 19, 20, 21, 22, 23, and 24.

The SPEAKER. Will the House give nuanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,
Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

BILL ON FINAL PASSAGE RECALLED FROM THE GOVERNOR.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 301, as follows:

An Act to amend section seven of article two of chapter seven of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" and to repeal section seven of article two of chapter seven of said act.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section seven of article two of chapter seven of the act approved the fourteenth day of May Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" which reads as follows

"Section 7 The salary of the burgess shall not exceed per annum one hundred dollars per thousand for the first five thousand population or fraction thereof and fifty dollars per annum for each additional one thousand of population or fractional majority thereof the population to be determined by the last United States decennial census or by five times the number of electors in the borough as shown by the last registration thereof" is hereby amended to read as follows

Section 7 The salary of the burgess shall not exceed per annum one hundred dollars per thousand for the first five thousand population or fraction thereof and fifty dollars per annum for each additional one thousand of population or fractional majority thereof the population to be determined by the last United States decennial census or by five times the number of electors in the borough as shown by the last registration thereof Provided however That in any borough whose population calculated as aforesaid exceed ten thousand the borough council may by ordinance fix the salary of the burgess at any sum not exceeding two thousand dollars

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—172.

Alexander,	Elgin,	Krugh,	Ruch,
Armstrong,	Evans,	Lafferty,	Ruddy,
Asbury,	Feldman,	Leeds,	Schaeffer,
Aston,	Fitzgibbon,	Long,	Schilling,
Baker,	Fox,	Love,	Schwartz,
Baldi,	Franklin,	McBride,	Sieg,
Beaver,	Gearhart,	McCaig,	Shaffer,
Beckley,	Gelder,	McCann,	Shellenberger,
Bell,	Gibbon,	McCarthy,	Sinclair,
Bidelspacher,	Glass,	McClure,	Smiley,
Bluett,	Goehring,	McCurdy,	Smith, H. J.,
Blumberg,	Golder,	McGowan,	Smith, H.,
Bower,	Goodnough,	McHugh,	Smith, J. W.,
Brady,	Goss,	McKnight,	Smith, L.,
Brenneman,	Griffith,	McMullen,	Snowden,
Bromley,	Hagerty,	McOwen,	Sowers,
Brooks,	Haines,	McVicar,	Sprows,
Brown, T. R.,	Haldeman,	Magill,	Stackhouse,
Burns,	Hampson,	Mangan,	Stacklander,
Campbell,	Harding,	Marcus, J.,	Stark,
Chaplin,	Harer,	Marcus, J. C.,	Steedle,
Clutton,	Haslett,	Marshall,	Sterling,
Conerger,	Hattrick,	Marth,	Stevenson,
Conner,	Haws,	Mantz,	Strauss,
Cook,	Heffernan,	Michael,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, A.,	Van Alen,
Cratty,	Henderson, W.,	Miller, A. S. C.,	Vickerman,
Crum,	Hess,	Miller, C.,	Walker, J. A.,
Curran,	Hetrick,	Miller, D. I.,	Weamer,
Davis,	Hoffman, J. N.,	Miller, D. D.,	Weiss,
Dawson,	Hoffman, M. R.,	Miller, H. F.,	Wells,
Denning,	Horne,	Miller, J. J.,	Wettach,
Dewey, C. P.,	Hough,	Ogle,	Whitthouse,
Dewey, P. H.,	Huston,	Orr,	Whiteman,
Diehm,	Jones, D. J.,	Perry,	Williams,
Disheimer,	Jones, W. W.,	Phillips,	Wolfe,

Dithrich,
Drinkhouse,
Dunkap,
Dunn,
Baches,
Edmonds,
Ehrhardt,

Jordan,
Kantner,
Kelly,
Kinsman,
Kohler,
Kooser,
Krause,

Like,
Posey,
Rhoads,
Richards,
Rieder,
Rinn,

Woner,
Wood,
Woodruff,
Zook,
Spangler,
Speaker,

NAYS—3.

DeHaas, Lewis, Stewart

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 529, as follows:

An Act requiring county treasurers to mail advertisements to owners and reputed owners whose lands are to be exposed to sale for non-payment of taxes

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be the duty of the county treasurer of each county to mail to each owner or reputed owner of seated or unseated lands advertised for sale a copy of the advertisement of the treasurers tax sale showing the lands to be exposed to sale for non-payment of taxes Such notice shall be mailed at least thirty days before the day fixed for such sale to the last known address of such owner or reputed owner No failure of the county treasurer to mail such notice shall invalidate any tax sale had in accordance with the laws of the Commonwealth

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1462, as follows:

An Act to further amend section five hundred and twenty-four as amended and section two thousand eight hundred twenty-four as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof of providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" so far as to prescribe a new minimum and a new maximum number of mills that may be levied for school purposes in school districts of the first class upon each dollar of the total assessment of all property assessed and certified for taxation therein

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five hundred and twenty-four of an act approved the eighteenth day of May one thousand nine hundred and eleven entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which as amended by an act approved the twenty-first day of May one thousand nine hundred and nineteen (Pamphlet Laws five hundred fifty-five) entitled "An act to amend sections five hundred and twenty-four and two thousand eight hundred and twenty-four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" reads as follows

"Section 524 In all school districts of the first class the school taxes for the following fiscal year shall be levied annually by the board of school directors thereof on or after the second Monday of November and before the first Monday of December following

The total annual school tax levy made in any one year by any school district of the first class shall not be less than six mills nor except as provided in section two thousand eight

hundred twenty-four as amended of the act to which this is an amendment shall the tax levy for the school year one thousand nine hundred twenty exceed seven mills nor shall the tax levy for the school year one thousand nine hundred twenty-one or any school year thereafter exceed eight mills on the dollar of the total assessment of all property assessed and certified for taxation therein" is hereby further amended to read as follows

Section 524 In all school districts of the first class the school taxes for the following fiscal year shall be levied annually by the board of school directors thereof on or after the second Monday of November and before the first Monday of December following

The total annual school tax levy made in any one year by any school district of the first class shall not be less than eight mills nor except as provided in section two thousand eight hundred and twenty-four as further amended of the act to which this is an amendment more than ten mills on the dollar of the total assessment of all property assessed and certified for taxation therein

Section 2 Section two thousand eight hundred twenty-four of said act which as amended by an act approved the twenty-first day of May one thousand nine hundred and nineteen (Pamphlet Laws five hundred and fifty-five) entitled "An act to amend sections five hundred and twenty-four and two thousand eight hundred and twenty-four of an act approved the eighteenth of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'" reads as follows

"Section 2824 Any school district of the first class assuming any bonded indebtedness of any former school district sub-school district or ward school district within its limits may levy and collect a school tax not to exceed seven and one-half mills for the school year one thousand nine hundred twenty on the dollar of the total assessment of all property assessed and certified for taxation therein and not to exceed eight and one-half mills for the school year one thousand nine hundred twenty-one or any year thereafter until such school bonded indebtedness has been paid after which such school tax levy shall not exceed eight mills for any one year on the dollar as provided in section five hundred twenty-four as amended of the act to which this is an amendment"

"Section 2824 Any school district of the first class assuming any bonded indebtedness of any former school district sub-school district or ward school district within its limits may levy and collect a school tax not to exceed ten and one-half mills on the dollar of the total assessment of all property assessed and certified for taxation therein until such assumed bonded indebtedness has been paid after which such school tax levy shall not exceed ten mills for any one year on the dollar as provided in section five hundred twenty-four as further amended of the act to which this is an amendment"

Section 3 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL DROPPED FROM THE CALENDAR.

Mr. BLUETT. Mr. Speaker, I move that House Bill No. 1462, File Folio No. 6373, be dropped from the calendar.

Mr. DAVID I. MILLER. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1280, as follows:

An Act to amend section five of an act approved the twenty-third day of June one thousand nine hundred and eleven (Pamphlet Laws eleven hundred twenty-three) entitled "An act establishing in each county a board of viewers prescribing their duties providing for their appointment as viewers road juries juries of view and providing for the charges upon the respective counties in the matter of salaries costs and expenses thereof" providing for the division of townships running of township lines division of boroughs into wards and township into election districts and for the establishment or reestablishment of township division lines by members of the county board of viewers

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five of an act approved the twenty-third day of June one thousand nine hundred and eleven (Pamphlet Laws eleven hundred twenty-three) entitled "An act establishing in each county a board of viewers prescribing their duties providing for their appointment as viewers road juries juries

of view and commissioners to view land and providing for the charges upon the respective counties in the matter of salaries costs and expenses thereof" which reads as follows

"Section 5 Whenever hereafter a petition shall be presented to any court judge or judges of this Commonwealth praying the appointment of viewers reviewers or re-reviewers or of a jury of view or of a road jury or of commissioners of view or of any person or body under any designation for the purpose of viewing laying out opening grading altering widening vacating or constructing of roads streets highways sewers or bridges or for the assessment of damages and benefits occasioned by such laying out opening grading altering widening vacating and constructing of roads streets highways sewers or bridges or occasioned by any appropriation of land by municipalities and of other corporations having the power of eminent domain the court shall appoint a board of view of three members one of whom shall be learned in the law from among the board of viewers of the county as such viewers reviewers re-reviewers or jury of view or road jury or commissioners of view

The records filed by such board of view when concurred in by two out of these three members thereof shall have the same force and effect as records filed under existing laws by viewers reviewers re-reviewers or juries of view or road juries or commissioners of view

Appeals from the action of any board of view and exceptions thereto shall be taken and filed in the same manner and with like force and effect as under existing laws

In case of vacancies in a board of view appointed in any case and before its final action the court which appointed the board may fill such vacancies in the board by the appointment of other members of the board of viewers' is hereby amended to read as follows

Section 5 Whenever hereafter a petition shall be presented to any court judge or judges of this Commonwealth praying the appointment of viewers reviewers or re-reviewers or of a jury of view or of a road jury or of commissioners of view or of any person or body under designation for the purpose of dividing townships running township lines dividing boroughs into wards or township into election districts or of establishing or reestablishing township division lines for the purpose of viewing laying out opening grading altering widening vacating or constructing of roads streets highways sewers or bridges or for the assessment of damages and benefits occasioned by such laying out opening grading altering widening vacating and constructing of roads streets highways sewers or bridges or occasioned by any appropriation of land by municipalities and of other corporations having the power of eminent domain the court shall appoint a board of view of three members one of whom shall be learned in the law from among the board of viewers of the county as such viewers reviewers re-reviewers or jury of view or road jury or commissioners of view or other body for the purposes herein set forth

The records filed by such board of view when concurred in by two out of these three members thereof shall have the same force and effect as records filed under existing laws by viewers reviewers re-reviewers or juries of view or road juries or commissioners of view

Appeals from the action of any board of view and exceptions thereto shall be taken and filed in the same manner and with like force and effect as under existing laws

In case of vacancies in a board of view appointed in any case and before its final action the court which appointed the board may fill such vacancies in the board by the appointment of other members of the board of viewers

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1281, as follows:

An Act to amend section four of the act approved the twenty-third day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred and twenty-three) entitled "An act establishing in each county a board of viewers prescribing their duties providing for their appointment as viewers road juries juries of view and commissioners to view land and providing for the charges upon the respective counties in the matter of salaries costs and expenses thereof" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section four of the act approved the twenty-third day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred and twenty-three) entitled "An act establishing in each county a board of viewers prescribing their duties providing for their appointment as viewers road juries juries of view and commissioners to view land and providing for the charges upon the respective counties in the matter of salaries costs and expenses thereof" which as amended by the act approved the fifth day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred and ninety-three) entitled "An act to further amend section four of an act approved the twenty-third day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred and twenty-three) entitled 'An act establishing in each county a board of viewers prescribing their

duties providing for their appointment as viewers road juries juries of view and commissioners to view land and providing for the charges upon the respective counties in the matter of salaries costs and expenses thereof as amended" reads as follows

"Section 4 In counties having more than one million inhabitants each member of said board of viewers shall receive an annual salary of five thousand dollars payable quarterly out of the treasury of the proper county

In counties containing less than one million inhabitants each member of the said board of viewers shall receive and be paid out of the treasury of the proper county the sum of five (5) cents per mile for each mile actually and necessarily traveled by him in the performance of the duties of his office and each member of the said board of viewers shall receive and be paid out of the treasury of the proper county the sum of seven and fifty one-hundredths dollars (\$7.50) per day for each day actually and necessarily spent by him in the performance of the duties of his office. The same shall be paid monthly under such conditions as to verification of time of employment as may be prescribed by the rules and regulations which shall be made in that behalf by the courts of the respective counties" is hereby further amended to read as follows

Section 4 In counties having more than one million inhabitants each member of said board of viewers shall receive an annual salary of five thousand dollars payable quarterly out of the treasury of the proper county

In counties containing less than one million inhabitants each member of the said board of viewers shall receive and be paid out of the treasury of the proper county the sum of ten (10) cents per mile for each mile actually and necessarily traveled by him in the performance of the duties of his office and each member of the said board of viewers shall receive and be paid out of the treasury of the proper county the sum of seven and fifty one-hundredths dollars (\$7.50) per day for each day actually and necessarily spent by him in the performance of the duties of his office. The same shall be paid monthly under such conditions as to verification of time of employment as may be prescribed by the rules and regulations which shall be made in that behalf by the courts of the respective counties

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1345, as follows:

An Act providing for the reimbursement of counties by boroughs and townships when the county has contracted with the State Highway Department for the payment of both the county's and the borough or township's share of the cost of constructing or improving a State or State-aid highway authorizing counties to so contract empowering boroughs and townships to incur indebtedness therefor and authorizing an assessment of the borough's share on the abutting property

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever under any law of this Commonwealth a county and a borough or a county and a township may enter into a contract with the State Highway Department for the construction or improvement of a State or State-aid highway such county contract with the State Highway Department to pay the whole of such part of the cost thereof as is not paid by the Commonwealth. The county and the borough or the township where such improvements are made may contract for the reimbursement to the county by the borough or township of a part of the cost for which the county has contracted with the State Highway Department under such terms as may be mutually agreed on

Section 2 Any borough or township so contracting may incur such indebtedness and issue interest bearing bonds therefor as may be necessary to pay their share of the cost of such construction or improvement as agreed on in such contract subject to the constitutional limitation of such indebtedness

Section 3 Any borough so contracting may collect its share of the cost of such construction or improvement from the abutting property owner by an assessment on the foot-front in accordance with the general law

Section 4 All acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1186, as follows:

An Act relating to the arrest and punishment of users of opium morphine cocaine cocoa leaves or any compound salt derivative or preparation thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General

Assembly met and it is hereby enacted by the authority of the same That if any person shall be charged on oath or affirmation before a magistrate justice of the peace alderman mayor or burgess of the Commonwealth with being a user of opium morphine cocaine cocoa leaves or any compound salt derivative or preparation thereof and who shall have been arrested in this commonwealth and if it shall be proven to the satisfaction of the said magistrate justice of the peace alderman mayor or burgess of the Commonwealth by sufficient testimony that he or she was a user of opium morphine cocaine cocoa leaves or any compound salt derivative or preparation thereof he or she shall be committed to the county jail or prison or house of correction reformation and employment in counties in which there is a house of correction reformation and employment for a term not exceeding four (4) months at labor or in the discretion of the said magistrate justice of the peace alderman mayor or burgess of the Commonwealth be required to enter security for his or her good behavior for a period of not exceeding one (1) year Provided however That the defendant or defendants may within five (5) days after such a conviction appeal to the court of quarter sessions of the county in which such magistrate justice of the peace alderman mayor or burgess of the Commonwealth shall reside upon allowance of said court of quarter sessions or any judge thereof upon cause shown

Section 2 All acts or parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1467, as follows:

An Act relating to the payment of funeral expenses of decedents by executors or administrators

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the executor or administrator of every decedent shall pay the claim for the funeral expenses out of the first moneys received by him applicable for the payment of the debts of the decedent

Section 2 If such claim has not been paid within sixty days after the granting of letters testamentary or of administration the claimant may file a petition with the orphans' court praying that the executor or administrator be cited to show cause why the claim should not be paid and a citation shall be issued accordingly

Section 3 If upon the return of such citation it shall appear that the executor or administrator has received moneys belonging to the estate applicable to the payments of the debts of the decedent the court shall take evidence as to such facts and if the claim is valid the court shall fix and determine the amount to be paid towards the said claim. The court shall make an order directing the payments of the claim in full or such part thereof as may be payable from moneys then in the hands of the executor or administrator applicable thereto within ten days after the service of such order upon the executor or administrator

Section 4 If it shall appear that no money has come into the hands of the executor or administrator then the proceeding shall be dismissed by the court without cost and without prejudice to further applications which shall not be made until three months after the granting or denial of any previous application

Section 5 If the claim has not been paid within three months after the said dismissal by the court the claimant may again present a petition to the court duly verified under oath stating the facts and that he believes that there are moneys in the hands of the executor or administrator applicable thereto. The issuance of the citation shall be at the discretion of the court

Section 6 If upon any audit it shall appear that the executor or administrator has failed to pay any such claim as ordered by the court then the claims or debts against the decedent shall not be paid until the claim for the funeral expenses has been discharged in full

Section 7 All acts or parts of acts inconsistent herewith and the same are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1027, as follows:

An Act to amend section one of an act approved May first nineteen hundred and thirteen entitled "An act defining mattresses regulating the making remaking and sale thereof prohibiting the use of insanitary and unhealthy materials therein requiring that the materials used shall be accurately described and prescribing the manner in which mattresses shall be labelled providing for the enforcement of

the provisions of this act making certain acts criminal and punishing the same imposing certain duties upon the Commissioner of Health and the Chief Factory Inspector and repealing legislation inconsistent with this act"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act entitled "An act defining mattresses regulating the making remaking and sale thereof prohibiting the use of insanitary and unhealthy materials therein requiring that the materials used shall be accurately described and prescribing the manner in which mattresses shall be labelled providing for the enforcement of the provisions of this act making certain acts criminal and punishing the same imposing certain duties upon the Commissioner of Health and the Chief Factory Inspector and repealing legislation inconsistent with his act" which provides as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That (one) the term "mattress" as used in this act shall be construed to mean any quilted pad mattress mattress pad bunk quilt or cushion stuffed or filled with wool hair or other soft material except feathers to be used on a couch or other bed for sleeping or reclining purposes

(2) The term "person" as used in this act shall be construed to include all individuals and all firms or copartnerships

(3) The term "corporation" as used in this act shall be construed to include all corporations companies associations and joint-stock associations or companies

(4) Whenever the singular is used in this act it shall be construed to include the plural whenever the masculine gender is used in this act it shall include the feminine and neuter genders" be and the same is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That (one) the term "mattress" as used in this act shall be construed to mean any quilted pad mattress mattress pad bunk quilt pillow or cushion stuffed or filled with wool hair feathers or other soft material to be used on a couch or other bed for sleeping or reclining purposes

(2) The term "person" as used in this act shall be construed to include all individuals and all firms or copartnerships

(3) The term "corporation" as used in this act shall be construed to include all corporations companies associations and joint-stock associations or companies

(4) Whenever the singular is used in this act it shall be construed to include the plural whenever the masculine gender is used in this act it shall include the feminine and neuter genders

Section 2 All laws or parts of laws inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 687, as follows:

An Act regulating the time of a retrial of a cause in any court of common pleas after the jury has been discharged for failure to agree

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That when a cause has been submitted to a jury in any court of common pleas of this Commonwealth and by reason of the inability of the jurors to agree they have been discharged the said cause shall not be retired during that same term except with the consent of the counsel for both parties to said cause

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1080, as follows:

An Act declaring certain combinations and agreements in restraint of trade unlawful and imposing certain powers in connection therewith upon the executive director of the Commission of Public Welfare

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any persons copartnerships or corporations or any two or more of them to enter into any combination or agreement to (a) create or carry out any restrictions in trade or (b) to acquire any monopoly or (c) to limit or reduce the production or increase the price of any merchandise or commodity or (d) to prevent competition

in manufacturing or (e) to fix any standard or figure whereby the selling price of any article of merchandise or commodity shall be controlled or (f) to directly or indirectly preclude a free and unrestricted competition among themselves or between purchasers or consumers

Any persons or the members of any copartnership or the officers or directors of any corporation violating the provisions of this section shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine of five hundred dollars or suffer imprisonment for a term not exceeding one year or both at the discretion of the court

Nothing contained in this section shall be construed to limit the powers of the Public Service Commission or to apply to any labor or trade association or union

Section 2 The executive director of the Commission of Public Welfare is hereby authorized to investigate all combinations and agreements made by persons copartnerships or corporations which are or which he believes are in violation of the provisions of this act For such purposes he is authorized to issue his subpoena to any person requiring his attendance and the production of books papers and documents In case any person shall refuse to appear in obedience to any such subpoena or to produce any books papers or documents the executive director may apply to the court of common pleas of the proper county and thereupon the court shall issue its subpoena requiring such person to attend and testify and to produce such books papers and documents Any refusal or failure to obey any subpoena issued by the court of common pleas shall be punished for contempt

Section 3 In case the executive director shall find any violations of this act it shall be his duty to forthwith enter prosecutions in the proper jurisdictions to enforce the provisions of section one of this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1007, as follows:

A Joint Resolution proposing an amendment to the Constitution of the Commonwealth of Pennsylvania providing for a budget system

Section 1 Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That the following is proposed as an amendment to article three of the Constitution of the Commonwealth of Pennsylvania in accordance with the eighteenth article thereof

Section 34 The Governor shall submit to the General Assembly a budget on or before March first of each year in which it shall be in regular session The budget shall contain a complete plan of proposed appropriations and complete estimates of the revenues and funds available for appropriation for the two ensuing fiscal years including appropriations for charitable educational and benevolent purposes In submitting proposals for appropriations to charitable educational or benevolent institutions not under the absolute control of the State government the Governor shall at the same time submit a plan of distribution among the classes of institutions to be benefited

When the Governor presents the budget to the House of Representatives he shall submit a general appropriation bill containing the proposed appropriations for the fiscal years covered by the budget and may also submit any bill embodying recommendations as to sources of revenue

The presiding officer of the House of Representatives shall immediately cause such bills to be introduced

The general assembly may increase decrease strike out or otherwise alter any item in the general appropriation bill or may add new items thereto

Until the general appropriation law has been enacted neither house shall consider an appropriation bill other than the general appropriation bill unless the appropriation shall be solely for the immediate needs of the general assembly or unless the Governor shall request the general assembly to act upon the bill in advance of the general appropriation bill

After the general appropriation law has been enacted no appropriation shall be made for any purpose object or item included therein or in the general appropriation bill as submitted by the Governor unless the Governor shall request the general assembly to pass a bill making such appropriation

The general assembly shall not finally adjourn for ten days after the general appropriation bill has been presented to the Governor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1236, as follows:

An Act to amend section seventeen of the act approved the seventeenth day of June one thousand nine hundred and

thirteen (Pamphlet Laws five hundred and seven) entitled "An act to provide revenue for State and county purposes and in cities coextensive with counties for city and county purposes imposing taxes upon certain classes of personal property providing for the assessment and collection of the same providing for the duties and compensation of prothonotaries and recorders in connection therewith and modifying existing legislation which provided for raising revenue for State purposes" as amended

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section seventeen of the act approved the seventeenth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and seven) entitled "An act to provide revenue for State and county purposes and in cities coextensive with counties for city and county purposes imposing taxes upon certain classes of personal property providing for the assessment and collection of the same providing for the duties and compensation of prothonotaries and recorders in connection therewith and modifying existing legislation which provided for raising revenue for State purposes" which as amended by the act approved the fifteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred and fifty-five) entitled "An act amending section seventeen of an act approved the seventeenth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and seven) entitled 'An act to provide revenue for State and county purposes and in cities coextensive with counties for city and county purposes imposing taxes upon certain classes of personal property providing for the assessment and collection of the same providing for the duties and compensation of prothonotaries and recorders in connection therewith and modifying existing legislation which provided for raising revenue for State purposes'" reads as follows

"Section 17 That all scrip bonds certificates and evidences of indebtedness issued and all scrip bonds certificates and evidences of indebtedness assumed or on which interest shall be paid by any and every private corporation incorporated or created under the laws of this Commonwealth or the laws of any other state or of the United States and doing business in this Commonwealth and all scrip bonds certificates and evidences of indebtedness issued and all scrip bonds certificates and evidences of indebtedness assumed or on which interest shall be paid by any county city borough township school district or incorporated district of this Commonwealth are hereby made taxable in the year one thousand nine hundred and nineteen and annually thereafter for State purposes at the rate of four mills on each dollar of the nominal value thereof Provided That this section shall not apply to bank notes or notes discounted or negotiated by any bank or banking institution savings institution or trust company And provided That the provisions of this act shall not apply to building and loan associations or to savings institutions having no capital stock but nothing herein contained shall be construed to relieve or exempt individual depositors in savings institutions having no capital stock from any taxation to which such depositor may be subject and if at any time either now or hereafter any persons individuals or bodies corporate have agreed or shall hereafter agree to issue his their or its securities bonds or other evidences of indebtedness clear of and free from the said four mills tax herein provided for or have agreed or shall hereafter agree to pay the same nothing herein contained shall be so construed as to relieve or exempt him it or them from paying the said four mills tax on any of the said such securities bonds or other evidences of indebtedness as may be held owned by or owing to the said saving institution having no capital stock And provided further That the provisions of this act shall not apply to fire-companies firemen's relief associations life or fire insurance corporations having no capital stock secret and beneficial societies labor unions and labor union relief associations and all beneficial organizations paying sick or death benefits or either or both from funds received from voluntary contributions or assessments upon members of such associations societies or unions And provided further That corporations limited partnerships and joint-stock associations liable to tax on capital stock for State purposes shall not be required to pay any further tax under this section on the mortgages bonds and other securities owned by them in their own right but corporations limited partnerships and joint-stock associations holding such securities as trustees executors administrators guardians or in any other manner shall be liable for the tax imposed by this section upon all securities so held by them as in the case of individuals And provided further That none of the classes of property made taxable by this section for State purposes shall be taxed or taxable for county school or other local purposes

It is the intent of this act that all scrip bonds certificates and evidences of indebtedness made taxable under this section are not taxable under section one (1) of the act to which this is an amendment and that only such scrip bonds certificates and evidences of indebtedness which cannot be made taxable under this section are to be taxed under section one (1) of said act" is hereby further amended to read as follows

Section 17 That all scrip bonds certificates and evidences of indebtedness issued and all scrip bonds certificates and evidences of indebtedness assumed or on which interest shall be paid by any and every private corporation incorporated or created under the laws of this Commonwealth or the laws of any other state or of the United States and doing business in this Commonwealth and all scrip bonds certificates and evidences of indebtedness issued and all scrip bonds certificates and evidences of indebtedness assumed or on which interest shall be paid by any county city borough township school district or incorporated district of this Commonwealth are hereby made taxable in the year

one thousand nine hundred and nineteen and annually thereafter for State purposes at the rate of four mills on each dollar of the nominal value thereof Provided That in cases where under the provisions of this section any private corporation shall become liable for such taxes upon evidence of indebtedness by it assumed it shall be the duty of such corporation if such indebtedness is assumed prior to the first day of October in any year to notify any person who may or may not theretofore have been liable to the payment of any taxes upon such evidences of indebtedness that the corporation has assumed such indebtedness and will deduct and pay the taxes imposed by this section and thereupon the liability of such person for the payment of any taxes for said year upon such evidence of indebtedness shall cease and in case any such taxes shall have been assessed against such person the same shall be exonerated by the proper authorities Where any such evidence of indebtedness shall be so assumed prior to the first day of October in any year and the corporation shall fail or neglect to notify the person liable to taxation upon such evidence of indebtedness of the fact that it has assumed such indebtedness and is required to deduct and pay the taxes due thereon the corporation shall nevertheless become liable for such taxes and shall not be permitted to deduct such taxes from the interest due upon such evidence of indebtedness In any case where any such evidence of indebtedness shall be assumed on the first day of October or a day subsequent thereto in any year the corporation shall not become liable for any taxes for the year in which such evidence of indebtedness was assumed but in all such cases said notice shall be given before the first day of October of the year following and any notice so given shall relieve such person from the payment of any taxes for such subsequent year Neglect or failure to give such notice before the first day of October of any subsequent year shall make the corporation liable for such taxes without any deduction from interest due as hereinafter provided Provided That this section shall not apply to bank notes or notes discounted or negotiated by any bank or banking institution savings institution or trust company And provided That the provisions of this act shall not apply to building and loan associations or to savings institutions having no capital stock but nothing herein contained shall be construed to relieve or exempt individual depositors in savings institutions having no capital stock from any taxation to which such depositors may be subject and if at any time either now or hereafter any persons individuals or bodies corporate have agreed or shall hereafter agree to issue his their or its securities bonds or other evidences of indebtedness clear of and free from the said four mills tax herein provided for or have agreed or shall hereafter agree to pay the same nothing herein contained shall be so construed as to relieve or exempt him it or them from paying the said four mills tax on any of the said such securities bonds or other evidences of indebtedness as may be held owned by or owing to the said saving institution having no capital stock And provided further That the provisions of this act shall not apply to fire-companies firemen's relief associations life or fire insurance corporations having no capital stock secret and beneficial societies labor unions and labor union relief associations and all beneficial organizations paying sick or death benefits or either or both from funds received from voluntary contributions or assessments upon members of such associations societies or unions And provided further That corporations limited partnerships and joint-stock associations liable to tax on capital stock for State purposes shall not be required to pay any further tax under this section on the mortgages bonds and other securities owned by them in their own right but corporations limited partnerships and joint-stock associations holding such securities as trustees executors administrators guardians or in any other manner shall be liable for the tax imposed by this section upon all securities so held by them as in the case of individuals And provided further That none of the classes of property made taxable by this section for State purposes shall be taxed or taxable for county school or other local purposes

It is the intent of this act that all scrip bonds certificates and evidences of indebtedness made taxable under this section are not taxable under section one (1) of the act to which this is an amendment and that only such scrip bonds certificates and evidences of indebtedness which cannot be made taxable under this section are to be taxed under section one (1) of said act

Provided That in cases where under the provisions of this section any private corporation shall become liable for such taxes upon evidence of indebtedness by it assumed or on which it shall pay interest it shall be the duty of such corporation if such indebtedness is assumed or the corporation become liable to pay the interest thereon prior to the first day of October in any year to notify any person who may or may not theretofore have been liable to the payment of any taxes upon such evidence of indebtedness that the corporation has assumed such indebtedness and will deduct and pay the taxes imposed by this section for the ensuing year and thereupon the liability of such person for the payment of any taxes for said ensuing year upon such evidence of indebtedness shall cease and in case any such taxes shall have been assessed against such person the same shall be exonerated by the proper authorities Where any such evidence of indebtedness shall be so assumed or the corporation become liable to pay the interest thereon prior to the first day of October in any year and the corporation shall fail or neglect to notify the person liable to taxation upon such evidence of indebtedness of the fact that it has assumed such indebtedness or has become liable to pay the interest thereon and is required to deduct and pay the taxes due thereon for the ensuing year the corporation shall nevertheless become liable for such taxes and shall not be permitted to deduct such taxes from the interest due upon such evidence of indebtedness In any case where any such evidence of indebtedness shall be assumed or the

corporation become liable to pay the interest thereon on the first day of October or a day subsequent thereto in any year the corporation shall not become liable for any taxes for the year in which such evidence of indebtedness was assumed or the corporation became liable to pay such interest but shall become liable for the taxes of the ensuing year and shall not be permitted to deduct the taxes for the said ensuing year from the interest due upon said evidence of indebtedness but in all such cases said notice shall be given before the first day of October of the year following and any notice so given shall relieve the holders of the obligation from the payment of any taxes for the year subsequent thereto. Neglect or failure to give such notice before the first day of October of each and every subsequent year during which such corporation is liable for the payment of such interest shall make the corporation liable for such taxes for the year following without any deduction from interest due as hereinbefore provided.

And said bill having been read at length the second time and agreed to.

Ordered To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1495, as follows:

A Joint Resolution proposing an amendment to article nine section one of the Constitution of the Commonwealth of Pennsylvania so as to permit the exemption from taxation of real and personal property owned occupied or used by any branch or post or camp of the Grand Army of the Republic the Spanish-American War Veterans the American Legion the Veterans of Foreign Wars and the Military Order of the Loyal Legion of the United States.

Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met. That the following amendment to the Constitution of Pennsylvania is hereby proposed in accordance with the eighteenth article thereof:

That section one of article nine be amended so as to read as follows:

All taxes shall be uniform upon the same class of subjects within the territorial limits of the authority levying the tax and shall be levied and collected under general laws but the General Assembly may by general laws exempt from taxation public property used for public purposes actual places of religious worship places of burial not used or held for private or corporate profit institutions of purely public charity and real and personal property owned occupied and used by any branch post or camp of honorably discharged soldiers sailors and marines.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1687, (Senate Bill No. 882), entitled:

An Act to empower the Public Service Commission to require railroad corporations to employ an adequate number of men upon trains and to repeal an act approved the nineteenth day of June nineteen hundred and eleven (Pamphlet Laws ten hundred and fifty-three) entitled "An act to promote the safety of travelers and employes upon railroads by compelling common carriers by railroad to properly man their trains".

The first section was read as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Public Service Commission created by the Public Service Company Law approved July twenty-sixth one thousand nine hundred and thirteen (Pamphlet Laws thirteen hundred and seventy-four) shall have power after hearing upon notice by order in writing to require any railroad corporation as defined in the Public Service Company Law to employ such number of men upon any of its trains as in the judgment of the commission is requisite for the safe and efficient operation thereof and any such order shall be enforceable and reviewable in the same manner as prescribed by such Public Service Company Law and the amendments thereto in respect to orders of the commission made thereunder and all acts inconsistent herewith are hereby repealed including the act of June nineteenth one thousand nine hundred and eleven (Pamphlet Laws ten hundred and fifty-three) entitled "An act to promote the safety of travelers and employes upon railroads by compelling common carriers by railroad to properly man their trains".

On the question.

Will the House agree to the section?

Mr. ALEXANDER. Mr. Speaker, I desire to offer the following amendment:

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 2, line 12, by inserting after the word "trains" the following:

"Provided no reduction shall be made by any railroad, because of the passage of this act, in any train crew as constituted by law prior to the passage of this act, without the authorization of the Public Service Commission after hearing."

On the question.

Will the House agree to the amendment?

Mr. ALEXANDER. Mr. Speaker, this is what is known as the Full Crew Act. The act provides that the "Public Service Commission shall have power after hearing upon notice by order in writing to require any railroad corporation as defined in the Public Service Company Law to employ such number of men upon any of its trains as in the judgment of the commission is requisite for the safe and efficient operation thereof and any such order shall be enforceable and reviewable in the same manner as prescribed by such Public Service Company Law and the amendments thereto in respect to orders of the commission made thereunder and all acts inconsistent herewith are hereby repealed including the act of June nineteenth one thousand nine hundred and eleven (Pamphlet Laws ten hundred and fifty-three) entitled "An act to promote the safety of travelers and employes upon railroads by compelling common carriers by railroad to properly man their trains."

My thought and the thought of a number of other people to whom I have spoken in this House who, like myself, is that I have always been opposed to many of these regulations that the Legislature has heretofore put upon railroads. At the same time this Legislature, in the session of 1911, in order to promote the safety of travellers and employes, saw fit to pass at that time what is known as the Full Crew Bill and the trains were manned in accordance with that purpose. This act that is presented here, Senate Bill No. 882, is known as the Full Crew Repealer, and provides without and notice or anything else that they can throw out of employment some seventeen hundred to twenty-three hundred men who are manning these trains under the Act of Assembly of 1911. I want to vote for this repealer but I want it known that as the Legislature heretofore has already said that it was necessary for the promotion of the welfare and safety of travellers, that the burden shall go to the railroad to show to the Public Service Commission that it is unnecessary to have those men on those trains. If I had been here in 1911 I would have voted against the full crew bill and I would have left the railroads to control their own business, but at this time when the conditions are as they are; when at this time the railroads are endeavoring to get agreements with their employes; when they are hand in hand at the present time in these agreements endeavoring to help each other, as they should do, and when men are out of employment as they are, I think it is not more than fair after this House saying in 1911 that it was necessary for the safety of travellers and employes that this law be passed—I think it is no more than fair, now, at this time, that these railroads should go into the Public Service Commission and should be the first mover and ask that the Public Service Commission review this proposition. I want to vote for this repealer, for this bill but not as it is; I would not vote for it unless the amendment is put in; and if it is put in, I believe and a number of others believe, that it should be passed and I will then ask the gentlemen of this House to vote for the repealer.

Mr. EDMONDS. Mr. Speaker, I ask that the amendment be again read.

The SPEAKER. The Clerk will read the amendment.

The Clerk read the amendment as follows:

Amend section 1 page 2 line 12 by inserting after the word "trains" the following: "Provided no reduction shall be made by any railroad because of the passage of this act in any train crew as constituted by law prior to the passage of this act without the authorization of the Public Service Commission after hearing."

Mr. MANGAN. Mr. Speaker, I desire to interrogate the gentleman from Delaware.

The SPEAKER. Will the gentleman from Delaware, Mr. Alexander, permit himself to be interrogated?

Mr. ALEXANDER. Mr. Speaker, yes, sir.

Mr. MANGAN. Mr. Speaker, I would like to ask the gentleman if the Public Service Commission knows more about conditions than this body in reference to the number of men that is required?

Mr. ALEXANDER. Mr. Speaker, I think the Public Service Commission will know more after they hear both sides.

Mr. MANGAN. I desire further to interrogate the gentleman. Does he know that trains running underground or overhead are equipped with at least one man for every car.

Mr. ALEXANDER. In 1911 the Legislature passed an act that that should be done; but before that was changed, that was after a full hearing by both Houses. However, I am not satisfied that at the present time these employes should be automatically ripped out of place without a further hearing by the Public Service Commission, whose duty it is and should be to determine this question.

Mr. MANGAN. Are you aware of the fact that this bill went into effect in 1911 and that when it did instead of increasing the force of railroadmen that they have decreased it?

Mr. ALEXANDER. I am not aware of that.

Mr. MANGAN. When the bill was passed in 1911 almost every train was equipped or manned with four men upon every train; both in yard and road service and when this bill became effective there were only four or five men on a train and in the yards they reduced the number to three; are you aware of that?

Mr. ALEXANDER. I am not. I want the railroads to show the Public Service Commission that it is necessary to have that number at that time.

Mr. MANGAN. I want to get behind the movement back of this amendment and find out who is opposed to the Full Crew Bill. You are willing to place it before the Public Service Commission, I understand, if this amendment is adopted?

Mr. ALEXANDER. I am not opposed to the Full Crew bill repealer if this amendment is put in so that there can be a hearing before the Public Service Commission.

Mr. MANGAN. Mr. Speaker, that does not make any change whatsoever to my mind in the bill, that amendment.

Mr. ALEXANDER. Mr. Speaker, I might add further that that amendment which I have asked to have written into this bill is the exact wording of the repeal of the full crew bill of the New Jersey act. Therefore it is not new with me but it has been in force in New Jersey ever since 1917.

Mr. MANGAN. Mr. Speaker, I am not speaking from theory nor from coercion nor from the lobbyists that are here to-day for this bill. I am speaking from the practical standpoint of twenty-five years service as a yard man, conductor, brakeman and yardmaster. I have seen men lose their limbs and their lives for want of men on the trains; I have seen the public run over for the want of more men on the trains than there are at the present time. In 1895 I started my service as yard brakeman, and the cars were like sardine cans in comparison with the trains we have to-day. At that time we had four men upon each and every crew. The railroad companies did not object at that time to the four men, as it was for the safety of themselves as well as for the safety of the public. The times have not changed only in connection with the railroad company. The men have not grown any bigger, and there is no one man can run one car and ride it without a great big limb of a tree that he has to swing his strength upon. When I was a brakeman a man could with nimble hands and a pair of gloves man these cars and ride and stop them on any kind of a grade regardless of the height. To-day a man must have a limb of a tree in his arms to man those trains and stop them for the safety of himself and the men working him as well as the public. Now let me tell you the only argument that they have to-day is in the passenger service. They will tell you that four men is too many men upon one of those trains. I want to ask each and every one of you gentlemen that travel every week over these roads when you stop in any town where is that crew. I will show you. The front brakeman is up next to the engine, and is ready to go that way in case anything happens and flag that train, the middleman is always with the conductor. There is not a man in this Hall cannot verify what I say. The conductor has a lot of

clerical work to do and he requires that middleman to be with him at all times until that train stops and then the middleman goes to the rear end and takes the place of the flagman. The train may stop over a crossing and that middleman must go under the train, a big fat man like I could not do it any more, you must be a little wee thin fellow, he goes under there and cuts the air hose and cuts the train to let the public pass over that crossing. That is the only argument that the railroad companies to-day place before you,—in the passenger service. It required four men twenty-five years ago on those passenger trains when they hauled but four or five or six cars. To-day you will see them with three and four engines and with twenty and twenty-five cars with the same number of men. The railroad men are not asking you for anything that they did not have all their lives. They have not asked you to regulate their wages, they have not asked you to regulate anything with the exception of their working hours, and that God knows is just. They work a longer time than in any other branch of labor in the State of Pennsylvania and then there is what is known as the Adamson Law, sixteen hours. They are working that, they have worked that and they are working that to-day wherever it is required, they are going out and working sixteen hours every day when the industries are busy. You cannot get men to work in their places. There are only two other occupations more dangerous in the world, I am not saying the United States but in the world, and they are bell diving and balloon ascension, and anybody that takes those jobs is crazier than a railroad man. I have seen gentlemen, in my twenty-five years service hundreds of unfortunates that were killed or maimed. I could take a car and load it with the limbs of the men that lost their limbs who worked with me. I ask you to vote down this amendment and furthermore, I would like to see this bill dropped from the calendar.

Mr. JAMES A. WALKER. Mr. Speaker, just a moment with the attention of the House. This amendment is not approved by the gentleman from Allegheny who speaks on behalf of the railroad men. I think he has shown from the railroad trainman's standpoint the futility of the amendment. Furthermore it only jumbles up the law as we have it to-day and if this thought as provided for in the amendment is carried to its logical conclusion no employer could ever discharge an employee without going to some board and asking that board to consent. It seems to me to be an amendment that will upset the entire law of labor of employer and employee and I therefore would suggest that the amendment be voted down.

Mr. OGLE. The act as it was originally passed in 1911 was entitled "An act to promote the safety of travelers and employees upon railroads by compelling common carriers by railroad to properly man their trains," which I consider was a misnomer. That is a very catchy title, "To promote the safety of travelers and employees." If it had been entitled an act to increase the number of men to be employed by the railroad company it might have received its proper designation. The argument that was made here by the gentleman from Allegheny and the proponents of this amendment is to the effect that the times are the same, but they are not. When the gentleman from Allegheny started to work trains were handled by hand brakes. We have advanced so in the science and art of the management of trains by the introduction of the air and safety valves, that now the train can be handled almost entirely by one man, the engineer, and the train, by the simple operation of the air, can be stopped in the shortest possible distance. Times have changed; improvements have been made. Now then, Mr. Speaker, in 1911, when this act was passed, there wasn't any proposition made to place the burden of proof upon the laboring man to show that there was a necessity for his employment upon the trains. The man was placed there whether or no. I have been spoken to on the side by the Chairman of the Ways and Means Committee, who says that I am a little out of order, and I will therefore conclude what I have to say by asking that this amendment be voted down. I desire to answer more fully, as opportunity may offer, the argument made by the gentleman from Delaware.

Mr. ALEXANDER. Mr. Speaker, I want to say that I hold no briefs for either the train crews or the railroad men. I am not employed by either; I do not represent the Balti-

more and Ohio or any other company, I am not the attorney for any company. I understand the gentleman from Somerset is employed as solicitor for one of the railroad companies. I have no brief for either, I am only looking at this matter as a matter of equity, justice and fair play between both parties. I cannot see why there should be any objection under the sun, when the Public Service Commission is asked to pass on this question and to decide whether or not it is necessary, whether the Public Service Commission should do it before the change was made or whether it should do it after the change was made. Isn't it fairer all the way round that the matter should be left statu quo, that is, everything standing as it is, and remaining so until the Public Service Commission has heard both sides of the question and decided it as to equity and justice.

That is the only thing I can see to it, and the only interest I have in it. I am particularly endeavoring to see fair play meted out to both parties, without any interest, pecuniary or otherwise, outside of that.

Mr. WOODRUFF. Mr. Speaker, I agree that there are some burdens on the railroads under the old Full Crew Law, but I do not see why the burden of proof should be shifted over to the railroad man. I agree that this amendment ought to be adopted in order to enable us to vote as men, without being charged with having shifted the burden of proof on labor. Besides that, if the Public Service Commission is to be a court, to sit in judgment, if this commission is to do that, why should it not sit in judgment in the beginning and at once determine whether or not a certain number of men are needed to man the trains. I believe the amendment at this time should be adopted.

Mr. EDMONDS. Mr. Speaker, I agree at this time with the gentleman from Snyder. It seems to me that this is not a question of either the railroad men or the railroads. We are here representing the people of the Commonwealth. In 1911, the people of the Commonwealth passed through this Legislature an act said to be an act for safety. We are now proposing to let down some of the bars. It is right they should be. If it leads to the employment of unnecessary men then the Public Service Commission can render an opinion and then the change can be made. It seems to me that this is not in accordance with equity, and the purpose of the amendment should be proven. This amendment is in the exact language of the New Jersey statute, and there we have a precedent. If it does work, if the change is proven to have worked, then it is made only in accordance with precedent.

POINT OF ORDER.

Mr. DITHRICH. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman from Allegheny will state his point of order.

Mr. DITHRICH. Mr. Speaker, my point of order is that a bill identical with the bill now under consideration was agreed to by this House on second reading this morning. I refer to House Bill No. 1416, file folio 6391.

Mr. PHILLIPS. Mr. Speaker, the bill the gentleman refers to was this morning passed over by the Chair, the same not being on the files. It is the Full Crew Bill introduced into the House, and was not on the files and the Chair passed over it. It could not pass on second reading because it was not on the files.

Mr. DITHRICH. Mr. Speaker, I was temporarily absent from the House when the second reading calendar was first taken up, and I was incorrectly informed when I came back to the House. I was informed that House Bill No. 1416 had been passed on second reading. I therefore withdraw my point of order now and call for the order of the day, which is the consideration of House Bills after 12 o'clock noon, for the balance of the week.

The SPEAKER. The gentleman from Allegheny, Mr. Dithrich, calls for the order of the day. The order of the day is House Bills after 12 o'clock noon.

MOTION TO DROP BILL FROM CALENDAR.

Mr. McMULLEN. Mr. Speaker, I move that House Bill No. 1416, file folio 6391, entitled:

An Act to empower the Public Service Commission to require railroad corporations to employ an adequate number of men upon trains and to repeal an act approved the nineteenth

day of June one thousand nine hundred and eleven (Pamphlet Laws ten hundred and fifty-three) entitled "An act to promote the safety of travelers and employes upon railroads by compelling common carriers by railroad to properly man their trains"

on page 4 of to-day's calendar, be dropped from the calendar.

POINT OF ORDER.

Mr. JEFFERSON SMITH. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman from Philadelphia will state his point of order.

Mr. JEFFERSON SMITH. Mr. Speaker, my point of order is that as the bill was not on the files this morning, it could not be passed on second reading. I did not call the bill up for consideration when it was reached on the calendar.

The SPEAKER. The Chair will sustain the point of order raised by the gentleman from Philadelphia, Mr. Smith.

BILL ON FINAL PASSAGE.

Mr. ROMAN asked and received unanimous consent to call up from page 10 of to-day's calendar, bills on final passage postponed, House Bill No. 1200, File Folio No. 4607.

Agreeably to order.

The bill having been called up from the postponed calendar by Mr. Roman,

The House resumed the consideration on final passage of House Bill No. 1200, entitled:

An Act relating to hotels and restaurants providing for the licensing and regulation thereof and imposing penalties

On the question recurring.

Shall the bill pass finally?

RECONSIDERATION OF VOTE.

Mr. ROMAN. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. JOSEPH MARCUS. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring.

Will the House agree to the bill on third reading?

Mr. ROMAN. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend section 3, by inserting after the word "act" in line 29, on page 2, the words "Such inspectors not to exceed twenty in number"

Amend section 6 by striking out at the end of line 13 on page 4 the words "all such" and striking out in line 14 on page 4 the words "fees shall be paid into the State Treasury" and inserting in lieu thereof the following

"The Department of Health shall pay all the necessary expenses incurred in carrying into effect the provisions of this Act, out of such license fees so paid to the Department and pay any unexpended balance thereof into the State Treasury."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

Mr. JOSEPH MARCUS. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend section 10 page 6 line 12 by striking out the word "or" and by adding after the word "linen" the words "or paper" and by striking out the words "and shall" and by striking out on line 13 the words "be of a size not less than twelve inches by twelve inches"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,
Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

BILLS ON FINAL PASSAGE.

Agreeably to order.

The House proceeded to the consideration on final passage of House Bill No. 254, as follows:

An act to amend an act approved the sixth day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and forty-seven) entitled "An act requiring all counties cities boroughs townships school districts and other municipalities and incorporated districts to sell any bonds or other securities issued by them to the highest responsible bidder after due public notice" making the provisions of the act also applicable to poor districts regulating the publication of such notices and the manner of receiving opening and announcing bids providing for statement as to publication et cetera to be filed by the chief officers of any such municipality in the office of the clerk of the court of quarter sessions one week before issue or delivery of any such bond obligation or security providing penalty for failure so to do and providing that securities sold in violation of the act shall be void

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the sixth day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and forty-seven) entitled "An act requiring all counties cities boroughs townships school districts and other municipalities and incorporated districts to sell any bonds or other securities issued by them to the highest responsible bidder after due public notice" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That when any county city borough township school district or other municipality or incorporated district of this Commonwealth having authority so to do shall borrow money and issue bonds or other securities therefor except in the case of the giving of notes for temporary loans as may be authorized by law the authorities thereof shall sell the same to the highest responsible bidder after public notice by advertisement once a week for three weeks in at least one newspaper of general circulation published in the county in which such county city borough township or school district or other municipality or incorporated district shall be situated Provided That no bid for such bonds or securities at less than their par value shall be accepted" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That when any county city borough township school district poor district or other municipality or incorporated district (all of which for the purpose of this act shall be included in the term "municipality" as hereinafter used) of this Commonwealth having authority under any other law so to do shall borrow money and issue bonds or other securities therefor except in the case of the giving of notes for temporary loans as may be authorized by law the authorities thereof shall sell the same to the highest responsible bidder after notice by publication in one or more newspapers once a week for three weeks which notice shall be made by three successive newspaper publications in at least one newspaper of the county in which such municipality shall be situated and the time of the meeting of all authorities of the municipality at which the bids shall be publicly received opened and read shall be fixed in said notices at not earlier than twenty-one days after the first publication of the notice of said meeting The acceptance of bid or bids shall only be made by public announcement at the meeting at which bids are received or at a subsequent meeting the time and place of which shall be publicly announced when the bids are received If for any reason either or both of the above meetings shall not be held the same business may be transacted at subsequent meetings provided that one week's notice thereof shall be published in the newspaper or newspaper aforesaid One week before issuing or delivering any such bond obligation or security it shall be the duty of the principal officer or officers of any such municipality to file in the office of the clerk of the court of quarter sessions of the county in which such municipality is situated a statement upon his or their oath or affirmation that the requirements of this act have been complied with incorporating therein copies of all notices and stating the newspaper or newspapers wherein the same were published and dates of publication upon failure so to do he or they shall be guilty of a misdemeanor and upon conviction thereof shall be subject to the penalties provided by the first section of the act entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four (Pamphlet Laws sixty-five) Provided that no bids for such bonds or securities at less than their par value shall be accepted and Provided further That this act shall not repeal the provisions of any other law regulating the creation of indebtedness of such municipalities or the issuing of obligations or securities therefor

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—175.

Alexander,	Eaches,	McCaig,	Schilling,
Allum,	Edmonds,	McCann,	Schwartz,
Armstrong,	Ehrhardt,	McCarthy,	Sieg,
Asbury,	Elgin,	McClure,	Shaffer,
Aston,	Feldman,	McConnell,	Shellenberger,
Baker,	Fitzgibbon,	McCurdy,	Sinclair,
Baldi,	Fox,	McGowan,	Smiley,
Barnhart,	Franklin,	McHugh,	Smink,
Beaver,	Gearhart,	McKim,	Smith, H. J.,
Bell,	Gelder,	McKnight,	Smith, H.,
Bidelspacher,	Gibbon,	McMullen,	Smith, J. W.,
Blair,	Glass,	McOwen,	Smith, L.,
Blumberg,	Goehring,	McVicar,	Snowden,
Bolard,	Golder,	Magill,	Sowers,
Bower,	Goodnough,	Marcus, J.,	Sprows,
Brady,	Green,	Marcus, J. C.,	Stackhouse,
Brenneman,	Griffith,	Marshall,	Stadlander,
Brooks,	Hagerty,	Martin,	Stark,
Brown, T. R.,	Haines,	Mantz,	Steedle,
Burns,	Hampson,	Michel,	Sterling,
Campbell,	Harry,	Millar, A.,	Stevens,
Catlin,	Hatrack,	Millar, A. S. C.,	Stevenson,
Chaplin,	Hayes,	Miller, C.,	Stewart,
Clutton,	Heffernan,	Miller, D. I.,	Strauss,
Comer,	Henderson, E.,	Miller, D. D.,	Trainer,
Conner,	Hess,	Miller, H. F.,	Van Alen,
Cook,	Hetrick,	Miller, J. J.,	Vickerman,
Craig, J. O.,	Hoffman, J. N.,	Mitchell,	Walker, G. T.,
Cratty,	Hoffman, M. R.,	Morris,	Walker, J. A.,
Crum,	Horne,	Ogle,	Weamer,
Curran,	Hough,	Orr,	Weiss,
Curry,	Huston,	Perry,	Wells,
Davis,	Jones, D. J.,	Phillips,	Wettach,
Dawson,	Jones, W. W.,	Pike,	Whitaker,
DeHaas,	Jordan,	Quigley,	Whitehouse,
Denning,	Keene,	Rhoads,	Whiteman,
Dewey, C. P.,	Kelly,	Richards,	Williams,
Dewey, P. H.,	Kinsman,	Rieder,	Wolfe,
Diehn,	Kooser,	Rinn,	Woner,
Dilsheimer,	Krause,	Roman,	Wood,
Dithrich,	Krugh,	Ruch,	Woodruff,
Donneley,	Leeds,	Ruddy,	Zook,
Drinkhouse,	Lewis,	Ruth,	Spangler,
Dunlap,	Love,	Schaeffer,	Speaker
Dunn,	McBride,		

NAYS—1.

Harding.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the consideration on final passage of House Bill No. 1350, as follows:

An Act to increase the pay of Jurors and Witnesses in this Commonwealth

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the first day of July Anno Domini one thousand nine hundred and twenty-one the pay of jurors in this Commonwealth shall be three dollars and the pay of witnesses shall be two dollars per diem together with mileage at five cents per mile each way

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—174.

Alexander,	Edmonds,	Lafferty,	Schwartz,
Allum,	Ehrhardt,	Leeds,	Sieg,
Armstrong,	Elgin,	Lewis,	Shaffer,
Asbury,	Evans,	Long,	Sinclair,
Baker,	Feldman,	Love,	Smiley,
Baldi,	Finney,	McBride,	Smink,
Beaver,	Fitzgibbon,	McCaig,	Smith, H. J.,
Beckley,	Fowler,	McCann,	Smith, H.,
Bell,	Fox,	McCarthy,	Smith, J. W.,
Blair,	Franklin,	McConnell,	Smith, L.,
Bluet,	Gearhart,	McGowan,	Snowden,
Blumberg,	Gelder,	McKim,	Soffel,
Bolard,	Gibbon,	McOwen,	Sowers,
Bower,	Glass,	McVicar,	Sprows,
Brady,	Goehring,	Magill,	Stackhouse,

Fromley,	Golder,	Mangan,	Stadtlander,
Brooks,	Goodnough,	Marcus, J. C.,	Stark,
Brown, T. R.,	Goss,	Marshall,	Steedle,
Burns,	Green,	Mantz,	Sterling,
Campbell,	Griffith,	Michel,	Stevens,
Catlin,	Hagerty,	Millar, A.,	Stevenson,
Clutton,	Haines,	Millar, A. S. C.,	Stewart,
Comerer,	Haldeman,	Miller, D. I.,	Strauss,
Conner,	Harding,	Miller, D. D.,	Thomas,
Cook,	Harer,	Miller, H. F.,	Trainer,
Craig, J. R.,	Haslett,	Miller, J. J.,	Van Alen,
Craig, J. O.,	Hatrick,	Mitchell,	Vickerman,
Cratty,	Haws,	Morris,	Walker, G. T.,
Curran,	Heffernan,	Ogle,	Walker, J. A.,
Curry,	Henderson, W.,	Orr,	Weamer,
Davis,	Hoffman, J. N.,	Perry,	Weiss,
Dawson,	Hoover,	Phillips,	Wells,
DeHaas,	Hough,	Pike,	Wettach,
Denning,	Huston,	Posey,	Whitaker,
Dewey, C. P.,	Jones, D. J.,	Quigley,	Whitehouse,
Dewey, P. H.,	Jones, W. W.,	Rhoads,	Whiteman,
Diehm,	Jordan,	Richards,	Williams,
Dilsheimer,	Kantner,	Rieder,	Wolfe,
Dithrich,	Keene,	Rinn,	Woner,
Donneley,	Kinsman,	Roman,	Wood,
Drinkhouse,	Kohler,	Ruch,	Woodruff,
Dunlap,	Kooser,	Ruddy,	Zook,
Dunn,	Krause,	Schaeffer,	Spangler,
Eaches,	Krugh,	Schilling,	Speaker,

NAYS—1.

Miller, C.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON THIRD READING.

Mr. PHILLIPS. Mr. Speaker, I desire to call up at this time, from page 49 of to-day's calendar, bills on third reading postponed, House Bill No. 1359, File Folio 3799.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Phillips,

The House resumed the consideration on third reading of House Bill No. 1359, entitled:

An Act authorizing certain heads of departments of the State Government to increase the compensation of employes and prescribing a limit to said increase

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. EDMONDS. Mr. Speaker, may I interrogate the gentleman from Clearfield on this bill?

The SPEAKER. Will the gentleman from Clearfield, Mr. Phillips, permit himself to be interrogated?

Mr. PHILLIPS. Mr. Speaker, yes, sir.

Mr. EDMONDS. Is it intended that there should be a definite appropriation for that purpose, for an estimated amount?

Mr. PHILLIPS. There is no estimate made for any definite amount.

Mr. EDMONDS. Is it intended that there should be an appropriation for \$100,000 or \$200,000, more or less and that it will be in the General Appropriation bill?

Mr. PHILLIPS. Yes, sir.

Mr. ALEXANDER. Mr. Speaker, I thought we had gone the limit on these salary raisers, but this one is away over the top. We have had bills here giving the heads of different departments, power to appoint whom they pleased, as many as they pleased and fix their salaries at what they please, but here is a bill that is giving everybody twenty per cent. over what he is receiving at the present time, provided there is not an increase of over \$2,000.

Mr. EDMONDS. Mr. Speaker, I would like to interrogate the gentleman from Delaware.

The SPEAKER. Will the gentleman from Delaware, Mr. Alexander, permit himself to be interrogated?

Mr. ALEXANDER. Mr. Speaker, yes, sir.

Mr. EDMONDS. As I read this bill, the maximum compensation shall in no case exceed the sum of \$2,000 after the increase is given; it refers only to those who are receiving

under \$1,800 the increase being twenty per cent. and the maximum must not be over \$2,000 as a salary if they get the increase. Do you not understand it that way?

Mr. ALEXANDER. Mr. Speaker, I wish to interrogate the gentleman from Clearfield.

The SPEAKER. Will the gentleman from Clearfield permit himself to be interrogated?

Mr. PHILLIPS. Mr. Speaker, yes, sir.

Mr. ALEXANDER. I wish to ask the gentleman from Clearfield in regard to this increase. I may have read this bill wrong. Does the gentleman from Clearfield understand that under the provisions of this act in no case shall the salary after an increase of twenty per cent. exceed \$2,000 a year?

Mr. PHILLIPS. Yes, sir, the bill so provides that it cannot exceed two thousand dollars.

Mr. ALEXANDER. I evidently misconstrued this act. Perhaps as we have taken care of those who have been higher up we may help the little fellow some and I withdraw my objection to this bill.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—174.

Alexander,	Eaches,	Krugh,	Ruth,
Allum,	Edmonds,	Lafferty,	Schilling,
Armstrong,	Ehrhardt,	Lewis,	Schwartz,
Aston,	Elgin,	Long,	Sieg,
Baker,	Fitzgibbon,	Love,	Shaffer,
Baldi,	Fowler,	McBride,	Shannon,
Barnhart,	Fox,	McCaig,	Sinclair,
Beaver,	Franklin,	McCann,	Smiley,
Beckley,	Gearhart,	McClure,	Smink,
Bell,	Gelder,	McConnell,	Smith, H. J.,
Bidelspacher,	Gibbon,	McCurdy,	Smith, H.,
Blair,	Glass,	McGowan,	Smith, J. W.,
Bluett,	Goehring,	McKim,	Smith, L.,
Blumberg,	Golder,	McKnight,	Snowden,
Boland,	Goodnough,	McMullen,	Sowers,
Bower,	Goss,	McVicar,	Sprowls,
Brendle,	Green,	Magill,	Stackhouse,
Brenneman,	Griffith,	Mangan,	Stark,
Brooks,	Hagerty,	Marcus, J.,	Steedle,
Brown, T. R.,	Haines,	Marcus, J. C.,	Sterling,
Burns,	Haldeman,	Martin,	Stevens,
Campbell,	Harer,	Mantz,	Stevenson,
Catlin,	Harry,	Michel,	Stewart,
Chaplin,	Haslett,	Millar, A.,	Strauss,
Clutton,	Hatrick,	Millar, A. S. C.,	Thomas,
Comerer,	Haws,	Miller, C.,	Trainer,
Conner,	Henderson, E.,	Miller, D. I.,	Van Alen,
Cook,	Henderson, W.,	Miller, D. D.,	Vickerman,
Craig, J. R.,	Hess,	Miller, H. F.,	Walker, G. T.,
Craig, J. O.,	Hetrick,	Miller, J. J.,	Walker, J. A.,
Crum,	Hoffman, J. N.,	Mitchell,	Weiss,
Curran,	Hoffman, M. R.,	Morris,	Wells,
Curry,	Horne,	Ogle,	Wettach,
Davis,	Hough,	Orr,	Whitaker,
Dawson,	Huston,	Phillips,	Whitehouse,
DeHaas,	Jones, D. J.,	Pike,	Whiteman,
Dewey, C. P.,	Jones, W. W.,	Posey,	Williams,
Diehm,	Jordan,	Quigley,	Wolfe,
Dilsheimer,	Kantner,	Rhoads,	Woner,
Dithrich,	Keene,	Rieder,	Wood,
Donneley,	Kelly,	Rinn,	Woodruff,
Drinkhouse,	Kinsman,	Roman,	Zook,
Dunlap,	Kooser,	Ruch,	Spangler,
Dunn,	Krause,	Ruddy,	Speaker,

NAYS—3.

Dewey, P. H., Hampson, Harding,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Mr. DAWSON. Mr. Speaker, I desire to call up, from page 49 of to-day's calendar, bills on third reading postponed, House Bill No. 1054, File Folio 3607.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Dawson,

The House resumed the consideration on third reading of House Bill No. 1054, entitled:

An Act to amend article nine of an act approved the eighteenth day of May one thousand nine hundred and eleven

(Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended creating a State Council of Education defining its powers and duties and transferring thereto the powers and duties now vested in the State Board of Education

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—137.

Allum,	Elgin,	Leeds,	Ruddy,
Baker,	Evans,	Lewis,	Ruth,
Baldi,	Finney,	McBride,	Schaeffer,
Beaver,	Fitzgibbon,	McCann,	Schilling,
Beckley,	Gearhart,	McClure,	Schwartz,
Bell,	Gelder,	McConnell,	Sieg,
Bidelspacher,	Gibbon,	McCurdy,	Shaffer,
Blair,	Glass,	McGowan,	Shannon,
Bluett,	Goehring,	McHugh,	Smink,
Blumberg,	Goodnough,	McKim,	Smith, H. J.,
Bolard,	Goss,	McKnight,	Smith, H.,
Bower,	Green,	McMullen,	Smith, J. W.,
Bromley,	Griffith,	McOwen,	Smith, L.,
Brooks,	Hagerty,	McVicar,	Soffel,
Brown, T. R.,	Harding,	Magill,	Stackhouse,
Burns,	Harer,	Mangan,	Stadtlander,
Campbell,	Harry,	Marcus, J.,	Stark,
Catlin,	Hatrick,	Marshall,	Stevenson,
Chaplin,	Haws,	Martin,	Thomas,
Conner,	Heffernan,	Michel,	Trainer,
Cook,	Henderson, W.,	Millar, A.,	Walker, G. T.,
Craig, J. R.,	Hess,	Miller, D. I.,	Walker, J. A.,
Craig, J. O.,	Hetrick,	Miller, D. D.,	Wells,
Cratty,	Hoffman, J. N.,	Miller, H. F.,	Whitaker,
Curran,	Hoffman, M. R.,	Miller, J. J.,	Whitehouse,
Dawson,	Hoover,	Mitchell,	Whiteman,
DeHaas,	Horne,	Morris,	Williams,
Dewey, C. P.,	Hough,	Ogle,	Wolfe,
Diehm,	Huston,	Orr,	Woner,
Dilsheimer,	Jones, D. J.,	Pike,	Wood,
Ditrich,	Keene,	Posey,	Woodruff,
Drinkhouse,	Kelly,	Richards,	Zook,
Dunlap,	Kohler,	Rieder,	Spangler,
Eaches,	Kooser,	Ruch,	Speaker,
Edmonds,	Krug,		

NAYS—6.

Alexander,	Hampson,	Miller, C.,	Phillips,
Dewey, P. H.,	Kantner,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

RESOLUTION RECALLING HOUSE BILL NO. 664 FROM THE GOVERNOR.

Mr. CAMPBELL offered the following resolution, which was twice read, considered and agreed to.

In the House of Representatives, April 21, 1921.

Resolved, (if the Senate concur), That House Bill No. 664, File Folio 2577, entitled "An act to amend sections six and sixteen of the act approved the seventeenth day of May, one thousand nine hundred and seventeen, (Pamphlet Laws, two hundred eight), entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof; defining the words "drug" and "poison" and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law; and providing for the purchase of samples and drugs for determining their quality, strength and purity" as amended" be recalled from the Governor for the purpose of amendment

Ordered, That the Clerk present the same to the Senate for concurrence.

RESOLUTION RECALLING HOUSE BILL NO. 665 FROM THE GOVERNOR.

Mr. CAMPBELL offered the following resolution, which was twice read, considered and agreed to.

In the House of Representatives, April 21, 1921.
Resolved, (if the Senate concur), That House Bill No. 665, File Folio 4991, entitled "A supplement to the act approved the seventeenth day of May, one thousand nine hundred and seventeen, (Pamphlet Laws, two hundred and eight), entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs, and providing penalties for the violation thereof; defining the words "drug" and "poison" and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law; and providing for the purchase of samples of drugs for determining their quality, strength and purity," requiring permits to conduct pharmacies providing for the revocation thereof, and prescribing penalties," be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

SENATE MESSAGE.

RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, April 21, 1921.

Resolved, (if the House of Representatives concur), That Senate Bill No. 294, entitled "An act making an appropriation to the Water Supply Commission of Pennsylvania to continue the work upon the Pymatuning Swamp Reservoir" be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, April 21, 1921.

Resolved, (if the Senate concur), That House Bill No. 719, File Folio 5431, entitled "An act providing for the burial of certain persons who are have been or shall be soldiers sailors or marines designated as "deceased service men" defining the term "deceased service man" and authorizing county commissioners to provide headstones markers and burial plots for such deceased service men at the expense of the county in which they shall die or have a legal residence at the time of their death" be recalled from the Governor for the purpose of amendment.

BILL ON THIRD READING.

Mr. DONNELEY. Mr. Speaker, I desire to call up on page 49 of to-day's calendar, bills on third reading postponed, House Bill No. 867.

Agreeably to order,

The bill having been called up from the postponed calendar by Mr. Donneley,

The House resumed the consideration on third reading of House Bill No. 867, entitled:

An Act requiring the delivery of explosives to miners in the anthracite region at points below the surface regulating the transportation and storage of explosives under rules and regulations adopted by the Chief of the Department of Mines and providing a penalty

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—176.

Alexander,	Edmonds,	Leeds,	Schilling,
Allum,	Ehrhardt,	Lewis,	Schwartz,
Armstrong,	Elgin,	Long,	Sieg,
Asbury,	Evans,	McBride,	Shaffer,
Aston,	Finney,	McCaig,	Shannon,
Baker,	Fitzgibbon,	McCann,	Shellenberger,

Baldi,	Flynn,	McCarthy,	Sinclair,
Barnhart,	Fox,	McClure,	Smink,
Beaver,	Franklin,	McConnell,	Smith, H. J.,
Beckley,	Gearhart,	McGowan,	Smith, H.,
Bell,	Gelder,	McHugh,	Smith, J. W.,
Blair,	Gibbon,	McKim,	Smith, L.,
Bluet,	Glass,	McKnight,	Soffel,
Blumberg,	Goehring,	McOwen,	Sowers,
Bower,	Gold,	McVicar,	Sprohls,
Brady,	Goodnough,	Magill,	Stackhouse,
Brenneman,	Goss,	Mangan,	Stadlander,
Bromley,	Green,	Marcus, J.,	Stark,
Brooks,	Griffith,	Marcus, J. C.,	Steele,
Brown, T. R.,	Haines,	Marshall,	Stevens,
Burns,	Haldeman,	Martin,	Stevenson,
Catlin,	Hampson,	Mantz,	Stewart,
Chaplin,	Harding,	Michel,	Strauss,
Clutton,	Harry,	Millar, A.,	Thomas,
Comer,	Haslett,	Millar, A. S. C.,	Trainer,
Conner,	Hatrick,	Miller, C.,	Van Alen,
Cook,	Haws,	Miller, D. I.,	Vickerman,
Craig, J. R.,	Heffernan,	Miller, D. D.,	Walker, G. T.,
Craig, J. O.,	Henderson, E.,	Miller, H. F.,	Walker, J. A.,
Cratty,	Henderson, W.,	Miller, J. J.,	Weamer,
Curran,	Hess,	Mitchell,	Weiss,
Curry,	Hétrick,	Morris,	Wells,
Davis,	Hoffman, J. N.,	Ogle,	Wettach,
Dawson,	Hoffman, M. R.,	Perry,	Whitaker,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Quigley,	Williams,
Diehm,	Jones, W. W.,	Rhoads,	Wolfe,
Dilshelmer,	Jordan,	Richards,	Woner,
Dithrich,	Kantner,	Rieder,	Wood,
Donneley,	Kelly,	Rinn,	Woodruff,
Drinkhouse,	Kinsman,	Roman,	Zook,
Dunlap,	Kohler,	Ruddy,	Spangler,
Dunn,	Krause,	Ruth,	Schaeffer,
Eaches,	Krugh,	Schaeffer,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 671.

An Act providing for county poor districts in counties of the sixth class providing for their management direction and control by the county commissioners defining their powers and duties imposing certain duties upon the county treasurer and county controller or county auditors abolishing the present poor districts and transferring their property

With the information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.

The Clerk read the amendment as follows:

Amend Section 2, page 2, line 2, by striking out after the word "least" the word "one" and inserting in lieu thereof the word "two"

On the question,

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—170.

Alexander,	Feldman,	Leeds,	Schilling,
Alum,	Flinney,	Lewis,	Schwartz,
Armstrong,	Fitzgibbon,	Long,	Sieg,
Asbury,	Fowler,	Love,	Shaffer,
Baker,	Fox,	McBride,	Shannon,
Baldi,	Franklin,	McCaig,	Sinclair,
Barnhart,	Gearhart,	McCann,	Smiley,
Beckley,	Gelder,	McClure,	Smith, H. J.,
Bell,	Gibbon,	McCurdy,	Smith, H.,
Bldespacher,	Glass,	McGowan,	Smith, J. W.,
Bluet,	Goehring,	McKim,	Smith, L.,
Blumberg,	Gold,	McOwen,	Soffel,
Boland,	Goodnough,	McVicar,	Sowers,
Brady,	Green,	Mangan,	Sprohls,
Bromley,	Griffith,	Marcus, J.,	Stackhouse,
Brooks,	Hagerty,	Marcus, J. C.,	Stadlander,
Brown, F. E.,	Haines,	Marshall,	Stark,

Burns,	Hampson,	Martin,	Steedle,
Campbell,	Harding,	Mantz,	Sterling,
Catlin,	Harer,	Michel,	Stevens,
Clutton,	Haslett,	Millar, A.,	Stevenson,
Comer,	Hatrick,	Millar, A. S. C.,	Stewart,
Conner,	Haws,	Miller, C.,	Strauss,
Cook,	Heffernan,	Miller, D. I.,	Thomas,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Trainer,
Cratty,	Henderson, W.,	Miller, H. F.,	Van Alen,
Curran,	Hétrick,	Miller, J. J.,	Walker, G. T.,
Curry,	Hoffman, J. N.,	Mitchell,	Walker, J. A.,
Davis,	Hoffman, M. R.,	Morris,	Weamer,
Dawson,	Hoover,	Orr,	Wells,
DeHaas,	Horne,	Perry,	Wettach,
Denning,	Hough,	Pike,	Whitaker,
Dewey, P. H.,	Huston,	Posey,	Whitehouse,
Diehm,	Jones, W. W.,	Quigley,	Whiteman,
Dilshelmer,	Jordan,	Rhoads,	Williams,
Dithrich,	Kantner,	Richards,	Wolfe,
Donneley,	Keene,	Rieder,	Woner,
Drinkhouse,	Kinsman,	Rinn,	Wood,
Dunn,	Kohler,	Roman,	Woodruff,
Edmonds,	Klooser,	Ruch,	Zook,
Ehrhardt,	Krause,	Ruddy,	Spangler,
Elgin,	Krugh,	Ruth,	Schaeffer,
Evans,	Lafferty,	Schaeffer,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 391.

An Act to amend and further amend sections five seven fourteen fifteen sixteen nineteen twenty-one twenty-two and twenty-six of an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws five hundred seventy-two) entitled "An act to provide for the protection and preservation of game game-quadrupeds and game-birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions" sections fourteen and fifteen previously having been amended

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 2, page 9, line 4, by striking out at the beginning of the line the following "In all cases".

Amend section 3, page 16, by striking out the beginning of line 24 the words "the wild rabbit and the hare".

Amend section 3, page 17, by inserting lines 1 and 2 as follows "For the wild rabbit and the hare from the first day of November to the fifteenth day of December".

Amend section 4, page 23, by striking out after the word "knowingly" the word "used" and inserting in lieu thereof the word "uses".

Amend section 5, page 25, line 26, by inserting after the word "swivel-gun" the words "air rifle".

Amend section 7, page 30, line 22, by striking out after the word "having" the following "been connected with a camp or body of men who", and inserting in lieu thereof the following "participated in any manner in killing".

Amend section 7, page 30, line 24, by striking out after the word "season" the word "killed".

Amend section 7, page 31, line 6, by inserting after the word "or" the following "if unable to immediately locate the individual responsible".

Amend section 8, page 33, line 21, by striking out after the word "any" the word "resident".

Amend section 8, page 33, line 22, by striking out after the word "States" the words "either licensed or unlicensed" and inserting in lieu thereof the words "when complying with the hunter's license laws of the Commonwealth".

Amend section 8, page 34, lines 4 and 5 by striking out after the word "of" the words "in any manner" and inserting in lieu thereof the words "under the provisions of law".

Amend section 9, page 37, by striking out lines 11 to 26 inclusive as follows

"Provided also That the Board of Game Commissioners may issue a "Special Training Permit" to any properly accredited resident upon receipt of an application endorsed by two reputable citizens accompanied by a fee of one dollar and a bond of one hundred dollars which permit shall authorize the holder to train not to exceed ten dogs on any wild game except deer elk and wild turkeys during the months of March April or August Sundays excepted on lands such person may own or control or on which such training has been authorized by the owner or lessee under a written permit so long as no.

injury is inflicted upon said animals or birds Upon receipt of satisfactory proof by said Board sworn to by one or more reputable persons that the holder of such special permit has not complied with the foregoing provisions or has through such training caused the death or injury of birds or"

Amend section 9, page 38, by striking out lines 1 to 3 inclusive as follows: "animals pursued such bond is hereby declared forfeited and the funds so collected shall be deposited as hereinafter provided for penalties collected under this act".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—173.

Alexander,	Eaches,	Krugh,	Schwartz,
Allum,	Edmonds,	Lafferty,	Sieg,
Armstrong,	Ehrhardt,	Leeds,	Shaffer,
Aston,	Finney,	Long,	Shannon,
Baker,	Elgin,	Love,	Shellenberger,
Baldi,	Evans,	McBride,	Smiley,
Barnhart,	Feldman,	McCaig,	Smith, H. J.,
Beaver,	Fitzgibbon,	McCann,	Smith, H.,
Bell,	Flynn,	McCarthy,	Smith, J. W.,
Bidelspacher,	Fowler,	McCurdy,	Smith, L.,
Blair,	Franklin,	McGowan,	Soffel,
Bluet,	Gelder,	McKim,	Sowers,
Blumberg,	Gibson,	McVicar,	Sprowls,
Bower,	Glass,	Mangan,	Stackhouse,
Brady,	Goehring,	Marcus, J.,	Stadtländer,
Broomley,	Golder,	Marcus, J. C.,	Stark,
Brooks,	Goodnough,	Marshall,	Steedle,
Brown, F. R.,	Green,	Mantz,	Sterling,
Brown T. R.,	Griffith,	Michel,	Stevens,
Burns,	Hagerty,	Millar, A.,	Stevenson,
Campbell,	Haldeman,	Millar, A. S. C.,	Stewart,
Catlin,	Hampson,	Miller, C.,	Strauss,
Chaplin,	Harding,	Miller, D. L.,	Thomas,
Clutton,	Harer,	Miller, D. D.,	Trainer,
Comer,	Harry,	Miller, H. F.,	Van Alen,
Conner,	Haslett,	Miller, J. J.,	Walker, G. T.,
Cook,	Hatrick,	Mitchell,	Walker, J. A.,
Craig, J. O.,	Heffernan,	Morris,	Weamer,
Craty,	Henderson, E.,	Ogle,	Weiss,
Crum,	Henderson, W.,	Orr,	Wells,
Curran,	Hettick,	Perry,	Wettach,
Curry,	Hoffman, M. R.,	Pike,	Whitaker,
Dawson,	Hoover,	Posay,	Whitehouse,
DeHaas,	Horne,	Quigley,	Whiteman,
Denning,	Hough,	Rhoads,	Williams,
Dewey, C. P.,	Jones, D. J.,	Richards,	Wolfe,
Dewey, P. H.,	Jones, W. W.,	Rieder,	Woner,
Diehm,	Jordan,	Rinn,	Wood,
Ditrich,	Kantner,	Roman,	Woodruff,
Donneley,	Keene,	Ruch,	Zook,
Drinkhouse,	Kinsman,	Ruddy,	Spangler,
Dunlap,	Kohler,	Ruth,	Speaker,
Dunn,	Kooser,	Schaeffer,	
	Krause,	Schilling,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 1088.

An Act authorizing the directors of the poor of Jenkins township Pittston city and Pittston township in Luzerne county to acquire property and to erect and equip an asylum for the insane and to levy taxes and borrow money therefor

With the information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend title, line 2, by striking out after the word "Pittston" the word "borough" and inserting in lieu thereof the word "city".

Amend section 1, page 1, by striking out at the beginning of line 5 the word "borough" and inserting in lieu thereof the

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—182.

Alexander,	Dunn,	Kohler,	Ruth,
Allum,	Eaches,	Kooser,	Schaeffer,
Armstrong,	Edmonds,	Krause,	Schilling,
Asbury,	Ehrhardt,	Krugh,	Schwartz,
Aston,	Elgin,	Lafferty,	Sieg,
Baker,	Feldman,	Lewis,	Shaffer,
Baldi,	Finney,	Long,	Shellenberger,
Barnhart,	Fitzgibbon,	Love,	Sinclair,
Beaver,	Flynn,	McBride,	Smiley,
Beckley,	Fox,	McCaig,	Smink,
Bell,	Franklin,	McCann,	Smith, H. J.,
Bidelspacher,	Gearhart,	McCarthy,	Smith, H.,
Blair,	Gelder,	McClure,	Smith, J. W.,
Bluet,	Gibson,	McCurdy,	Smith, L.,
Blumberg,	Glass,	McGowan,	Soffel,
Boland,	Goehring,	McHugh,	Sowers,
Bower,	Golder,	McKim,	Sprowls,
Brady,	Goodnough,	McKnight,	Stackhouse,
Bronneman,	Goss,	McMullen,	Stadtländer,
Brownley,	Green,	McVicar,	Stark,
Brown, F. R.,	Griffith,	Magill,	Steedle,
Brown T. R.,	Hagerty,	Mangan,	Sterling,
Burns,	Haines,	Marcus, J.,	Stevens,
Campbell,	Haldeman,	Marcus, J. C.,	Stewart,
Catlin,	Hampson,	Marshall,	Strauss,
Chaplin,	Harer,	Martin,	Thomas,
Coner,	Harry,	Michel,	Trainer,
Conner,	Haslett,	Millar, A.,	Van Alen,
Cook,	Hatrick,	Millar, A. S. C.,	Vickerman,
Craig, J. R.,	Haws,	Miller, C.,	Walker, G. T.,
Craig, J. O.,	Heffernan,	Miller, D. J.,	Walker, J. A.,
Craty,	Henderson, E.,	Miller, D. D.,	Weamer,
Crum,	Henderson, W.,	Miller, H. F.,	Weiss,
Curran,	Hess,	Miller, J. J.,	Wells,
Curry,	Hetrick,	Mitchell,	Wettach,
Dawson,	Hoffman, J. N.,	Morris,	Whitaker,
DeHaas,	Hoffman, M. R.,	Orr,	Whitehouse,
Dewey, C. P.,	Hoover,	Perry,	Whiteman,
Dewey, P. H.,	Horne,	Phillips,	Williams,
Diehm,	Hough,	Posay,	Wolfe,
Ditrich,	Jones, D. J.,	Quigley,	Woner,
Donneley,	Jones, W. W.,	Rhoads,	Wood,
Drinkhouse,	Jordan,	Rieder,	Woodruff,
Dunlap,	Keene,	Rinn,	Zook,
Dunn,	Kelly,	Roman,	Spangler,
	Kinsman,	Ruch,	Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 340.

An Act providing for the licensing and regulation of second hand dealers and prescribing penalties

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend title, page 1, line 2, by striking out after the word "dealers" the words "in cities of the second class".

Amend section 1, page 2, lines 13, 14 and 15, by inserting after the word "kinds" in line 13, the following "any wire, cable copper lead solder iron or brass used by or belonging to a railroad telephone telegraph gas or electric light company".

Amend section 2, page 2, lines 21 and 22 by striking out after the word "dealers" the words "in cities of the second class".

Amend section 2, page 2, lines 25 and 26, by striking out after the word "dealer" the words "in any city of the second class".

Amend section 2, page 2, by inserting after the word "safety" in line 27, the following "in any city or from the sheriff of any county in which such second hand dealer desires to commence business outside of a city".

Amend section 2, page 3, line 5, by inserting after the word "city" the words "or county".

Amend section 2, page 3, line 10, by inserting after the word "safety" the word "and".

Amend section 3, page 3, line 28, by inserting after the word "police" the words "or sheriff".
Amend section 6, page 5, line 11, by inserting after the word "safety" the words "or sheriff".
Amend section 7, page 5, line 15, by striking out after the word "dealer" the words "in any city of the second class".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—177.

Alexander,	Ehrhardt,	Leeds,	Sieg.
Allum,	Elgin,	Long,	Shaffer,
Armstrong,	Evans,	Love,	Shannon,
Asbury,	Finney,	McBride,	Shellenberger,
Aston,	Fitzgibbon,	McCaig,	Sinclair,
Baker,	Flynn,	McCann,	Smiley,
Barnhart,	Fowler,	McCarthy,	Smink,
Beaver,	Fox,	McClure,	Smith, H. J.,
Beckley,	Franklin,	McConnell,	Smith, H.,
Bell,	Gelder,	McCurdy,	Smith, J. W.,
Bidelspacher,	Gibbon,	McGowan,	Smith, L.,
Bluett,	Glass,	McKim,	Snowden,
Blumberg,	Gochring,	McKnight,	Soffel,
Bolard,	Golder,	McOwen,	Sowers,
Brady,	Goodnough,	McVicar,	Sprowls,
Broomley,	Green,	Magill,	Stackhouse,
Brooks,	Griffith,	Marcus, J.,	Stadtlander,
Brown T. R.,	Hagerty,	Marcus, J. C.,	Stark,
Burns,	Haines,	Martin,	Steedle,
Campbell,	Haldeman,	Mantz,	Sterling,
Clutton,	Hampson,	Michel,	Stevens,
Comerco,	Harding,	Miller, C.,	Steverson,
Conner,	Harer,	Millar, A.,	Stewart,
Cook,	Harry,	Millar, A. S. C.,	Strauss,
Craig, J. R.,	Haslett,	Miller, D. I.,	Thomas,
Craig, J. O.,	Hatrick,	Miller, D. D.,	Trainer,
Cratty,	Haws,	Miller, H. F.,	Van Alen,
Crum,	Heffernan,	Miller, J. J.,	Vickerman,
Curran,	Henderson, E.,	Mitchell,	Walker, G. T.,
Curry,	Henderson, W.,	Ogle,	Walker, J. A.,
Davis,	Hess,	Orn,	Weamer,
Dawson,	Hetrick,	Perry,	Weiss,
Denning,	Hoffman, J. N.,	Pike,	Wells,
Dewey, C. P.,	Hoffman, M. R.,	Posey,	Wettach,
Dewey, P. H.,	Hoover,	Quigley,	Whitaker,
Diehm,	Hough,	Rhoads,	Whitehouse,
Dillsheimer,	Jones, W. W.,	Richards,	Whiteman,
Ditrich,	Jordan,	Rinn,	Williams,
Donneley,	Kinsman,	Roman,	Wolfe,
Drinkhouse,	Kohler,	Ruch,	Wener,
Dunlap,	Kooser,	Ruddy,	Wood,
Eaches,	Krause,	Schaeffer,	Woodruff,
Edmonds,	Krugh,	Schilling,	Zook,
	Lafferty,	Schwartz,	Spangler,
			Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY THE SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, April 21, 1921.

Resolved (if the Senate concur), That House Bill No. 642, file folio 2841, entitled "An act to further amend section two of the act approved the fifth day of March, one thousand nine hundred and six" (Pamphlet Laws sixty-three), entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth, to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions," as amended, be recalled from the Governor for the purpose of amendment.

SENATE MESSAGE.

AMENDED SENATE BILL CONCURRED IN BY THE SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate Bill numbered and entitled as follows:

Senate Bill No. 364.

An Act fixing the salary of sheriffs and deputy sheriffs in counties of the seventh class requiring all fees and mileage earned by sheriffs in such counties to be paid into the county

treasury for the use of the county and providing for the payment for the care and maintenance of prisoners where the sheriff is the keeper or warden of the jail

SENATE MESSAGE.

AMENDED HOUSE BILL RECALLED FROM THE GOVERNOR CONCURRED IN BY THE SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 79.

An Act authorizing district attorneys in counties of the third class to appoint county detectives defining their powers and duties fixing their salaries and providing for the payment of such salaries and the expenses of such detectives from the county treasury

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading reconsidered in the House of Representatives and the bill amended, in which amendments the Senate has concurred.

SENATE MESSAGE.

AMENDED HOUSE BILL RECALLED FROM THE GOVERNOR CONCURRED IN BY THE SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 301.

An Act to amend section seven of article two of chapter seven of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" and to appeal section seven of article two of chapter seven of said act

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading reconsidered in the House of Representatives and the bill amended, in which amendments the Senate has concurred.

SENATE MESSAGE.

AMENDED HOUSE BILL RECALLED FROM THE GOVERNOR CONCURRED IN BY THE SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 757.

An Act to amend an act approved the twenty-fifth day of May one thousand eight hundred ninety-seven (Pamphlet Laws eighty-three) entitled "An act to provide for the maintenance care and treatment of the indigent insane in county and local institutions" as amended

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading reconsidered in the House of Representatives and the bill amended, in which amendments the Senate has concurred.

SENATE MESSAGE.

AMENDED HOUSE BILL RECALLED FROM THE GOVERNOR CONCURRED IN BY THE SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 878.

An Act to amend an act approved the nineteenth day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand and fifty-nine) entitled "An act extending the powers of judges of courts of quarter sessions, and of over and terminer in relation to releasing prisoners in jails and workhouses on parole" by extending said act to include houses of correction conferring similar powers on other courts of record and providing that the power of parole shall extend for a period not to exceed the maximum sentence as provided by law

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading reconsidered in the House of Representatives and the bill amended, in which amendments the Senate has concurred.

RECESS.

The SPEAKER. The Chair will declare a recess until 4 o'clock this afternoon.

AFTER RECESS.

The House reconvened at 4 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PETITION.

FAVORING PASSAGE OF HOUSE BILL NO. 871.

Mr. CHARLES P. DEWEY presented a petition from the citizens of the County of Bradford praying for the passage of House Bill No. 871.

Referred to the Committee on Public Roads.

SENATE MESSAGE.

SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows:

Senate Bill No. 161, (House Bill No. 1746).

An Act to amend the act approved the twenty-seventh day of June one thousand nine hundred thirteen (Pamphlet Laws five hundred and sixty-eight) entitled "An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" as amended

Referred to the Committee on Municipal Corporations.

Senate Bill No. 836, (House Bill No. 1747).

An Act designating employees of the Insurance Department and fixing their compensation

Referred to the Committee on Insurance.

Senate Bill No. 275, (House Bill No. 1748).

An Act to exempt talking machines phonographs and musical instruments of every description leased or conditionally sold to or hired by any person or persons residing in or having a place of business in this Commonwealth from levy or sale on execution or distress for rent

Referred to the Committee on Judiciary Special.

Senate Bill No. 962, (House Bill No. 1749).

An Act creating a board of managers to have exclusive jurisdiction over all houses of detention for the reception of untried juvenile offenders and neglected and dependent children who may be under judicial investigation in counties of the third class and abolishing the boards of managers now in charge of such houses

Referred to the Committee on Judiciary General.

Senate Bill No. 1008, (House Bill No. 1750).

An Act to fix the number of Representatives in the General Assembly of the State and to apportion the State into Representative Districts as provided by the Constitution

Referred to the Committee on Legislative Apportionment.

Senate Bill No. 456, (House Bill No. 1751).

An Act making an appropriation to the Berks County Tuberculosis Society

Referred to the Committee on Appropriations.

Senate Bill No. 741, (House Bill No. 1752).

A Joint Resolution authorizing the Governor to appoint a commission to inquire into a plan for the reorganization of the State Government and making an appropriation

Referred to the Committee on Judiciary General.

Senate Bill No. 796, (House Bill No. 1753).

An Act to amend an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws seven hundred two) entitled "An act regulating the sale conveyance transfer or disposition of second-hand motor vehicles requiring the making and filing of sworn descriptions thereof and statements in relation thereto regulating the registry of such vehicles imposing certain duties on the State Highway Commissioner relative to such stolen vehicles forbidding the removal defacement alteration destruction obliteration or concealment of the trade-marks identification numbers serial numbers or other distinguishing marks of motor vehicles or from which such trade or other distinguishing marks or numbers have been removed defaced altered destroyed obliterated or concealed imposing certain duties upon deputy sheriffs constables police officers and proprietors of public garages prohibiting the registration of motor vehicles subject to the provisions of this act unless in compliance with the terms providing for the licensing of the business of dealing in second-hand motor vehicles and fixing penalties for violation of the provisions of this act and providing that the making of a false affidavit under the provisions of this act shall be perjury and shall be punishable as such"

Referred to the Committee on Public Roads.

Senate Bill No. 559, (House Bill No. 1754).

An Act making an appropriation to aid in the erection of a monument at Erie Pennsylvania commemorating the building of the fleet at that place and the conspicuous manner in which it performed its errand at the Battle of Lake Erie and for repairs to and improvements for the Flag Ship Niagara

Referred to the Committee on Appropriations.

Senate Bill No. 876, (House Bill No. 1755).

An Act making an appropriation to the Good Samaritan Hospital of Lebanon Pennsylvania

Referred to the Committee on Appropriations.

Senate Bill No. 210, (House Bill No. 1756).

An Act making an appropriation to the Allegheny General Hospital at Pittsburgh Pennsylvania

Referred to the Committee on Appropriations.

Senate Bill No. 969, (House Bill No. 1757).

An Act to regulate the allotting or subdividing of land in cities of the second class by requiring the recording in the office of the recorder of deeds of a map or plat prior to the sale conveyance or mortgaging of any part thereof and providing penalties for the violation of the act

Referred to the Committee on Judiciary Special.

Senate Bill No. 972, (House Bill No. 1758).

An Act empowering cities to take purchase or condemn property for the purpose of erecting providing maintaining and operating thereon playgrounds playfields gymnasiums public baths swimming pools indoor recreation centers comfort stations waiting stations and drinking fountains

Referred to the Committee on Municipal Corporations.

Senate Bill No. 974, (House Bill No. 1759).

An Act to further amend section three hundred ninety-five of an act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Referred to the Committee on Counties and Townships.

Senate Bill No. 1010, (House Bill No. 1760).

An Act providing for the valuation and assessment in counties of the second class of all property of every kind and description and all occupations taxable for county school borough and township purposes creating a county assessment board for that purpose providing for the payment of the entire expense thereof by such counties prescribing the duties of the several county officers in respect thereto and abolishing all existing office and boards having to do with the valuation and assessment of such taxable property and occupations in such counties school districts boroughs and townships

Referred to the Committee on Retrenchment and Reform.

Senate Bill No. 1048, (House Bill No. 1761).

An Act to amend section six hundred twenty-seven of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth"

of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Referred to the Committee on Retrenchment and Reform.

Senate Bill No. 1049, (House Bill No. 1762).

An Act to provide for the payment of moneys appropriated for the care treatment and maintenance of the indigent insane criminal insane feeble-minded epileptic sick or injured and all other persons who are wards of the State or are beneficiaries in moneys so appropriated and the issuing of warrants by the Auditor General on the State Treasurer to the boards of trustees directors or managers of insane institutions hospitals asylums homes training schools penal institutions reformatories and all such other institutions owned controlled and operated in part or in whole by the State or to which the State appropriates moneys towards the maintenance thereof wherein such persons or wards of the State may be confined

Referred to the Committee on Public Health and Sanitation.

Senate Bill No. 1050, (House Bill No. 1763).

An Act making an appropriation for the purchase of copies of the history of the twenty-eighth Division during the World War and providing for the distribution thereof by the Governor

Referred to the Committee on Judiciary General.

Senate Bill No. 1051, (House Bill No. 1764).

An Act making an appropriation to the Snyder-Middleswarth Park Commission to carry into effect the provisions of an act approved the twelfth day of April one thousand nine hundred and twenty-one entitled "An act providing for the establishment and the regulation of a State Park to be known as the Snyder-Middleswarth State Park"

Referred to the Committee on Appropriations.

Senate Bill No. 1052, (House Bill No. 1765).

An Act to amend section five hundred ten of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Referred to the Committee on Counties and Townships.

Senate Bill No. 1053, (House Bill No. 1766).

An Act to validate tax liens filed since the twenty-first day of May one thousand nine hundred and thirteen under the provisions of an act approved the fourth day of June one thousand nine hundred and one entitled "An act providing when how upon what property and to what extent liens shall be allowed for taxes and for municipal improvement and for the removal of nuisances the procedure upon claims filed therefor the methods for prescribing such liens and enforcing payment of such claims the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales" to authorize the filing of tax liens under the provision of the said act for the period of six months after the approval of this act and providing for their collection

Referred to the Committee on Judiciary Special.

Senate Bill No. 1055, (House Bill No. 1767).

An Act making an appropriation to the Bonair Sanatorium Bells Camp McKean County Pennsylvania

Referred to the Committee on Appropriations.

Senate Bill No. 1061, (House Bill No. 1768).

An Act amending section one of the act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire-escapes fire-extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

Referred to the Committee on Manufactures.

Senate Bill No. 589, (House Bill No. 1769).

An Act to amend section two article five chapter seven of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Referred to the Committee on Counties and Townships.

Senate Bill No. 651, (House Bill No. 1770).

An Act to amend an act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred sixty-eight) entitled "An act providing for the incorporation regulation and government of cities of the third class regulating nomination and election of municipal officers therein and repealing consolidating and extending existing laws in relation thereto" defining certain of the powers of cities of the third class with reference to street lighting

Referred to the Committee on Municipal Corporations.

Senate Bill No. 955, (House Bill No. 1771).

An Act requiring the filing of plans and specifications for buildings public works highways or improvements undertaken by boroughs townships poor districts or school districts in the office of the clerk of the court of quarters sessions and requiring copies to be furnished by the secretary architect or engineer of the municipality to applicants therefor

Referred to the Committee on Municipal Corporations.

Senate Bill No. 966, (House Bill No. 1772).

An Act to amend chapter four of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" by providing for the adjustment and apportionment of the property of two or more consolidating boroughs or of a borough and of territory annexed thereto

Referred to the Committee on Municipal Corporations.

Senate Bill No. 1064, (House Bill No. 1773).

A Supplement to the act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and sixty-two) entitled "An act providing for the creation and administration of a State fund for the insurance of compensation for injuries to employees of subscribers thereto declaring false oaths by the subscribers to be misdemeanors and providing penalties for the violation thereof" refunding to the general fund of the State Treasury all moneys appropriated for the organization and administration of the State Workmen's Insurance Fund

Referred to the Committee on Insurance.

Senate Bill No. 1065, (House Bill No. 1774).

An Act requiring the recording of certain information relative to the moving of household goods and personal property in cities of the first and second classes imposing certain duties upon all persons firms and corporations owning or operating vehicles used in such moving and upon the Department of Public Safety of such cities

Referred to the Committee on Judiciary Special.

Senate Bill No. 1066, (House Bill No. 1775).

An Act to fix the number of Senators in the General Assembly of the State to apportion the State into Senatorial districts as provided by the Constitution and to regulate the election of and the terms of office of the present and future elected Senators

Referred to the Committee on Legislative Apportionment.

Senate Bill No. 1067, (House Bill No. 1776).

An Act making an appropriation to the Frederick Douglass Memorial Hospital and Training School of Philadelphia Pennsylvania

Referred to the Committee on Appropriations.

Senate Bill No. 1068, (House Bill No. 1777).

An Act to provide for the appointment of assistant district attorney in the several counties of the fourth class fixing the salaries of such assistant district attorneys and providing how the same shall be paid

Referred to the Committee on Counties and Townships.

Senate Bill No. 1069, (House Bill No. 1778).

An Act to amend an act approved the second day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder"

Referred to the Committee on Insurance.

Senate Bill No. 1328, (House Bill No. 1779).

An Act to amend section five of article twenty of an act entitled "An act for the better government of cities of the first class in this Commonwealth" approved the twenty-fifth day of June Anno Domini one thousand nine hundred and nineteen

Referred to the Committee on Municipal Corporations.

REPORTS FROM COMMITTEES.

Mr. JAMES A. WALKER, from the Committee on Banks and Banking, reported as committed House Bill No. 1714, (Senate Bill No. 942), entitled:

An Act giving the Banking Commissioner supervision and control and authority to examine automobile protective or cooperative companies or associations issuing for money consideration policies or contracts guaranteeing attorneys' services to owners of motor vehicles in event of accident to persons or property by operation of motor vehicles or providing for the towing of damaged vehicles defining motor vehicles providing for cancellation provision in policies or contracts providing for semi-annual reports by companies or associations to the Banking Commissioner and payment of examination expenses and filing fees providing for a reserve liability for unearned portion of premium or dues and for investment of funds in valid securities to protect the purchasers providing for filing of name and residence of solicitors employed requiring payment of tax to the Commonwealth of two per centum on all premiums or dues received requiring all such companies or associations now transacting business in this Commonwealth to register with the Banking Commissioner and to come under provisions of the act providing for liquidation by the Banking Commissioner in event of insolvency

Mr. HARER, from the Committee on Banks and Banking, reported as committed House Bill No. 1730, (Senate Bill No. 952), entitled:

An Act to appeal an act approved the eighteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand fifty-five) "An act in relation to the public safety defence and welfare of the Commonwealth and of the United States continuing the Commission of Public Safety and Defense as a Commission of Public Welfare prescribing its powers and duties and making an appropriation

Mr. SPROWLS, from the Committee on Banks and Banking reported as committed House Bill No. 1736, (Senate Bill No. 964), entitled:

An Act to further amend section eight of an act approved the sixteenth day of February one thousand nine hundred and six (Pamphlet Laws forty-five) entitled "An act to regulate the deposits of State funds to prescribe the method of selecting State depositories to limit the amount of State deposits to provide for the security of such deposits to fix the rate of interest thereon to provide for the publication of monthly statements of moneys in the general and sinking funds to declare it a misdemeanor to give or take anything of value for obtaining the same and prescribing penalties for the violations of this act" by fixing the rate of interest to be paid by active and non-active depositories

Mr. MCCAIG, from the Committee on Appropriations, reported as committed House Bill No. 1384, entitled:

An Act to provide for the payment to Philadelphia County of moneys with interest thereon advanced for the payment of expenses incident to the conduct of primary elections in the said county of Philadelphia and making an appropriation therefor

Mr. ALEXANDER, from the Committee on Judiciary General, reported as committed House Bill No. 1731, (Senate Bill No. 976), entitled:

An Act to amend an act entitled "An act providing that in all counties having more than five hundred thousand inhabitants advertisements and notices required by law or rules of court to be published in newspapers of general circulation unless dispensed with by special order of court shall be published in the legal newspaper issued at least weekly of the proper county designated by rules of court for the publication of court or other legal notices" approved the third day of May Anno Domini one thousand nine hundred and nine (Pamphlet Laws four hundred and twenty-four) as amended so as to except therefrom the advertisement by counties cities boroughs school districts and other municipalities and incorporated districts of the sale of any bonds or other securities issued by them

Mr. JOSEPH C. MARCUS, from the Committee on Retrenchment and Reform reported as committed House Bill No. 1710, (Senate Bill No. 881), entitled:

An Act to amend an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act estab-

lishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

Mr. WHITEMAN, from the Committee on Judiciary General, reported as committed, House Bill No. 1688, (Senate Bill No. 953), entitled:

An Act to amend section eleven and section thirteen of an act approved the fifteenth day of May one thousand nine hundred fifteen (Pamphlet Laws five hundred thirty-four) entitled "An act relating to motion-picture films reels or stereopticon views or slides providing a system of examination approval and regulation thereof and of the banners posters and other like advertising matters used in connection therewith creating the Board of Censors and providing penalties for the violation of this act"

Mr. FITZGIBBON, from the Committee on Judiciary General, reported as committed, House Bill No. 1698, (Senate Bill No. 590), entitled:

An Act to regulate increase and establish the fees to be charged by justices of the peace alderman and magistrates in this Commonwealth

Mr. PIKE, from the Committee on Counties and Townships, reported as committed House Bill No. 1523, (Senate Bill No. 690), entitled:

An Act relating to the acquisition of land for park purposes by any city in this Commonwealth in sections not entirely built up limiting time for condemnation by councils or condemnation or purchase by park commissioners after same has been placed on city plan for park purposes by ordinance of councils or action of park commissioners and providing for removal from city plan upon failure to condemn or purchase within time specified herein

Mr. EDMONDS, from the Committee on Judiciary General, reported as committed House Bill No. 1716, (Senate Bill No. 946), entitled:

An Act to make habitual loafing lounging congregating or loitering upon the corners or other places on the streets and highways of the cities of the first class of this Commonwealth a misdemeanor and prescribing the penalties therefor

Mr. EDMONDS, from the Committee on Education, reported as amended House Bill No. 1722, (Senate Bill No. 633), entitled:

An Act to amend section five hundred and forty-two as amended and section five hundred and forty-three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by imposing an occupation tax for school purposes on female residents of school districts of the second third and fourth class

Mr. RINN, from the Committee on Appropriations, reported as amended House Bill No. 1542, (Senate Bill No. 22), entitled:

An Act making an appropriation to the Allentown Hospital Allentown Lehigh county Pennsylvania

Mr. RINN, from the Committee on Appropriations, reported as committed House Bill No. 1543, (Senate Bill No. 24), entitled:

An Act making an appropriation to the Saint Lukes Hospital located at South Bethlehem Lehigh county Pennsylvania

Mr. WHITAKER, from the Committee on Appropriations, reported as committed House Bill No. 1544, (Senate Bill No. 28), entitled:

An Act making an appropriation to the Paoli Memorial Association for Improvements to and maintenance of the Paoli Parade Grounds

Mr. WHITAKER, from the Committee on Appropriations, reported as committed House Bill No. 1645, (Senate Bill No. 30), entitled:

An Act making an appropriation to the Commissioners of Valley Forge Park

Mr. DAVID I. MILLER, from the Committee on Appropriations, reported as committed House Bill No. 1646, (Senate Bill No. 44), entitled:

An Act making an appropriation to the Camp Curtin Commission for the dedication of the Camp Curtin Park the payment of the expenses of the Commission and for the completion of said park

Mr. JOHN N. HOFFMAN, from the Committee on Appropriations reported as amended House Bill No. 1545, (Senate Bill No. 45), entitled:

An Act making an appropriation to the General Hospital of East Stroudsburg, Pennsylvania

Mr. KINSMAN, from the Committee on Appropriations, reported as committed House Bill No. 1647, (Senate Bill No. 46), entitled:

An Act making an appropriation to carry into effect the act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws page one thousand one hundred and eighty) entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New York of certain toll bridges over the Delaware River and making an appropriation therefor"

Mr. WHITAKER, from the Committee on Appropriations, reported as committed House Bill No. 1648, (Senate Bill No. 54), entitled:

An Act making an appropriation to the commission appointed to procure and erect a statue of General David McMurtie Gregg

Mr. HOUGH, from the Committee on Appropriations, reported as committed House Bill No. 1732, (Senate Bill No. 6), entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania

Mr. McCAIG, from the Committee on Appropriations, reported as committed House Bill No. 1546, (Senate Bill No. 62), entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the blind located at Pittsburgh, Pennsylvania.

Mr. WILLIAMS, from the Committee on Appropriations, reported as amended House Bill No. 1547, (Senate Bill No. 63), entitled:

An Act making an appropriation to Saint Luke's Homeopathic Hospital of Philadelphia

Mr. CONNER, from the Committee on Appropriations, reported as committed House Bill No. 1649, (Senate Bill No. 64), entitled:

An Act making an appropriation to the Saint Joseph's Hospital of Philadelphia

Mr. STARK, from the Committee on Appropriations, reported as amended House Bill No. 1548, (Senate Bill No. 70), entitled:

An Act making an appropriation to the Robert Packer Hospital

Mr. DAVIS, from the Committee on Appropriations, reported as committed House Bill No. 1650, (Senate Bill No. 74), entitled:

An Act making an appropriation to the Pennsylvania Historical Commission for certain purposes

Mr. VICKERMAN, from the Committee on Appropriations, reported as amended House Bill No. 1651, (Senate Bill No. 76), entitled:

An Act authorizing the Governor to appoint a commission which with a similar commission of the State of New Jersey is authorized to acquire purchase maintain and operate ice boats on the Delaware River to keep said river open to navigation and making an appropriation

Mr. McCAIG, from the Committee on Appropriations, reported as committed House Bill No. 1549, (Senate Bill No. 78), entitled:

An Act making an appropriation to the Misericordia Hospital of Philadelphia

Mr. STEWART, from the Committee on Appropriations, reported as committed House Bill No. 1692, (Senate Bill No. 80), entitled:

An Act making an appropriation to the treasurer of the First Regiment Infantry of Pennsylvania

Mr. HEFFERNAN, from the Committee on Appropriations, reported as amended House Bill No. 1550, (Senate Bill No. 82), entitled:

An Act making an appropriation to the West Philadelphia Hospital for Women in the City of Philadelphia

Mr. GRIFFITH, from the Committee on Appropriations, reported as committed House Bill No. 1551, (Senate Bill No. 86), entitled:

An Act making an appropriation to the Mercy Hospital of Johnstown Pennsylvania

Mr. RUTH, from the Committee on Appropriations, reported as committed House Bill No. 1552, (Senate Bill No. 98), entitled:

An Act making an appropriation to Eagleville Sanatorium for Consumptives located at Eagleville Montgomery county

Mr. VICKERMAN, from the Committee on Appropriations, reported as committed House Bill No. 1553, (Senate Bill No. 106), entitled:

An Act making an appropriation to the Sewickley Valley Hospital Association Incorporated of Allegheny County Pennsylvania

Mr. CRUM, from the Committee on Appropriations, reported as amended House Bill No. 1554, (Senate Bill No. 111), entitled:

An Act making an appropriation to the J C Blair Memorial Hospital of Huntingdon Pennsylvania

Mr. BIDELESPACHER, from the Committee on Appropriations, reported as committed House Bill No. 1652, (Senate Bill No. 115), entitled:

An Act making an appropriation to the Lock Haven Hospital Lock Haven Pennsylvania

Mr. CRUM, from the Committee on Appropriations, reported as committed House Bill No. 1555, (Senate Bill No. 116), entitled:

An Act making an appropriation to the Nason Hospital Association of Roaring Spring Blair county Pennsylvania

Mr. CRUM, from the Committee on Appropriations, reported as committed House Bill No. 1556, (Senate Bill No. 117), entitled:

An Act making an appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

Mr. D. I. MILLER, from the Committee on Appropriations, reported as committed, House Bill No. 1557, (Senate Bill No. 129), entitled:

An Act making an appropriation to the trustees of the Pennsylvania State Lunatic Hospital for the southern district of Pennsylvania at Harrisburg

Mr. D. I. MILLER, from the Committee on Appropriations, reported as committed House Bill No. 1558, (Senate Bill No. 130), entitled:

An Act reappropriating certain moneys to the trustees of the Pennsylvania State Lunatic Hospital for the Southern District of Pennsylvania at Harrisburg

Mr. W. W. JONES, from the Committee on Appropriations, reported as committed House Bill No. 1559, (Senate Bill No. 132), entitled:

An Act making an appropriation to "The Union Home for old ladies" of West Philadelphia

Mr. DUNN, from the Committee on Appropriations, reported as committed House Bill No. 1560, (Senate Bill No. 133), entitled:

An Act making an appropriation to the Home for the Homeless Philadelphia Pennsylvania

Mr. McCAIG, from the Committee on Appropriations, reported as committed House Bill No. 1561, (Senate Bill No. 137), entitled:

An Act making an appropriation to the Mercy Hospital of Pittsburgh Pennsylvania

Mr. CONNER, from the Committee on Appropriations, reported as committed House Bill No. 1653, (Senate Bill No. 138), entitled:

An Act making an appropriation to The Public Service Commission of the Commonwealth of Pennsylvania to be used by said Commission in the payment of the cost of the construction reconstruction relocation alteration or abolition of any crossing of the tracks of public service companies at above or below grade including the approaches to any overhead or underpass structure in connection therewith and including also compensation for damages to adjacent property taken injured or destroyed by reason thereof of State Highways or highways in cities or boroughs which are a continuation or connecting link of State Highways and regulating the expenditure of the amount hereby appropriated to The Public Service Commission of the Commonwealth of Pennsylvania

Mr. MAGILL, from the Committee on Appropriations, reported as amended House Bill No. 1562, (Senate Bill No. 140), entitled:

An Act making an appropriation to the Taylor Hospital Ridley Park Delaware County Pennsylvania

Mr. WONER, from the Committee on Appropriations, reported as committed House Bill No. 1693, (Senate Bill No. 142), entitled:

An Act making an appropriation to the Grand View Hospital located near Sellersville Bucks County Pennsylvania

Mr. CONNER, from the Committee on Appropriations, reported as committed House Bill No. 1654, (Senate Bill No. 146), entitled:

An Act making an appropriation to the Woman's Medical College of Pennsylvania

Mr. CONNER, from the Committee on Appropriations, reported as committed House Bill No. 1563, (Senate Bill No. 147), entitled:

An Act making an appropriation to The Lankenau Hospital of Philadelphia Pennsylvania

Mr. DRINKHOUSE, from the Committee on Appropriations, reported as committed House Bill No. 1564, (Senate Bill No. 148), entitled:

An Act making an appropriation for the Gynecean Hospital Philadelphia Pennsylvania

Mr. EHRHARDT, from the Committee on Appropriations, reported as amended House Bill No. 1565, (Senate Bill No. 151), entitled:

An Act making an appropriation to the Society for the Prevention and Cure of Consumption of the city of Scranton popularly known as the West Mountain Sanatorium

Mr. GOODNOUGH, from the Committee on Appropriations, reported as committed House Bill No. 1566, (Senate Bill No. 174), entitled:

An Act making an appropriation to the Salvation Army Rescue Home and Hospital Lansdowne Avenue Philadelphia

Mr. RINN, from the Committee on Appropriations, reported as amended House Bill No. 1567, (Senate Bill No. 176), entitled:

An Act making an appropriation to the Easton Home for Friendless Children at Easton Pennsylvania

Mr. J. T. DAVIS, from the Committee on Appropriations, reported as committed House Bill No. 1568, (Senate Bill No. 180), entitled:

An Act making an appropriation to the Indiana Hospital of Indiana County Pennsylvania

Mr. ARMSTRONG, from the Committee on Appropriations, reported as committed House Bill No. 1569, (Senate Bill No. 181), entitled:

An Act making an appropriation to the North Pennsylvania General Hospital and Sanatorium at Austin Pennsylvania

Mr. RUTH, from the Committee on Appropriations, reported as committed House Bill No. 1655, (Senate Bill No. 201), entitled:

An Act making an appropriation to the Washington Crossing Park Commission for the purpose of the acquisition of lands and property and the making of improvements in accordance with the provisions of the act of July twenty-fifth one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and nine) entitled "An act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument commemorate of Washington crossing the river Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purposes of this act"

Mr. DILLSHEIMER, from the Committee on Appropriations, reported as committed House Bill No. 1570, (Senate Bill No. 205), entitled:

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania at Pittsburgh

Mr. McCAIG, from the Committee on Appropriations, reported as committed House Bill No. 1656, (Senate Bill No. 206), entitled:

An Act making an appropriation to the Duquesne University Pittsburgh Pennsylvania

Mr. ARMSTRONG, from the Committee on Appropriations, reported as committed House Bill No. 1571, (Senate Bill No. 209), entitled:

An Act making an appropriation to the George Junior Republic Association of Pennsylvania

Mr. STEVENSON, from the Committee on Appropriations, reported as committed House Bill No. 1572, (Senate Bill No. 217), entitled:

An Act making an appropriation to the Punxsutawney Hospital Association of Punxsutawney Jefferson county Pennsylvania

Mr. WONER, from the Committee on Appropriations, reported as amended House Bill No. 1573, (Senate Bill No. 222), entitled:

An Act making an appropriation to the Florence Crittenton Home located at one hundred and thirty-nine Queen Street Germantown Philadelphia Pennsylvania

Mr. ASTON, from the Committee on Appropriations, reported as committed House Bill No. 1574, (Senate Bill No. 228), entitled:

An Act making an appropriation to the Children's Aid Society of Pennsylvania

Mr. HESS, from the Committee on Appropriations, reported as committed House Bill No. 1575, (Senate Bill No. 229), entitled:

An Act making an appropriation to the House of Good Shepherd Penn and Chew Streets Germantown Philadelphia Pennsylvania

Mr. McCAIG, from the Committee on Appropriations, reported as committed House Bill No. 1576, (Senate Bill No. 238), entitled:

An Act making an appropriation to the State Institution for Feeble Minded of Western Pennsylvania at Polk Pennsylvania for maintenance and training

Mr. McCAIG, from the Committee on Appropriations, reported as committed House Bill No. 1577, (Senate Bill No. 239), entitled:

An Act making an appropriation to the State Institution for Feeble Minded of Western Pennsylvania at Polk Pennsylvania

Mr. CAMPBELL, from the Committee on Appropriations, reported as committed House Bill No. 1657, (Senate Bill No. 240), entitled:

An Act making an appropriation to the Pennsylvania Board of Pharmacy

Mr. QUIGLEY, from the Committee on Appropriations, reported as committed House Bill No. 1658, (Senate Bill No. 249), entitled:

An Act making an appropriation to the Corry Hospital Association of Corry Pennsylvania

Mr. STEVENSON, from the Committee on Appropriations, reported as committed House Bill No. 1578, (Senate Bill No. 250), entitled:

An Act making an appropriation to the Adrian Hospital Association of Punxsutawney Jefferson county Pennsylvania

Mr. FLYNN, from the Committee on Appropriations, reported as committed House Bill No. 1579, (Senate Bill No. 252), entitled:

An Act making an appropriation to the Braddock General Hospital Braddock Pennsylvania

Mr. HOUGH, from the Committee on Appropriations, reported as committed House Bill No. 1580, (Senate Bill No. 253), entitled:

An Act making an appropriation to the Home for the Aged and Infirm Colored Women at Pittsburgh Pennsylvania

Mr. SHAFFER, from the Committee on Appropriations, reported as committed House Bill No. 1581, (Senate Bill No. 254), entitled:

An Act making an appropriation to the Pittsburgh Hospital Sisters of Charity Frankstown Avenue Pittsburgh Pennsylvania

Mr. BROOKS, from the Committee on Appropriations, reported as committed House Bill No. 1582, (Senate Bill No. 255), entitled:

An Act making an appropriation to the Columbia Hospital Wilkesburg Pennsylvania

Mr. McCAIG, from the Committee on Appropriations, reported as committed House Bill No. 1659, (Senate Bill No. 261), entitled:

A Supplement to an act entitled "An act providing for the selection and purchase or the appropriation from the State Forest Reserves of a tract of land and the erection thereon of buildings for the Western Penitentiary making an appropriation therefor authorizing the removal thereto of the inmates of the said penitentiary and directing the sale of the site now occupied by the said penitentiary and the buildings and materials thereon" approved the thirtieth day of March Anno Domini one thousand nine hundred and eleven making an additional appropriation for erection construction and equipment

Mr. QUIGLEY, from the Committee on Appropriations, reported as committed House Bill No. 1583, (Senate Bill No. 269), entitled:

An Act making an appropriation to the Women's Homeopathic Hospital of Philadelphia

Mr. DAVIS, from the Committee on Appropriations, reported as committed House Bill No. 1584, (Senate Bill No. 273), entitled:

An Act making an appropriation to the Clearfield Hospital Clearfield Pennsylvania

Mr. J. N. HOFFMAN, from the Committee on Appropriations, reported as committed House Bill No. 1660, (Senate Bill No. 276), entitled:

An Act making an appropriation to the commission constituted for the purpose of acquiring and maintaining toll-bridges over the Delaware River between Pennsylvania and New Jersey

Mr. SHAFFER, from the Committee on Appropriations, reported as committed House Bill No. 1585, (Senate Bill No. 292), entitled:

An Act making an appropriation to the New Castle Hospital of New Castle Pennsylvania

Mr. DRINKHOUSE, from the Committee on Appropriations, reported as committed House Bill No. 1586, (Senate Bill No. 301), entitled:

An Act making an appropriation to the Friends' Home for Children situate at four thousand eleven Aspen street Philadelphia

Mr. CAMPBELL, from the Committee on Appropriations, reported as amended House Bill No. 1587, (Senate Bill No. 304), entitled:

An Act making an appropriation to the Pennsylvania Institution for the Instruction of the Blind

Mr. SPROWLS, from the Committee on Appropriations, reported as amended House Bill No. 1588, (Senate Bill No. 306), entitled:

An Act making an appropriation to the Medico-Chirurgical Hospital of the University of Pennsylvania

Mr. McCAIG, from the Committee on Appropriations, reported as amended House Bill No. 1589, (Senate Bill No. 307), entitled:

An Act making an appropriation to the hospital of the University of Pennsylvania

Mr. SPROWLS, from the Committee on Appropriations, reported as committed House Bill No. 1590, (Senate Bill No. 311), entitled:

An Act making an appropriation to the Memorial Hospital Association of Monongahela City Pennsylvania

Mr. C. P. DEWEY, from the Committee on Appropriations, reported as committed House Bill No. 1591, (Senate Bill No. 313), entitled:

An Act making an appropriation to the Home for Widows and Single Women of Reading Pennsylvania

Mr. HESS, from the Committee on Appropriations, reported as amended House Bill No. 1592, (Senate Bill No. 314), entitled:

An Act making an appropriation to the Western Pennsylvania Hospital

Mr. BIDELESPACHER, from the Committee on Appropriations, reported as committed House Bill No. 1593, (Senate Bill No. 321), entitled:

An Act making an appropriation to the Mary M Packer Hospital Sunbury Pennsylvania

Mr. WHITAKER, from the Committee on Appropriations, reported as committed House Bill No. 1594, (Senate Bill No. 335), entitled:

An Act providing for the reappropriation of the unexpended balance for the erection of a monument upon the Parkway in the city of Philadelphia or elsewhere in the State of Pennsylvania in commemoration of the military service of General Galusha Pennypacker and making an additional appropriation for the same purpose

Mr. SOFFEL, from the Committee on Appropriations, reported as committed House Bill No. 1595, (Senate Bill No. 341), entitled:

An Act making an appropriation to the Tabor Home for Children Doylestown Bucks county Pennsylvania

Mr. CONNER, from the Committee on Appropriations, reported as committed House Bill No. 1661, (Senate Bill No. 345), entitled:

An Act making an appropriation to the trustees of the Philadelphia School of Design for Women at Philadelphia Pennsylvania

Mr. McCAIG, from the Committee on Appropriations, reported as committed House Bill No. 1596, (Senate Bill No. 347), entitled:

A further Supplement to an act approved the first day of April one thousand eight hundred and sixty-three (Pamphlet Laws two hundred and thirteen) entitled "An act to accept the grant of public lands by the United States to the several States for the endowment of agricultural colleges" and making appropriation for carrying the same into effect

Mr. EHRHARDT, from the Committee on Appropriations, reported as committed House Bill No. 1662, (Senate Bill No. 348), entitled:

An Act making an appropriation to the Pennsylvania State College for educational extension work and for maintaining a summer session for teachers

Mr. LAFFERTY, from the Committee on Appropriations, reported as committed House Bill No. 1597, (Senate Bill No. 353), entitled:

An Act making an appropriation to the Hospital of the Hahnemann Medical College and Hospital

Mr. W. W. JONES, from the Committee on Appropriations, reported as committed House Bill No. 1733, (Senate Bill No. 356), entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania

Mr. BIDEISPACHER, from the Committee on Appropriations, reported as amended House Bill No. 1598, (Senate Bill No. 357), entitled:

An Act making an appropriation to the State hospital for injured persons of the Trevorton Shamokin and Mount Carmel coal fields

Mr. STEVENSON, from the Committee on Appropriations, reported as amended House Bill No. 1599, (Senate Bill No. 360), entitled:

An Act making an appropriation to the Cottage State Hospital of Philipsburg Pennsylvania

Mr. WILLIAMS, from the Committee on Appropriations, reported as committed House Bill No. 1600, (Senate Bill No. 365), entitled:

An Act making an appropriation to the American Hospital for Diseases of the Stomach of Philadelphia Pennsylvania

Mr. CONNER, from the Committee on Appropriations, reported as amended House Bill No. 1601, (Senate Bill No. 380), entitled:

An Act making an appropriation to the House of the Good Shepherd in the city of Reading Pennsylvania

Mr. STEVENS, from the Committee on Appropriations, reported as amended House Bill No. 1602, (Senate Bill No. 382), entitled:

An Act making an appropriation to the Sisters of Charity of Saint Catherine's Orphan Asylum of Reading Pennsylvania

Mr. SOFFEL, from the Committee on Appropriations, reported as committed House Bill No. 1603, (Senate Bill No. 383), entitled:

An Act making an appropriation to the Saint Joseph's Hospital in the city of Reading Pennsylvania

Mr. BROOKS, from the Committee on Appropriations, reported as amended House Bill No. 1604, (Senate Bill No. 390), entitled:

An Act making an appropriation to the Pennsylvania Seamen's Friend Society of Philadelphia Pennsylvania

Mr. PERRY, from the Committee on Appropriations, reported as committed House Bill No. 1605, (Senate Bill No. 393), entitled:

An Act making an appropriation to the Franklin City Hospital Franklin Pennsylvania

Mr. WHITEMAN, from the Committee on Appropriations, reported as committed House Bill No. 1606, (Senate Bill No. 397), entitled:

An Act making an appropriation to the South Side Hospital of Pittsburgh Pennsylvania

Mr. QUIGLEY, from the Committee on Appropriations, reported as committed House Bill No. 1734, (Senate Bill No. 428), entitled:

An Act making an appropriation to the Home for Friendless Children of the City of Reading Pennsylvania

Mr. McCAIG, from the Committee on Appropriations, reported as committed House Bill No. 1228, (Senate Bill No. 430), entitled:

An Act to amend section two of the act approved the twenty-eighth day of March one thousand eight hundred eighty-nine (Pamphlet Laws twenty-two) entitled "A supplement to an act entitled 'An act to provide for the publication of the decisions of the Supreme Court and the appointment of a State reporter' approved the twelfth day of June Anno Domini one thousand eight hundred and seventy-eight (Pamphlet Laws one thousand eight hundred and seventy-eight page two hundred and one) requiring the State reporter to report all the cases decided by the Supreme Court of this Commonwealth and providing for additional assistance and compensation therefor"

Mr. CONNER, from the Committee on Appropriations, reported as committed House Bill No. 1607, (Senate Bill No. 434), entitled:

An Act making an appropriation to the Northern Home for Friendless Children of Philadelphia Pennsylvania

Mr. WETTACH, from the Committee on Appropriations, reported as committed House Bill No. 1608, (Senate Bill No. 435), entitled:

An Act making an appropriation to the Christian Home for Women at fourteen hundred and twenty-three Liverpool street Northside city of Pittsburgh Pennsylvania

Mr. BIDEISPACHER, from the Committee on Appropriations, reported as amended House Bill No. 1609, (Senate Bill No. 436), entitled:

An Act making an appropriation to the State Industrial Home for Women at Muncy

Mr. FITZGIBBON, from the Committee on Appropriations, reported as committed House Bill No. 1610, (Senate Bill No. 444), entitled:

An Act making an appropriation to the Erie Infants Home and Hospital of Erie Pennsylvania

Mr. WHITEMAN, from the Committee on Appropriations, reported as amended House Bill No. 1611, (Senate Bill No. 455), entitled:

An Act making an appropriation to the Reading Hospital in the city of Reading Pennsylvania for maintenance

Mr. HEFFERNAN, from the Committee on Appropriations, reported as committed House Bill No. 1664, (Senate Bill No. 476), entitled:

An Act making an appropriation to the board of trustees of the Philadelphia Museums

Mr. WETTACH, from the Committee on Appropriations, reported as committed House Bill No. 1612, (Senate Bill No. 481), entitled:

An Act making an appropriation to the Pittsburgh Newsboys' Home of Pittsburgh Pennsylvania

Mr. McCAIG, from the Committee on Appropriations, reported as committed House Bill No. 1613, (Senate Bill No. 485), entitled:

An Act making an appropriation to the Wills Hospital Philadelphia Pennsylvania

Mr. McCAIG, from the Committee on Appropriations, reported as committed House Bill No. 1614, (Senate Bill No. 488), entitled:

An Act making an appropriation to the Nesbit West Side Hospital Dorranceton Luzerne county Pennsylvania

Mr. ASTON, from the Committee on Appropriations, reported as committed House Bill No. 1615, (Senate Bill No. 489), entitled:

An Act making an appropriation to the Pittston Hospital Association of the city of Pittston Pennsylvania

Mr. ASTON, from the Committee on Appropriations, reported as committed House Bill No. 1616, (Senate Bill No. 490), entitled:

An Act making an appropriation to the Florence Crittenton Circle of Wilkes-Barre Pennsylvania

Mr. DUNN, from the Committee on Appropriations, reported as amended House Bill No. 1665, (Senate Bill No. 491), entitled:

An Act to make an appropriation for the improvement of the maritime port facilities of the State of Pennsylvania at Philadelphia and providing for the expenditure thereof and for the appointment by the Governor of a competent engineer to assist and cooperate therein

Mr. PERRY, from the Committee on Appropriations, reported as committed House Bill No. 1617, (Senate Bill No. 492), entitled:

An Act making an appropriation to the Saint Agnes Hospital Philadelphia Pennsylvania

Mr. HESS, from the Committee on Appropriations, reported as committed House Bill No. 1618, (Senate Bill No. 493), entitled:

An Act making an appropriation to the Columbia Hospital at Columbia Lancaster county Pennsylvania.

Mr. DAVID I. MILLER, from the Committee on Appropriations, reported as amended House Bill No. 1666, (Senate Bill No. 508), entitled:

A Supplement to an act entitled "An act to establish an asylum for the insane poor of this Commonwealth to be called 'The Pennsylvania State Lunatic Hospital and Union Asylum for the Insane'" approved the fourteenth day of April Anno Domini one thousand eight hundred and forty-five (Pamphlet Laws page four hundred and forty)

Mr. DRINKHOUSE, from the Committee on Appropriations, reported as committed House Bill No. 1619, (Senate Bill No. 510), entitled:

An Act making an appropriation to the Children's Homeopathic Hospital of Philadelphia Pennsylvania

Mr. McCAIG, from the Committee on Appropriations, reported as committed House Bill No. 1620, (Senate Bill No. 515), entitled:

An Act making an appropriation to the Industrial Home for Crippled Children at Pittsburgh Pennsylvania

Mr. FITZGIBBON, from the Committee on Appropriations, reported as committed House Bill No. 1621, (Senate Bill No. 536), entitled:

An Act making an appropriation to the Beulah Anchorage of Reading Pennsylvania

Mr. ASTON, from the Committee on Appropriations, reported as amended House Bill No. 1623, (Senate Bill No. 540), entitled:

An Act making an appropriation to the Wilkes-Barre City Hospital

Mr. M. R. HOFFMAN, from the Committee on Appropriations, reported as committed House Bill No. 1624, (Senate Bill No. 550), entitled:

An Act making an appropriation to the Chester Hospital in the City of Chester Pennsylvania

Mr. LAFFERTY, from the Committee on Appropriations, reported as committed House Bill No. 1667, (Senate Bill No. 558), entitled:

An Act making an appropriation to Albright and Mebus for the payment for services heretofore rendered to the Attorney General of the Commonwealth

Mr. DAVID I. MILLER, from the Committee on Appropriations, reported as committed House Bill No. 1625, (Senate Bill No. 586), entitled:

An Act making an appropriation to the several fire companies of the city of Harrisburg Pennsylvania

Mr. RINN, from the Committee on Appropriations, reported as amended House Bill No. 1626, (Senate Bill No. 593), entitled:

An Act making an appropriation to the trustees of the Homeopathic State Hospital for the Insane at Allentown Pennsylvania

Mr. DAVID I. MILLER, from the Committee on Appropriations, reported as committed House Bill No. 1627, (Senate Bill No. 627), entitled:

An Act making an appropriation to the Home for the Friendless of Harrisburg Pennsylvania

Mr. DAVID I. MILLER, from the Committee on Appropriations, reported as committed House Bill No. 1628, (Senate Bill No. 628), entitled:

An Act making an appropriation to the Harrisburg Polyclinic Hospital of Harrisburg Pennsylvania

Mr. DAVID I. MILLER, from the Committee on Appropriations, reported as committed House Bill No. 1629, (Senate Bill No. 630), entitled:

An Act making an appropriation to the Sylvan Heights Home for Orphan Girls at Harrisburg Pennsylvania

Mr. STEWART, from the Committee on Appropriations, reported as committed House Bill No. 1668, (Senate Bill No. 635), entitled:

An Act making a further appropriation to carry into effect the act approved the fourteenth day of June one thousand nine hundred and eleven (Pamphlet Laws nine hundred and thirty-five) entitled "An act providing for the erection by the Commonwealth of Pennsylvania of a statue in memory of General George Gordon Meade in the city of Washington and making an appropriation therefor"

Mr. DAVID I. MILLER, from the Committee on Appropriations, reported as committed House Bill No. 1671, (Senate Bill No. 678), entitled:

An Act to amend sections one two and four of an act approved the eighteenth day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one thousand and forty-nine) entitled "An act authorizing the Board of Commissioners of Public Grounds and Buildings to erect a Soldiers' and Sailors' Memorial Bridge with the approaches thereto and memorial pylons in the city of Harrisburg to commemorate the services of the soldiers and sailors of the Commonwealth providing for the letting of contracts thereby providing for a proportion of the cost to be paid by the city of Harrisburg and public service corporations using or affected by the building of said bridge providing for acquiring any property necessary by eminent domain giving the Board of Commissioners of Public Grounds and Buildings the right to sell a portion of the land to the Pennsylvania Railroad Company to conform to the plans of the architect providing for the maintenance of said bridge and making an appropriation to carry out the provisions of this act"

Mr. DAVIS, from the Committee on Appropriations, reported as committed House Bill No. 1630, (Senate Bill No. 685), entitled:

An Act making an appropriation to the trustees of the Western State Hospital for the Insane

Mr. JOHN N. HOFFMAN, from the Committee on Appropriations, reported as committed House Bill No. 1672, (Senate Bill No. 757), entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the payment of the cost of constructing approaches and necessary rights of way to and for bridges erected in pursuance of the proceedings under the act of May fifth one thousand nine hundred and eleven (Pamphlet Laws one hundred seventy-seven) entitled "An act authorizing the Commonwealth of Pennsylvania to build bridges over any river not more than one thousand feet and not less than five hundred feet in width at localities not less than ten miles distant from the nearest public bridge over the same river in counties whose indebtedness increased by the cost of such proposed bridge would exceed the constitutional limitation of two per centum of their assessed valuation"

Mr. STARK, from the Committee on Appropriations, reported as committed House Bill No. 1673, (Senate Bill No. 758), entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the payment of the cost of bridges erected in pursuance of proceedings under the act of May fifth one thousand nine hundred and eleven (Pamphlet Laws one hundred seventy-seven) entitled "An act authorizing the Commonwealth of Pennsylvania to build bridges over any river not more than one thousand feet and not less than five hundred feet in width at localities not less than ten miles distant from the nearest public bridge over the same river in counties whose indebtedness increased by the cost of such proposed bridge would exceed the constitutional limitation of two per centum of their assessed valuation"

Mr. McCAIG, from the Committee on Appropriations, reported as committed House Bill No. 1402, (Senate Bill No. 760), entitled:

An Act authorizing the State Highway Department to pay to or for certain railroad companies certain sums of money in satisfaction of certain credits extended to the State Highway Department by said railroad companies for the cost of transporting road building materials for use upon State highways said credits being the difference in the freight rate in force when the contracts for the road construction were made and the freight rate authorized by the Interstate Commerce Commission prior to completion of work thereunder directing and restricting the payment of such sums to the amounts expended by said railroad companies in the elimination of grade crossings under order of The Public Service Commission of the Commonwealth of Pennsylvania and making an appropriation therefor

Mr. CONNER, from the Committee on Appropriations, reported as committed House Bill No. 1631, (Senate Bill No. 808), entitled:

An Act making an appropriation to Saint Vincent's Home and Maternity Hospital Seventieth and Woodland Avenue Philadelphia Pennsylvania

Mr. HEFFERNAN, from the Committee on Appropriations, reported as committed House Bill No. 1632, (Senate Bill No. 809), entitled:

An Act making an appropriation to Saint John's Orphan Asylum Forty-ninth Street and Wyalusing Avenue Philadelphia Pennsylvania

Mr. CONNER, from the Committee on Appropriations, reported as committed House Bill No. 1633, (Senate Bill No. 810), entitled:

An Act making an appropriation to the House of the Good Shepherd Fairmont Avenue and Thirty-fifth Street Philadelphia Pennsylvania

Mr. LAFFERTY, from the Committee on Appropriations, reported as committed House Bill No. 1634, (Senate Bill No. 812), entitled:

An Act making an appropriation to the Saint Edmond's Home for Crippled Children Forty-fourth street and Haverford Avenue Philadelphia Pennsylvania

Mr. DUNN, from the Committee on Appropriations, reported as committed House Bill No. 1635, (Senate Bill No. 813), entitled:

An Act making an appropriation to Saint Vincent's Home Lansdowne Delaware county Pennsylvania

Mr. CONNER, from the Committee on Appropriations, reported as committed House Bill No. 1636, (Senate Bill No. 814), entitled:

An Act making an appropriation to the Catholic Home for Destitute Children Allegheny Avenue and Twenty-ninth street Philadelphia Pennsylvania

Mr. RUTH, from the Committee on Appropriations, reported as committed House Bill No. 1637, (Senate Bill No. 815), entitled:

An Act making an appropriation to the Philadelphia Protector for Boys Protective Station Montgomery county Pennsylvania

Mr. ARMSTRONG, from the Committee on Appropriations, reported as committed House Bill No. 1639, (Senate Bill No. 824), entitled:

An Act making an appropriation to the Western Temporary Home of Philadelphia

Mr. D. I. MILLER, from the Committee on Appropriations, reported as committed House Bill No. 1677, (Senate Bill No. 826), entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the grading paving and curbing of part of North Street in the city of Harrisburg Pennsylvania

Mr. D. I. MILLER, from the Committee on Appropriations, reported as amended House Bill No. 1678, (Senate Bill No. 827), entitled:

An Act making an appropriation for use of the Board of Commissioners of Public Grounds and Buildings on the work of completing an office building in Capitol Park

Mr. D. I. MILLER, from the Committee on Appropriations, reported as committed House Bill No. 1679, (Senate Bill No. 828), entitled:

An Act authorizing the Board of Commissioners of Public Grounds and Buildings to erect construct and complete a garage building in one or more units to be constructed of fire resisting materials on a plot of ground owned by the Commonwealth lying north of the proposed Soldiers and Sailors' Memorial Bridge in the city of Harrisburg and providing for the letting of contracts therefor and making an appropriation for the payment thereof

Mr. KINSMAN, from the Committee on Appropriations, reported as committed House Bill No. 1680, (Senate Bill No. 832), entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings of the Commonwealth of Pennsylvania for the payment of the Commonwealth's share of the cost of maintenance of and repairs to bridges over the Delaware River between the Commonwealth of Pennsylvania and the State of New York

Mr. McCAIG, from the Committee on Appropriations, reported as committed House Bill No. 1681, (Senate Bill No. 833), entitled:

A Joint Resolution continuing the commission appointed pursuant to a concurrent resolution dated June seventeenth one thousand nine hundred and fifteen for the purpose of continuing the work of the former commission by a further investigation and examination of the various laws now in effect in the several States relating to the recording of deeds mortgages the transfer of land the insurance of titles and the practical operation of such laws and to propose such changes in the Constitution and laws of this Commonwealth as to insure the best system of recording and making report and recommendation to the next General Assembly in the year one thousand nine hundred and twenty-three defining the powers and duties of the commission and making an appropriation

Mr. CONNER, from the Committee on Appropriations, reported as committed House Bill No. 1707, (Senate Bill No. 855), entitled:

An Act making an appropriation and reappropriation for the erection and construction of a bridge over the Delaware river and approaches thereto as provided for in the act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fourteen) entitled "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River connecting the city of Philadelphia and the city of Camden and the approaches thereto providing for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the city of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the site and approaches thereof providing for the turning over of said bridge upon its completion and making an appropriation for the purpose of this act"

Mr. D. I. MILLER, from the Committee on Appropriations, reported as committed House Bill No. 1682, (Senate Bill No. 856), entitled:

An Act re-appropriating the unexpended balance of any moneys heretofore appropriated to the Board of Commissioners of Public Grounds and Buildings for the purpose of carrying on the work of erecting and constructing a Soldiers and Sailors' Memorial Bridge

Mr. SINCLAIR, from the Committee on Appropriations, reported as amended House Bill No. 1735, (Senate Bill No. 963), entitled:

An Act to authorize the acquisition by purchase or condemnation of lands with or without buildings thereon and the erection of buildings for a State Truancy School and for the appointment of a commission to acquire the same and making an appropriation for the purposes of this act and providing for its operation by the State Board of Education

Mr. STEVENS, from the Committee on Appropriations, reported as committed House Bill No. 1737, (Senate Bill No. 965), entitled:

An Act making an appropriation to the Hebrew Sheltering Home and Day Nursery for Children Philadelphia Pennsylvania

Mr. SCHAEFFER, from the Committee on Appropriations, reported as committed House Bill No. 1738, (Senate Bill No. 967), entitled:

An Act making an appropriation to the Trustees of the Locust Mountain Hospital at Shenandoah Pennsylvania

Mr. LAFFERTY, from the Committee on Appropriations, reported as committed House Bill No. 1742, (Senate Bill No. 975), entitled:

An Act making an appropriation to the Babies Hospital of Philadelphia Pennsylvania

BILLS ON FIRST READING.

Mr. McCAIG asked and obtained unanimous-consent to have the following bills read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1542, (Senate Bill No. 22), entitled:

An Act making an appropriation to the Allentown Hospital Allentown Lehigh county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1543, (Senate Bill No. 24), entitled:

An Act making an appropriation to the Saint Lukes Hospital located at South Bethlehem Lehigh county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1544, (Senate Bill No. 28), entitled:

An Act making an appropriation to the Paoli Memorial Association for improvements to and maintenance of the Paoli Parade Grounds

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1645, (Senate Bill No. 30), entitled:

An Act making an appropriation to the Commissioners of Valley Forge Park

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1646, (Senate Bill No. 44), entitled:

An Act making an appropriation to the Camp Curtin Commission for the dedication of the Camp Curtin Park the payment of the expenses of the commission and for the completion of said Park

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1545, (Senate Bill No. 45), entitled:

An Act making an appropriation to the General Hospital of East Stroudsburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1647, (Senate Bill No. 46), entitled:

An Act making an appropriation to carry into effect the act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws page one thousand one hundred and eighty) entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New York of certain toll bridges over the Delaware River and making an appropriation therefor"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1648, (Senate Bill No. 54), entitled:

An Act making an appropriation to the commission appointed to procure and erect a statue of General David McMurtre Gregg

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1732, (Senate Bill No. 60), entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1546, (Senate Bill No. 62), entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1547, (Senate Bill No. 63), entitled:

An Act making an appropriation to Saint Luke's Homeopathic Hospital of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1649, (Senate Bill No. 64), entitled:

An Act making an appropriation to the Saint Joseph's Hospital of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1548, (Senate Bill No. 70), entitled:

An Act making an appropriation to the Robert Packer Hospital

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1650, (Senate Bill No. 74), entitled:

An Act making an appropriation to the Pennsylvania Historical Commission for certain purposes

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1651, (Senate Bill No. 76), entitled:

An Act authorizing the Governor to appoint a commission which with a similar commission of the State of New Jersey is authorized to acquire purchase maintain and operate ice boats on the Delaware River to keep said river open to navigation and making an appropriation

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1549, (Senate Bill No. 78), entitled:

An Act making an appropriation to the Misericordia Hospital of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1692, (Senate Bill No. 80), entitled:

An Act making an appropriation to the treasurer of the First Regiment Infantry of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1550, (Senate Bill No. 82), entitled:

An Act making an appropriation to the West Philadelphia Hospital for Women in the city of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1551, (Senate Bill No. 86), entitled:

An Act making an appropriation to the Mercy Hospital of Johnstown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1552, (Senate Bill No. 98), entitled:

An Act making an appropriation to the Eagleville Sanatorium for Consumptives located at Eagleville Montgomery county

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1553, (Senate Bill No. 106), entitled:

An Act making an appropriation to the Sewickley Valley Hospital Association Incorporated of Allegheny county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1554, (Senate Bill No. 111), entitled:

An Act making an appropriation to the J. C. Blair Memorial Hospital of Huntingdon Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1552, (Senate Bill No. 115), entitled:

An Act making an appropriation to the Lock Haven Hospital Lock Haven Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1555, (Senate Bill No. 116), entitled:

An Act making an appropriation to the Nason Hospital Association of Roaring Spring Blair county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1556, (Senate Bill No. 117), entitled:

An Act making an appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1557, (Senate Bill No. 129), entitled:

An Act making an appropriation to the trustees of the Pennsylvania State Lunatic Hospital for the southern district of Pennsylvania at Harrisburg

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1558, (Senate Bill No. 130), entitled:

An Act reappropriating certain moneys to the trustees of the Pennsylvania State Lunatic Hospital for the southern district of Pennsylvania at Harrisburg

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1559, (Senate Bill No. 132), entitled:

An Act making an appropriation to "The Union Home for old Ladies of West Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1560, (Senate Bill No. 133), entitled:

An Act making an appropriation to the Home for the Homeless of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1561, (Senate Bill No. 137), entitled:

An Act making an appropriation to the Mercy Hospital of Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1563, (Senate Bill No. 138), entitled:

An Act making an appropriation to The Public Service Commission of the Commonwealth of Pennsylvania to be used by said Commission in the payment of the cost of the construction reconstruction relocation alteration or abolition of any crossing of the tracks of public service companies at above or below grade including the approaches to any overhead or underpass structure in connection therewith and including also compensation for damages to adjacent property taken injured or destroyed by reason thereof of State Highways or highways in cities or boroughs which are a continuation or connecting link of State highways and regulating the expenditure of the amount hereby appropriated to the Public Service Commission of the Commonwealth of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1562, (Senate Bill No. 140), entitled:

An Act making an appropriation to the Taylor Hospital Ridley Park Delaware county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1693, (Senate Bill No. 142), entitled:

An Act making an appropriation to the Grand View Hospital located near Sellersville Bucks county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1654, (Senate Bill No. 146), entitled:

An Act making an appropriation to the Womens' Medical College of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1563, (Senate Bill No. 147), entitled:

An Act making an appropriation to The Lankenau Hospital of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1564, (Senate Bill No. 148), entitled:

An Act making an appropriation for the Gyneccan Hospital Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1565, (Senate Bill No. 151), entitled:

An Act making an appropriation to the Society for the prevention and cure of consumption of the city of Scranton popularly known as the West Mountain Sanatorium

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1566, (Senate Bill No. 174), entitled:

An Act making an appropriation to the Salvation Army Rescue Home and Hospital Lansdowne Avenue Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1567, (Senate Bill No. 176), entitled:

An Act making an appropriation to the Easton Home for Friendless Children at Easton Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1568, (Senate Bill No. 180), entitled:

An Act making an appropriation to the Indiana Hospital of Indiana county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1569, (Senate Bill No. 181), entitled:

An Act making an appropriation to the North Pennsylvania General Hospital and Sanatorium at Austin Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1655, (Senate Bill No. 201), entitled:

An Act making an appropriation to the Washington Crossing Park Commission for the purpose of the acquisition of lands and property and the making of improvements in accordance with the provisions of the act of July twenty-fifth one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and nine) entitled "An act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument commemorative of Washington crossing the river Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purposes of this act"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1570, (Senate Bill No. 205), entitled:

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania at Pittsburgh

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1656, (Senate Bill No. 206), entitled:

An Act making an appropriation to the Duquesne University Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1571, (Senate Bill No. 209), entitled:

An Act making an appropriation to the George Junior Republic Association of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1572, (Senate Bill No. 217), entitled:

An Act making an appropriation to the Punxsutawney Hospital Association of Punxsutawney Jefferson county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1573, (Senate Bill No. 222), entitled:

An Act making an appropriation to the Florence Crittenton Home located at one hundred and thirty-nine Queen street Germantown Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1574, (Senate Bill No. 225), entitled:

An Act making an appropriation to the Children's Aid Society of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1575, (Senate Bill No. 229), entitled:

An Act making an appropriation to the House of Good Shepherd Penn and Chew streets Germantown Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1576, (Senate Bill No. 238), entitled:

An Act making an appropriation to the State Institution for Feeble Minded of Western Pennsylvania at Polk Pennsylvania for maintenance and training

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1577, (Senate Bill No. 239), entitled:

An Act making an appropriation to the State Institution for Feeble Minded of Western Pennsylvania at Polk Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1657, (Senate Bill No. 240), entitled:

An Act making an appropriation to the Pennsylvania Board of Pharmacy

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1658, (Senate Bill No. 249), entitled:

An Act making an appropriation to the Corry Hospital Association of Corry Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1578, (Senate Bill No. 250), entitled:

An Act making an appropriation to the Adrian Hospital Association of Punxsutawney Jefferson county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1579, (Senate Bill No. 252), entitled:

An Act making an appropriation to the Braddock General Hospital Braddock Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1580, (Senate Bill No. 253), entitled:

An Act making an appropriation to the Home for the Aged and Infirm Colored Women at Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1581, (Senate Bill No. 254), entitled:

An Act making an appropriation to the Pittsburgh Hospital Sisters of Charity Frankstone avenue Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1582, (Senate Bill No. 255), entitled:

An Act making an appropriation to the Columbia Hospital Wilkesburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1589, (Senate Bill No. 261), entitled:

A Supplement to an act entitled "An act providing for the selection and purchase or the appropriation from the State Forest Reserves of a tract of land and the erection thereon of buildings for the Western Penitentiary making an appropriation therefor authorizing the removal thereto of the inmates of the said penitentiary and directing the sale of the site now occupied by the said penitentiary and the buildings and materials thereon" approved the thirtieth day of March Anno Domini one thousand nine hundred and eleven making an additional appropriation for erection construction and equipment

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1583, (Senate Bill No. 269), entitled:

An Act making an appropriation to the Women's Homeopathic Hospital of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1584, (Senate Bill No. 273), entitled:

An Act making an appropriation to the Clearfield Hospital Clearfield Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1660, (Senate Bill No. 276), entitled:

An Act making an appropriation to the commission constituted for the purpose of acquiring and maintaining toll-bridges over the Delaware River between Pennsylvania and New Jersey

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1585, (Senate Bill No. 292), entitled:

An Act making an appropriation to the New Castle Hospital of New Castle Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1586, (Senate Bill No. 301), entitled:

An Act making an appropriation to the Friends' Home for Children situate at four thousand eleven Aspen Street Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1587, (Senate Bill No. 304), entitled:

An Act making an appropriation to the Pennsylvania Institution for the Instruction of the Blind

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1588, (Senate Bill No. 306), entitled:

An Act making an appropriation to the Medico-Chirurgical Hospital of the University of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1589, (Senate Bill No. 307), entitled:

An Act making an appropriation to the Hospital of the Unlucky of Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1590, (Senate Bill No. 311), entitled:

An Act making an appropriation to the Memorial Hospital Association of Monongahela City Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1591, (Senate Bill No. 313), entitled:

An Act making an appropriation to the Home for Widows and Single Women of Reading Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1592, (Senate Bill No. 314), entitled:

An Act making an appropriation to the Western Pennsylvania Hospital

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1593, (Senate Bill No. 321), entitled:

An Act making an appropriation to the Mary M Packer Hospital Sunbury Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1594, (Senate Bill No. 335), entitled:

An Act providing for the reappropriation of the unexpended balance for the erection of a monument upon the parkway in the city of Philadelphia or elsewhere in the State of Pennsylvania in commemoration of the military service of General Galusha Pennypacker and making an additional appropriation for the same purpose

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1595, (Senate Bill No. 341), entitled:

An Act making an appropriation to the Tabor Home for Children Doylestown Bucks County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1661, (Senate Bill No. 345), entitled:

An Act making an appropriation to the Trustees of the Philadelphia School of Design for Women at Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1596, (Senate Bill No. 347), entitled:

A further Supplement to an act approved the first day of April one thousand eight hundred and sixty-three (Pamphlet Laws two hundred and thirteen) entitled "An act to accept the grant of public lands by the United States to the several States for the endowment of agricultural colleges" and making appropriation for carrying the same into effect

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1662, (Senate Bill No. 348), entitled:

An Act making an appropriation to the Pennsylvania State College for educational extension work and for maintaining a summer session for teachers

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1597, (Senate Bill No. 353), entitled:

An Act making an appropriation to the Hospital of the Hahnemann Medical College and Hospital

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1733, (Senate Bill No. 356), entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1598, (Senate Bill No. 357), entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mount Carmel Coal Fields

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1599, (Senate Bill No. 360), entitled:

An Act making an appropriation to the Cottage State Hospital of Phillipsburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1600, (Senate Bill No. 365), entitled:

An Act making an appropriation to the American Hospital for Diseases of the Stomach of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1601, (Senate Bill No. 380), entitled:

An Act making an appropriation to the House of the Good Shepherd in the City of Reading Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1602, (Senate Bill No. 382), entitled:

An Act making an appropriation to the Sisters of Charity of Saint Catherine's Orphan Asylum of Reading Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1603, (Senate Bill No. 383), entitled:

An Act making an appropriation to the Saint Joseph's Hospital in the City of Reading Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1604, (Senate Bill No. 390), entitled:

An Act making an appropriation to the Pennsylvania Seamen's Friend Society of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1605, (Senate Bill No. 393), entitled:

An Act making an appropriation to the Franklin City Hospital Franklin Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1606, (Senate Bill No. 397), entitled:

An Act making an appropriation to the South Side Hospital of Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,
The House proceeded to the first reading and consideration of House Bill No. 1734, (Senate Bill No. 428), entitled:

An Act making an appropriation to the Home for Friendless Children of the city of Reading Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1228, (Senate Bill No. 430), entitled:

An Act to amend section two of the act approved the twenty-eighth day of March one thousand eight hundred and eighty-nine (Pamphlet Laws twenty-two) entitled "A supplement to an act entitled 'An act to provide for the publication of the decisions of the Supreme Court and the appointment of a State Reporter' approved the twelfth day of June Anno Domini one thousand eight hundred and seventy-eight (Pamphlet Laws one thousand eight hundred and seventy-eight page two hundred and one) requiring the State Reporter to report all the cases decided by the Supreme Court of this Commonwealth and providing for additional assistance and compensation therefor"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1607, (Senate Bill No. 434), entitled:

An Act making an appropriation to the Northern Home for Friendless Children of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1608, (Senate Bill No. 435), entitled:

An Act making an appropriation to the Christian Home for Women at fourteen hundred and twenty-three Liverpool Street Northside city of Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1609, (Senate Bill No. 436), entitled:

An Act making an appropriation to the State Industrial Home for Women at Muncy

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1610, (Senate Bill No. 444), entitled:

An Act making an appropriation to the Erie Infants Home and Hospital of Erie Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1611, (Senate Bill No. 455), entitled:

An Act making an appropriation to the Reading Hospital in the City of Reading Pennsylvania for maintenance

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1664, (Senate Bill No. 476), entitled:

An Act making an appropriation to the board of trustees of the Philadelphia Museums

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1612, (Senate Bill No. 481), entitled:

An Act making an appropriation to the Pittsburgh Newsboys' Home of Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1613, (Senate Bill No. 485), entitled:

An Act making an appropriation to the Wills Hospital Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1614, (Senate Bill No. 488), entitled:

An Act making an appropriation to the Nesbit West Side Hospital Derrenceton Luzerne County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1615, (Senate Bill No. 489), entitled:

An Act making an appropriation to the Pittston Hospital Association of the city of Pittston Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1616, (Senate Bill No. 490), entitled:

An Act making an appropriation to the Florence Crittenton Circle of Wilkes-Barre Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1665, (Senate Bill No. 491), entitled:

An Act to make an appropriation for the improvement of the maritime port facilities of the State of Pennsylvania at Philadelphia and providing for the expenditure thereof and for the appointment by the Governor of a competent engineer to assist and cooperate therein

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1617, (Senate Bill No. 492), entitled:

An Act making an appropriation to the Saint Agnes Hospital Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1618, (Senate Bill No. 493), entitled:

An Act making an appropriation to the Columbia Hospital at Columbia Lancaster county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1666, (Senate Bill No. 508), entitled:

A Supplement to an act entitled "An act to establish an asylum for the insane poor of this Commonwealth to be called the 'Pennsylvania State Lunatic Hospital and Union Asylum for the Insane'" approved the fourteenth day of April Anno Domini one thousand eight hundred and forty-five (Pamphlet Laws page four hundred and forty)

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1619, (Senate Bill No. 510), entitled:

An Act making an appropriation to the Children's Homeopathic Hospital of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1620, (Senate Bill No. 515), entitled:

An Act making an appropriation to the Industrial Home for Crippled Children at Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1621, (Senate Bill No. 536), entitled:

An Act making an appropriation to the Beulah Anchorage of Reading Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1623, (Senate Bill No. 540), entitled:

An Act making an appropriation to the Wilkes-Barre City Hospital

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1624, (Senate Bill No. 550), entitled:

An act making an appropriation to the Chester Hospital in the City of Chester Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1667, (Senate Bill No. 558), entitled:

An Act making an appropriation to Albright and Mebus for the payment for services heretofore rendered to the Attorney General of the Commonwealth

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1625, (Senate Bill No. 586), entitled:

An Act making an appropriation to the several fire companies of the city of Harrisburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1626, (Senate Bill No. 593), entitled:

An Act making an appropriation to the trustees of the Homeopathic State Hospital for the Insane at Allentown Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1627, (Senate Bill No. 627), entitled:

An Act making an appropriation to the Home for the Friendless of Harrisburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1628, (Senate Bill No. 628), entitled:

An Act making an appropriation to the Harrisburg Polyclinic Hospital of Harrisburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1629, (Senate Bill No. 630), entitled:

An Act making an appropriation to the Sylvan Heights Home for Orphan Girls at Harrisburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1668, (Senate Bill No. 635), entitled:

An Act making a further appropriation to carry into effect the act approved the fourteenth day of June one thousand nine hundred and eleven (Pamphlet Laws nine hundred and thirty-five) entitled "An act providing for the erection by the Commonwealth of Pennsylvania of a statue in memory of General George Gordon Meade in the city of Washington and making an appropriation therefor"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1671, (Senate Bill No. 678), entitled:

An Act to amend sections one two and four of an act approved the eighteenth day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one thousand and forty nine) entitled "An act authorizing the Board of Commissioners of Public Grounds and Buildings to erect a Soldiers' and Sailors' Memorial Bridge with the approaches thereto and memorial pylons in the city of Harrisburg to commemorate the services of the soldiers and sailors of the Commonwealth providing for the letting of contracts therefor providing for a proportion of the cost to be paid by the city of Harrisburg and public service corporations using or affected by the building of said bridge providing for acquiring any property necessary by eminent domain giving the Board of Commissioners of Public Grounds and Buildings the right to sell a portion of the land to the Pennsylvania Railroad Company to conform to the plans of the architect providing for the maintenance of said bridge and making an appropriation to carry out the provisions of this act

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1630, (Senate Bill No. 685), entitled:

An Act making an appropriation to the trustees of the Western State Hospital for the Insane

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1672, (Senate Bill No. 757), entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the payment of the cost of constructing approaches and necessary rights of way to and for bridges erected in pursuance of the proceedings under the act of May fifth one thousand nine hundred and eleven (Pamphlet Laws one hundred seventy-seven) entitled "An act authorizing the Commonwealth of Pennsylvania to build bridges over any river not more than one thousand feet and not less than five hundred feet in width at localities not less than ten miles distant from the nearest public bridge over the same river in counties whose indebtedness increased by the cost of such proposed bridge would exceed the constitutional limitation of two per centum of their assessed valuation"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1673 (Senate Bill No. 758), entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the payment of the cost of bridges erected in pursuance of proceedings under the act of May fifth one thousand nine hundred and eleven (Pamphlet Laws one hundred seventy-seven) entitled "An act authorizing the Commonwealth of Pennsylvania to build bridges over any river not more than one thousand feet and not less than five hundred feet in width at localities not less than ten miles distant from the nearest public bridge over the same river in counties whose indebtedness increased by the cost of such proposed bridge would exceed the constitutional limitation of two per centum of their assessed valuation"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1402, (Senate Bill No. 760), entitled:

An Act authorizing the State Highway Department to pay to or for certain railroad companies certain sums of money in satisfaction of certain credits extended to the State Highway Department by said railroad companies for the cost of transporting road building materials for use upon State highways, said credits being the difference in the freight rate in force when the contracts for the road construction were made and the freight rate authorized by the Interstate Commerce Commission prior to completion of work thereunder directing and restricting the payment of such sums to the amounts expended by said railroad companies in the elimination of grade crossings under order of the Public Service Commission of the Commonwealth of Pennsylvania and making an appropriation therefor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1631, (Senate Bill No. 808), entitled:

An Act making an appropriation to Saint Vincent's Home and Maternity Hospital Seventieth street and Woodland avenue Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1632, (Senate Bill No. 809), entitled:

An Act making an appropriation to Saint John's Orphan Asylum Forty-ninth street and Wyalusing avenue Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1633, (Senate Bill No. 810), entitled:

An Act making an appropriation to the House of the Good Shepherd Fairmount Avenue and Thirty-fifth street Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1634, (Senate Bill No. 812), entitled:

An Act making an appropriation to the Saint Edmond's Home for Crippled Children Forty-fourth Street and Haverford Avenue Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1635, (Senate Bill No. 813), entitled:

An Act making an appropriation to Saint Vincent's Home Lansdowne Delaware county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1636, (Senate Bill No. 814), entitled:

An act making an appropriation to the Catholic Home for Destitute Children Allegheny Avenue and Twenty-ninth street Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1637, (Senate Bill No. 815), entitled:

An act making an appropriation to the Philadelphia Protectory for Boys Protectory Station Montgomery County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1639, (Senate Bill No. 824), entitled:

An Act making an appropriation to the Western Temporary Home of Philadelphia

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1677, (Senate Bill No. 826), entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the grading paving and curbing of part of North street in the city of Harrisburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1678, (Senate Bill No. 827), entitled:

An Act making an appropriation for use of the Board of Commissioners of Public Grounds and Buildings on the work of completing an office building in Capitol Park

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1679, (Senate Bill No. 828), entitled:

An Act authorizing the Board of Commissioners of Public Grounds and Buildings to erect construct and complete a garage building in one or more units to be constructed of fire resisting materials on a plot of ground owned by the Commonwealth lying north of the proposed Soldiers' and Sailors' Memorial Bridge in the city of Harrisburg and providing for the letting of contracts therefor and making an appropriation for the payment therefor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1680, (Senate Bill No. 832), entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings of the Commonwealth of Pennsylvania for the payment of the Commonwealth's share of the cost of maintenance of and repairs to bridges over the Delaware river between the Commonwealth of Pennsylvania and the State of New York

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1681, (Senate Bill No. 833), entitled:

A Joint Resolution continuing the commission appointed pursuant to a concurrent resolution dated June seventeenth one thousand nine hundred and fifteen for the purpose of continuing the work of the former commission by a further investigation and examination of the various laws now in effect in the several states relating to the recording of deeds mortgages the transfer of land the insurance of titles and the practical operation of such laws and to propose such changes in the Constitution and laws of this Commonwealth as to insure the best system of recording and making report and recommendation to the next General Assembly in the year one thousand nine hundred and twenty-three defining the powers and duties of the commission and making an appropriation

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1707, (Senate Bill No. 855), entitled:

An Act making an appropriation and reappropriation for the erection and construction of a bridge over the Delaware River and approaches thereto as provided for in the act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fourteen) entitled "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River connecting the city of Philadelphia and the City of Camden and the approaches thereto providing for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the city of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the site and approaches thereof providing for the turning over of said bridge upon its completion and making an appropriation for the purpose of this act

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1682, (Senate Bill No. 856), entitled:

An Act re-appropriating the unexpended balance of any moneys heretofore appropriated to the Board of Commissioners of Public Grounds and Buildings for the purpose of carrying on the work of erecting and constructing a Soldiers and Sailors' Memorial Bridge

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1735, (Senate Bill No. 963), entitled:

An Act to authorize the acquisition by purchase or condemnation of lands with or without buildings thereon and the erection of buildings for a State Truancy School and for the appointment of a commission to acquire the same and making an appropriation for the purpose of this act and providing for its operation by the State Board of Education

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1737, (Senate Bill No. 965), entitled:

An Act making an appropriation to the Hebrew Sheltering Home and Day Nursery for Children Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1738, (Senate Bill No. 967), entitled:

An Act making an appropriation to the trustees of the Locust Mountain Hospital at Shenandoah Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1742, (Senate Bill No. 975), entitled:

An Act making an appropriation to the Babies Hospital of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

TIME OF MEETING AND ADJOURNMENT.

Mr. McCaig. Mr. Speaker, and gentlemen of the House: I would ask that the House this afternoon in the transaction of its business, when we come to six o'clock take a recess until seven o'clock; reconvene at seven, and adjourn to-night at nine o'clock, as this is a special occasion for the newspaper writers who are to have a dinner. All during the session these men have worked up until the late hours of the night, and this is the only request that they ever make from this House. I would ask therefore, that we work until six o'clock, recess and reconvene at seven, and adjourn to-night at nine.

The SPEAKER. The Chair endorses exactly what the gentleman from Allegheny, Mr. McCaig has said. The newspaper men have been more than faithful during the entire session. They never have any request to make of this House. This evening they are to have an entertainment and they have assured the Chair and a great many of the members of this House that in the event the House should not adjourn they would have to be here which would mean that the entertainment which they have been looking forward to for the whole year would be destroyed. The Chair endorses what the gentleman from Allegheny, Mr. McCaig, has said, and if there is no objection the House will govern itself in accordance with the request of the gentleman from Allegheny, Mr. McCaig.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILLS NOS. 186, 199, 253, 317, 449, 517, 524, 549, 748, AND 812.

Commonwealth of Pennsylvania
Executive Chamber, Harrisburg, April 20, 1921.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 186, entitled: "An Act to amend the first section of an act entitled 'An act to amend the first section of an act entitled 'An act increasing the salaries of tipstaves in the courts of any county in this Commonwealth having a population of not less than five hundred thousand' approved the thirtieth day of May Anno Domini one thousand eight hundred and ninety-five by changing the limit of population of such counties and increasing the minimum and maximum limits of said salaries' approved the first day of June one thousand nine hundred and eleven by limiting the provisions of said act to counties of the first class and providing for the salaries of such tipstaves"

Also House Bill No. 199, entitled:

"An Act to amend section one of an act approved the fourteenth day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred seventy-three) entitled 'An act to provide for retirement of State employes permanently disqualified by reason of physical or mental disability to perform their official functions and duties with half pay under certain conditions during the remainder of their lives except State employes whose retirement has been or shall be otherwise provided for and the filling of vacancies caused by such retirement' as amended by changing the conditions under which said employes can be retired and the procedure therein changing the pension period and defining the term 'State employee' to include officers and employes in the legislative and executive branches of the State government and of State institutions"

Also House Bill No. 253, entitled:

"An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled 'An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs'"

Also House Bill No. 317, entitled:

"An Act to amend the act approved the eighteenth day of April one thousand nine hundred and nineteen (Pamphlet Laws seventy-three) entitled 'An act to amend section one of the act approved the eighth day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventy-five) entitled 'An act to provide that admission now had or that may hereafter be had to practice as an attorney-at-law in the Supreme Court of this Commonwealth shall of itself without more operate as an admission of such attorney as an attorney-at-law in every other court of this Commonwealth and to provide that disbarment or suspension of any attorney by the said Supreme Court shall of itself without more operate as a disbarment or suspension of such attorney as an attorney in every other court of this Commonwealth' requiring attorneys-at-law to file certificates of admission in the Supreme Court before admission in other courts and fixing the fees of the prothonotaries of the Supreme and other courts in connection therewith' providing for the filing of such certificates of admission with clerks of courts and fixing their fees"

Also House Bill No. 449, entitled:

"An Act to amend an act approved the eleventh day of July one thousand nine hundred seventeen (Pamphlet Laws seven hundred and fifty-eight) entitled 'An act for the protection of the public health by regulating the possession control dealing in giving away delivery dispensing administering prescribing and use of certain drugs and keeping records thereof by regulating the use of drugs in the treatment of the drug habit by providing for the revocation and suspension of licenses of physicians dentists veterinarians pharmacists druggists and registered nurses for certain causes and by providing for the enforcement of this act and penalties' Regulating the age of users of drugs providing for an annual report by public institutions and giving certain powers to inspectors in the Bureau of Drug Control"

Also House Bill No. 517, entitled:

"An Act amending the first and second sections of an act entitled 'An act to regulate the salaries of tipstaves in the courts of common pleas over and terminer and general jail delivery quarter sessions of the peace and orphans' courts in counties having a population of over eight hundred thousand and less than one million four hundred thousand inhabitants' approved the twentieth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and thirty-eight) by extending said act to counties of the second class by increasing the minimum and maximum salaries of said tipstaves and making the president judge of the court of common pleas or orphans' court a member of the salary board when such salaries are to be fixed"

Also House Bill No. 524, entitled:

"An Act to further amend an act approved the third day of June one thousand nine hundred and eleven (Pamphlet Laws six hundred thirty-nine) the title of which as amended by an act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws twelve hundred twenty) reads Relating to the right to practice medicine and surgery in the Commonwealth of Pennsylvania and providing a Bureau of Medical Education and Licensure as a bureau of the Department of Public Instruction and means and methods whereby the right to practice medicine and surgery and any of its branches may be obtained and exemptions therefrom and providing for an appropriation to carry out the provisions of said act and providing for revocation and suspension of licenses by said bureau and providing penalties for violation thereof and repealing all acts or parts of acts inconsistent therewith by amending sections three (3) and four (4) and five (5) and six (6) and twelve (12) by providing certain equivalents for preliminary education by omitting certain required published notices by reconstituting a quorum by amending second year examinations by recasting and extending terms on which reciprocity may be established and by clarifying the several sections"

Also House Bill No. 549, entitled:

"An Act to amend sections two and three of the act approved the thirteenth day of June one thousand eight hundred and eighty-three (Pamphlet Laws one hundred and nineteen) entitled 'An act for the promotion of medical science by the distribution and use of unclaimed human bodies for scientific purposes through a board created for that purpose and to prevent unauthorized uses and traffic in human bodies' as amended by imposing certain duties on all persons having charge of dead human bodies required to be buried at the public expense requiring immediate notice of all such bodies limiting the time within which bodies may be claimed fixing the expense of burial on claimants and taking away the preference of incorporated anatomical societies schools colleges physicians and surgeons of the county wherein the death occurs"

Also House Bill No. 748, entitled:

"An Act to amend section five hundred eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' "

Also House Bill No. 812, entitled:

"An Act to permit any corporation with capital stock and transacting the business of life insurance on the mutual plan or any life insurance corporation having capital stock incorporated under the provisions of any general or special law of this Commonwealth to acquire its capital stock for the benefit of its policyholders and to convert such corporation into a mutual life insurance corporation and to provide a method therefor"

WM. C. SPROUL.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILLS NOS. 44, 135, 179, 181, 182, 183, 217, 263, 272, 353, 388, 400, 697, 714, 746, 770, 792, 972, 1003 AND 1197.

Commonwealth of Pennsylvania
Executive Chamber, Harrisburg, April 21, 1921.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania,

Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 44, entitled:

"An Act providing that the waiver of an inquisition on real estate contained in any note bond or other obligation shall be effective against and bind real estate on which the same is a lien in the hands of the maker or obligor and in the hands of any purchaser or subsequent owner thereof"

Also House Bill No. 135, entitled:

"An Act to amend an act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws page one thousand and ten) entitled 'An act to safeguard human life and health throughout the Commonwealth by providing for the reporting quarantining and control of diseases declared communicable by this act and by regulation of the Department of Health providing for the prevention of infection therefrom and prescribing penalties' by providing for quarantine in places designated for the isolation control and treatment of communicable diseases by providing for the quarantining of communicable diseases upon an opinion of the attending physician health authorities or any medical representative of the State Department of Health that a reasonable suspicion of such disease exists and granting certain powers to the advisory board"

Also House Bill No. 179, entitled:

"An Act to amend an act entitled 'An act providing for the payment into the State Treasury without escheat of certain moneys and property subject to escheat under the provisions of any act of the General Assembly and for the refund thereof with interest to persons entitled thereto and making an appropriation for such refund' approved the sixteenth day of May Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws page one hundred seventy-seven)"

Also House Bill No. 181, entitled:

"An Act to amend an act entitled 'An act providing for the payment into the State Treasury of unclaimed funds in the hands of fiduciaries defining the term fiduciary providing for the refunding of such funds from the State Treasury with interest to persons entitled thereto and making an appropriation therefor prohibiting the discharge of such fiduciaries the release of their sureties or the final distribution of funds in their possession until after compliance with the provisions of this act and imposing penalties' approved the sixteenth day of May Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one hundred sixty-nine)"

Also House Bill No. 182, entitled:

"An Act to further amend an act entitled 'An act providing for the escheat of deposits of money or property of another received for storage or safe-keeping the dividends profits debts and interest on debts of corporations companies banks trust companies insurance companies limited partnerships and partnership associations organized under the laws of this Commonwealth except mutual saving-fund society not having a capital stock represented by shares and except also building and loan associations and property held for the benefit of another by the same and the profits accretions and interest on such property as well as interest thereon accrued or which should have accrued between the fixing of the amount of such property by the award of any court and the actual distribution thereof' approved the seventh day of June Anno Domini one thousand nine hundred fifteen (Pamphlet Laws page eight hundred seventy-eight) which title as last amended by the act approved the twelfth day of July Anno Domini one thousand nine hundred nineteen (Pamphlet Laws page nine hundred twenty-six) reads as follows 'An act providing for the escheat of certain property received for storage or safe-keeping or otherwise and of certain deposits of money also for the escheat of certain dividends profits debts and interest on debts of corporations companies banks national banks trust companies insurance companies limited partnerships and partnership associations doing business in this Commonwealth except saving-funds savings institutions and savings banks subject to the provisions of an act entitled "An act relating to unclaimed deposits in savings banks and transfer of stock" approved the seventeenth day of April Anno Domini one thousand eight hundred seventy-two (Pamphlet Laws page sixty-two) and except also building and loan associations also for the escheat of certain moneys property and estates held by persons partnerships associations or corporations in any fiduciary capacity whatsoever and the profits accretions and interest on such moneys property and estates as well as the interest thereon accrued between the date of the decree of any court ordering the distribution of such moneys property and estates and the actual distribution thereof also for the escheat of certain moneys deposited in courts of common pleas or orphans' courts or with officers thereof and for the escheat of certain other moneys property and estates held in any manner by any person association or body corporate for the benefit of another' "

Also House Bill No. 183, entitled:

"An Act to fix the fees to be allowed the district attorney in counties of the third and fourth classes"

Also House Bill No. 217, entitled:

"An Act making a deficiency appropriation to carry into effect the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-five) entitled 'An act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agricultural associations and regulating the payment thereof'

Also House Bill No. 263, entitled:

"An Act amending section sixteen of an act entitled 'An act to provide for the personal registration of electors and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities and providing for the payment of witness fees for persons summoned before the commissioners to provide penalties for violations of its provisions and to repeal acts inconsistent herewith' approved July twenty-four one thousand nine hundred and thirteen providing for a change in salaries of the employees of the registration commissioner"

Also House Bill No. 272, entitled:

"An Act to amend the first section of an act approved the eleventh day of May Anno Domini one thousand nine hundred and eleven entitled 'An act empowering the United States of America to acquire land in the State of Pennsylvania for National Forest Reserves by purchase or by condemnation proceedings and granting to the United States of America all rights necessary for control and regulation of such reserves'"

Also House Bill No. 353, entitled:

"An Act to amend section four and amend section six of an act approved the seventeenth day of April one thousand nine hundred and thirteen (Pamphlet Laws eighty-five) entitled 'An act for the better protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth and providing penalties for violation of its several provisions and the manner of proceedings to enforce compliance therewith and providing for the disposition of the license fees fines and penalties received'"

Also House Bill No. 388, entitled:

"An Act to repeal an act entitled 'An act regulating the collection of school and poor taxes in White township Indiana county approved the twenty-third day of April Anno Domini one thousand eight hundred and seventy-three (Pamphlet Laws eight hundred and thirty-nine)'"

Also House Bill No. 400, entitled:

"An Act prohibiting advertisements of cures or medicines relating to venereal diseases and certain sexual disorders and prescribing the penalties"

Also House Bill No. 697, entitled:

"An Act authorizing district attorneys in counties of the fourth class to appoint county detectives defining their powers and duties fixing their salaries and providing for the payment of such salaries and the expenses of such detectives from the county treasury"

Also House Bill No. 814, entitled:

"An Act to amend section eight of an act approved the fourteenth day of May Anno Domini one thousand eight hundred and eighty-nine (Pamphlet Laws two hundred and eleven) entitled 'An act to provide for the incorporation and government of street railway companies in this Commonwealth' changing the date of the annual meeting of the stockholders of such companies"

Also House Bill No 746, entitled:

"An Act to amend sections one and twelve of an act approved the eighteenth day of July one thousand nine hundred and seven (Pamphlet Laws ten hundred forty-three) entitled 'An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties'"

Also House Bill No. 770, entitled:

"An Act to amend section two thousand seven hundred three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'"

Also House Bill No. 792, entitled:

"An Act to further amend section three of an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred and seventy-five) entitled 'An act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof' as amended"

Also House Bill No. 972, entitled:

"An Act to amend sections one two three four five six nine twelve and thirteen and to repeal section eleven of an act approved the third day of June one thousand nine hundred and eleven (Pamphlet Laws six hundred and thirty-one) entitled 'An act to encourage the breeding of horses to regulate the public service of stallions and jacks to prevent a misrepresentation of same to require the licensing of stallions and jacks and to provide for the enforcement thereof'"

Also House Bill No. 1003, entitled:

"An Act to amend section six of an act approved the twenty-fourth day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred sixty-five) entitled 'An act defining commodities regulating the sale thereof and providing penalties for violation hereof' as amended"

Also House Bill No. 1197, entitled:

"An Act to amend section five hundred and eighty-five of an act approved July fourteenth one thousand nine hundred seventeen (Pamphlet Laws eight hundred forty) entitled 'An act concerning townships and revising amending and consolidating the law relating thereto'"

WM. C. SPROUL.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILL NO. 601.

Commonwealth of Pennsylvania
Executive Chamber, Harrisburg, April 21, 1921

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 601, entitled:

"An Act relating to police pension funds in cities of the third class and directing such cities to appropriate certain moneys thereto"

WM. C. SPROUL.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

VETO OF HOUSE BILL NO. 1060.

Commonwealth of Pennsylvania
Executive Chamber, Harrisburg, April 20, 1921.

To the Honorable, the House of Representatives, of the Commonwealth of Pennsylvania.

Gentlemen: I return herewith, without my approval, House Bill No. 1060, entitled "An Act providing for the granting of licenses to practice dentistry to certain persons who served in the army, navy or marine corps of the United States, or any branch or unit thereof."

This bill provides for the granting of licenses to practice dentistry to persons who served as dentists in the army, navy or marine corps of the United States. Any adult person of good moral character who graduated from a reputable dental school or college and served as a dentist during the late war may apply for a license and the license must be issued by the Dental Council without any examination.

As the bill was originally introduced it left the granting of licenses to such persons optional with the Dental Council and it required that the applicant should have passed the examination required by the Army Dental Examining Board. The bill in its present form makes the issuance of the license mandatory and omits the requirement that the applicant shall have passed the Army examination. In my opinion this bill is wrong in principle. It treats a license to practice dentistry as a privilege conferred or a bounty given by the State to an individual. Because of the military service rendered by the applicant he is given such license or privilege without any examination by the Dental Council into his qualifications. Our laws requiring the licensing of dentists are not designed to confer privileges, but to protect the public health by preventing unqualified persons from practicing this profession. It is proper for the State to recognize the valuable services rendered by our soldiers during the late war, but such recognition should not be given at the expense of the public who may be treated by unskillful and unqualified dentists.

More than eighteen months have now passed since the major part of the army engaged in the late war was mustered out. The dentists who were properly qualified to practice their profession and who were not previously licensed have been examined and licensed during this period, and I am advised by ex-service men engaged in this profession that this bill would simply operate to open the doors of their profession to a number of applicants who are not properly qualified and who should not be permitted to practice in this State.

The members of the Dental Council consider it an unwise piece of legislation, and protests against it have come from reputable dentists throughout the State.

During the session of 1919, four bills were passed similar to the one under consideration and were vetoed. They are found in the volume of vetoes by the Governor at page 56 (relating to the practice of law); at page 97 (relating to the practice of law); at page 98 (relating to the practice of dentistry) and at page 182 (relating to the practice of medicine). The first of these veto messages (page 57) contains the following:

"While I am in favor of giving preference wherever possible to honorably discharged soldiers sailors and marines I am not in favor of lowering the standard of the learned professions by giving such preferences"

For these reasons I cannot approve this bill.

WM. C. SPROUL

On the question.

Shall the bill become a law the veto of the Governor notwithstanding?

Mr. TRAINER. Mr. Speaker, I move that the veto together with the bill be laid upon the table.

Mr. ALEXANDER. Mr. Speaker, I second the motion.

The motion was agreed to.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY THE SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

RESOLUTION RECALLING HOUSE BILL NO. 665 FROM THE GOVERNOR.

In the House of Representatives, April 21, 1921.
Resolved, (if the Senate concur) That House Bill No. 665, File Folio 4991, entitled "A supplement to the act approved the seventeenth day of May, one thousand nine hundred seventeen (Pamphlet Laws, two hundred and eight), entitled 'An act to regulate the practice of pharmacy and sale of poisons and drugs, and providing penalties for the violation thereof; defining the words "drug" and "poison" and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law; and providing for the purchase of samples of drugs for determining their quality, strength and purity requiring permits to conduct pharmacies providing for the revocation thereof, and prescribing penalties," be recalled from the Governor for the purpose of amendment.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY THE SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

RESOLUTION RECALLING HOUSE BILL NO. 664 FROM THE GOVERNOR.

In the House of Representatives, April 21, 1921.
Resolved, (if the Senate concur), that House Bill No. 664, File Folio 2577, entitled "An act to amend sections six and sixteen of the act approved the seventeenth day of May, one thousand nine hundred and seventeen, Pamphlet Laws two hundred eight) entitled 'An act to regulate the practice of pharmacy and sale of poisons and drugs, and providing penalties for the violation thereof; defining the words "drug" and "poison" and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law; and providing for the purchase of samples and drugs for determining their quality, strength and purity" as amended" be recalled from the Governor for the purpose of amendment.

SENATE MESSAGE.

HOUSE BILLS CONCURRED IN BY THE SENATE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives, numbered and entitled follows:

House Bill No. 567.

An Act to enable city county poor ward school borough and township tax collectors their executors and administrators if they are deceased or either surety or sureties if the surety or sureties have paid the taxes to collect taxes for the payment of which they have become personally liable without having collected the same by the expiration of the authority of their respective bonds or by the expiration of the authority of their respective warrants or by the expiration of their terms of office and to extend the time for the collection of the same for a period of two years from the passage of this act

House Bill No. 575.

An Act to amend an act approved the twenty-first day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred and eighty-five) entitled "An act providing for the return of taxes on seated lands in counties poor districts boroughs incorporated towns and townships for county poor borough town or township taxes respectively and providing for the sale of such lands for taxes" as amended providing for the preservation of the lien of first mortgages

House Bill No. 967.

An Act providing for the burial of the bodies of indigent persons by certain poor districts

House Bill No. 574.

An Act to authorize the filing and recording of notices of liens for taxes due the United States in the offices of the Recorders of Deeds of the several counties of this Commonwealth providing for the discharge of such liens and fixing the fees of the recorders of deeds for their services

House Bill No. 1126.

An Act to provide for the recording and notation upon the record of any deed or other recorded instrument of any judgment or decree affecting such deed or other instrument and providing that such recording and notation shall be notice of such judgment or decree

House Bill No. 1097.

An Act restricting the appointment of corporate fiduciaries by testators or by any court or register of wills to corporations fully subject to supervision and examination by the Banking Department

House Bill No. 1107.

An Act requiring banks banking corporations copartnerships or associations co-operative banking associations trust safe deposit real estate mortgage title insurance guaranty surety and indemnity companies savings institutions savings banks provident institutions building and loan associations lodges and societies to file of record names of persons authorized to make entries on records of mortgages imposing certain duties on recorders of deeds and declaring certain entries void

House Bill No. 1187.

An Act to amend section one of the act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws ten hundred and three) entitled "An Act requiring licenses to sell steamship tickets or orders for transportation to or from foreign countries and providing penalties"

House Bill No. 767.

An Act to amend section one thousand six hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 1031.

An Act empowering cities of the third class to contract with certain incorporated associations to use and occupy public parks and playgrounds subject to regulations prescribed by said cities

House Bill No. 1032.

An Act to amend section four of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred eighteen) entitled "An act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employees of said department and providing a method for fixing compensation"

House Bill No. 1195.

An Act to commemorate the memory of Thaddeus Stevens by designating one of the educational buildings to be erected in the Capitol park as "The Thaddeus Stevens Educational Memorial" and constituting a commission to prepare a pamphlet dealing with the life and the speeches of Thaddeus Stevens to be distributed to the public schools

House Bill No. 1278.

An Act to amend an act approved the twenty-fourth day of May one thousand eight hundred and eighty-seven (Pamphlet Laws one hundred eighty-two) entitled "An act to authorize the councils of the cities of the first class of the Commonwealth to appropriate annually a sum not exceeding five hundred dollars for the support and maintenance of each company of the National Guard using and occupying an armory building room or quarters within said cities in addition to the annual appropriation by the Legislature" fixing the amounts which may be appropriated by cities of the first second and third classes to companies troops and similar units of the National Guard and extending the provisions of said act to counties

House Bill No. 603.

An Act to amend section six of the act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal

of employees of said department and providing a method for fixing compensation" as amended

House Bill No. 939.

An Act to amend section four hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 1090.

An Act authorizing the appointment of interpreters in counties of the third fourth fifth sixth seventh and eighth classes of this Commonwealth and providing for their compensation

House Bill No. 1363.

An Act providing for placement training in the several departments bureaus boards divisions and commissions of the State government of disabled soldiers sailors and marines

House Bill No. 85.

An Act to amend section twenty-five of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties" as amended

House Bill No. 1334.

An Act to repeal section two of an act entitled "An act for the protection of the public health by providing that persons firms or corporations who are operating or conducting hotels restaurants dining-cars or other public eating-places in this Commonwealth shall not employ or keep in their employ as cooks waiters kitchen-help chambermaids or other house-servants any person or persons who are suffering from trachoma active tuberculosis of the lungs open skin tuberculosis syphilis gonorrhea open external cancer or barber's itch or who are carriers of typhoid fever and further providing that no dishes receptacles or utensils used in eating or drinking shall be furnished to patrons or customers of any such public eating-place unless the same have been thoroughly cleansed since used by another individual and further providing that no towels shall be furnished in any wash-room in connection with any such public eating-place unless such towels be laundered or discarded after each individual use and further providing that no common drinking-cups shall be furnished at any public drinking-place operated in connection with any such public eating-place and providing penalties for violations of the provisions of this act" approved May twenty-eighth one thousand nine hundred and fifteen (Pamphlet Laws six hundred and forty two)

House Bill No. 1346.

An Act to amend section nine of article seven chapter six of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" by adding thereto subsection eight providing that the borough's share of the cost of construction and improvement of streets or highways in boroughs which are built or improved jointly by the borough and county the borough and State or borough county and State may be assessed against the abutting property owners

House Bill No. 1212.

An Act to amend section twelve article one chapter eight of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

House Bill No. 1271.

An Act to amend clause (b) section five of an act approved the twenty-first day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred and nine) entitled "An act relating to the organization maintenance and operation of the Banking Department and the scope of its supervision and control over corporations partnerships unincorporated associations and individuals and the assets and liabilities thereof providing penalties for the enforcement of its provisions and repealing certain acts"

House Bill No. 1290.

An Act appropriating to the Department of Health any moneys to be received from the United States Government in the promotion of sanitation public health and health education the protection and care of maternity infancy and old age and the prevention treatment and cure of disease

House Bill No. 1341.

An Act to amend section one of an act approved the eighth day of April one thousand eight hundred sixty-seven (Pamphlet Laws fifty) entitled "An act to permit disabled soldiers to eddle by procuring a license therefor without charge" as amended

House Bill No. 1213.

An Act to amend the act approved the sixteenth day of April one thousand eight hundred and seventy-five (Pamphlet Laws fifty-four) entitled "An act to provide for appeals in cases where the county commissioners and auditors have failed or shall hereafter fail to fix the compensation of county treasurers and to repeal an act entitled 'A supplement to an act relating to county treasurers passed the fifteenth of April one thousand eight hundred and thirty-four' approved the eighteenth day of April one thousand eight hundred and seventy-four in regard to the compensation of county treasurer" by providing for appeals by the county treasurer in cases where the county commissioners and auditors have fixed the compensation of the county treasurer

House Bill No. 1291.

An Act reorganizing the Adjutant General's Department designating the officers and employees thereof and fixing the salaries of each

House Bill No. 1292.

An Act authorizing the Adjutant General to erect construct complete and equip a building on the arsenal grounds at Harrisburg for use as a garage and machine shop and to grade and terrace the ground in connection therewith providing for the letting of contracts therefor and making an appropriation

House Bill No. 1016.

An Act to amend section one thousand two hundred ten as amended and section one thousand one hundred three and section five hundred twenty-four as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and repealing section one thousand two hundred twelve thereof

With the information that the Senate has passed the same without amendments.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 794.

An Act to amend the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.
The Clerk read the amendments as follows:

Amend page 3 section 2, line 22, by inserting after the words "entitled to" the word "a"; amend page 13, section 9, line 17, by striking out after the word "section" the figure "9" and inserting in lieu thereof the figure "8".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—153.

Alexander,	Elgin,	Lewis,	Ruddy,
Allum,	Evans,	Long,	Ruth,
Armstrong,	Feldman,	Love,	Schaeffer,
Aston,	Finney,	McBride,	Schilling,
Baker,	Flynn,	McCaig,	Schwartz,
Bald,	Fowler,	McGann,	Sieg,
Barnhart,	Fox,	McCarthy,	Shaffer,
Beckley,	Gearhart,	McClure,	Sinclair,
Bidelspacher,	Gelder,	McCurdy,	Smith, H. J.,
Blair,	Gibbon,	McGowan,	Smith, H.,

Bluett.	Glass.	McKim.	Smith, J. W.,
Boland.	Goehring.	McVicar.	Smith, L.,
Bower.	Goldner.	Magill.	Soffel.
Brady.	Goodnough.	Mangan.	Sprawls.
Broomley.	Green.	Marcus, J.	Stackhouse.
Burns.	Griffith.	Marcus, J. C.,	Steedle.
Brooks.	Hagerty.	Marshall.	Sterling.
Campbell.	Haines.	Martin.	Stevenson.
Cadlin.	Harding.	Mantz.	Stewart.
Clutton.	Harer.	Michel.	Strauss.
Comer.	Harry.	Millar, A.,	Thomas.
Conner.	Haslett.	Millar, A. S. C.,	Van Alen.
Cook.	Hatrick.	Miller, C.,	Vickerman.
Craig, J. R.	Heffernan.	Miller, D. I.,	Walker, J. A.,
Craig, J. O.	Henderson, W.,	Miller, D. D.,	Weamer.
Craity.	Mess.	Miller, H. F.,	Weiss.
Curran.	Hetrick.	Miller, J. J.,	Wells.
Davis.	Hoffman, J. N.,	Mitchell.	Weltach.
Dawson.	Hoover.	Ogle.	Whitaker.
Denning.	Hough.	Orr.	Whitehouse.
Dewey, P. H.	Jones, D. J.,	Perry.	Whiteman.
Diehm.	Jones, W. W.,	Pike.	Williams.
Dilsheimer.	Kantner.	Posey.	Wolfe.
Dilrich.	Keene.	Quigley.	Woner.
Drinkhouse.	Kinsman.	Rhoads.	Wood.
Dunlap.	Kooser.	Richards.	Woodruff.
Eaches.	Krause.	Rieder.	Zook.
Edmonds.	Krugh.	Rinn.	Spangler.
Ehrhardt.	Lafferty.	Ruch.	Speaker.

NATS.—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 606.

A Supplement to an act approved the fourteenth day of May one thousand eight hundred and eighty-nine (Pamphlet Laws two hundred and eleven) entitled "An act to provide for the incorporation and government of street railway companies in this Commonwealth" authorizing street railway companies to operate vehicles without the use of rails or tracks by electricity distributed by overhead wires

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend the title, line 5, by striking out the following: "And traction motor or motor power companies authorized by law to lease and operate street railway companies".

Amend section 1, page 1, line 5, by striking out "or incorporated under any special"; amend section 1, page 2, line 1, by striking out the following "or general law of this Commonwealth and traction motor or motor power companies authorized by law to lease and operate street railway companies"; also in line 5 by striking out the words "in addition to existing facilities of said companies".

On the question,

Will the House concur in the amendments made by the Senate?

Mr. ALEXANDER. Mr. Speaker, there is some question in the minds of certain people, and I am not sure that they are not correct, whether this act does not take away certain powers of the Public Service Commission, which was never intended to be done by the act. It seems to me also that as far as the act is concerned, parts have been taken out which perhaps have not had the consideration or the attention of the members called to it. In order that we might look into the matter a little more fully, as it is a pretty broad question, I move that the House non-concur in these amendments.

Mr. EDMONDS. Mr. Speaker, I second the motion.

On the question.

Will the House agree to the motion?

Mr. GLASS. Mr. Speaker, I hope the House will not vote for this motion for this reason: There are many bills that come over from the Senate in which amendments are made, and it is only in fairness to the sponsor of the bill that they be allowed to state whether they are satisfied with the

amendments made by the Senate. I do not think it behooves any member, not the sponsor of the bill, to move to non-concur. I have no interest in the bill one way or the other, but I think it is due from the members to the sponsors that they be given an opportunity to say whether they are satisfied or not.

Mr. ALEXANDER. Mr. Speaker, I think it is due to the House to know whether or not we have done anything that we should not have done. When the question is as serious as this might appear to be, there may be nothing in it. I have no interest in it except to see that by our action due consideration is given to ourselves. This purports to set forth a title, and then part of the title has been cut out. We are garbling this legislation to say the least by this sort of legislation. I think the House is entitled to have its sensible views considered at least, and I think the sponsor of the bill, in a matter of importance such as this, would do the same thing if his attention was called to it.

This is not defeating the bill, this is only looking into a matter that may be serious. There may be nothing serious about it, and it may be that we will find it the right and proper thing to do after the matter has been gone into. I cannot understand why the gentleman from Philadelphia, who is a lawyer, wants anything to pass here that will reflect upon the intelligence at least of the lawyers in this body. That is my reason here at this time, to see that there is no reflection upon us but that these bills are in proper shape and form and are proper to be carried out.

The SPEAKER. The Chair is informed that the bill is in proper construction, that the words stricken out in the title are also stricken out in the body of the bill.

Mr. ALEXANDER. If that is so, then I will withdraw that objection to it. But if you will notice, this bill provides, and I want to call your attention to this, it was only brought to my attention and I have not looked into it,—this bill provides that the consent of local authorities shall be obtained prior to the operation of vehicles within the limits of any city, borough or township. It seems to me it is also their duty to get permission from the Public Service Commission. It seems to me that it is irregular that we should take from the Public Service Commission the duty of giving them its consent. That is one of the things that has been called to my attention. I think the matter is too serious to be passed over offhand.

Mr. GLASS. Mr. Speaker, the reason I made those remarks is because of the fact that at previous sessions, as I recall it, when the bills came back from the Senate at the closing hours of the session that the sponsor of any particular legislation would be notified of the amendment in the Senate and then he on the floor would either state that they were satisfied with the amendment or opposed to them. That is my proposition. The sponsor of the bill is here, and I think that it is no more than right that he should state his position on the bill.

Mr. HESS. Mr. Speaker, this bill has been discussed at considerable length, and from discussion I have not yet learned what it contains, and I want to get an understanding of this bill. I don't think that you can get a better understanding of the bill by any other way than to have it read. It is short and to the point. The first section as amended reads as follows:

"That electric street railway companies incorporated under the act to which this is a supplement are hereby authorize to operate vehicles without the use of rails or tracks by electricity distributed by overhead wires provided that the consent of local authorities shall be obtained prior to the operation of said vehicles within the limits of any city borough or township"

That is all there is to it. I have no interest in the bill whatever, but I think it is only fair to the bill that the sponsor should answer the question that is before the House so that the House can have a proper conception of the bill.

Mr. J. REED CRAIG. Mr. Speaker, the amendments are entirely satisfactory to the sponsor of the bill. It was done through the conference that was held over there a few days ago and the bill protects the public in every way, because you must first obtain the consent of the local authorities before any action can be taken by the electric street railways. They would have to obtain the consent of the commission which gauges their powers and gives them the right to occupy any street or public highway in this Commonwealth.

Mr. ALEXANDER. Mr. Speaker, the gentleman from Lancaster has not read the second section, which reads as follows:

"All acts or parts of acts inconsistent herewith be and the same are hereby repealed"

Does that repeal that section of the public service act which provides that they must get the right before they can operate these cars? That is the main question, a point that perhaps has not been taken up. I have no interest in it and am not opposed to it, and all I want to see is that it is in proper form. That is the only way to do it: Get a check on it then thrash the matter out between the Senate and the House and find out whether it is correct. It is not with any disrespect intended to the sponsor of the bill that I do it. I hope to help him with his bill as much as he would help me in any of my bills.

On the question recurring,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—106.

Allum,	Diehm,	Kooser,	Schaeffer,
Armstrong,	Dilsheimer,	Krause,	Schilling,
Asbury,	Drinkhouse,	Lafferty,	Schwartz,
Aston,	Ehrhardt,	Lewis,	Sieg,
Baker,	Elgin,	McBride,	Shaffer,
Barnhart,	Finney,	McClure,	Shannon,
Beaver,	Fox,	McHugh,	Smith, H. J.,
Bell,	Franklin,	McKim,	Smith, J. W.,
Blair,	Gearhart,	Magill,	Smith, L.,
Bluett,	Gelder,	Marshall,	Soffel,
Blumberg,	Gibbon,	Sowers,	Stevenson,
Bolard,	Glass,	Steedle,	Stewart,
Bower,	Golder,	Stevens,	Strauss,
Brenneman,	Goss,	Thomas,	Trainer,
Broomley,	Green,	Walker, J. A.,	Wells,
Brown T. R.,	Haldeman,	Whitaker,	Whiteman,
Burns,	Hampson,	Wolfe,	Woner,
Campbell,	Harding,	Zook,	Spangler,
Catlin,	Haws,	Ruch,	Speaker,
Comer,	Hayes,	Ruth,	
Craig, J. O.,	Hess,		
Crum,	Hoover,		
Davis,	Huston,		
Dawson,	Kantner,		
DeHaas,	Keene,		
Denning,	Kelly,		
Dewey, C. P.,	Kinsman,		

NAYS—13.

Alexander,	Griffith,	McCurdy,	Stackhouse,
Chaplin,	Harry,	Phillips,	Sterling,
Conner,	Horne,	Smith, H.,	Vlekerman,
Edmonds,			

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 1243.

An Act to further amend section twenty of an act approved the eleventh day of May one thousand nine hundred and eleven (pamphlet Laws two hundred forty-four) entitled "An act providing for the original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said

roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" as amended providing for the vacation of abandoned or condemned turnpikes

With information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk then read the amendments as follows:

Amend section 1, page 4, line 16, by striking out the word "roads" and inserting the word "road".

Amend section 1, page 5, line 26, by striking out lines 26, 27 and 28 as follows:

Provided that no one portion of any condemned or abandoned or purchased turnpike vacated under this act shall exceed a half mile in length

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—157.

Alexander,	Ehrhardt,	Love,	Shaffer,
Allum,	Elgin,	McBride,	Shannon,
Armstrong,	Evans,	McCaig,	Smink,
Aston,	Feldman,	McCann,	Smith, H. J.,
Baker,	Flynn,	McClure,	Smith, H.,
Baldi,	Fox,	McConnell,	Smith, J. W.,
Barnhart,	Franklin,	McGowan,	Smith, L.,
Beckley,	Gelder,	McKim,	Snowden,
Bell,	Gibbon,	McMullen,	Soffel,
Blair,	Goehring,	McVicar,	Sowers,
Bluett,	Golder,	Magill,	Sprrows,
Blumberg,	Goodnough,	Mangan,	Stackhouse,
Bower,	Green,	Marcus, J.,	Stadtlander,
Brady,	Griffith,	Marens, J. C.,	Stark,
Broomley,	Hagerty,	Marshall,	Steedle,
Brooks,	Haldeman,	Mantz,	Sterling,
Burns,	Hampson,	Michel,	Stevens,
Campbell,	Harding,	Miller, A.,	Stevenson,
Clutton,	Harry,	Miller, C.,	Stewart,
Comer,	Haslett,	Miller, D. I.,	Strauss,
Conner,	Haws,	Miller, D. D.,	Trainer,
Cook,	Henderson, E.,	Miller, H. F.,	Van Alen,
Craig, J. O.,	Henderson, W.,	Miller, J. J.,	Vickerman,
Cratty,	Hess,	Mitchell,	Walker, G. T.,
Curran,	Hetrick,	Orr,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Perry,	Weamer,
Davis,	Hoffman, M. R.,	Pike,	Weiss,
Dawson,	Horne,	Posev,	Wells,
Denning,	Hough,	Quigley,	Wettach,
Dewey, C. P.,	Jones, D. J.,	Richards,	Whitaker,
Dawey, P. H.,	Jones, W. W.,	Rinn,	Whitehouse,
Dilsheimer,	Jordan,	Roman,	Whiteman,
Dittrich,	Keene,	Ruch,	Williams,
Donneley,	Kinsman,	Ruddy,	Wolfe,
Drinkhouse,	Kohler,	Ruth,	Woner,
Dunlap,	Kooser,	Schaeffer,	Wood,
Dunn,	Krause,	Schilling,	Woodruff,
Eaches,	Krugh,	Schwartz,	Zook,
Edmonds,	Lafferty,	Sieg,	Spangler,
	Leeds,		Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

VETO OF HOUSE BILL NO. 527.

Commonwealth of Pennsylvania
Executive Chamber, Harrisburg, April 20, 1921.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I return herewith, without my approval, House Bill No. 527, entitled "An act giving to persons who furnish storage, supplies, accessories, materials and parts for motor vehicles and labor and work thereon, a lien on such motor vehicles and providing for the enforcement of said lien."

Under existing law one having the possession but not the ownership of a piece of personal property can by placing it in the possession of another, subject it to a lien for storage or for the value of work and labor done upon it.

This bill would extend the right to such a lien to cases in which the motor vehicle was not in the possession of the person furnishing supplies, accessories and materials. This would constitute a clear violation of Article III, Section 7, of our present Constitution which declares "The General Assembly shall not pass any local or special law authorizing the creation, extension or impairing of liens," or providing or changing methods for the collection of debts." It is plain that the Legislature has undertaken in this bill to create a lien which did not theretofore exist, and has provided a remedy for a collection of a debt theretofore unknown to the law. The bill selects persons who furnish supplies, accessories, materials and parts for a motor vehicle and undertakes to make them the object of its fostering care. That this may not be done in Pennsylvania is too well settled to require the citation of the decisions of our Appellate Courts.

For these reasons the bill is not approved.

WM. C. SPROUL.

On the question,

Shall the bill become a law, the veto of the Governor to the contrary notwithstanding?

Mr. GOODNOUGH. Mr. Speaker, I move that the veto together with the bill be laid upon the table.

Mr. ALEXANDER. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1273, as follows:

An Act fixing the salaries of the county treasurers in counties of the fifth sixth seventh and eighth classes and providing that such salaries shall be in lieu of all commissions and fees

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in counties of the fifth class the county treasurer shall receive a salary of four thousand five hundred dollars per annum

In counties of the sixth class the county treasurer shall receive a salary of four thousand dollars per annum

In counties of the seventh class the county treasurer shall receive a salary of three thousand five hundred dollars per annum

In counties of the eighth class the county treasurer shall receive a salary of two thousand five hundred dollars per annum

Section 2 The salaries of the county treasurers in said counties shall be paid in monthly installments out of the moneys in the treasury of the county by the county treasurer upon warrants drawn by the county commissioners

Section 3 The salaries herein provided shall be in lieu of all fees and commissions received by the county treasurers and shall be in full compensation for all their services

All fees fixed by law to be paid to county treasurers for service rendered by them shall be collected as provided by law and shall be paid into the county treasury (except where required to be paid to the State) for the use of the county

Section 4 All acts and parts of acts inconsistent herewith are hereby repealed

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. PHILIP H. DEWEY. Mr. Speaker, I move that this bill be placed on the postponed calendar.

Mr. McHUGH. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 858, entitled:

An Act designating the city treasurer of cities of the third class as the collector of city school poor and county taxes fixing his compensation for collecting such taxes providing for the payment of all fees and commissions for the collection thereof into the city treasury and providing for the appointment and compensation of assistants and clerks in the office of the city treasurer

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—31.

Allum,
Aston,
Baldi,
Beaver,
Beckley,
Bell,
Bluet,
Bolard,

Chaplin,
Dewey, P. H.,
Eaches,
Ebrhardt,
Evans,
Feldman,
Flynn,
Fox,

Goss,
Harding,
Hough,
Huston,
McCurdy,
McHugh,
McKim,
McKnight,

McVicar,
Marshall,
Ogle,
Smith, H. J.,
Stadtlander,
Vickerman,
Walker, C. T.,

NAYS—120.

Alexander,
Baker,
Barnhart,
Bidelspacher,
Blair,
Blumberg,
Bower,
Brooks,
Brown T. R.,
Burns,
Campbell,
Comer,
Craig, J. R.,
Cratty,
Crum,
Denning,
Dewey, C. P.,
Diehm,
Dittheimer,
Ditrich,
Donneley,
Drinkhouse,
Dunlap,
Dunn,
Edmonds,
Elin,
Fitzgibbon,
Gearhart,
Gelder,

Gibbon,
Glass,
Golder,
Goodnough,
Green,
Hagerty,
Haines,
Hampson,
Harer,
Harrv,
Haws,
Heffernan,
Henderson, W.,
Hess,
Hetrick,
Hoffman, J. N.,
Hoffman, M. R.,
Hoover,
Jones, D. J.,
Jones, W. W.,
Jordan,
Kantner,
Kinsman,
Kooser,
Krause,
Krueth,
Leads,
Lewis,
Long,
Love,

McPride,
McConnell,
McGowan,
McGwen,
Magill,
Mangan,
Marcus, J.,
Marcus, J. C.,
Martin,
Michel,
Miller, A.,
Miller, C.,
Miller, D. D.,
Miller, H. F.,
Miller, J. J.,
Mitchell,
Perry,
Phillips,
Quilev,
Rhoads,
Richards,
Rieder,
Rinn,
Roman,
Ruch,
Ruddy,
Ruth,
Schaeffer,
Schilling,
Schwartz,

Sieg,
Shaffer,
Shannon,
Sinclair,
Smirk,
Smith, H.,
Smith, J. W.,
Snowden,
Soffel,
Sowers,
Stackhouse,
Stark,
Steele,
Stevens,
Steverson,
Stewart,
Strauss,
Thomas,
Tinsler,
Van Alen,
Weemer,
Wells,
Wettach,
Whitaker,
Williams,
Werner,
Wood,
Woodruff,
Spangler,
Speaker,

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative, and the bill falls.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1225, as follows:

An Act to amend sections one hundred one one hundred sixteen as amended one hundred seventeen two hundred twelve as amended and three hundred one as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and providing for the creation of union school districts and the government thereof by adding to article one sections one hundred twenty-seven one hundred twenty-eight one hundred twenty-nine and one hundred thirty

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one hundred one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 101 Each city incorporated town borough or township in this Commonwealth now existing or hereafter created shall constitute a separate school district to be designated and known as the 'school district of', and the several school districts thus established shall be and hereby are divided into four classes as follows" is hereby amended to read as follows

Section 101 Each city incorporated town borough or township in this Commonwealth now existing or hereafter created shall constitute a separate school district to be designated and known as the "school district of" except that where such city incorporated town borough or township or a part of the school district remaining after its separation would constitute a fourth class school district in which case it shall remain a part of the school district to which it formerly belonged unless the change to a new school district is approved by the State Board of Education In determining whether or not such approval shall be given the State Board of Education shall investigate the necessity therefor and take into consideration the welfare of the pupils and tax payers of such proposed new school district as well as the effect upon the existing school districts Any two or more school districts as herein constituted may by a majority vote of the electors of each of said districts affected and in the manner hereinafter

provided be formed into a union school district. The several school districts thus established and formed shall be and hereby are divided into four classes as follows:

Section 2. Section one hundred sixteen of said act as amended by an act approved the twenty-eighth day of May one thousand nine hundred fifteen (Pamphlet Laws six hundred and twenty-seven) entitled "An act to amend an act approved the eighteenth day of May one thousand nine hundred eleven entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'" which reads as follows:

"Section 116. Whenever a new school district is created by the creation of a new city borough township or independent school district or by the annexation to a city or borough or township of territory comprising a separate school district the clerk of the courts or other proper officer shall within ten days thereafter make a certified copy of the decree or order creating such new city borough township or independent school district or of the decree of the court or vote of the electors effecting such annexation and mail the same to the Superintendent of Public Instruction" is hereby further amended to read as follows:

Section 116. Whenever a new school district is created by the creation of a new city borough township or independent school district or by the annexation to a city or borough or township of territory comprising a separate school district or by the consolidation of two or more districts as a union district the clerk of the courts or other proper officer shall within ten days thereafter make a certified copy of the decree or order creating such new city borough township or independent school district or of the decree of the court or vote of the electors effecting such annexation and mail the same to the Superintendent of Public Instruction.

Section 3. Section one hundred seventeen of said act which reads as follows:

"Section 117. After the approval of this act a majority of the taxable inhabitants of any contiguous territory in any school district or school districts as herein established may present their petition to the court of common pleas of the county in which such contiguous territory or a greater part in area thereof is situated asking that such territory shall be established as an independent school district which petition shall set forth a proper description of the boundaries of the territory to be included in such proposed independent school district and the desire of the petitioners for better school facilities than are or would be provided and maintained by the district or districts of which such proposed independent school district is a part whereupon said court after a hearing of which hearing the school district or districts out of whose territory such proposed independent school district is to be taken shall have ten (10) days' notice after taking into consideration the welfare of the pupils and taxpayers of such school district or school districts as well as of such proposed independent school district may make a decree establishing an independent school district and fix the boundaries thereof which may be more or less than those set forth in such petition. Where the territory described in any such petition is to be taken from two or more school districts such petition shall be signed by a majority of all the taxable inhabitants of the part of each school district which is to be included in such independent district. The said court shall also determine the amount if any of the indebtedness of the school district from whose territory such independent district is taken that it shall assume and pay. Provided That in case any such independent district so created shall include the territory of any former independent school district abolished by this act having any indebtedness such indebtedness shall be assumed and paid by such newly created independent school district. Any independent district thus created shall belong to the class of school districts herein provided to which it is entitled to belong by its population as determined by the last United States census.

In all cases where such proceedings result in the creation by decree of the court of a new school district the cost and office fees shall be paid by said new district but if otherwise said costs and office fees shall be paid by the petitioners themselves" is hereby amended to read as follows:

Section 117. After the approval of this act a majority of the taxable inhabitants of any contiguous territory in any school district or school districts as herein established may present their petition to the court of common pleas of the county in which each contiguous territory or a greater part in area thereof is situated asking that such territory shall be established as an independent school district which petition shall set forth a proper description of the boundaries of the territory to be included in such proposed independent school district and the desire of the petitioners for better school facilities than are or would be provided and maintained by the district or districts of which such proposed independent school district is a part whereupon said court after a hearing of which hearing the school district or districts out of whose territory such proposed independent school district is to be taken shall have ten (10) days' notice after taking into consideration the welfare of the pupils and taxpayers of such school district or school districts as well as of such proposed independent school district may make a decree establishing an independent school district and fix the boundaries thereof which may be more or less than those set forth in such petition. Where the territory described in any such petition is to be taken from two or more school districts such petition shall be signed by a majority of all the taxable inhabitants of the part of each school district which is to be included in such independent district. The said court shall also determine the amount if any of the indebtedness of the school district from whose territory such independent district is taken that

it shall assume and pay. In all cases where such school district is created or the remaining part of the original district would constitute a fourth class school district the merits of the petition for its creation from an educational standpoint shall be passed upon by the Superintendent of Public Instruction and it shall not be granted unless approved by him. Provided That in case any such independent district so created shall include the territory of any former independent school district abolished by this act having any indebtedness such indebtedness shall be assumed and paid by such newly created independent school district. Any independent district thus created shall belong to the class of school districts herein provided to which it is entitled to belong by its population as determined by the last United States census. In all cases where such proceedings result in the creation by decree of the court of a new school district but if otherwise said costs and office fees shall be paid by the petitioners themselves.

Section 4. Article one of said act is further amended by adding the following new sections:

Section 127. Any two or more school districts may form a union school district in the following manner. Each of said districts desiring to form a union school district shall present a petition to the county commissioners of the county where such district is located signed by at least one-fourth of the whole number of taxable residents in such districts. The county commissioners shall take no action upon such petitions until they have been approved in writing by the Superintendent of Public Instruction. After such petitions have been approved and filed it shall be the duty of the county commissioners to submit to the electors of the respective districts desiring to form a union school district at the next general election a question whether or not such school districts shall be united into a union school district. Such question shall be submitted in the form and manner provided by the general election laws of this Commonwealth for the submission of similar questions.

Section 128. If a majority of the voters of each school district voting at said election shall be in favor of establishing a union district as shown by the returns of said election a certificate of the return shall be filed with the Superintendent of Public Instruction and with the clerk of the court of quarter sessions of the county.

Section 129. Whenever any union district shall be formed as herein provided such district shall become a union school district on the first Monday in July after it has been formed.

Section 130. Whenever any two or more school districts shall be consolidated into a union school district as herein provided all the debts and liabilities of the several districts shall become the debts of the union school district unless otherwise provided by an agreement in writing approved by a majority vote of each board of school directors. All rights of creditors against any of the said districts shall be preserved against the union school district. All property heretofore vested in the several districts shall become vested in the union district and all debts and taxes owing to the districts uncollected in the several districts and all moneys in the treasuries of the several districts shall be paid to the treasurer of the new district.

Section 5. Section two hundred twelve of said act as amended by an act approved the twenty-eighth day of May one thousand nine hundred fifteen (Pamphlet Laws six hundred and twenty-seven) entitled "An act to amend an act approved the eighteenth day of May one thousand nine hundred eleven entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'" which reads as follows:

"Section 212. When any school district in this Commonwealth hereafter for any cause becomes a school district of another class as herein provided a new board of school directors shall be appointed or elected therein in the same manner as the school directors of districts of the same class are elected or appointed when new districts are created. Provided That such school directors shall be so elected that the number and terms of those whose places are to be filled at each succeeding municipal election shall be the same as the number and terms of those whose places are filled at the corresponding elections in other school districts of the same class.

When territory comprising a separate school district is annexed to a city or borough or township the school directors then in office in both districts shall hold office during the respective terms for which they were elected. No election for school director in the district shall be held unless on the first Monday of January next following a municipal election there would be a less number of directors than is provided for the district by this act.

At each subsequent municipal election only so many school directors shall be elected as will on the first Monday of January then next following bring the number of school directors to the proper number for the district" is hereby further amended to read as follows:

Section 212. When any school district in this Commonwealth hereafter for any cause becomes a school district of another class as herein provided a new board of school directors shall be appointed or elected therein in the same manner as the school directors of districts of the same class are elected or appointed when new districts are created. Provided That such school directors shall be so elected that the number and terms of those whose places are to be filled at each succeeding municipal election shall be the same as the number and terms of those whose places are filled at the corresponding elections in other school districts of the same class.

When territory comprising a separate school district is annexed to a city or borough or township or when two or more school districts are consolidated as a union school district the

school directors then in office in both or all of the districts shall hold office during the respective terms for which they were elected. No election for school director in the district shall be held unless on the first Monday of January next following a municipal election there would be a less number of directors than is provided by law for the district of the same class.

At each subsequent municipal election only so many school directors shall be elected as will on the first Monday of January then next following bring the number of school directors to the proper number for the district.

Section 6 Section three hundred one of said act as amended by an act approved the twenty-eighth day of May one thousand nine hundred fifteen (Pamphlet Laws six hundred and twenty-seven) entitled "An act to amend an act approved the eighteenth day of May one thousand nine hundred eleven entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' " which reads as follows:

"Section 301 In all school districts of the first class the school year shall begin on the first day of January each year and in all other school districts in this Commonwealth the school year shall begin on the first Monday of July each year. In school districts of the first class the school directors appointed as herein provided shall meet and organize annually on the second Monday of November and in school districts of the second third and fourth class the school directors regularly elected or appointed shall meet and organize annually on the first Monday of December each year. When a new school district is created or when the offices of all the school directors of a district become vacant the school directors appointed by the court in any such case shall meet and organize within ten days after their appointment.

When two school districts are consolidated the school directors of such consolidated districts shall organize on the first Monday of July following such consolidation by electing a president and vice-president who shall hold their respective offices until the first Monday of December following their election" is hereby further amended to read as follows:

Section 301 In all school districts of the first class the school year shall begin on the first day of January each year and in all other school districts in this Commonwealth the school year shall begin on the first Monday of July each year. In school districts of the first class the school directors appointed as herein provided shall meet and organize annually on the second Monday of November and in school districts of the second third and fourth class the school directors regularly elected or appointed shall meet and organize annually on the first Monday of December each year. When a new school district is created or when the offices of all the school directors of a district become vacant the school directors appointed by the court in any such case shall meet and organize within ten days after their appointment.

When two or more school districts are consolidated the school directors of such consolidated districts shall organize on the first Monday of July following such consolidation by electing a president and vice-president who shall hold their respective offices until the first Monday of December following their election.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—166.

Alexander,	Dunlap,	Lewis,	Schaeffer,
Allum,	Dunn,	Long,	Schilling,
Armstrong,	Edmonds,	Love,	Schwartz,
Asbury,	Ehrhardt,	McBride,	Sieg,
Aston,	Finney,	McCaig,	Shaffer,
Baker,	Fitzgibbon,	McCann,	Shannon,
Barnhart,	Flynn,	McCarthy,	Sinclair,
Beaver,	Fox,	McClure,	Smiley,
Beckley,	Franklin,	McCurdy,	Smith, H. J.,
Bell,	Gearhart,	McGowan,	Smith, H.,
Bidelspacher,	Gelder,	McHugh,	Smith, J. W.,
Bluet,	Gibson,	McKim,	Smith, L.,
Blumberg,	Glass,	McKnight,	Soffel,
Boland,	Goehring,	McMullen,	Sowers,
Bower,	Gold,	McOwen,	Sprolws,
Brady,	Goodnough,	McVicar,	Stackhouse,
Brendle,	Goss,	Magill,	Stadlander,
Brenneman,	Griffith,	Marcus, J.,	Steele,
Brooks,	Hagerty,	Marcus, J. C.,	Sterling,
Brown T. R.,	Haines,	Marshall,	Stevens,
Burns,	Harding,	Martin,	Stevenson,
Campbell,	Harer,	Michel,	Stewart,
Chaplin,	Harry,	Millar, A.,	Strauss,
Clutton,	Haslett,	Millar, A. S. C.,	Trainer,
Comer,	Hattrick,	Miller, C.,	Van Alen,
Conner,	Hoffman,	Miller, D. I.,	Vickerman,
Cook,	Henderson, E.,	Miller, D. D.,	Walker, G. T.,
Craig, J. O.,	Henderson, W.,	Miller, H. F.,	Walker, J. A.,
Cratty,	Hess,	Miller, J. J.,	Weiss,
Crum,	Hoffman, J. N.,	Mitchell,	Wells,
Curran,	Hoffman, M. R.,	Morris,	Wettach,
Curry,	Hough,	Ogle,	Whitaker,
Davis,	Huston,	Perry,	Whitehouse,
Dawson,	Jones, D. J.,	Phillips,	Whiteman,
	Jones, W. W.,	Poscy,	Williams,

Denning,
Dewey, C. P.
Dewey, P. H.
Diehm,
Dilsheimer,
Dithrich,
Donneley,
Drinkhouse,

Kantner,
Keene,
Kinsman,
Kohler,
Krause,
Krugh,
Leeds,

Quigley,
Richards,
Rieder,
Roman,
Ruch,
Ruddy,
Ruth,

Wolfe,
Woner,
Wood,
Woodruff,
Zook,
Spangler,
Speaker,

NAYS—1.

Elgin,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1370, as follows:

An Act regulating the manner of making returns by election officers in the case of elections upon the increase of indebtedness of cities boroughs townships school districts poor districts and other municipal or incorporated districts prescribing the duties and powers of the clerk of the court of quarter sessions and of the court of quarter sessions in connection with such returns and the count computation and recount of the vote prescribing the duties and powers of said court in any instance of fraud illegality or error in such election or return thereof prescribing the powers of such court over the election officers.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That hereafter in every case of an election upon the question of increase of indebtedness of any county city borough township school district poor district or other municipality or other incorporated district return shall be made by the election officers by each precinct division or election district of such municipality or district in the manner required by law to the clerk of the court of quarter sessions and the same shall be filed in the office of said clerk who at twelve o'clock noon who on the second day following said election shall present the said returns to the said court of quarter sessions. In counties where there is no president judge the associated judge shall perform the duties imposed upon the court of quarter sessions which shall convene for said purpose the returns presented by the said clerk shall be opened by the said court and computed by it or such of its officers and such sworn assistants as the court shall appoint in the presence of the judge or judges of said court and after the completion of such computation a record shall be made thereof in said court and the clerk shall upon application furnish a certificate thereof to the municipal authorities.

Section 2 That upon the sworn petition of five qualified electors of any such municipality or municipal district that any act of fraud illegality or error has been committed in any election in any precinct division or district or in the return thereof or if fraud illegality or error shall appear on the face of the returns the court of quarter sessions shall direct the ballot box used in such election to be brought into court and shall open the same and recount the votes or ballots. Such recount shall be conducted in such manner and under such conditions as the court shall prescribe the court in the course of such recount and upon evidence appearing on the face of the returns or ballots or by testimony or other matter produced before it shall have the power to decide summarily upon all issues or questions of fraud illegality or error including those involving qualification of voters and to correct the returns in respect of any fraud illegality or error therein and by the rejection of individual fraudulent or unlawful votes or ballots or by the rejection of an entire return of any election precinct division or district when the effect of any fraud or error is to make it impossible in its opinion to determine the correct vote cast therein. Final computation of the vote shall be made at such time as the court shall in its discretion determine.

Section 3 That in case the returns of any election district shall be missing when the returns are presented to the court or in case the court shall deem such course desirable for the purpose of determining any question of fraud or error the court shall issue summary process against the election officers and overseers if any of any election district to bring them forthwith into court with all election papers in their possession where such officers and overseers shall be subject to such examination on oath as the court shall deem proper.

Section 4 That in all respects not altered by the provisions hereof said election shall be governed by the laws heretofore regulating the same.

Section 5 That all acts or parts of acts inconsistent herewith are hereby repealed.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—154.

Alexander,	Edmonds,	Krugh,	Schwartz,
Allum,	Ehrhardt,	Lafferty,	Sieg,
Armstrong,	Elgin,	Lewis,	Shaffer,
Asbury,	Evans,	Long,	Shannon,
Baker,	Feldman,	McBride,	Shellenberger,
Baldi,	Finney,	McCann,	Smiley,
Barnhart,	Fitzgibbon,	McCarthy,	Smink,
Beaver,	Flynn,	McCurdy,	Smith, H. J.,
Beckley,	Fowler,	McGowan,	Smith, H.,
Bell,	Gearhart,	McKnight,	Smith, J. W.,
Blair,	Gelder,	McMullen,	Smith, L.,
Bluett,	Glass,	McVicar,	Soffel,
Blumberg,	Goehring,	Magill,	Sowers,
Bower,	Golder,	Mangan,	Stackhouse,
Brady,	Goodnough,	Marcus, J. C.,	Stark,
Broomley,	Green,	Marshall,	Steedle,
Brooks,	Hagerty,	Mantz,	Sterling,
Brown, F. B.,	Haldeman,	Michel,	Stevenson,
Brown T. R.,	Hampson,	Millar, A.,	Stewart,
Campbell,	Harding,	Miller, A. S. C.,	Strauss,
Catlin,	Harry,	Miller, C.,	Trainer,
Clutton,	Haslett,	Miller, D. I.,	Van Alen,
Comerer,	Haws,	Miller, D. D.,	Walker, G. T.,
Conner,	Heffernan,	Miller, J. J.,	Walker, J. A.,
Craig, J. R.,	Henderson, E.,	Morris,	Weiss,
Craig, J. O.,	Henderson, W.,	Ogle,	Wells,
Cratty,	Hess,	Orr,	Wettach,
Curran,	Hetrick,	Perry,	Whitaker,
Davis,	Hoffman, J. N.,	Phillips,	Whitcomb,
Dawson,	Hoover,	Posey,	Whiteman,
Denning,	Horne,	Quigley,	Williams,
Dewey, C. P.,	Hough,	Richards,	Wolfe,
Dewey, P. H.,	Jones, D. J.,	Rieder,	Wener,
Dilshcimer,	Jones, W. W.,	Rinn,	Wood,
Dithrich,	Kantner,	Roman,	Woodruff,
Donneley,	Keene,	Ruddy,	Zook,
Dunn,	Kinsman,	Ruth,	Spangler,
Eaches,	Kooser,	Schaeffer,	Speaker,
	Krause,	Schilling,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1030, entitled:

An Act to further amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—161.

Alexander,	Dithrich,	Jordan,	Roman,
Allum,	Donneley,	Kantner,	Ruch,
Armstrong,	Dunlap,	Keene,	Ruth,
Asbury,	Dunn,	Kelly,	Schaeffer,
Aston,	Eaches,	Kohler,	Schilling,
Baker,	Edmonds,	Kooser,	Sieg,
Baldi,	Ehrhardt,	Krause,	Shaffer,
Barnhart,	Elgin,	Krugh,	Shellenberger,
Beaver,	Evans,	Lafferty,	Sinclair,
Beckley,	Feldman,	Lewis,	Smith, H. J.,
Bell,	Flynn,	Long,	Smith, H.,
Bidelspacher,	Fowler,	Love,	Smith, J. W.,
Blair,	Franklin,	McBride,	Smith, L.,
Bluett,	Gibson,	McCann,	Soffel,
Blumberg,	Glass,	McCaig,	Sowers,
Boland,	Goehring,	McCarthy,	Sprowls,
Bower,	Golder,	McCurdy,	Stackhouse,
Brady,	Goodnough,	McConnell,	Stadlander,
Brendle,	Goss,	McCurdy,	Stark,
Broomley,	Green,	McGowan,	Sterling,
Brooks,	Griffith,	McKim,	Stevenson,
Brown, F. B.,	Haines,	McKnight,	Stewart,
Brown T. R.,	Haldeman,	McMullen,	Trainer,
			Van Alen,
			Vickerman,

Burns,	Hampson,	McOwen,	Walker, G. T.,
Campbell,	Harer,	McVicar,	Walker, J. A.,
Catlin,	Harry,	Magill,	Weamer,
Clutton,	Haslett,	Mangan,	Weiss,
Comerer,	Hatrick,	Marcus, J. C.,	Wells,
Conner,	Heffernan,	Martin,	Wettach,
Cook,	Henderson, E.,	Michel,	Whitaker,
Craig, J. O.,	Henderson, W.,	Millar, A.,	Whitehouse,
Cratty,	Hess,	Miller, C.,	Whiteman,
Curran,	Hetrick,	Miller, J. J.,	Williams,
Curry,	Hoffman, J. N.,	Morris,	Wolfe,
Davis,	Hoffman, M. R.,	Perry,	Woner,
DeHaas,	Hoover,	Pike,	Wood,
Denning,	Horne,	Quigley,	Woodruff,
Dewey, C. P.,	Hough,	Rhoads,	Zook,
Dewey, P. H.,	Huston,	Richards,	Spangler,
Diehm,	Jones, D. J.,	Rieder,	Speaker,
Dilshcimer,	Jones, W. W.,	Rinn,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered That the Clerk present the same to the Senate for concurrence.

QUESTION OF PERSONAL PRIVILEGE.

Mr. CHARLES A. SHAFFER. Mr. Speaker, I rise to a question of personal privilege.

The SPEAKER. The gentleman from Columbia will state his question of personal privilege.

LEAVE OF ABSENCE.

Mr. CHARLES A. SHAFFER. Mr. Speaker. I ask for leave of absence for myself for the balance of the week on account of serious sickness at home.

The SPEAKER. That is a privilege of the House. Is there any objection? The Chair hears none and leave is granted.

BILLS ON THIRD READING.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1367, entitled:

An Act to amend sections one thousand four hundred sixteen and one thousand four hundred thirty-one of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—171.

Armstrong,	Edmonds,	Krause,	Roman,
Asbury,	Ehrhardt,	Krugh,	Ruch,
Aston,	Elgin,	Leeds,	Ruddy,
Baker,	Evans,	Lewis,	Schaeffer,
Baldi,	Feldman,	Long,	Schilling,
Barnhart,	Finney,	Love,	Sieg,
Beaver,	Fitzgibbon,	McBride,	Shaffer,
Beckley,	Fox,	McCaig,	Shannon,
Bell,	Franklin,	McCann,	Shellenberger,
Blair,	Gearhart,	McCarthy,	Sinclair,
Bluett,	Gibson,	McClure,	Smiley,
Blumberg,	Glass,	McConnell,	Smink,
Boland,	Goehring,	McCurdy,	Smith, H. J.,
Bower,	Golder,	McGowan,	Smith, H.,
Brady,	Goodnough,	McHugh,	Smith, J. W.,
Brenneman,	Goss,	McKim,	Smith, L.,
Broomley,	Green,	McMullen,	Soffel,
Brooks,	Griffith,	McOwen,	Sowers,
Brown T. R.,	Haines,	McVicar,	Sprowls,
Burns,	Haldeman,	Magill,	Stackhouse,
Campbell,	Hampson,	Mangan,	Stadlander,
Catlin,	Harding,	Marcus, J. C.,	Stark,
Chaplin,	Harer,	Marshall,	Sterling,
Clutton,	Harry,	Martin,	Stevenson,
Comerer,	Haslett,	Mantz,	Stewart,
Cook,	Hatrick,	Michel,	Thomas,

Craig, J. R.	Haws,	Millar, A.	Trainer,
Craig, J. O.	Henderson, W.	Millar, A. S. C.	Vickerman,
Crum,	Hess,	Miller, C.	Walker, G. T.
Curran,	Hetrick,	Miller, D. I.	Walker, J. A.
Curry,	Hoffman, J. N.	Miller, D. D.	Weiss,
Davis,	Hoffman, M. R.	Miller, H. F.	Wells,
Dawson,	Hoover,	Miller, J. J.	Wettach,
Denning,	Horne,	Mitchell,	Whitaker,
Dewey, C. P.	Hough,	Ogle,	Whitehouse,
Dewey, P. H.	Jones, D. J.	Orr,	Whiteman,
Diehm,	Jones, W. W.	Perry,	Williams,
Dillsheimer,	Jordan,	Phillips,	Wolfe,
Dithrich,	Kantner,	Pike,	Werner,
Donneley,	Keene,	Quigley,	Wood,
Dunlap,	Kinsman,	Rhoads,	Zook,
Dunn,	Kohler,	Richards,	Spangler,
Eaches,	Kooser,	Rieder,	Speaker,

NAYS—1.

Alexander,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1279, as follows:

An Act to prevent the laying out opening changing vacating widening or altering by a court of quarter sessions of a road any part of which lies within a township of the first class without the consent and approval of the board of township commissioners

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in any proceedings now pending or that may hereafter be brought in any court of quarter sessions for the laying out opening changing vacating widening or altering of a road any part of which lies within a township of the first class such road shall not be laid out opened changed vacated widened or altered unless and until the board of commissioners of such township shall have passed a resolution consenting and approving thereto and shall have filed with the clerk of said court a copy of such resolution duly certified by the township secretary

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—158.

Alexander,	Dunn,	Krugh,	Shaffer,
Allum,	Eaches,	Lafferty,	Shannon,
Armstrong,	Edmonds,	Leeds,	Shellenberger,
Asbury,	Ehrhardt,	Lewis,	Smiley,
Baker,	Elgin,	Long,	Smink,
Baldi,	Evans,	Love,	Smith, H. J.,
Barnhart,	Feldman,	McBride,	Smith, L.,
Beaver,	Fitzgibbon,	McCaig,	Snowden,
Beckley,	Fowler,	McCann,	Soffel,
Bell,	Gearhart,	McCarthy,	Sowers,
Blair,	Gelder,	McClure,	Sprowls,
Bluett,	Gibbon,	McConnell,	Stackhouse,
Blumberg,	Glass,	McGowan,	Stadtlander,
Bower,	Golder,	McKim,	Stark,
Brady,	Goodnough,	McMullen,	Steedle,
Brenneman,	Green,	McVicar,	Sterling,
Broomley,	Griffith,	Mangan,	Stevens,
Brooks,	Hagerty,	Marcus, J. C.,	Stevenson,
Brown T. R.	Haines,	Marshall,	Stewart,
Burns,	Hampson,	Martin,	Thomas,
Campbell,	Harding,	Michel,	Trainer,
Catlin,	Harer,	Millar, A. S. C.,	Van Alen,
Chaplin,	Haslett,	Miller, C.	Vickerman,
Clutton,	Hatrack,	Miller, D. I.	Walker, G. T.
Comer,	Hawes,	Miller, D. D.	Walker, J. A.
Conner,	Henderson, E.	Miller, J. J.	Weamer,
Cook,	Henderson, W.	Mitchell,	Weiss,
Craig, J. O.	Hess,	Ogle,	Wells,
Cratty,	Hetrick,	Orr,	Wettach,
Curran,	Hoffman, J. N.	Phillips,	Whitaker,
Curry,	Hoover,	Posey,	Whitehouse,
Davis,	Hough,	Quigley,	Whiteman,
Dawson,	Huston,	Richards,	Williams,
Denning,	Jones, W. W.	Rieder,	Wolfe,
Dewey, C. P.	Jordan,	Rinn,	Werner,
Dewey, P. H.	Keene,	Ruddy,	Wood,
Diehm,	Kelly,	Ruch,	Woodruff,
Dithrich,	Kohler,	Schaeffer,	Zook,
Donneley,	Kooser,	Schilling,	Spangler,
Dunlap,	Krause,	Schwartz,	Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 823, as follows:

An Act to amend section six hundred and twenty-nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" providing for the display of the national flag in all buildings of public and private schools

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section six hundred and twenty-nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 629 The board of school directors in each district shall when they are not otherwise provided purchase a United States flag flagstaff and the necessary appliances therefor and shall display said flag upon or near each public school building in clement weather during school hours and at such other times as the said board may determine" is hereby amended to read as follows

Section 629 The board of school directors in each district shall when they are not otherwise provided purchase a United States flag flagstaff and the necessary appliances therefor and shall display said flag upon or near each public school building in clement weather during school hours and at such other times as the said board may determine

All boards of education all proprietors or principals of private schools and all authorities in control of parochial schools or other educational institutions shall display the United States national flag not less than three feet in length within all school buildings under their control during each day such schools are in session In all public schools the board of school directors shall make all rules and necessary regulations for the care and keeping of such flags the expense thereof shall be paid by the school district

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—161.

Alexander,	Edmonds,	Lafferty,	Schilling,
Allum,	Ehrhardt,	Lewis,	Schwartz,
Armstrong,	Elgin,	Long,	Sieg,
Asbury,	Evans,	McBride,	Shaffer,
Aston,	Finney,	McCaig,	Shannon,
Baldi,	Fox,	McCann,	Sinclair,
Barnhart,	Gearhart,	McCarthy,	Smiley,
Beaver,	Gelder,	McClure,	Smith, H. J.,
Beckley,	Gibbon,	McConnell,	Smith, H.,
Beldspacher,	Glass,	McCurdy,	Smith, J. W.,
Bluett,	Goehring,	McGowan,	Smith, L.,
Blumberg,	Golder,	McKim,	Sowers,
Bolard,	Goodnough,	McKnight,	Sprowls,
Bower,	Goss,	McOwen,	Stackhouse,
Brendle,	Green,	McVicar,	Stadtlander,
Brenneman,	Griffith,	Magill,	Stark,
Broomley,	Haines,	Mangan,	Steedle,
Brooks,	Haldeman,	Marcus, J.,	Sterling,
Brown T. R.	Hampson,	Marshall,	Stevenson,
Campbell,	Harding,	Mantz,	Stewart,
Catlin,	Harer,	Michel,	Strauss,
Clutton,	Harry,	Millar, A.	Thomas,
Comer,	Haslett,	Millar, A. S. C.,	Trainer,
Conner,	Haws,	Miller, C.	Van Alen,
Cook,	Heffernan,	Miller, D. I.	Walker, G. T.
Craig, J. O.	Henderson, W.	Miller, D. D.	Walker, J. A.
Crum,	Hess,	Miller, H. F.	Weamer,
Curran,	Hetrick,	Miller, J. J.	Weiss,
Curry,	Hoffman, J. N.	Mitchell,	Wells,
Dawson,	Hoffman, M. R.	Ogle,	Wettach,
DeHaas,	Horne,	Orr,	Whitaker,
Denning,	Hough,	Phillips,	Whitehouse,
	Jones, D. J.,	Pike,	Whiteman,

Dewey, C. P.
Dewey, P. H.
Diehm,
Dithrich,
Donneley,
Dunlap,
Dunn,
Eaches,
Jones, W. W.,
Kantner,
Keene,
Kelly,
Kinsman,
Kooser,
Krause,
Krugh,
Posey,
Rhoads,
Richards,
Rieder,
Rinn,
Roman,
Ruddy,
Ruth,

Williams,
Wolfe,
Woner,
Wood,
Woodruff,
Zook,
Spangler,
Speaker,

Donneley,
Drunkhouse,
Dunn,
Eaches,

Keene,
Kinsman,
Kohler,
Krause,

Ruddy,
Ruth,
Schaeffer,
Schilling,

Zook,
Spangler,
Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1332, entitled:

An Act providing for and regulating the maintenance and government of a childrens home in each county of the fourth fifth sixth seventh and eighth class of the State for indigent orphans and for incorrigible indigent dependent and neglected children under sixteen years of age and providing for their commitment thereto

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. WOLFE. Mr. Speaker, I would like to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Bradford, Mr. Dewey, permit himself to be interrogated?

Mr. C. P. DEWEY. Mr. Speaker, yes, sir.

Mr. WOLFE. Mr. Speaker, I would like to ask the purpose of the bill.

Mr. C. P. DEWEY. The purpose of the bill is to build childrens homes in any county where they are needed if so desired.

Mr. WOLFE. Is it mandatory?

Mr. C. P. DEWEY. I do not think so.

Mr. WOLFE. The provisions require that the county commissioners are authorized to purchase land and erect buildings.

Mr. C. P. DEWEY. I think so, yes sir.

Mr. WOLFE. You say it is not mandatory.

Mr. C. P. DEWEY. No, I do not think so.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—161.

Alexander,
Allum,
Armstrong,
Asbury,
Aston,
Baker,
Bald,
Barnhart,
Beaver,
Beckley,
Bell,
Bldespacher,
Blair,
Bluett,
Blumberg,
Bolard,
Brady,
Broomley,
Brooks,
Brown, F. B.,
Burns,
Campbell,
Catlin,
Clutton,
Comerzer,
Conner,
Craig, J. R.,
Cratty,
Curran,
Davis,
Dawson,
Denning,
Dewey, C. P.,
Dewey, P. H.,
Dilshelmer,
Dithrich,

Edmonds,
Ehrhardt,
Elgin,
Evans,
Feldman,
Flynn,
Fowler,
Franklin,
Gearhart,
Gibbon,
Glass,
Golder,
Goodnough,
Goss,
Green,
Griffith,
Griferty,
Haines,
Haldeman,
Hampson,
Harding,
Harer,
Harry,
Haslett,
Hatrick,
Haws,
Heffernan,
Henderson, W.,
Hess,
Hetrick,
Hoffman, J. N.,
Hoover,
Horne,
Hough,
Huston,
Jones, W. W.,
Jordan,

Krugh,
Lafferty,
Leeds,
Lewis,
Love,
McBride,
McCaig,
McCann,
McCarthy,
McClure,
McConnell,
McGowan,
McKim,
McOwen,
McVicar,
Magill,
Mangan,
Marcus, J. C.,
Marshall,
Michel,
Millar, A.,
Miller, C.,
Miller, D. I.,
Miller, D. D.,
Miller, H. F.,
Miller, J. J.,
Mitchell,
Ogle,
Orr,
Perry,
Phillips,
Posey,
Quigley,
Rhoads,
Richards,
Rieder,
Roman,

Schwartz,
Sieg,
Shaffer,
Sinclair,
Smiley,
Smith, H. J.,
Smith, J. W.,
Smith, L.,
Soffel,
Sowers,
Sprawls,
Stackhouse,
Stark,
Steedle,
Sterling,
Stevens,
Stevenson,
Stewart,
Strauss,
Thomas,
Trainer,
Van Alen,
Walker, G. T.,
Walker, J. A.,
Weamer,
Weiss,
Wells,
Wettach,
Whitaker,
Whitehouse,
Whitman,
Williams,
Wolfe,
Woner,
Wood,
Woodruff,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1065, as follows:

An Act supplemental to an act entitled "An act to establish a Bureau of Housing for the sanitary inspection and control of tenement boarding and lodging houses defining its powers and duties and providing certain penalties" approved July twenty-fourth one thousand nine hundred and thirteen (Pamphlet Laws one thousand and fifteen) and providing for the protection of the health safety and welfare of the people of Pennsylvania by establishing regulations for the lighting ventilation sanitation protection maintenance erection alteration improvement use and occupancy of dwellings and land appurtenant thereto defining the classes of dwellings affected establishing administrative procedure and remedies making an appropriation therefor and prescribing penalties for violation thereof and repealing acts inconsistent herewith

ARTICLE I

General Provisions

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That this act shall be known as the Housing Law of Pennsylvania and may be so quoted and all its provisions shall apply in every city borough incorporated town and in every township of the first and of the second class except to cities of the first class and farm buildings in townships and it shall not be lawful to erect alter or improve any building or portion thereof for dwelling purposes except in accordance with the rules regulations and provisions contained herein but nothing in this law shall be construed as preventing the proper governmental authorities of any city borough incorporated town and township of the first and of the second class from establishing requirements in addition to those prescribed herein provided the standards herein established be not reduced.

Section 2 Application of the Act All provisions of the act shall apply to all dwellings within the classes defined in the following sections except that in sections where specific reference is made to one or more specific classes of dwellings such provisions shall apply only to those classes to which such specific reference is made All other provisions which relate to dwellings shall apply to all classes of dwellings

Section 3 Definitions Certain words in this act are defined for the purposes thereof as follows Words used in the present tense include the future Words in the masculine gender include the feminine and neuter The singular number includes the plural and the plural the singular The word "person" includes a corporation as well as a natural person

(a) Family A "family" is one individual or a group of individuals living together as a single housekeeping unit but it shall not include more than four roomers or lodgers not related by blood or marriage taken for hire nor shall it include any group club association or fraternity of more than five individuals the members of which are not related by blood or marriage

(b) Dwelling A "dwelling" is any house or building or portion thereof which is occupied in whole or in part as the home residence or sleeping place of one or more human beings either permanently or transiently

(c) Classes of dwellings For the purpose of this act dwellings are divided into the following classes "one family dwellings" "two family dwellings" and "multiple dwellings"

A "one family dwelling" is a building standing separate from all other buildings and occupied by a dwelling from ground to roof by only one family or a part of a building divided from the rest by a division or party wall or walls and occupied as a dwelling from ground to roof by only one family

A "two family dwelling" is a building standing separate from all other buildings and occupied as a dwelling from ground to roof by only two families or a part of a building divided from the rest by a division or party wall or walls and occupied from ground to roof by only two families

A "multiple dwelling" is a building or portion thereof occupied as a dwelling otherwise than as a one family dwelling or two family dwelling

(d) Classes of Multiple Dwellings All multiple dwellings for the purpose of this act are divided into two classes namely, class A and class B

Class A Multiple dwellings of class A are multiple dwellings occupied more or less permanently for residence purposes by more than two families or by one or two families where a part of the building is used for other than dwelling purposes This class includes tenement houses flat houses apartment houses and all other dwellings similarly occupied whether specifically

enumerated herein or not and buildings in which a dwelling is combined with another type of occupancy provided a janitor's apartment in a business or office building be excepted.

(b) Class B Multiple dwellings of class B are multiple dwellings occupied as a rule transiently as the more or less temporary abiding place of individuals who are lodged with or without meals and in which as a rule the rooms are occupied singly. This class includes hotels lodging houses club houses and all other dwellings similarly occupied whether specifically enumerated herein or not.

(c) Hotel A "hotel" is a multiple dwelling of class B in which persons are lodged for hire and in which there are more than ten sleeping rooms a public dining room for the accommodation of at least twenty-five guests and a general kitchen.

(d) Mixed Occupancy In cases of mixed occupancy where a building is occupied in part as a dwelling the part so occupied shall be deemed a dwelling for the purposes of this act and shall comply with the provisions thereof relative to dwellings.

(e) Yards A "rear yard" is that portion of a lot between the rear line of the building and the rear line of the lot and extending across the width of lot. A "side yard" is that portion of a lot between the side line of the building and the side line of the lot and extending the length of the building. A "front yard" is that portion of a lot between the street and the street walls of the building and extending the width of the lot.

(f) Courts A "court" is an open unoccupied space other than a yard on the same lot with a building. A court not extending to a street public alley or side yard at least ten feet in width or a front or rear yard is an inner court. A court extending to a street public alley or side yard at least ten feet in width or a front or rear yard is an outer court.

(g) Public Hallway A "public hallway" is a hallway corridor or passageway not within the exclusive control of one family.

(h) Public Stair Hallway A "public stair hallway" is a public hallway and includes the stairs stair landings and those portions of the building through which it is necessary to pass in going between the entrance floor and the roof.

(i) Story A "story" is that part of any building comprised between any floor and the floor or roof next above. A basement shall not be counted as a story except in a multiple dwelling when it is occupied for living or business purposes by others than the janitor or his family. A cellar shall not be counted as a story for purposes of height measurement. If any part of a story is in that part the equivalent of a basement or cellar the provisions of this act relative to basement and cellars shall apply to such part of said story. In one family and two family dwellings an attic in a roof sloping at an angle of less than fifty degrees to the horizontal and having an exterior wall height of not more than eighteen inches from the attic floor to the square of the roof shall not be counted as a story.

(j) Basement Cellar Attic A "basement" is a story partly underground but having at least one-half of its cubage above the level of the adjoining ground.

A "cellar" is a story having more than one-half of its cubage below the level of the adjoining ground.

An "attic" is a story immediately under a sloping roof.

(k) Height The "height" of a building is the vertical distance measured from the curb level to the highest point of the roof adjacent to the street wall in the case of flat roofs or to the deck line in the case of mansard roofs or to the mean height level of the gable in the case of gabled roofs or to the eaves of the roof in the case of hipped roofs.

(l) Curb Level The "curb level" is the mean level of the curb in front of the building or portion thereof but where a building is on a corner lot the curb level is the mean level of the curb on the street of greatest width. If such width occurs on more than one street the curb level is the mean level of the curb on such street having the highest curb elevation. Where no curb level has been established or the building does not adjoin the street the average level of the ground immediately adjacent to the building shall be considered as the equivalent of the curb level.

(m) Occupied Spaces Outside stairways fire towers porches and other projections shall be considered as part of the building and not as a part of the yards or courts or unoccupied spaces. This provision shall not apply to fire escapes balconies boiler flues of metal construction or to unenclosed side or rear porches not exceeding one story in height provided the rear porch does not extend into the rear yard more than six feet and the side porch does not extend into the side yard to a greater distance than three feet from the side lot line nor to cornices not exceeding eighteen inches in projection.

(n) Fire Resistive Construction "Fire-resistive construction" is that in which all parts of the structural frame that carry loads or resist stresses all exterior and interior partitions stairways enclosing walls of elevator shafts and stairways and all structural floors and roofs are of materials and construction not combustible in the temperature of ordinary fires and which will withstand such fires for at least one hour without serious impairment of their usefulness.

(o) Wooden Buildings A "wooden building" is a building of which the structural frame of the exterior walls or a portion thereof is of wood and shall include buildings of wooden framework veneered with brick terra cotta stucco or other materials. Court walls are exterior walls.

(p) Construction of Certain Words The word "shall" is always mandatory and not directory. Wherever the words "ordinances" "regulations" "local health authorities" occur in this act they shall be construed as if following by the words "of the city borough incorporated town or township of the first class in which the dwelling is situated." Wherever this act is administered and enforced by a department or the

board of health the term "local health authorities" shall embrace such department or board of health and the executive officials thereof specially charged with the execution of laws and ordinances relating to health. Wherever the words "occupied" or "used" are employed in this act such words shall be construed as if followed by the words "or is intended arranged designed built altered converted to be rented leased let or hired out to be occupied or used." Wherever the words "dwelling" "one family dwelling" "two family dwelling" "multiple dwelling" "building" "house" "premises" land appurtenant thereto" or "lot" are used in this act they shall be construed as if followed by the words "or any part thereof." Wherever the words "water supply" are used in this act they shall be construed as meaning any supply of portable water which can be piped into a dwelling whether such water supply is publicly or privately owned and wherever the words "public sewer" are used in this act they shall be construed as meaning any part of a system of sewers that is used by the public whether or not such part was constructed at the public expense. "Fire-resistive material" means material as set forth by law or if not so determined as approved by the Department of Health.

Section 4 Buildings converted A building not a dwelling if thereafter converted to such use shall thereupon become subject to all provisions of this act relative to dwellings hereafter erected. A dwelling of one class if hereafter converted to another class shall thereupon become subject to all the provisions of this act relative to the class to which it has been converted.

Section 5 Alterations and Change in Occupancy No dwelling hereafter erected shall at any time be altered so as to be in any violation of any provision of this act. No dwelling erected prior to the passage of this act shall at any time be altered so as to be in violation of those provisions of this act applicable to such dwelling. If any dwelling or any part thereof is occupied by more families than provided in this act or is erected altered or occupied contrary to law such dwelling shall be deemed an unlawful structure.

Section 6 Dwellings Damaged If a dwelling be damaged by fire or other cause to the extent of one-half or more of its original value exclusive of the value of the foundations such dwellings shall not be repaired or rebuilt except in conformity with the provisions of this act relative to dwellings hereafter erected.

Section 7 Dwellings Moved If any dwelling be hereafter moved from one lot to another it shall thereupon be made to conform to all provisions of this act relative to dwellings hereafter erected.

Section 8 Sewer Connection and Water Supply Except in their application to multiple dwellings the provisions of this act with reference to sewer connections and water supply shall be deemed to apply only where connection with a public sewer and with public water mains or with some other suitable water supply or sewer system is or becomes reasonably accessible.

ARTICLE II

Dwellings Hereafter Erected

Section 9 Height No dwelling hereafter erected shall exceed in height three times the distance from the face of the dwelling to the center line of the street on which it fronts nor shall it exceed one hundred feet except that hotel and apartment houses with passenger elevators may exceed this height unless other laws or ordinances prevent.

Section 10 Frontage Every building hereafter erected for dwelling purposes shall front upon a street and it shall be placed so that no wall is nearer than twenty feet to the center line of said street and provided that a dwelling may hereafter be erected fronting upon an open space not less than forty feet in width dedicated as a public or private easement for light and air or a public or private right of way for ingress and egress provided this space opens for its whole width upon a public street and is at every point unobstructed from ground to sky and provided further that the depth of said open space shall not be more than twice its width.

Section 11 Yards Every building hereafter erected for dwelling purposes shall have a rear yard open from the ground to the sky unobstructed except as provided in Section thirteen. No such yard shall be less than fifteen feet in depth. The depth of such yards shall be increased at least two feet for every story above two stories of the height of the building. For the purpose of measuring the rear yard depth the number of stories at the rear of the building shall be taken.

A side yard is not required but where provided no required window area as specified in Section fourteen shall open upon any side yard unless it is at least three feet six inches wide between the wall of the house and the side lot line in case of two story buildings four feet wide for three story buildings and above three stories it shall increase at least one foot in width for each additional story. Such side yard if required windows open upon it shall extend through for the required minimum width in a straight line from street to rear yard and shall be situated entirely upon the lot occupied by the house whose windows open upon it. If there is no side lot line of record between dwellings erected on a portion of a lot or plot the distance between the side walls of such dwellings if they have windows opening upon the side yard shall be at least twice that required above and a line drawn at least the required distance from either dwelling at the option of the owner shall be held to be the side lot line. No bay windows porches or other projections shall occupy any of the required yard space except as permitted in Section three (3) "Occupied Spaces."

Nothing in this section shall be held to prevent the erection of one family dwellings in groups or rows or running through from street to street or in pairs back-to-back or in groups of three or four about a common center forming one building provided that when such dwellings run through from street to street or are in pairs back-to-back or are in groups of three or four about a common center forming one building there shall be substituted for the rear yard a side yard on each side of such building. Each side yard shall be not less than ten feet wide at the narrowest point between the side wall of the building and the side lot line and shall extend through from street to street or from front yard to rear yard except that where a pair abuts upon three streets or upon two streets and public alley not less than ten feet wide no side yard will be required between the street line and the building. The width of such side yard shall be increased two feet for every story above two stories of the height of the building. Every one family dwelling running through from street to street or built in pairs or in groups of three or four about a common center shall have windows in at least two exterior walls of each dwelling. Nothing in this section shall be held to require a rear yard for a dwelling built around three or more sides of a block or square and fronting upon three or more public streets provided there is between the wings of said dwelling an open space which fulfills the requirements for inner courts specified in Section twelve.

Section 12 Courts The sizes of all courts in buildings hereafter erected for dwelling purposes shall be proportionate to the height of the building. The width between walls of an outer court shall never be less than five feet and the depth shall never be more than four times the width. The width of such court shall be increased two feet for every story above the two stories of the height of the building. The least horizontal dimension of an inner court shall be not less than eight feet and shall be increased two feet for every story above two stories and the area of such court at any height shall not be less than twice the square of the required least dimension. No window on an inner court except those in bathrooms water closet compartments and pantries shall open upon a space less than eight feet in width to the opposite wall. All courts shall be open at the top and all inner courts shall have at least one horizontal air-intake at the bottom communicating directly in a straight line with a street public alley or yard. This air-intake shall be not less than three feet wide by seven feet high. No stairway fire escape or other means of egress shall open upon any inner court unless such court is directly accessible at grade to a public street or a public alley not less than ten feet wide by means of an unobstructed passageway.

Section 13 Buildings on the Same Lot With a Dwelling No building shall hereafter be placed on the same lot with a dwelling in such a way as to diminish any of the required open space except that a private garage not exceeding one story in height may be placed in the rear yard provided it does not diminish the required open space in front of any window in the dwelling. Any dwelling hereafter placed on the same lot with another building shall comply with all the provisions for dwellings hereafter erected.

Section 14 Windows in Rooms in dwellings hereafter erected every room except bathrooms water closets compartments and pantries shall have at least one window with an area between stop-heads of not less than twelve square feet and the total window area between stop-heads in each room shall not be less than one-eighth of the floor area of the room. Windows of the required area shall be made to open in all their parts. Windows of the required area shall open upon the street or upon an alley not less than ten feet in width or upon a yard or court of at least the dimensions in Section 11 and 12 and located on the same lot as the dwelling. No part of any room shall be shut off from the rest by permanent or movable partitions unless such part has the required window area. This provision shall not apply to rooms designed or used as art galleries swimming pools billiard rooms gymnasiums squash courts or for similar purposes provided they are adequately lighted and ventilated.

Section 15 Rooms Size of In every dwelling hereafter erected no room except bathroom water closet compartment kitchen laundry or pantry shall contain less than seventy square feet of floor area. In multiple dwellings of class A in each apartment group or suite of rooms there shall be at least one room containing not less than one hundred and forty square feet of floor area. Bathrooms water closet compartments kitchens laundries and pantries if they contain less than seventy square feet of floor area must be equipped for their stated purpose.

Section 16 Privacy In every dwelling hereafter erected access to every living room and to every bed room and to at least one water closet compartment shall be had without passing through a bed room. Access to an attic large enough to be used as a bed room shall not be through a bed room bathroom or water closet compartment.

Section 17 Water Closet Compartments and Bathrooms Lighting and Ventilation of In every dwelling hereafter erected every water closet compartment or bathroom shall have at least one window opening directly upon the street or upon a public alley not less than ten feet wide or upon a yard or court of the dimensions herein specified and located upon the same lot as the dwelling. The window area between stop-heads in such compartment or bathroom shall not be less than four square feet. All windows shall be made so as to open in all their parts. A water closet compartment or bathroom may have a ventilating skylight of equal area in lieu of a window. This section shall not apply to multiple dwellings of class

that will completely change the air in every water closet compartment or bathroom at least four times an hour.

Section 18 Public Hallways and Stair Hallways In every multiple dwelling hereafter erected there shall be at least one window with an area between stop-heads of at least twelve square feet at every story to light and ventilate each stair hallway.

Sanitation

Section 19 Cellar or Excavated Space Every building hereafter erected for dwelling purposes shall have beneath it either a cellar or basement with at least six and one-half feet clear head room or free air space of not less than eighteen inches between the surface of the ground and the bottom of the floor joists except that where the floor is of waterproofed masonry construction it may be laid directly on the earth or fill. In case a cellar or basement is constructed it shall be made so that it will be dry and shall be adequately lighted and ventilated by windows to the outer air. In case a free air space is provided in lieu of a cellar or basement it shall be enclosed but provided with means of ventilation and the ground shall be graded so it will drain properly.

Section 20 Water Supply and Drainage In every dwelling hereafter erected wherever public water mains are accessible there shall be a sink with running water within the dwelling and in two family dwellings there shall be a sink with running water in each apartment or suite of rooms. No multiple dwelling shall be erected unless there is accessible a water supply which shall be piped into the building. In multiple dwellings of class A there shall be at least a sink with running water in each apartment or suite of rooms. In multiple dwellings of class B there shall be one sink or wash bowl with running water for every six occupants or fraction of six but in no case shall there be less than one sink or wash bowl with running water for every four rooms.

Where a public sewer is accessible the waste pipes from all plumbing fixtures shall be connected thereto. Where no public sewer is accessible the waste pipes from all plumbing fixtures shall be connected to a cesspool or other approved means of sewage disposal.

Section 21 Water Closet Accommodations In every dwelling hereafter erected where public sewers are accessible there shall be within the dwelling a water closet connected with a sewer and placed in a bathroom or separate compartment. In two family and multiple dwellings of class A hereafter erected there shall be a water closet within each apartment suite or group of two or more rooms. If single room apartments have not a water closet appurtenant to each apartment there shall be at least one water closet for each two single room apartments located on the same floor as the apartments they serve and the only access to such water closets shall be through a public hallway. In all multiple dwellings hereafter erected the floor of all bathrooms and water closet compartments shall be covered with an impervious water proof material. In all multiple dwellings of class B hereafter erected there shall be one water closet for every twelve occupants or fraction of twelve but in no case shall there be less than one water closet for every eight rooms and located on the same floor or on the floor immediately above or below. Where sewers are not accessible water closets shall be placed within the dwelling and connected with cesspools or other means of disposal constructed according to regulations adopted by the Department of Health provided that where this is impracticable in the opinion of said Department privy vaults may be erected if constructed in accordance with said regulations adopted by the Department of Health.

Section 22 Court Areas and Yards On the land appurtenant to every building hereafter erected for dwelling purposes all court areas and yards shall be graded. In the case of multiple dwellings when required by the Department of Health they shall be properly drained and paved or concreted.

Section 23 Rat Proofing In every dwelling hereafter erected the foundation walls and the floor construction immediately above the grade level shall be made rat proof by having all hollow spaces voids holes et cetera that may serve as an entrance or breeding place or runway for rats filled in solid with Portland cement or other hard inorganic material. Openings through such walls and floors for the passage of pipes ducts et cetera shall have the space between such pipes or ducts and the wall or floor construction covered with sheets of galvanized iron or heavy galvanized iron wire mesh with openings not greater than one-half inch square. Where openings are necessary for drainage purposes such openings shall be covered with heavy galvanized iron wire mesh. The Department of Health or local health authorities may formulate additional regulations in regard to rat proofing.

Fire Protection

Section 24 No building or portion thereof hereafter erected for multiple dwelling purposes shall exceed three stories in height unless it shall be of fire-resistive construction. In every such building hereafter erected exceeding two stories in height all public stair hallways shall be of fire-resistive construction enclosed in fire-resistive walls. Every such building exceeding two stories in height shall have at least two separate ways of egress to the ground located as far apart as practicable of which a platform and stair iron fire-escape may be one.

ARTICLE III

Alterations

Section 25 No building used for dwelling purposes shall be altered or the grade of its occupancy changed unless each alteration or change complies so far as the Department of Health or the local health authorities as the case may be deems practicable with all the requirements for such buildings hereafter erected. Provided that the following minimum requirements shall in all cases be maintained That no building used for dwelling purposes shall be altered or enlarged so as to diminish existing open spaces below the requirements for such buildings hereafter erected That no other building or portion of building shall be altered or converted for dwelling purposes unless it be made to comply with the requirements for buildings hereafter erected for such purposes That no dwelling or other building exceeding three stories in height shall be altered or converted into a multiple dwelling unless the entire building shall be made to comply with the requirements of Section twenty-four That no wooden building exceeding two stories in height shall be altered or converted into a multiple dwelling And that no dwelling shall be altered or the grade of its occupancy changed nor shall any other building or portion thereof be converted into a dwelling unless it shall front upon a street and the portion altered or converted shall

(a) Comply with the requirements for windows in rooms for dwellings hereafter erected Section fourteen

(b) Comply with the requirements for water supply for dwellings hereafter erected Section twenty

(c) Comply with the requirements for water closet accommodations for dwellings hereafter erected Section twenty-one

(d) Comply with requirements for light and ventilation in public hallways and public stair hallways for dwellings hereafter erected

ARTICLE IV

Improvements

Section 26 Rooms Lighting and Ventilation of No room in a dwelling erected prior to the passage of this act shall hereafter be occupied for living purposes unless it shall have window or skylight area of not less than eight square feet opening directly to the outer air

Section 27 Public Hallways and Stairs Lighting and Ventilation of In all multiple dwellings erected prior to the passage of this act all public hallways and public stair hallways shall be adequately provided with light and ventilation to the outer air as may be deemed practicable by the local health authorities or the Department of Health as the case may be

Section 28 Privy Vaults Water flushed sewer connected vaults and water closets Whenever a connection with a sewer is or becomes accessible all privy vaults water flushed sewer connected vaults cesspools or other similar receptacles to receive fecal matter urine or sewage shall within one year from date of passage of this act or the time when such sewer becomes accessible be completely removed and the place where they were shall be cleaned filled in and abandoned They shall be replaced by water closets properly sewer connected Wherever practicable such vaults shall be placed within the dwelling and if placed in the cellar it shall be placed in a compartment lighted and ventilated as required by the provisions of Section 17 hereof In multiple dwellings of class A there shall be at least one such water closet for every two apartments groups or suites of rooms having one or two rooms each access to which from each apartment shall be had through a public hallway Each apartment containing three or more rooms shall have its own water closet the only access to which shall be had directly from the apartment it serves or through a public hallway Water closet compartments are required by this section in multiple dwellings of class A shall not be placed in the cellar or basement In multiple dwellings of class B there shall be a water closet for every twelve occupants or fraction of twelve but in no case shall there be less than one water closet for every eight rooms

Section 29 Egress Every multiple dwelling exceeding two stories in height erected prior to the passage of this act shall have at least two separate ways of egress as widely separated as practicable of which an exterior platform and stair iron fire-escape may be one

Section 30 Water Supply and Drainage Wherever public water mains are or become accessible every dwelling erected prior to the passage of this act shall have within the dwelling a sink with running water and with a drain leading to a public sewer where accessible In every apartment of three or more rooms in a multiple dwelling of class A erected prior to the passage of this act where public water mains are or become accessible there shall be such sink Where apartments have less than three rooms there shall be such a sink on every floor accessible to each family without passing through another apartment In every multiple dwelling of class B erected prior to the passage of this act where public water mains are or become accessible there shall be such a sink or wash-bowl for every six occupants or fraction of six but in no case shall there be less than one such sink or wash-bowl for every four rooms Where no public sewer is accessible the drainage system shall discharge into a cesspool or some other approved means of sewage disposal shall be provided

ARTICLE V

Maintenance

Section 31 No room in a cellar shall be occupied for living purposes except kitchens and public dining rooms in multiple dwellings of class B provided that such kitchens and public dining rooms are adequately lighted and ventilated

No room in a basement shall be occupied for living purposes unless it shall have a window area at least equal to that required for rooms in dwellings hereafter erected opening to the outer air upon an open space unobstructed to the sky except that such window area may open for not more than half its height upon an area-way not less than two feet wide Provided no basement shall be used for living purposes unless two adjacent sides are of least eighty (80) per centum above the level of the adjacent ground

No horses cattle swine sheep goats poultry or any other animals or conditions prejudicial to the public health shall be kept or maintained in any dwelling or part thereof Provided that this shall not be held to prevent the occupancy of rooms above stable if these rooms comply with all the provisions for rooms and apartments in dwellings hereafter erected and if the stable is kept constantly in a cleanly and sanitary condition

If any room in a dwelling is overcrowded the Department of Health may order the number of persons living or sleeping in said room to be reduced so that there shall be not less than seventy square feet of floor space for each person

In addition to the foregoing the Department of Health may formulate rules for the maintenance of sanitary conditions in and about dwellings and the grounds appurtenant thereto

ARTICLE VI

Administration and Enforcement

Section 32 The Commissioner of Health through the Bureau of Housing shall have supervision over all matters coming within the provisions of this act But where there is a department or board of health in a city borough incorporated town or township of the first class the Commissioner of Health shall delegate to the aforementioned department or board of health the power of administration and enforcement of this act

In every city borough incorporated town or township of the first class not having a department or board of health and in every township of the second class the provisions of this act shall be interpreted administered and enforced by the Department of Health and shall have such executive and clerical staff as may be necessary to fully perform the said functions of interpretation administration and enforcement and the Commissioner of Health is hereby authorized to designate such persons prescribe their title and respective duties and fix their compensation The necessary funds for the salaries of such officers and employees and traveling and incidental expenses contingent to the efficient operation of the Bureau of Housing or performing the functions herein prescribed shall be paid from the general appropriation to the Department of Health in the form and manner prescribed for other disbursements

Nothing herein contained shall be held to prevent the Department of Health either on its own initiative or at the request of citizens from making inspection of housing conditions in any part of the Commonwealth and submitting to the local authorities and to the Commissioner of Health the results of its findings and recommendations If it shall be found that the local health authorities having jurisdiction are not enforcing the provisions of this act the Commissioner of Health may in his discretion authorize the said Bureau of Housing to assume jurisdiction and in such case the local health authorities shall be relieved of any and all authority under this act and the Bureau of Housing shall administer the provisions of this Housing Law in such city borough incorporated town or townships of the first class and may continue in charge thereof until the Commissioner of Health shall decide that a competent and efficient department or board of health has been appointed and qualified for such city borough incorporated town or township of the first class and is ready able and willing to assume and carry into effect the duties imposed by this Housing Law

All expenses incurred by the Department of Health in accordance with the provisions of this act shall be paid by the city borough incorporated town or township of the first class wherein such duties are performed in the same manner as other expenses of such city borough incorporated town and township of the first class are paid

Whenever expenses incurred by the Department of Health in the administration of this act in any city borough incorporated town or township of the first class shall remain unpaid by said city borough incorporated town or township of the first class for a period of over three months after a statement of such expense has been rendered by the said Department to said city borough incorporated town or township of the first class and demand for payment made the Commissioner of Health shall with the approval of the Governor institute in the name of the Commonwealth as plaintiff an action of assumpsit against such city borough incorporated town or township of the first class in the same manner as debts of like amount are collected by law Provided however that upon the trial of any such action of assumpsit the reasonableness of the expenditures made by the Department of Health shall be submitted to the jury for its determination

All expenses incurred by the Department of Health in the administration of this act in any city borough incorporated town or township of the first class when paid to the said Department by such city borough incorporated town or township of the first class or when collected by the said Department shall be returned by the said Department to the State Treasurer who shall credit the amount so received to the appropriation made to the Department of Health

Section 33 Permit to Commence Building Fees Before the commencement of the construction or alteration of any building or part thereof to be used for dwelling purposes

and before the commencement of the alteration or conversion of a building or any part thereof for use for such purposes and before the commencement of the construction or alteration of any building or structure on the same lot with a building used for dwelling purposes the owner or his agent or architect shall file plans for the same in duplicate with the local health authorities or the department of health as the case may be by whom they shall be examined within fifteen days exclusive of Sundays and legal holidays and if they comply with this law and such other laws ordinances and regulations as apply they shall be certified as approved. When they have been so certified one set shall be returned to the owner or his representative and one set retained for the files of the health authorities. In case the plans are not approved because of alleged violation of any provisions of this act the plans shall be returned with a statement of reasons for disapproval. In case the owner or his representative refuses to change the plans in order to remove the objections of the local health authorities or approval is unjustly withheld appeal may be taken to the Department of Health for a final decision. The said plans when filed with the proper officials shall be accompanied by a plan of the lot showing the dimensions of the same the location of the proposed building and its relation to all other buildings on the lot and a detailed statement made upon blanks or forms prescribed by the Department of Health and furnished by the local health authorities and signed by the owner or his agent builder or architect giving in full the name and address of the owner or owners and the purposes for which the building or dwelling will be used. The health authorities may approve changes in any plans previously approved provided the plans when so changed shall be in conformity with law. Upon the approval of the plans the local health authorities shall issue to the owner or to his agent builder or architect a written permit to commence building. Until this permit is issued no work shall be done upon the said building or structure. Upon completion and before occupancy a final inspection and approval of said buildings shall be made by the health authorities.

The following fee shall be charged for each permit issued for the erection and construction of every building used for dwelling purposes hereafter erected or for every building converted from other uses to dwelling purposes or for alterations hereafter made one dollar for a one family or two family dwelling and one dollar for each apartment or group of six rooms or fraction of six in a multiple dwelling. The fees above specified shall be paid into the treasury of the city borough incorporated town or township of the first class when permits are issued by the local health authorities and into the treasury of the Commonwealth of Pennsylvania when permits are issued by the Department of Health. Such fees are to be credited to the appropriations to the local health authorities or to the Department of Health as the case may be.

Section 34 Notice of Violation. When the Department of Health or local health authorities through any accredited representatives finds in any dwelling or on the land appurtenant thereto a violation of this law it shall issue a written notice of condemnation upon the owner or agent thereof and in case of a violation of the sections of this act pertaining to overcrowding or maintenance of insanitary conditions also upon the tenant specifying the violation or violations and further specifying the time within which such violation or violations must cease. Notices may be served either in person or by mail on the owner or his agent and the tenant and by posting a copy in a conspicuous place on the dwelling. In case the name and address of neither the owner nor his agent is registered on the public records accessible to the Bureau of Housing or local health authorities posting of said notice on the dwelling shall be sufficient service. No civil proceeding hereinafter provided for shall be instituted until the expiration of the time set in such notice.

Section 35 Tenant's Responsibility. If the occupant of a dwelling shall fail to comply with the provisions of this act which concern tenants after due and proper notice as herein provided such failure to comply shall be deemed sufficient cause for the eviction of such tenant by the owner and the cancellation of his lease.

Section 36 Enforcement Proceedings for any violation of this act shall be instituted by the duly authorized agents of the department of health or of the local health authorities as the case may be before a magistrate alderman or justice of the peace who shall issue a summons commanding the person charged with any violation of this act to appear within not more than eight days. Such person or persons found guilty shall be fined a sum not less than twenty-five dollars nor more than fifty dollars for the first offense and a sum not less than fifty dollars nor more than two hundred and fifty dollars for the second or subsequent offenses and in default of payment of the fine or fines shall be committed to the county jail for a period of not more than sixty days as the court may direct. Such person or persons shall begin work within thirty days upon such alterations or changes to said property or for the removal of insanitary conditions or overcrowding as may be necessary to comply with the notice of condemnation and upon failure to begin such work within thirty days shall be fined not exceeding ten dollars per day for each day in which the premises shall have been used after expiration of the thirty days or shall be committed to the county jail for a period of not more than sixty days as the court may direct.

Section 37 Vacation of Dwellings. In case the Bureau of Housing or the local health authorities considers a dwelling by reason of the conditions in or about the same to be unfit or

unsafe for human habitation or if after conviction has been secured for violation of any of the foregoing provisions of this act the violation is not removed the Department of Health or the local health authorities may order the said dwelling vacated and keep it vacant until such time as it has in the opinion of the Department of Health or local health authorities been made fit for human habitation or until the violation has been removed. It shall be a violation of this act for any person to live in such dwelling subsequent to the date set in said order for the vacation thereof and until the Department of Health or the local health authorities shall have declared such dwelling fit for human habitation and such person shall be liable to prosecution as hereinbefore provided and the owner of such dwelling shall be liable to the penalties as hereinbefore provided.

Section 38 Acts Repealed. All acts or parts of acts inconsistent with the provisions of this act are hereby repealed.

On the question,
Will the House agree to the bill on third reading?
It was agreed to.

On the question,
Shall the bill pass finally?

Mr. McCURDY. Mr. Speaker, this is what is called "The Housing Bill." Two years ago we had a similar bill for consideration before this House which was defeated by a very large majority. It seems to me that this is not the time to put further restrictions on houses for people to live in. The only purpose real purpose, that I can see to this bill at this time is to protect the real estate man that has houses to rent, and it is no protection to the man that has to secure a house to live in. I will read to you just one section which ought to be convincing to you, section 4 on page 9.

"Section 4 Buildings converted. A building not a dwelling if thereafter converted to such use shall thereupon become subject to all provisions of this act relative to dwellings hereafter erected. A dwelling of one class if hereafter converted to another class shall thereupon become subject to all the provisions of this act relative to the class to which it has been converted."

Gentlemen according to this bill it prevents you from converting a business block into a dwelling house thereby enabling those who are seeking homes to get protection from the wealth. Section 5, Mr. Speaker, I want to read that to you also.

"Section 5 Alterations and Change in Occupancy. No dwelling hereafter erected shall at any time be altered so as to be in any violation of any provision of this act. No dwelling erected prior to the passage of this act shall at any time be altered so as to be in violation of those provisions of this act applicable to such dwelling. If any dwelling or any part thereof is occupied by more families than provided in this act or is erected altered or occupied contrary to law such dwelling shall be deemed an unlawful structure."

Now gentlemen according to the provisions of this bill it attempts to say how many people shall live in a building and you know that it is a physical impossibility to-day to house all the people of this country according to this statute, and I hope you will vote it down.

Mr. EDMONDS. Mr. Speaker and gentlemen of the House, I heartily agree with the gentleman from Altoona that this is not the time to be inserting new and strange standards unless it is a question of absolute necessity. This bill was drafted in consequence of the slum districts that exist in some congested portions of the State. It was framed originally by the State Chamber of Commerce in consultation with architects from every corner of this State and under the direction of the State Department of Health. The idea is as the gentleman from Altoona said to establish and make standards throughout the State with particular reference to sanitation, light, air, and things of that kind which can do away with the bad conditions in congested districts. Now I say it is a good time to put a program of this kind in operation for two reasons. The first is that it is part of the Americanization program of the State; it is part of the program to educate our great mass of foreigners and to enable them to get such places to live in as will enable them to live in accordance with American conditions; and in the second place we are at a period when building has been standing still for several years and when the revival of building comes there will be a chance to establish these standards in a very large number of houses. It does not apply to existing houses unless they are changed or altered. As the gentleman has stated, it seems to me that when we consider the conditions in the new settlements that have sprung up during the last four or five years in

the congested sections of the State that we ought to give them the relief that is necessary by establishing standards of this kind. That is the purpose of this act.

Mr. ALEXANDER. Mr. Speaker, I desire to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Edmonds, permit himself to be interrogated?

Mr. EDMONDS. Yes, sir, Mr. Speaker.

Mr. ALEXANDER. Mr. Speaker, I would like the gentleman to explain that if this is a good thing for the people in such beautiful towns as we have in Delaware, why it was not extended to the slums of Philadelphia.

Mr. EDMONDS. Mr. Speaker, I would say that I am very sorry it cannot be extended there at the present time. The fact of the matter is the congestion is so great and the sizes of the lots are so small that it could not be put into operation there. We hope in a very short time, if you will give us a chance, to bring Philadelphia up to the plane of this act. We will try to make ourselves at least in harmony with the rest of the State.

Mr. ALEXANDER. Mr. Speaker, I desire to further interrogate the sponsor of the bill.

The SPEAKER. Will the gentleman from Philadelphia permit himself to be further interrogated?

Mr. EDMONDS. I will, Mr. Speaker.

Mr. ALEXANDER. Mr. Speaker, I notice that this act in the first place included cities of the first class. Is that correct?

Mr. EDMONDS. That is correct, yes, sir.

Mr. ALEXANDER. And then it was amended by cutting them out?

Mr. EDMONDS. That was after a hearing which was had in Philadelphia.

Mr. ALEXANDER. Philadelphia didn't want it?

Mr. EDMONDS. Philadelphia couldn't use it.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—36.

Armstrong,	Dewey, P. H.	Harding,	Rinn,
Barnhart,	Dunlap,	Haws,	Stadtlander,
Bluett,	Edmonds,	Hough,	Sterling,
Broomley,	Gearhart,	Kantner,	Strauss,
Burns,	Gelder,	McBride,	Vickerman,
Campbell,	Goehring,	Magill,	Whitehouse,
Catlin,	Golder,	Morris,	Whiteman,
Chaplin,	Goss,	Ogle,	Spangler,
Clutson,	Haines,	Quigley,	Speaker,
Curry,			

NAYS—99.

Alexander,	Donneley,	Jones, D. J.,	Rhoads,
Allum,	Dunn,	Jones, W. W.,	Richards,
Baker,	Ehrhardt,	Jordan,	Rieder,
Beaver,	Elgin,	Kelly,	Roman,
Bell,	Evans,	Kinsman,	Ruddy,
Bidelspacher,	Feldman,	Kooser,	Schwartz,
Blair,	Fitzgibbon,	Krugh,	Sieg,
Bolard,	Flynn,	McCann,	Shellenberger,
Bower,	Fox,	McClure,	Smiley,
Brady,	Gibson,	McConnell,	Smith, H.,
Brooks,	Glass,	McCurdy,	Soffel,
Brown, F. B.,	Goodnough,	McKim,	Sowers,
Brown T. R.,	Green,	McMullen,	Stark,
Cemerer,	Griffith,	Mangan,	Thomas,
Conner,	Hagerty,	Marcus, J.,	Walker, G. T.,
Craig, J. R.,	Haldeiman,	Marcus, J. C.,	Walker, J. A.,
Craig, J. O.,	Haslett,	Martin,	Wells,
Crum,	Heffernan,	Michel,	Wettach,
Curran,	Henderson, W.,	Millar, A.,	Whitaker,
Dawson,	Hess,	Miller, C.,	Williams,
Danning,	Hetrick,	Miller, D. I.,	Wolfe,
Dewey, C. P.,	Hoffman, J. N.,	Miller, D. D.,	Wood,
Diehn,	Hoffman, M. R.,	Miller, J. J.,	Woodruff,
Dilsheimer,	Horne,	Mitchell,	Zook,
Dithrich,	Huston,	Orr,	

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

HOUSE BILL NO. 1437 MADE A SPECIAL ORDER.

Mr. HESS. Mr. Speaker, I move that House Bill No. 1437, file folio 6245, entitled:

An Act to amend an act entitled "An act relating to the

maintenance of insane feeble-minded and other persons confined in the various institutions of the Commonwealth fixing liability for their support providing for the collection of the moneys due the Commonwealth therefor and for proceedings relating thereto" approved the first day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws six hundred sixty-one)

on page 32 of to-day's calendar, be made a special order of business at 7:15 o'clock this evening.

Mr. COOK. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. HESS. Mr. Speaker, this bill, on page 32 of to-day's calendar, was introduced by the gentleman from Allegheny, Mr. Dithrich. It is a bill that will raise about \$300,000 per annum in revenue, and is a bill in which the Attorney General, Mr. Alter, is very much interested. It is a House bill, and I make this motion at the request of the Attorney General.

On the question recurring,

Will the House agree to the motion?

It was agreed to.

HOUSE BILL NO. 834 MADE A SPECIAL ORDER.

Mr. JAMES A. WALKER. Mr. Speaker, I move that House Bill No. 834, file folio 5157, entitled:

An Act to amend an act approved the eighteenth day May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by providing for the appointment dismissal and reduction of teachers principals and supervisors

on page 37 of to-day's calendar be made a special order of business at 8:15 P. M., Thursday, April 21, 1921.

Mr. STERLLING. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. JAMES A. WALKER. Mr. Speaker, this is what is known as the teachers' tenure bill. I find there is some objection, but I do not want to go into a long explanation now. We feel that the many differences can be readily explained at the proper time. The bill is backed by the Teachers' League, an association of 20,000 teachers throughout the State, well organized and endorsed by a number of others. I realize that if this bill passes, many of you will go back to your communities with a great deal of support behind you.

On the question recurring,

Will the House agree to the motion?

It was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1169, entitled:

An Act to amend sections three hundred and ninety-seven four hundred and twenty-one and one thousand two hundred and twenty-one of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—162.

Alexander,	Flynn,	McCaig,	Shaffer,
Allum,	Fowler,	McCann,	Shellenberger,
Armstrong,	Franklin,	McCarthy,	Smiley,
Asbury,	Gelder,	McClure,	Smink,
Baker,	Gibson,	McCurdy,	Smith, H. J.,
Barnhart,	Glass,	McGowan,	Smith, H.,
Beaver,	Goehring,	McKim,	Smith, J. W.,
Beckley,	Golder,	McOwen,	Smith, L.,
Bell,	Goodnough,	McVicar,	Snowden,
Blair,	Green,	Magill,	Soffel,
Bluett,	Griffith,	Mangan,	Sowers,
Bolard,	Hagerty,	Marcus, J.,	Sprovis,

Brady,	Haldeman,	Marcus, J. C.,	Stackhouse,
Brenneman,	Hampson,	Marshall,	Stark,
Broomley,	Harding,	Martin,	Steedle,
Brown, F. B.	Harer,	Mantz,	Sterling,
Brown T. R.	Harry,	Michel,	Stevens,
Campbell,	Haslett,	Millar, A.,	Stevenson,
Catlin,	Hatrlick,	Millar, A. S. C.,	Stewart,
Clutton,	Haws,	Miller, C.,	Strauss,
Conner,	Heffernan,	Miller, D. L.,	Thomas,
Cook,	Henderson, W.,	Miller, D. D.,	Trainer,
Craig, J. O.	Hetrick,	Miller, H. F.,	Van Alen,
Cratty,	Hoffman, J. N.,	Miller, J. J.,	Vickerman,
Curran,	Hoover,	Mitchell,	Walker, G. T.,
Davis,	Hough,	Morris,	Walker, J. A.,
Dawson,	Huston,	Ogle,	Weamer,
Denning,	Jones, W. W.,	Orr,	Weiss,
Dewey, C. P.	Jordan,	Perry,	Wells,
Dewey, P. H.	Keene,	Pike,	Wettach,
Diehm,	Kelly,	Posey,	Whitaker,
Dilsheimer,	Kinsman,	Quigley,	Whitehouse,
Dithrich,	Kooser,	Rhoads,	Whiteman,
Drinkhouse,	Krause,	Rieder,	Williams,
Dunlap,	Krug,	Roman,	Wolfe,
Dunn,	Lafferty,	Ruddy,	Werner,
Eaches,	Leeds,	Ruth,	Wood,
Ehrhardt,	Lewis,	Schaeffer,	Woodruff,
Elgin,	Long,	Schilling,	Zook,
Feldman,	Love,	Schwartz,	Spangler,
Finney,	McBride,	Sieg,	Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1293, entitled:

An Act to amend section one thousand four hundred and two of an act approved the eighteenth day of May Anno Domini one thousand nine hundred and eleven entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" so far as to insure school privileges to certain dependent children of the Commonwealth

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—184.

Alexander,	Ehrhardt,	Krug,	Ruch,
Allum,	Elgin,	Lafferty,	Ruth,
Armstrong,	Evans,	Leeds,	Schaeffer,
Asbury,	Feldman,	Lewis,	Schilling,
Aston,	Finney,	Long,	Schwartz,
Baker,	Fitzgibbon,	Love,	Sieg,
Baldi,	Flynn,	McBride,	Shaffer,
Barnhart,	Fowler,	McCaig,	Shannon,
Beaver,	Fox,	McCann,	Shellenberger,
Beckley,	Franklin,	McCarthy,	Smiley,
Bidelspacher,	Gearhart,	McClure,	Smink,
Blair,	Gelder,	McConnell,	Smith, H. J.,
Blumberg,	Gibbon,	McCurdy,	Smith, H.,
Boland,	Glass,	McHugh,	Smith, J. W.,
Brady,	Goehring,	McKim,	Smith, L.,
Erendle,	Golder,	McKnight,	Snowden,
Brenneman,	Goodnough,	McMullen,	Sowers,
Broomley,	Green,	McOwen,	Sprows,
Brooms,	Griffith,	McVicar,	Stackhouse,
Brown, F. B.	Magerty,	Magill,	Stadlander,
Brown T. R.	Haldeman,	Mangan,	Stark,
Burns,	Hampson,	Marcus, J.,	Steedle,
Campbell,	Harding,	Marcus, J. C.,	Sterling,
Chaplin,	Harer,	Marsall,	Stevens,
Clutton,	Harry,	Martin,	Stevenson,
Comer,	Haslett,	Mantz,	Stewart,
Conner,	Hayes,	Michel,	Strauss,
Cook,	Heffernan,	Millar, A.,	Thomas,
Craig, J. R.	Henderson, E.,	Millar, A. S. C.,	Trainer,
Craig, J. O.	Henderson, W.,	Miller, C.,	Van Alen,
Crum,	Hess,	Miller, D. I.,	Vickerman,
Curran,	Hetrick,	Miller, D. D.,	Walker, G. T.,
Curry,	Hoffman, J. N.,	Miller, H. F.,	Walker, J. A.,
Dawson,	Hoffman, M. R.,	Miller, J. J.,	Weamer,
DeHaas,	Hoover,	Morris,	Weiss,
Denning,	Hough,	Ogle,	Wells,
Dewey, P. H.	Huston,	Orr,	Wettach,
		Perry,	Whitehouse,

Dichm,	Jones, D. J.,	Phillips,	Whiteman,
Dilsheimer,	Jones, W. W.,	Pike,	Williams,
Dithrich,	Kantner,	Quigley,	Wolfe,
Donneley,	Keene,	Rhoads,	Werner,
Drinkhouse,	Kelly,	Richards,	Wood,
Dunlap,	Kinsman,	Rieder,	Woodruff,
Dunn,	Kohler,	Rinn,	Zook,
Eaches,	Kooser,	Roman,	Spangler,
Edmonds,	Krause,		Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 961, as follows:

An Act to amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand four hundred and thirty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which as amended by an act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and twenty-five) entitled "An act to amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" reads as follows

"Section 1436 Such attendance officers shall be paid such amounts and in such manner as the board of school directors appointing them may decide and they shall at all times perform the duties of their appointment under the direction of the board of school directors appointing them Provided That in districts of the fourth class the compensation of any attendance officer shall not exceed two dollars (\$2.00) per day for each day actually engaged and in districts of the first class the compensation shall not be less than twelve hundred dollars (\$1200) per annum Every School district shall report annually to the Superintendent of Public Instruction for publication in his report upon the enforcement of the provisions for compulsory attendance and the cost thereof in such detail as said Superintendent of Public Instruction shall request", is hereby further amended to read as follows

Section 1436 Such attendance officers may be employed for the full calendar year and shall be paid such amounts and in such manner as the board of school directors appointing them may decide and they shall at all times perform the duties of their appointment under the direction of the board of school directors appointing them Provided That in districts of the first class the compensation shall not be less than twelve hundred dollars (\$1200) per annum Every school district shall report to the Superintendent of Public Instruction upon the enforcement of the provisions for compulsory attendance and the cost thereof in such detail as said Superintendent of Public Instruction shall request

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—164.

Alexander,	Ehrhardt,	Love,	Shellenberger,
Allum,	Elgin,	McBride,	Sinclair,
Armstrong,	Evans,	McCaig,	Smink,
Aston,	Feldman,	McCann,	Smith, H. J.,
Baldi,	Finney,	McConnell,	Smith, H.,
Barnhart,	Fitzgibbon,	McCurdy,	Smith, J. W.,

Beaver,	Fowler,	McGowan,	Smith, L.,
Beckley,	Franklin,	McKim,	Snowden,
Bell,	Gelder,	McMullen,	Soffel,
Blair,	Gibbon,	McVicar,	Sowers,
Bluett,	Glass,	Magill,	Sprowls,
Blumberg,	Goehring,	Mangan,	Stackhouse,
Brady,	Golder,	Marcus, J. C.,	Stadtlander,
Brenneman,	Goodnough,	Marshall,	Stark,
Broomley,	Green,	Mantz,	Steedle,
Brooks,	Griffith,	Michel,	Sterling,
Brown, F. B.,	Hagerty,	Millar, A. S. C.,	Stevens,
Brown T. R.,	Haldeman,	Miller, C.,	Stevenson,
Burns,	Hampson,	Miller, D. I.,	Stewart,
Campbell,	Harer,	Miller, D. D.,	Strauss,
Catlin,	Haslett,	Miller, H. F.,	Thomas,
Clutton,	Hatrack,	Miller, J. J.,	Trainer,
Comer,	Haws,	Mitchell,	Van Alen,
Conner,	Heffernan,	Morris,	Vickerman,
Craig, J. R.,	Henderson, W.,	Ogle,	Walker, G. T.,
Craig, J. O.,	Hetrick,	Orr,	Walker, J. A.,
Cratty,	Hoffman, J. N.,	Perry,	Weamer,
Curran,	Hoffman, M. R.,	Pike,	Weiss,
Curry,	Hoover,	Posey,	Wells,
Davis,	Horne,	Quigley,	Wettach,
Dawson,	Hough,	Rhoads,	Whitaker,
Denning,	Huston,	Richards,	Whitehouse,
Dewey, C. P.,	Jones, W. W.,	Rinn,	Whiteman,
Diehm,	Jordan,	Roman,	Williams,
Dilsheimer,	Keene,	Ruch,	Wolfe,
Dittrich,	Kelly,	Ruddy,	Woner,
Donneley,	Kinsman,	Ruth,	Wood,
Dunlap,	Kooser,	Schaeffer,	Woodruff,
Dunn,	Krug,	Schilling,	Zook,
Eaches,	Lafferty,	Schwartz,	Spangler,
Edmonds,	Leeds,	Sieg,	Speaker,
	Long,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 946, as follows:

An Act to provide for the abolition of railroad grade crossings

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every railroad company which operates within the Commonwealth of Pennsylvania shall within one year after the passage of this act remove at least two per centum of the total number of grade crossings upon its main lines within the Commonwealth and shall each year thereafter remove at least two per centum of the total number of grade crossings remaining upon its lines within the Commonwealth

Section 2. Every railroad company operating within this Commonwealth shall each year make a report to the Public Service Commission showing the total number of grade crossings upon its lines and number of crossings which were removed during the year previous and the points at which such removals were made

Section 3. If any railroad company shall refuse or neglect to remove grade crossings in accordance with the provisions of this act or to remove the number of grade crossings required to be removed by the provisions of this act it shall be the duty of the Public Service Commission to make an order upon such railroad company directing the removal of a sufficient number of grade crossings to comply with the provisions of this act and such orders of the Public Service Commission shall be enforced in the same manner and with the same effect as other orders of such Commission are now enforced

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. RINN. Mr. Speaker and gentlemen of the House. It is not my intention to take up your time at length in regard to this bill. This is the fourth time and at the fourth session that I introduced a bill for the abolition of grade crossings. The first bill that I introduced was in 1915. I introduced the same bill in 1917 and the bill that I then introduced called for the abolition of grade crossings, one grade crossing for every twenty miles, annually. The railroad corporations claimed that it was a very drastic bill. I didn't think so, but the railroad corporations were right and I was wrong. I will tell you, gentlemen, in all fairness, that I am glad that bill did not pass. In the 1919 session I again introduced a bill for the abolition of grade crossings which was referred to the Manufactures Committee. The Chairman of that committee, the gentleman from Lancaster,

Mr. Hess, manufactured a bill that he thought was a good bill, and I agreed with him. That bill passed this House by a vote of one hundred and sixty-eight in favor of it and only twelve votes against it. Now, what has occurred? At every hearing that we have had railroad corporations always claimed that they were willing and wanted to abolish grade crossings but not according to the plan that we had. Now, what happened? At the beginning of this session I again introduced the bill that was manufactured by my friend, the gentleman from Lancaster, and what did we hear? We heard from the railroad corporations that it was not a workable bill. Several weeks after that bill was introduced I met a stockholder of one of the railroads of this State, and what did he say? He said, the bill was not practicable and it was not workable and I asked him to make a suggestion in regard to what he thought would be a good bill. I will tell you what he said. He said: "I should go and call on Governor Sproul; that he was a good business man and that is what I have done." When I called on the Governor he told me that he believed that grade crossings ought to be abolished, under the percentage plan, and I asked him what he thought would be a fair bill. He said a fair bill would be abolition of two per cent. of the grade crossings on main lines, and that, gentlemen, is the bill that you have before you for your consideration. Now, gentlemen, I will go a little bit further: Within eighteen miles of my home there are thirty-eight grade crossings. I know that you are going to pass this bill and there is only one thing more that I would like to say: If you believe that the killing of innocent people should be continued, vote against the bill. However, if you believe that the highways of this State should be made safe for the people, vote in favor of the measure.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander,	Dunn,	Kinsman,	Rinn,
Allum,	Eaches,	Kohler,	Roman,
Armstrong,	Edmonds,	Kooser,	Ruch,
Asbury,	Ehrhardt,	Krause,	Ruddy,
Aston,	Elgin,	Krug,	Ruth,
Baker,	Evans,	Lafferty,	Schaeffer,
Baldi,	Feldman,	Leeds,	Schilling,
Barnhart,	Finney,	Lewis,	Schwartz,
Beaver,	Fitzgibbon,	Long,	Sieg,
Beckley,	Flynn,	Love,	Shannon,
Bell,	Fowler,	McBride,	Shellenberger,
Bidelspacher,	Fox,	McCaig,	Sinclair,
Blair,	Franklin,	McCann,	Smiley,
Bluett,	Gearhart,	McCarthy,	Smink,
Blumberg,	Gelder,	McClure,	Smith, H. J.,
Boland,	Gibbon,	McConnell,	Smith, H.,
Bower,	Glass,	McCurdy,	Smith, J. W.,
Brady,	Goehring,	McGowan,	Smith, L.,
Brendle,	Golder,	McHugh,	Snowden,
Brenneman,	Goodnough,	McKim,	Soffel,
Broomley,	Goss,	McKnight,	Sowers,
Brooks,	Green,	McMullen,	Sprowls,
Brown, F. B.,	Griffith,	McOwen,	Stackhouse,
Brown T. R.,	Hagerty,	McVicar,	Stadtlander,
Burns,	Haines,	Magill,	Stark,
Campbell,	Haldeman,	Mangan,	Steedle,
Catlin,	Hampson,	Marcus, J.,	Sterling,
Chaplin,	Harding,	Marcus, J. C.,	Stevens,
Clutton,	Harer,	Marshall,	Stevenson,
Comer,	Harry,	Martin,	Stewart,
Conner,	Haslett,	Mantz,	Strauss,
Cook,	Hatrack,	Michel,	Thomas,
Craig, J. R.,	Haws,	Millar, A.,	Trainer,
Craig, J. O.,	Hayes,	Millar, A. S. C.,	Van Alen,
Cratty,	Heffernan,	Miller, C.,	Vickerman,
Crum,	Henderson, E.,	Miller, D. I.,	Walker, G. T.,
Curran,	Henderson, W.,	Miller, D. D.,	Walker, J. A.,
Curry,	Hess,	Miller, H. F.,	Weamer,
Davis,	Hetrick,	Miller, J. J.,	Weiss,
Dawson,	Hoffman, J. N.,	Mitchell,	Wells,
DeHaas,	Hoffman, M. R.,	Morris,	Wettach,
Denning,	Hoover,	Ogle,	Whitaker,
Dewey, C. P.,	Horne,	Orr,	Whitehouse,
Dewey, P. H.,	Hough,	Perry,	Whiteman,
Diehm,	Huston,	Phillips,	Williams,
Dilsheimer,	Jones, D. J.,	Pike,	Wolfe,
Dittrich,	Jones, W. W.,	Posey,	Woner,
Donneley,	Jordan,	Quigley,	Wood,
Dunlap,	Kantner,	Rhoads,	Woodruff,
	Keene,	Richards,	Zook,
	Kelly,	Rieder,	Spangler,
			Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

SENATE MESSAGE.

HOUSE BILL CONCURRED IN BY THE SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 1162.

An Act to amend section one of the act approved the twenty-sixth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and thirty-nine) entitled "An act defining sedition and prescribing the punishment therefor"

With the information that the Senate has passed the same without amendment.

HOUSE BILL NO. 1431 MADE A SPECIAL ORDER.

Mr. WONER. I move that House Bill No. 1431, file folio 4845, entitled:

An Act to regulate the drilling operating and abandoning of oil and gas wells and providing a penalty for violation of the provisions of this act

on page 24 of to-day's calendar be made a special order of business for 8:30 o'clock this evening.

Mr. DITHRICH. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. WONER. Mr. Speaker, I want to assure the members of the House that I would not impose upon their good nature on behalf of the gas and oil counties in the western end of this State if it were not for the fact that every delay in getting this bill into law means the loss of property of hundreds of thousands of dollars in that territory. The important emergency being this: That in Warren and Venango counties they are uncapping wells where the pressure is lower than the atmospheric pressure permitting the introduction of air and destroying the gas flow. That is the emergency elause gentlemen, and there are many other things. I hope you will permit this bill to be made a special order because the oil and gas territory is asking for it. I have pointed this circumstance out to you but there are many members in the House who can even give you more definite information than I can.

On the question,

Will the House agree to the motion?

It was agreed to.

HOUSE BILL NO. 769 MADE A SPECIAL ORDER.

Mr. HESS. Mr. Speaker, I move that House Bill No. 769, file folio 4829, entitled:

An Act to amend sections two thirteen and fourteen of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State supervisor and assistants and fixing the salaries of such State supervisor and assistants defining the powers and duties of boards of trustees including the power of appointing assistants and investigators and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties" eliminating the provisions of said act which fixes the salaries of the State supervisor assistant State supervisor and clerk and the method of the distribution of the moneys appropriated among the several counties coming within the provisions of the act.

on page 19 of to-day's calendar, the Mothers' Pension Act be made a special order of business for 7:30 o'clock to-night.

Mr. BROOKS. Mr. Speaker, I second the motion.

The motion was agreed to.

RECESS.

The SPEAKER. The Chair declares a recess until 7 o'clock this evening.

AFTER RECESS.

The House reconvened at 7 o'clock P. M.
The SPEAKER (Robert S. Spangler) in the Chair.

BILLS RE-REFERRED.

Mr. DITHRICH returned from the Committee on Judiciary General, with a recommendation that it be re-referred to the Committee on Appropriations, House Bill No. 1763, (Senate Bill No. 1050), entitled:

An Act making an appropriation for the purchase of copies of the history of the Twenty-eighth Division during the World War and providing for the distribution thereof by the Governor

The SPEAKER. The bill is now re-referred to the Committee on Appropriations.

Mr. DITHRICH returned from the Committee on Judiciary General, with a recommendation that it be re-referred to the Committee on Appropriations, House Bill No. 1752, (Senate Bill No. 741), entitled:

A Joint Resolution authorizing the Governor to appoint a commission to inquire a plan for the reorganization of the State Government and making an appropriation

The SPEAKER. This bill is now re-referred to the Committee on Appropriations.

REPORTS FROM COMMITTEES.

Mr. HEFFERNAN, from the Committee on Public Buildings, reported as committed House Bill No. 1726, (Senate Bill No. 840), entitled:

An Act to amend an act approved the sixteenth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred eighty-two) entitled "An Act creating a Board of Commissioners of Public Grounds and Buildings providing for the appointment of a Superintendent of Public Grounds and Buildings and subordinate officers and employees and fixing their salaries defining the powers and duties of the board and the superintendent with regard to contracts for and the furnishing of furniture furnishings stationery supplies paper and fuel for the executive and legislative branches of the State Government and the Executive Mansion the supervision of the Capitol grounds and buildings the State Arsenal and Executive Mansion and repairs alterations and improvements thereto and to other buildings land and property of the State the disposal of unserviceable personal property of the Commonwealth the renting of office rooms outside of the Capitol the bonding of officers and employees of the Commonwealth and the supervision of the erection of and repairs and additions to State institutions and the expenditure of funds therefor and repealing supplied and inconsistent laws"

Mr. BOWER, from the Committee on Agriculture, reported as committed House Bill No. 1717, (Senate Bill No. 950), entitled:

An Act to amend part of section six of an act approved the eighth day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred and forty-nine) entitled "An act reorganizing the Department of Agriculture, creating bureaus therein and providing for the proper administration thereof"

Mr. LONG, from the Committee on Counties and Townships, reported as amended House Bill No. 1765, (Senate Bill No. 1052), entitled:

An Act to amend section five hundred ten of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Mr. RUDDY, from the Committee on Counties and Townships, reported as committed House Bill No. 1771, (Senate Bill No. 955), entitled:

An Act requiring the filing of plans and specifications for building public works highways or improvements undertaken by boroughs townships poor districts or school districts in the office of the clerk of the court of quarter sessions and requiring copies to be furnished by the secretary architect or engineer of the municipality to applicants therefor

Mr. GRIFFITH, from the Committee on Public Roads, reported as committed House Bill No. 783, entitled:

An Act to amend Section twenty-four of the act approved the thirtieth day of June, one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor ve-

hicles; requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities, boroughs, incorporated towns, townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing, registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle"

BILL ON FIRST READING.

Mr. GRIFFITH asked and obtained unanimous consent to have this bill read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 783, entitled:

An Act to amend section twenty-four of the act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration of licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1329, entitled:

An Act to amend the act approved the twelfth day of June one thousand eight hundred and seventy-eight (Pamphlet Laws two hundred and six) entitled "An act authorizing the State Treasurer to refund collateral inheritance tax heretofore paid or that may hereafter be paid in error" by providing for the refunding by the State Treasurer of collateral direct or transfer inheritance tax heretofore paid or that may hereafter be paid on the estate or property of a person erroneously adjudged to be dead

And said bill having been read at length the third time,
considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—127.

Alexander,	Eaches,	Keene,	Richards,
Allum,	Edmonds,	Kelly,	Rinn,
Armstrong,	Elgin,	Kinsman,	Ruch,
Aston,	Evans,	Kooser,	Ruth,
Baker,	Feldman,	Krause,	Schaeffer,
Barnhart,	Fitzgibbon,	Krug,	Schilling,
Beckley,	Flynn,	Lafferty,	Schwartz,
Bell,	Fowler,	Long,	Sieg,
Bldelspacher,	Gearhart,	Love,	Shannon,
Blair,	Gelder,	McBride,	Sinclair,
Bower,	Gibson,	McCann,	Soffel,
Brady,	Glass,	McClure,	Sowers,
Brenneman,	Golder,	McConnell,	Sprowls,
Brooks,	Goss,	McGowan,	Stackhouse,
Brown, F. B.,	Green,	McKim,	Stadtlander,
Brown T. R.,	Griffith,	McKnight,	Stark,
Burns,	Hagerty,	McVicar,	Stevens,
Catlin,	Hampson,	Mangan,	Stewart,
Chaplin,	Harer,	Marcus, J.,	Strauss,
Comerger,	Harry,	Marshall,	Thomas,
Cook,	Hatrlick,	Michel,	Vickerman,
Craig, J. O.,	Heffernan,	Miller, A.,	Walker, G. T.,
Cratty,	Henderson, W.,	Miller, A. S. C.,	Walker, J. A.,
Curran,	Hess,	Miller, C. I.,	Weiss,
Davis,	Hetrlick,	Miller, D. I.,	Wettach,
Dawson,	Hoffman, J. N.,	Miller, H. F.,	Whitaker,
Dewey, C. P.,	Hoffman, M. R.,	Mitchell,	Whiteman,
Dewey, P. H.,	Horne,	Ogle,	Williams,
Dilsheimer,	Hough,	Perry,	Woner,
Ditrich,	Huston,	Pike,	Woodruff,
Drinkhouse,	Jones, D. J.,	Posey,	Spangler,
Dunn,	Jones, W. W.,	Rhoads,	Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1055, entitled:

An Act to amend sections four and six of a supplement to an act approved the twenty-sixth day of April one thousand nine hundred and eleven (Pamphlet Laws eighty-two) entitled "A supplement to an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved April twenty-ninth Anno Domini eighteen hundred and seventy-four providing for the incorporation of trustees appointed or to be appointed under the terms of any will deed grant or gift creating a trust or trusts for the benefit of the people of any incorporated city of this Commonwealth for the advancement of learning science music art or of any one or more of said purposes in which representatives of said city may have part in the management with power to confer degrees in art pure and applied science philosophy literature painting music medicine law and theology and for the supervision and regulation of the same" conferring upon the State Council of Education powers and duties heretofore vested in the College and University Council

And said bill having been read at length the third time,
considered and agreed to,

Shall the bill pass finally?

On the question,

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—135.

Allum,	Elgin,	McBride,	Schwartz,
Armstrong,	Finney,	McCaig,	Sieg,
Aston,	Flynn,	McCarthy,	Shannon,
Baker,	Fox,	McClure,	Shellenberger,
Barnhart,	Franklin,	McConnell,	Sinclair,
Beaver,	Gearhart,	McCurdy,	Smith, H. J.,
Bell,	Gibbon,	McGowan,	Smith, H.,
Blair,	Glass,	McKim,	Smith, J. W.,
Blumberg,	Goehring,	McMullen,	Smith, L.,
Bower,	Golder,	McOwen,	Soffel,
Brady,	Goodnough,	Magill,	Sowers,
Brenneman,	Green,	Marcus, J.,	Sprowls,
Broomley,	Griffith,	Marcus, J. C.,	Stackhouse,
Brown T. R.,	Hagerty,	Mantz,	Stark,
Burns,	Hampson,	Michel,	Steedle,
Campbell,	Harding,	Millar, A.,	Stevenson,
Chaplin,	Harer,	Millar, A. S. C.,	Stewart,
Clutton,	Haslett,	Miller, C.,	Strauss,
Comerger,	Hatrlick,	Miller, D. I.,	Trainer,
Cook,	Henderson, E.,	Miller, D. D.,	Van Alen,
Craig, J. O.,	Henderson, W.,	Miller, H. F.,	Walker, G. T.,
Curran,	Hess,	Miller, J. J.,	Walker, J. A.,
Davis,	Hetrlick,	Morris,	Weamer,
Dawson,	Hoffman, J. N.,	Ogle,	Wells,
DeHaas,	Horne,	Perry,	Wettach,
Dewey, C. P.,	Hough,	Phillips,	Whitaker,
Dewey, P. H.,	Jones, D. J.,	Pike,	Whiteman,
Dilsheimer,	Jones, W. W.,	Quigley,	Williams,
Ditrich,	Kantner,	Richards,	Woner,
Dunlap,	Keene,	Rieder,	Wood,
Dunn,	Kinsman,	Roman,	Woodruff,
Eaches,	Krug,	Ruddy,	Zook,
Edmonds,	Leeds,	Schaeffer,	Spangler,
Ehrhardt,	Lewis,	Schilling,	Speaker,
	Long,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 260, as follows:

An Act fixing the salary of the jury commissioners of the counties of the third class

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the salary of each jury commissioner of the counties of the third class shall be nine hundred dollars per annum.

Section 2 All acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—140.

Alexander,	Dunn,	Kinsman,	Quigley,
Allum,	Edmonds,	Kooser,	Rhoads,
Asbury,	Ehrhardt,	Krause,	Richards,
Aston,	Elgin,	Krugh,	Rieder,
Baker,	Evans,	Lafferty,	Rinn,
Barnhart,	Feldman,	Long,	Ruch,
Beaver,	Finney,	Love,	Ruh,
Beckley,	Fitzgibbon,	McBride,	Schaeffer,
Bell,	Flynn,	McCaig,	Schilling,
Blair,	Fowler,	McCann,	Schwartz,
Blumberg,	Franklin,	McConnell,	Shellenberger,
Bolard,	Gelder,	McGowan,	Smiley,
Brady,	Glass,	McKim,	Smith, H. J.,
Brenneman,	Golder,	McKnight,	Smith, H.,
Broomley,	Goodnough,	McMullen,	Smith, J. W.,
Brooks,	Goss,	McOwen,	Smith, L.,
Brown T. R.,	Griffith,	McVicar,	Soffel,
Burns,	Hagerty,	Magill,	Sowers,
Campbell,	Haines,	Mangan,	Sprowls,
Comer,	Harding,	Marcus, J.,	Stadthouse,
Conner,	Haret,	Marcus, J. C.,	Stadlander,
Cook,	Harry,	Marshall,	Stark,
Craig, J. R.,	Hatrlick,	Martin,	Steedle,
Craig, J. O.,	Haws,	Michel,	Stevens,
Craffy,	Henderson, E.,	Millar, A.,	Stewart,
Curran,	Henderson, W.,	Millar, A. S. C.,	Vickerman,
Curry,	Hess,	Miller, C.,	Walker, G. T.,
Dawson,	Hoffman, J. N.,	Miller, D. L.,	Weiss,
Denning,	Hoover,	Miller, H. F.,	Weitach,
Dewey, C. P.,	Hough,	Miller, J. J.,	Whitaker,
Dewey, P. H.,	Huston,	Morris,	Wolfe,
Diehm,	Jones, D. J.,	Ogle,	Wood,
Dilsheimer,	Jones, W. W.,	Orr,	Zook,
Dithrich,	Jordan,	Pike,	Spangler,
Drinkhouse,	Keene,	Posey,	Speaker,
Dunlap,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

MR. FLYNN IN THE CHAIR.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. HESS. Mr. Speaker, I call for the order of the day. The SPEAKER. The gentleman from Lancaster, Mr. Hess, having called for the order of the day, the House will now take up the special order set for this time.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1437, as follows:

An Act to amend an act entitled "An act relating to the maintenance of insane feeble-minded and other persons confined in the various institutions of the Commonwealth fixing liability for their support providing for the collection of the moneys due the Commonwealth therefor and for proceedings relating thereto" approved the first day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws six hundred sixty-one).

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act entitled "An act relating to the maintenance of insane feeble-minded and other persons confined in the various institutions of the Commonwealth fixing liability for their support providing for the collection of the moneys due the Commonwealth therefor and for proceedings relating thereto" approved the first day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws six hundred sixty-one) which reads as follows

"Section 2. Every trustee committee guardian or other person nominated or appointed to take charge of the estate of any lunatic feeble-minded or any other person who is an inmate of any home asylum or other institution maintained in whole or in part by the Commonwealth shall within six months after his appointment make a true and full report under oath to the Attorney General showing the amount and character of said estate and every year thereafter report to the Attorney General what if any changes there are in said estate and every executor or administrator of any deceased inmate of any asylum home or institution maintained in whole or in part by the Commonwealth of Pennsylvania shall within six months after letters testamentary or of administration have been issued make

a true full and complete report under oath to the Attorney General of the extent and character of such estate" is hereby amended to read as follows

Section 2. Every trustee committee guardian or other person nominated or appointed to take charge of the estate of any lunatic feeble-minded or any other person who is an inmate of any home asylum or other institution maintained in whole or in part by the Commonwealth shall within three months after his appointment make a true and full report under oath to the Attorney General showing the amount and character of said estate and every year thereafter report to the Attorney General what if any changes there are in said estate and every executor or administrator of any deceased inmate of any asylum home or institution maintained in whole or in part by the Commonwealth of Pennsylvania shall within three months after letters testamentary or of administration have been issued make a true full and complete report under oath to the Attorney General of the extent and character of such estate. Whenever any fiduciary or person aforesaid shall file in any court an account of his administration of such property or estate he shall file a duplicate of such account with the Attorney General and no such account shall be confirmed except upon due proof to the proper court of the filing of such copy with the Attorney General. Such fiduciary or person shall also notify the Attorney General when where and by whom such account will be audited and there shall be no confirmation of the report of an auditor auditing such account or final adjudication thereof by any court except after due proof to the proper court of the giving of such notice. Any fiduciary or person aforesaid who shall fail to make any report to the Attorney General hereby required shall be personally liable for such amount due the Commonwealth which amount may be recovered by suit in the same manner as other debts are recoverable.

Section 2. Section three of the said act which reads as follows

"Section 3. The husband wife father mother child or children of any person who is an inmate of any asylum hospital home or other institution maintained in whole or in part by the Commonwealth of Pennsylvania and who is legally able so to do shall be liable to pay for the maintenance of any such person as hereinafter provided" is hereby amended to read as follows

Section 3. The husband wife father mother child or children of any person who is an inmate of any asylum hospital home or other institution maintained in whole or in part by the Commonwealth of Pennsylvania and who is legally able so to do shall be liable to pay for the maintenance of any such person as hereinafter provided. Whenever either of the owners of any property held by entireties shall be maintained in any institution as aforesaid and the separate property of such inmate shall not be sufficient to reimburse the Commonwealth such property held by entireties shall be liable for the same to the extent of any order that any court of record of this Commonwealth may make against the spouse of such inmate either during the lifetime of such inmate or after his or her death. The liability for the support of such inmate is hereby declared to be the joint liability of such owners to the extent of such order and enforcement against their joint as well as their several properties

Section 3. Section four of the said act which reads as follows

"Section 4. The court of common pleas of the county of the residence of any inmate of any home hospital asylum or other institution maintained in whole or in part by the Commonwealth of Pennsylvania shall have power upon the application of the Attorney General to make an order for the payment of maintenance to the Commonwealth upon the trustee committee guardian or other person who has charge of the estate of any such inmate or against the father wife mother child or children of any person so maintained and any order made against the husband wife father mother child or children shall be in such amount as the court in its discretion deems proper taking into consideration their ability to pay for said maintenance and said court may also upon like application direct any trustee committee guardian or other person having charge of any such estate to file with the Attorney General the statement required by the second section of this act" is hereby amended to read as follows

Section 4. The court of common pleas of the county of the residence of any inmate of any home hospital asylum or other institution maintained in whole or in part by the Commonwealth of Pennsylvania shall upon the application of the Attorney General make an order for the payment of maintenance to the Commonwealth upon the trustee committee guardian or other person who has charge of the estate of any such inmate or against the husband wife father mother child or children of any person so maintained and any order made against the husband wife father mother child or children shall be in such amount as the court in its discretion deems proper taking into consideration their ability to pay for said maintenance and said court may also upon like application direct any trustee committee guardian or other person having charge of any such estate to file with the Attorney General the statement required by the second section of this act

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—143.

Alexander,	Ehrhardt,	Krause,	Ruth,
Allum,	Elgin,	Lafferty,	Schilling,

Armstrong, Fitzgibbon, Leeds, Schwartz,
Baker, Flynn, Long, Sieg,
Barnhart, Fox, Love, Shellenberger,
Beaver, Frankln, McBride, Sinclair,
Bell, Gearhart, McCaig, Smink,
Bidelspacher, Gibbon, McCann, Smith, H. J.,
Blumberg, Glass, McCarthy, Smith, J. W.,
Bolard, Goehring, McConnell, Smith, L.,
Brady, Golder, McCurdy, Soffel,
Brendle, Goodnough, McGowan, Sowers,
Brenneman, Green, McKim, Stackhouse,
Brooks, Griffith, McKnight, Stadtländer,
Brown T. R., Haines, McOwen, Stark,
Burns, Haldeman, McVicar, Sterling,
Campbell, Hampson, Magill, Stevens,
Chaplin, Harer, Marcus, J. C., Stewart,
Clutton, Harry, Marshall, Thomas,
Comer, Hatrick, Martin, Trainer,
Cook, Haws, Mantz, Michel,
Craig, J. O., Henderson, F., Millar, A.,
Cratty, Henderson, W., Millar, A. S. C.,
Crum, Hess, Miller, C.,
Curran, Hetrick, Hoffman, J. N.,
Davis, Hoffman, M. R.,
Dawson, Horne, Hoffmann, M. R.,
Denning, Hough, Jones, D. J.,
Dewey, P. H., Jones, W. W.,
Diehm, Jordan, Kantner,
Dilsheimer, Rinsman,
Dithrich, Kohler,
Donneley, Kooser,
Dunn, Rinn,
Eaches, Ruddy,
Edmonds,

Brendle, Goodnough, McKnight, Soffel,
Brenneman, Goss, McMullen, Sowers,
Brooks, Green, McOwen, Spowls,
Brown, F. B., Griffith, McVicar, Stackhouse,
Brown T. R., Hagerly, Magill, Stadtländer,
Burns, Haldeman, Mangan, Stark,
Campbell, Harer, Marcus, J., Steedle,
Catlin, Hampson, Marcus, J. C., Sterling,
Chaplin, Harding, Marshall, Stevens,
Clutton, Harer, Martin, Stevenson,
Comer, Haslett, Mantz, Stewart,
Conner, Hatrick, Michel, Strauss,
Cook, Haws, Millar, A., Thomas,
Craig, J. R., Heffernan, Miller, A. S. C., Trainer,
Craig, J. O., Henderson, E., Miller, C., Van Alen,
Cratty, Henderson, W., Miller, D. D., Vickerman,
Crum, Hess, Miller, H. F., Walker, G. T.,
Curran, Hetrick, Miller, J. J., Walker, J. A.,
Davis, Hoffman, J. N., Mitchell, Weamer,
Dawson, Hoover, Hoffman, M. R., Morris, Weiss,
DeHaas, Horne, Orr, Wells,
Denning, Hough, Perry, Wettach,
Dewey, C. P., Huston, Phillips, Whitaker,
Dewey, P. H., Jones, D. J., Pike, Whitehouse,
Diehm, Jones, W. W., Posey, Whiteman,
Dilsheimer, Jordan, Quigley, Williams,
Dunlap, Kantner, Rhoads, Wolfe,
Dithrich, Keene, Rhoards, Woner,
Donneley, Kelly, Rieder, Wood,
Drinkhouse, Kinsman, Rinn, Woodruff,
Dunn, Kohler, Roman, Zook,
Spangler,
Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

The SPEAKER. The Hour of 7:30 P. M. having arrived, the House will now take up the special order set for this time.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 769, entitled:

An Act to amend sections two thirteen and fourteen of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State supervisor and assistants and fixing the salaries of such State supervisor and assistants defining the powers and duties of boards of trustees including the power of appointing assistants and investigators and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties" eliminating the provisions of said act which fixes the salaries of the State supervisor assistant State supervisor and clerk and the method of the distribution of the moneys appropriated among the several counties coming within the provisions of the act

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—203.

Alexander, Eaches, Kooser, Ruch,
Allum, Edmonds, Krause, Ruddy,
Armstrong, Ehrhardt, Krugh, Ruth,
Asbury, Elgin, Lafferty, Schaeffer,
Aston, Evans, Leeds, Schilling,
Baker, Feldman, Lewis, Schwarz,
Baldi, Finney, Long, Sieg,
Barnhart, Fitzgibbon, Love, Shaffer,
Beaver, Flynn, McBride, Shannon,
Beckley, Fowler, McCaig, Shellenberger,
Bell, Fox, McCann, Sinclair,
Bidelspacher, Franklin, McCarthy, Smiley,
Blair, Gearhart, McClure, Smink,
Bluet, Gelder, McConnell, Smith, H. J.,
Blumberg, Gibbon, McCurdy, Smith, J. W.,
Bolard, Glass, McGowan, Smith, L.,
Bower, Goehring, McHugh,
Brady, Golder, McKim,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 346, entitled:

An Act imposing a State tax upon unnaturalized foreign born male and female persons over the age of twenty-one years resident within this Commonwealth providing for the collection of such tax and the distribution thereof and imposing penalties

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. STERLING. Mr. Speaker, I want to call your attention to the bill that is now before you for your consideration. As I read this bill it is a tax of five dollars on all unnaturalized foreign-born persons, male or female, over the age of twenty-one years, and it provides in section 6 that any constable, police officer or member of the State Police force may at any time stop any unnaturalized born person, male or female, over the age of twenty-one years, and demand from such person the production of a receipt showing the payment of a state tax. Then, it goes on to provide for penalties in the event that the tax is not paid. Mr. Speaker, it appears to me that we have had in this session no piece of legislation that presents as serious a question as this bill does. In the first place, as you all know, it discriminates between those of us who are citizens and those of us who are not citizens. This is a time when we are making every possible effort to Americanize those who have been unfortunate enough not to have been born within the borders of this great country, but, gentlemen of the House, as I define this measure, it would seem to me entirely unfit to fix the price of citizenship at five dollars per year. It seems to me also, gentlemen of the House, that this is the day when we ought to do all things from a broader point of view. The great trouble, it seems to me, with conditions in this country, is a proneness of the people to classify into castes, to differentiate one from the other, and it seems to me that the last point of discrimination is that of citizen and non-citizen.

You men all know too that under the laws of this country, foreigners are brought in here under the protection of the law, and once having been admitted, they are entitled to the same protection as the citizen. You know too, that under the provisions of the federal law, no one can be a

citizen unless he shall have lived here for a period of five years. Does it not seem to you wrong, if not unjust, that we should charge in the State of Pennsylvania—and that is what it will mean,—an admission tax, so to speak, for every foreign-born unnaturalized person? It seems to me that once within the borders of the State of Pennsylvania, with an intention to remain here for the rest of their lives, any foreign-born citizen could be a citizen after a period of five years. So it would seem to me that the State of Pennsylvania is charging an admission tax to the foreign-born in the sum of twenty-five dollars. Now gentlemen of the House, does that ring Pennsylvanian, does that ring American? Does Pennsylvania want to stoop to such lengths in its efforts to raise revenue? I submit to you, gentlemen, that this bill should not pass for the reasons that I have already stated. It does not seem fair; it does not seem to me in the line of the development of this State and country, and for these reasons I ask you to vote against the bill.

Mr. CHRISTIAN MILLER. Mr. Speaker, the gentleman who just preceded me spoke about this being an admission tax. Now, I don't take it in that sense. As I understand him, he speaks of the foreign-born being here for a period of five years before he can avail himself of the opportunity of becoming a citizen. After he has been here for two years, before becoming a citizen of this Commonwealth, he is entitled to all the privileges that any other citizen of this Commonwealth, enjoys with the exception of voting, and I submit to you, gentlemen of the House, that he has as much right to pay taxes to these institutions to which you and I contribute as we have.

Mr. DUNLAP. Mr. Speaker, we have enjoyed one side of the story by the gentlemen who have proceeded me, and especially by the gentleman from Philadelphia, Mr. Sterling. There are many points to this bill which may be looked upon with disfavor. I am satisfied that all the members of this House are citizens of the United States: if there is any question about that, I would like to have it investigated. The gentleman has also spoken of class distinction. The fact remains that we have classes in this country—citizens and non-citizens. This applies to the class of non-citizens. I am in a position to know a good deal about the foreign citizens of the city of Pittsburgh who have been there from ten to twenty years with no intention or ambition to become citizens. I have asked them why they do not become citizens and they give me the laugh, justly so, because we let them get away with it. They raise children; that is one of the habits in this element; they send their children to the schools and enjoy all the privileges of American citizens and pay not a dime for it, or have not until the Federal government came in and assessed them on their incomes. I have my doubts as to the constitutionality of this bill. Nevertheless, it is unfortunate if it is unconstitutional and our constitution should be changed if it is. They get the same protection, as I have said before, from our police authorities and our fire department and our various municipal and civic governments and they do not pay a dime for their maintenance. You talk about the necessity of securing revenue for the school system—if this bill succeeds in passing it will raise a larger revenue than most of the bills we have shouted about in the past. During the late war I was one of the unfortunate individuals who helped to do the fighting for which we received due credit, but these individuals very carefully asserted their privileges of claiming exemption under the draft; carefully stayed at home and worked in our factories and munition plants and secured an abundance of wealth while the poor American citizens were fighting the battles for them and for their country, their mother country as well as for this country. Gentlemen, I think this bill has a powerful lot of Americanism in it, and I would that I were an orator so that I could elucidate more explicitly upon it.

Mr. DUNN. Mr. Speaker, if for no other purpose this bill should pass, in order to encourage those who have been here for five years or more to become naturalized to be relieved of the tax imposed. My good friend from Allegheny has spoken. In the city of Philadelphia during the late war 80,000 aliens claimed exemption and stayed there in the workshops, munition plants and ship yards, earning from eight to twelve dollars a day, while the American boy, born here, sacrificed his job and went to France for

this country, and when they came back were without their positions and are walking the streets unemployed while the aliens are still holding the jobs. The national government now is trying to restrict immigration. There are 100,000 coming over here every month, while thousands of American citizens are walking the streets looking for work. If for no other purpose, this bill should pass to make those who want to be relieved of the tax become American citizens.

Mr. WOLFE. Mr. Speaker, I do not think this bill needs any defense. Many bills are killed because they are over-talked. We have been clamoring for revenue, and have been taxing coal and gasoline and various other resources, and here we have the means of collecting a tax from residents of our State who should pay for their citizenship and help to keep up the institutions which they are helping to fill: our schools our hospitals, our penitentiaries, and there is no reason why they should not assist in paying the taxes.

The following is a communication received from the Secretary of the Allied Patriotic Societies of America:

"The Allied Patriotic Societies of America is composed of organizations which believe in the restriction of immigration and the membership of the said organization is composed of American born persons and we believe that those coming to our country seeking freedom and liberty should show their appreciation of the benefits they receive from our American form of Government by becoming naturalized citizens and supporting our institution and American form of Government.

"We, the Allied Patriotic Societies of America, representing a membership of more than 500,000 members in the State of Pennsylvania have unanimously approved of House Bill No. 346, 'An Act imposing a State tax upon unnaturalized foreign born male and female persons over the age of twenty-one, resident within this Commonwealth;' and most earnestly urge that your Honorable body will favorably consider the bill and enact it into law."

Also, this statement:

"A Statement giving the number of Foreign-born White Males 21 years of age and over, classified according to Citizenship, in Pennsylvania, 1910:

PENNSYLVANIA, 1910.

Total	741,610
Naturalized	248,827
Having First Papers	46,416
Alien	367,766
Citizenship Not Reported	78,601

I figure it would produce a revenue of approximately four million dollars and I see no reason why this bill should not be passed.

On the question recurring,

Shall the bill pass finally?

Ageeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—116

Alexander,	Flynn,	Leeds,	Rinn,
Asbury,	Fox,	Lewis,	Roman,
Aston,	Franklin,	Long,	Ruch,
Baldi,	Gearhart,	McBride,	Schwartz,
Barnhart,	Gibbon,	McClure,	Sieg,
Beaver,	Goldner,	McConnell,	Shannon,
Beckley,	Goss,	McCurdy,	Shellenberger,
Bell,	Griffith,	McHugh,	Smiley,
Brown T. R.	Haines,	McKim,	Smith, H.,
Burns,	Hampson,	McKnight,	Soffel,
Chaplin,	Harer,	McOwen,	Stadlander,
Clutton,	Harry,	McVicar,	Stark,
Comeror,	Haws,	Magill,	Stevenson,
Conner,	Heffernan,	Mangan,	Stewart,
Crum,	Henderson, W.,	Marcus, J. C.,	Strauss,
Curran,	Hess,	Martin,	Thomas,
Denning,	Hetrick,	Millar, A.,	Van Allen,
Dewey, P. H.	Hoffman, J. N.,	Miller, C.,	Vickerman,
Diehm,	Hoover,	Miller, D. D.,	Walker, G. T.,
Dithrich,	Horne,	Miller, J. J.,	Weamer,
Drinkhouse,	Hough,	Mitchell,	Wells,
Dunlap,	Huston,	Morris,	Whitaker,
Dunn,	Jones, D. J.,	Ogle,	Whiteman,
Eaches,	Jones, W. W.,	Orr,	Williams,
Edmonds,	Jordan,	Posey,	Wolfe,
Elgin,	Kantner,	Quigley,	Woner,
Evans,	Keene,	Rhoads,	Wood,
Finney,	Kinsman,	Richards,	Woodruff,
Fitzgibbon,	Kooser,	Rieder,	Zook,

NAYS—5

Bluett, Glass, Ruddy, Sterling,
Fowler,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

QUESTION OF PERSONAL PRIVILEGE.

Mr. FOWLER. Mr. Speaker, I rise to a question of personal privilege at this time.

The SPEAKER. The gentleman will state his question of personal privilege.

Mr. FOWLER. Mr. Speaker, I attempted to get the floor before the calling of the roll and yelled loud enough in trying to get the floor. Since the roll was called the sponsor of the bill has notified me that the objectionable feature in section six of the bill was not amended in committee and that they intended to amend the bill in the Senate. The feature in the bill to which I object was that, "any constable, police officer or member of the state police may at any time stop any unnaturalized foreigner"—we have a dog license in some of the counties, and this would mean putting a brass check on every foreigner in this State. I believe in taxing and I only want to state at this time that I have no objections to the bill as it stands now and as it has been promised to be amended.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 960, entitled:

An Act to amend section one thousand two hundred and six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—154.

Alexander,	Dunlap,	Leeds,	Schaeffer,
Allum,	Dunn,	Lewis,	Schwartz,
Armstrong,	Eaches,	Long,	Sieg,
Aston,	Edmonds,	McBride,	Shannon,
Baker,	Ehrhardt,	McCaig,	Shellenberger,
Baldi,	Elgin,	McCann,	Smiley,
Barnhart,	Flynn,	McCarthy,	Smink,
Beaver,	Fox,	McClure,	Smith, H. J.,
Beckley,	Franklin,	McConnell,	Smith, H.,
Bell,	Gearhart,	McCurdy,	Smith, L.,
Bluett,	Gelder,	McHugh,	Soffel,
Blumberg,	Gibbon,	McKim,	Sowers,
Bolard,	Glass,	McMullen,	Stackhouse,
Bower,	Goehring,	McVicar,	Stadtlander,
Brendle,	Golder,	Magill,	Stark,
Brenneman,	Goss,	Marcus, J. C.,	Sterling,
Bromley,	Griffith,	Marshall,	Stevens,
Brooks,	Hagerty,	Martin,	Stevenson,
Brown, T. R.,	Hampson,	Michel,	Stewart,
Burns,	Harding,	Millar, A.,	Strauss,
Campbell,	Harry,	Miller, A. S. C.,	Trainer,
Catlin,	Haslett,	Miller, C.,	Van Alen,
Chaplin,	Hatrick,	Miller, D. I.,	Vickerman,
Clutton,	Haws,	Miller, D. D.,	Walker, G. T.,
Comer,	Henderson, E.,	Miller, H. F.,	Walker, J. A.,
Conner,	Henderson, W.,	Miller, J. J.,	Weiss,
Cook,	Hess,	Mitchell,	Wettach,
Craig, J. O.,	Hetrick,	Morris,	Whitaker,
Cratty,	Hoffman, J. N.,	Ogle,	Whitehouse,
Curran,	Hoover,	Perry,	Whiteman,
Davis,	Horne,	Posey,	Williams,
Davson,	Jones, D. J.,	Quigley,	Wolfe,
DeHaas,	Jones, W. W.,	Richards,	Woner,
Dewey, P. H.,	Jordan,	Rieder,	Wood,
Diehm,	Keene,	Rinn,	Woodruff,
Dilleheimer,	Kinsman,	Roman,	Zook,
Dithrich,	Kohler,	Ruch,	Spangler,
Donneley,	Krause,	Ruddy,	Speaker,
Drinkhouse,	Krug,	Ruth,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1348, entitled:

An Act to fix the salaries of the chief clerk who is also the Secretary of the Board of Pardons and of the Superintendent of the Election and Legislative Bureau in the Department of the Secretary of the Commonwealth

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—143.

Allum,	Finney,	Krause,	Rinn,
Armstrong,	Fitzgibbon,	Lafferty,	Roman,
Asbury,	Flynn,	Leeds,	Ruddy,
Aston,	Fowler,	Lewis,	Ruth,
Baker,	Franklin,	Love,	Schilling,
Baldi,	Gearhart,	McBride,	Schwartz,
Beaver,	Gibbon,	McCann,	Sieg,
Beckley,	Glass,	McCarthy,	Sinclair,
Bidelspacker,	Goehring,	McConnell,	Smink,
Blair,	Golder,	McCurdy,	Smith, H.,
Blumberg,	Goodnough,	McGowan,	Smith, J. W.,
Brady,	Green,	McHugh,	Snowden,
Brenneman,	Griffith,	McKnight,	Soffel,
Bromley,	Hagerty,	McMullen,	Sowers,
Brooks,	Haldeman,	McOwen,	Sprows,
Brown, T. R.,	Hampson,	Magill,	Stadtlander,
Burns,	Harding,	Marcus, J.,	Sterling,
Campbell,	Harer,	Marcus, J. C.,	Stevens,
Comer,	Haslett,	Martin,	Stevenson,
Conner,	Hatrick,	Mantz,	Strauss,
Cook,	Haws,	Millar, A.,	Thomas,
Craig, J. O.,	Heffernan,	Miller, C.,	Van Alen,
Curran,	Henderson, E.,	Miller, D. I.,	Walker, G. T.,
Curry,	Henderson, W.,	Miller, H. F.,	Walker, J. A.,
Dawson,	Hetrick,	Mitchell,	Wells,
DeHaas,	Hoffman, J. N.,	Morris,	Wettach,
Dewey, P. H.,	Hoover,	Ogle,	Whitaker,
Diehm,	Hough,	Orr,	Whitehouse,
Drinkhouse,	Huston,	Perry,	Whiteman,
Dunlap,	Jones, D. J.,	Phillips,	Wolfe,
Dunn,	Jones, W. W.,	Pike,	Woner,
Edmonds,	Kantner,	Posey,	Wood,
Ehrhardt,	Keene,	Quigley,	Woodruff,
Elgin,	Kelly,	Rhoads,	Zook,
Evans,	Kohler,	Richards,	Spangler,
Feldman,	Kooser,	Rieder,	Speaker,

NAYS—6.

Barnhart, Crum, Shannon, Stark,
Chaplin, Miller, J. J.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 966, entitled:

An Act to amend sections fifteen and forty-five of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties" as amended

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—132.

Allum,	Edmonds,	Kohler,	Richards,
Armstrong,	Ehrhardt,	Krause,	Rieder,
Aston,	Elgin,	Lafferty,	Rinn,
Baker,	Fitzgibbon,	Leeds,	Ruch,
Baldi,	Flynn,	Long,	Ruddy,

Barnhart,	Franklin,	Love,	Schaeffer,
Beaver,	Gearhart,	McBride,	Schilling,
Beckley,	Gibbon,	McCaig,	Sieg,
Bell,	Glass,	McCann,	Shellenberger,
Bidelspacker,	Goehring,	McCarthy,	Smith, H. J.,
Blumberg,	Golder,	McConnell,	Smith, H.,
Boland,	Goodnough,	McCurdy,	Smith, L.,
Bower,	Green,	McGowan,	Soffel,
Brady,	Griffith,	McHugh,	Sprolws,
Brenneman,	Haines,	McKnight,	Stackhouse,
Bromley,	Haldeman,	McMullen,	Stark,
Brooks,	Harding,	McOwen,	Sterling,
Brown, T. R.,	Harer,	Magill,	Stevens,
Chaplin,	Harry,	Marcus, J. C.,	Stevenson,
Clutton,	Haslett,	Martin,	Stewart,
Comerer,	Hatrlick,	Mantz,	Trainer,
Conner,	Haws,	Michel,	Van Alen,
Craig, J. R.,	Henderson, E.,	Millar, A. S. C.,	Vickerman,
Craig, J. O.,	Henderson, W.,	Miller, C.,	Walker, J. A.,
Davis,	Hess,	Miller, D. I.,	Weamer,
Dawson,	Hoffman, J. N.,	Miller, D. D.,	Whitehouse,
Denning,	Horne,	Miller, J. J.,	Whiteman,
Dewey, C. P.,	Hough,	Mitchell,	Williams,
Dewey, P. H.,	Jones, D. J.,	Ogle,	Woner,
Diehm,	Jones, W. W.,	Perry,	Woodruff,
Dilsheimer,	Kantner,	Phillips,	Zook,
Dunlap,	Keene,	Posey,	Spangler,
Dunn,	Kinsman,	Quigley,	Speaker.
Eaches,			

NAYS—1.

Crum,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1205, as follows:

An Act to amend section two of an act entitled "An act to regulate the doing of business in this Commonwealth by foreign corporations" the registration thereof and service of process thereon and providing punishment and penalties for violation of its provisions and repealing previous legislation on the subject" approved the eighth day of June one thousand nine hundred and eleven requiring the payment of registration fees and a bonus on capital actually employed wholly within this State and prohibiting registration where the corporate title is the same or similar to that of a registered foreign corporation or that of a Pennsylvania corporation

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the second section of an act approved the eighth day of June one thousand nine hundred and eleven entitled "An act to regulate the doing of business in this Commonwealth by foreign corporations the registration thereof and service of process thereon and providing punishment and penalties for the violation of its provisions and repealing previous legislation on the subject" which reads as follows

"Section 2. Every such foreign corporation before doing any business in this Commonwealth shall appoint in writing the Secretary of the Commonwealth and his successor in office to be its true and lawful attorney and authorized agent upon whom all lawful processes in any action or proceeding against it may be served and service of process on the Secretary of the Commonwealth shall be of the same legal force and validity as if served on it and the authority for such service of process shall continue in force so long as any liability remains outstanding against it in the Commonwealth. The power of attorney shall be executed with the seal of the corporation and signed by the president and secretary thereof and shall contain a statement showing the title and purpose of said corporation the location of its principal place of business in the Commonwealth and the post office address within the Commonwealth to which the Secretary of the Commonwealth shall send by mail any process against it served on him which address said corporation may change from time to time as it may find occasion by filing a certificate under its corporate seal with the Secretary of the Commonwealth setting forth such change of address Upon the payment of a fee of ten dollars for the use of the Commonwealth the said power of attorney and statement shall be filed in the office of the Secretary of the Commonwealth and copies certified by him shall be sufficient evidence thereof Service of such process shall be made by the sheriff of Dauphin county by leaving two copies of the process and a fee of two dollars in the hands of at the office of the Secretary of the Commonwealth and he shall make due return of this service of said process to the court magistrate or justice of the peace issuing the same Such process may be issued by any court or magistrate or justice of the peace having jurisdiction of the subject matter in controversy in any county of the Commonwealth in which said corporation shall have its principal place of business or in such county in which the right of action arose Upon the filing of the said power of attorney with the Secretary of the Commonwealth it shall be his duty to certify forthwith to the Auditor General the corporate name of the corporation filing the same and the location of its principal place of business in the Commonwealth as set forth in said power of attorney" be amended to read as follows

Section 2. Every such foreign corporation before doing any business in this Commonwealth shall appoint in writing the Secretary of the Commonwealth and his successor in office to be its true and lawful attorney and authorized agent upon whom all lawful processes in any action or proceeding against it may be served and service of process on the Secretary of the Commonwealth shall be of the same legal force and validity as if served on it and the authority for such service of process shall continue in force so long as any liability remains outstanding against it in the Commonwealth. The power of attorney shall be executed with the seal of the corporation and signed by the president and secretary thereof and shall contain a statement showing the title and purpose of said corporation the location of its principal place of business in the Commonwealth and the post office address within the Commonwealth to which the Secretary of the Commonwealth shall send by mail any process against it served on him which address said corporation may change from time to time as it may find occasion by filing a certificate under its corporate seal with the Secretary of the Commonwealth setting forth such change of address Upon the payment of a fee of thirty dollars for the use of the Commonwealth the said power of attorney and statement shall be filed in the office of the Secretary of the Commonwealth and copies certified by him shall be sufficient evidence thereof And the said corporation shall file with the Secretary of the Commonwealth a statement on the thirty-first day of December next succeeding showing the amount of capital actually employed wholly within this State and annually thereafter on the thirty-first day of December a statement showing any increase thereof and shall pay thereon a bonus for the use of the Commonwealth of one-fourth of one

NAYS—10.

Crum,	Morris,	Smink,	Wettach,
Fox,	Schwartz,	Wells,	Whitaker,
Hoover,	Shannon,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 638, entitled:

An Act to fix the salaries of supervising inspectors of the second grade in the Department of Labor and Industry

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—170.

Allum,	Evans,	Krause,	Schwartz,
Armstrong,	Feldman,	Krug,	Sieg,
Asbury,	Finney,	Lafferty,	Shellenberger,
Aston,	Fitzgibbon,	Leeds,	Sinclair,
Baker,	Flynn,	Love,	Smiley,
Baldi,	Fox,	McBride,	Smink,
Barnhart,	Franklin,	McCaig,	Smith, H. J.,
Beckley,	Gelder,	McCann,	Smith, H.,
Bell,	Gibbon,	McCarthy,	Smith, J. W.,
Blair,	Glass,	McClure,	Smith, L.,
Bluet,	Goehring,	McCurdy,	Snowden,
Boland,	Golder,	McGowan,	Soffel,
Bower,	Goodnough,	McKim,	Sowers,
Brady,	Goss,	McKnight,	Sprolws,
Brenneman,	Green,	McOwen,	Stackhouse,
Bromley,	Griffith,	McVicar,	Stadlander,
Brooks,	Hagerty,	Magill,	Steedle,
Brown, F. R.,	Haldeman,	Mangan,	Sterling,
Brown, T. R.,	Hampson,	Marcus, J. C.,	Stevens,
Burns,	Harding,	Marshall,	Stevenson,
Campbell,	Harer,	Martin,	Stewart,
Catlin,	Harry,	Michel,	Strauss,
Clutton,	Haslett,	Millar, A.,	Thomas,
Conner,	Hatrlick,	Millar, A. S. C.,	Trainer,
Cook,	Haws,	Miller, C.,	Van Alen,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Vickerman,
Craig, J. O.,	Henderson, E.,	Miller, H. F.,	Walker, G. T.,
Cratty,	Henderson, W.,	Miller, J. J.,	Walker, J. A.,
Curran,	Hess,	Mitchell,	Weamer,
Curry,	Hetrick,	Morris,	Weiss,
Dawson,	Hoffman, J. N.,	Orr,	Wells,
Denning,	Hoffman, M. R.,	Perry,	Wettach,
Dewey, C. P.,	Hoover,	Pike,	Whitaker,
Dewey, P. H.,	Horne,	Posey,	Whitehouse,
Diehm,	Hough,	Quigley,	Whiteman,
Dithrich,	Huston,	Richards,	Williams,
Donnelly,	Jones, W. W.,	Rieder,	Wolfe,
Drinkhouse,	Jordon,	Roman,	Woner,
Dunlap,	Kantner,	Ruch,	Wood,
Dunn,	Keene,	Ruddy,	Woodruff,
Eaches,	Kelly,	Roth,	Zook,
Edmonds,	Kohler,	Schaeffer,	Spangler,
Ehrhardt,	Kooser,	Schilling,	Speaker.
Elgin,			

per centum in addition to the bonus now required by law. Provided That no such corporation shall be registered in the office of the Secretary of the Commonwealth with the same title as that of a registered foreign corporation or that of a Pennsylvania corporation or a title so similar as in the opinion of the Secretary of the Commonwealth may be liable to create confusion as to corporate identity. Service of such process shall be made by the sheriff of Dauphin county by leaving two copies of the process and a fee of two dollars in the hands of or at the office of the Secretary of the Commonwealth and he shall make due return of this service of said process to the court magistrate or justice of the peace issuing the same such process may be issued by any court or magistrate or justice of the peace having jurisdiction of the subject matter in controversy in any county of the Commonwealth in which said corporation shall have its principal place of business or in such county in which the right of action arose. Upon the filing of said power of attorney with the Secretary of the Commonwealth it shall be his duty to certify forthwith to the Auditor General the corporate name of the corporation filing the same the location of its principal place of business in the Commonwealth the amount of its capital stock employed as aforesaid and he shall also certify to the Auditor General any subsequent increase thereof.

On the question,

Will the House agree to the bill on third reading?

BILL POSTPONED.

Mr. STERLING. Mr. Speaker, I move that this bill be placed on the postponed calendar.

Mr. GLASS. Mr. Speaker, I second the motion.
The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1235, entitled:

An Act making rentals an item in the valuation of improved property as assessed for county taxation purposes and providing for the levy on and collection of excessive rents as an additional tax.

On the question,

Will the House agree to the bill on third reading?

BILL STRICKEN FROM THE CALENDAR.

Mr. MARTIN. Mr. Speaker, in view of the fact that House Bills No. 1235 and 1257 were companion bills and since 1257 was amended in committee so that it makes it next to impossible to suit conditions, I would move that House Bill No. 1235 be stricken from the calendar.

Mr. STADTLANDER. Mr. SPEAKER, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1257, as follows:

An Act regulating the renting of dwelling houses and prescribing the rights and liabilities of the lessor and lessee in connection therewith.

Whereas A condition exists in the housing and renting situation whereby profiteering in rents for dwelling houses is encouraged causing unnecessary hardships to tenants therefore in order to correct this condition and to prevent such profiteering

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a reasonable rental for a dwelling house shall be such as will be sufficient to pay for taxes insurance repairs as will be sufficient to pay for taxes insurance interest on mortgages and liens and repairs of the property and for heat light water and janitor services when such is afforded and also reasonable interest not exceeding eight per centum upon the reasonable equity of the owner in the property No tenant shall be dispossessed for failing or refusing to pay a greater than a reasonable rental.

Any tenant proving in any proceeding before a court magistrate alderman or justice of the peace that the rent paid by him for a dwelling house is greater than that described herein as a reasonable rental shall recover the amount shown to have been paid in excess of such reasonable rental.

Section 2 No rental established by a yearly lease of a dwelling house shall be subject to any change during the year except by mutual consent Such consent shall not in any case be required at the time of the making of the lease and if then exacted by the lessor shall not be binding on the lessee.

Section 3 If in any lease of a dwelling house is entered into for a shorter term than one year the rent shall not be increased before the expiration of one year from the time of making such lease.

If the original tenant desires to remain for the balance of the year he shall not be dispossessed during the year provided his rent has been paid and he has been guilty of no damage or misconduct.

Section 4 In all yearly leases the lessor and lessee shall mutually notify each other three months before the expiration of the lease as to the terms upon which the lease will be renewed for another year and at least twenty days shall be allowed after such notice for an agreement upon the terms of the new lease. Where no such notice is given no action to dispossess the tenant shall lie.

Section 5 As against the lessee no lease other than one expressed in simple terms and containing no waivers of rights as to quit notices proper repairs or increases of rents shall be enforceable.

Section 6 No conveyance of any property leased for dwelling purposes during the term for which it is so leased shall invalidate the tenant's lease.

Section 7 That in all actions now pending to recover the possession of any dwelling house where the tenant is willing to pay a reasonable rent as described in section one of this act and where he has not had reasonable notice of the landlord's desire to terminate the lease there shall be a stay of such proceedings until April first one thousand nine hundred twenty-two.

Section 8 None of the rights conferred by this act shall be waived by the lessee and if they are waived by him such waiver shall not be binding.

Section 9 The provisions of this act shall not apply to any action commenced and pending prior to April fifteenth one thousand nine hundred twenty-one.

Section 10 The provisions of this act shall be severable and if any of its provisions shall be held to be unconstitutional the decision of the court shall not affect or impair any of the remaining provisions of the act. It is hereby declared as a legislative intent that this act would have been adopted had such unconstitutional provision not been included therein.

Section 11 All acts and parts of acts inconsistent herewith are hereby repealed.

On the question,

Will the House agree to the bill on third reading?

Mr. MARTIN. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk then read the amendments as follows:

Amend section 1 page 1 lines 10 and 11 striking out the following "repairs as will be sufficient to pay for taxes insurances"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

The SPEAKER. These amendments only providing for striking out duplicate words the bill is before the House on third reading and final passage.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. MARTIN. Mr. Speaker, I have asked one of the gentlemen from Philadelphia to speak briefly on this bill to-night, and shall therefore take only a moment on the bill myself, as I have asked Mr. Smink to say a few words in favor of the measure as I presume there will be some opposition to it. A condition exists in Allegheny County especially, and we happen to know more about the condition there than we do in other parts of the State, that needs a remedy. We have rents being raised there from thirty, forty, fifty and in many cases one hundred per cent. This bill has two important features in it, one allowing the landlord an eight per cent. increase upon his property, and the other making it necessary for the landlord and tenant to notify each other mutually ninety days, in case of a yearly lease, before the lease would be terminated. We believe that this legislation is necessary and ought to pass. I am going to give the rest of the time that I might occupy on speaking on this bill to my friend from Philadelphia, Mr. Smink.

Mr. SMINK. Mr. Speaker, early in the present session of the Legislature I introduced a resolution in accordance with the suggestion of the Governor in his address to the Legislature, on January 18th, calling for the appointment of a Commission to investigate the Housing Situation in Pennsylvania. This resolution was for the purpose of ascertaining, if possible, just what the conditions really were, and to find a remedy, or at least, some relief. It was a resolution

to correct the present deplorable conditions and prohibit the recurrence, if possible.

But it seems as though it was looked upon as a resolution for the purpose of exposure and punishment, and fell peaceably asleep in committee. Several other bills were introduced with a view of relieving the conditions under which tenants throughout the State were suffering; but like the resolution, were nursed asleep in committee.

I am not complaining, for I have a great deal of respect and confidence in the Municipal Corporations Committee and its Chairman, and I simply refer to them in answer to some of the arguments presented against the present bill under consideration, to show that there has been an attempt to meet the situation from many angles.

In the wisdom of the Municipal Corporations Committee, House Bill No. 1257, introduced by the gentleman from Allegheny, Mr. Martin, was finally reported out, and it is the only bill now possible to pass at this session, dealing with Rent Profiteering. It seems to me, in view of this fact alone, we should pass this bill, and at least show an endeavor to meet the most menacing situation now confronting the Commonwealth.

I agree with my opponents that the only perpetual solution to the problem of housing is the building of more homes. But the question of importance which confronts us at this time is what we are to do with the thousands of distressed tenants while these homes are being built. Other States have met the situation by similar measures, and only last Monday the United States Supreme Court upheld the authority of Federal and State Legislatures to enact laws against Rent Profiteering and Eviction of tenants refusing to submit to such gouging by landlords, in declaring constitutional the Act of Congress regulating rent in the District of Columbia.

Among other things Judge Holmes in his decision says:

"A public exigency will justify the Legislature in restricting property rights in land to a certain extent without compensation."

"No doubt it is true that a legislative declaration of facts that are material only as the ground for enacting a rule of law, for instance, that a certain use is a public one, may not be held conclusive by the courts, but a declaration by a Legislature concerning public conditions, as by necessity and duty it must know is entitled at least to great respect."

"In this instance Congress stated a publicly notorious and also world-wide fact. That the emergency declared by the statute did exist must be assumed, and the question is whether Congress was incompetent to meet it in the way in which it has been met by most of the civilized countries of the world."

"The fact that tangible property also is visible tends to give a rigidity to our conception of our rights in it that we do not attach to others less concretely clothed. But the notion that the former are exempt from the legislation modification required from time to time in civilized life is contradicted not only by the doctrine of eminent domain, under which what is taken is paid for, but by that of the police power in its proper sense, under which property rights may be cut down and to that extent without pay."

"Under the police power the right to erect buildings in a certain quarter of a city may be limited from eighty to 100 feet. Safe pillars may be required in coal mines, billboards in cities may be regulated, watersheds in the country may be kept clear."

"These cases are enough to establish that a public exigency will justify the Legislature in restricting property rights in land to a certain extent without compensation. But if to answer one need the Legislature may limit height, to answer another it may limit rent."

There is hardly any necessity to go into the details responsible for the present conditions, for I feel that every Member of this House is well acquainted with them and I will pass over distressing incidents too numerous to mention. The following editorial from the Philadelphia Evening Bulletin is well worth considering:

"When families who make up the warp and woof of the community are unable to find suitable housing; or, on finding it, are subjected to extortionate demands for purchase of rent, and speculative profits are being made by the few at the expense of the many, complicating the economic problem of the day and contributing to the hard times, it is the duty of the State, through its Representative Administration, to acknowledge a responsibility and at least make an attempt to set things right."

"The State regulates Public Service by virtue of the paramount public interest. It enacts laws, and when necessary enforces them against the conserving of food and other necessary supplies. Although there are difficulties in the way of its application, the principle of the old common law against forestalling, and similar manipulation of the market against the individual buyer, is recognized."

"A home in which to live is a primary essential in the living of the people, and when the home market is seized upon as a

field of speculation for profit grabbing, there is equal reason for the State to interfere. At least, to the extent of seeking out a possible relief and remedy."

The law of supply and demand is at best a weak excuse to boost prices, even in normal times; but when taken advantage of in a period of reconstruction following a great war, it is to be condemned by every patriotic, liberty loving citizen of this Commonwealth. This condition has been seized upon by the profiteering landlord and the speculating realty broker to gouge those, who during the war were the least able, and yet gave ungrudgingly almost to the last penny, in order that the world might be made safe for democracy.

Tenants are not refusing to pay increased rents as a matter of choice. It is because they are unable to make their income cover their expenditures at this time when wages are dropping. These conditions are creating a dangerous social unrest, which is detrimental to the welfare of the State and Nation, as has been well said by Senator Kenyon, who has just concluded a nation-wide investigation of this subject, when he states,

"There is nothing that will produce Bolsheviks more readily than this menacing housing condition."

On the question recurring,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—64.

Armstrong,	Dunlap,	Huston,	Martin,
Aston,	Dunn,	Jones, D. J.,	Miller, J. J.,
Boland,	Elgin,	Jordon,	Ogle,
Bower,	Flynn,	Kelly,	Richards,
Brady,	Fox,	Kinsman,	Ruddy,
Brenneman,	Franklin,	Kohler,	Schilling,
Burns,	Gibbon,	McBride,	Shellenberger,
Catlin,	Glass,	McCann,	Smink,
Clutton,	Goehring,	McHugh,	Soffel,
Comer,	Golder,	McKim,	Stadlander,
Craig, J. O.,	Goss,	McKnight,	Steedle,
Curry,	Harer,	McOwen,	Strauss,
Davis,	Haws,	McVicar,	Thomas,
Dewey, C. P.,	Henderson, W.,	Magill,	Vickerman,
Dilshelmer,	Hoover,	Marcus, J. C.,	Walker, J. A.,
Dithrich,	Horne,		

NAYS—60.

Alexander,	Crum,	Harry,	Phillips,
Baker,	Dawson,	Heffernan,	Quigley,
Barnhart,	Dewey, P. H.,	Hess,	Rhoads,
Beckley,	Dlehm,	Hetrick,	Sieg,
Bell,	Drinkhouse,	Jones, W. W.,	Smiley,
Bidelspacker,	Faches,	Kanther,	Smith, H.,
Bluet,	Feldman,	Keene,	Smith, L.,
Blumberg,	Finnay,	Long,	Stark,
Bromley,	Fitzgibbon,	McCurdy,	Sterling,
Brooks,	Gelder,	Marshall,	Stewart,
Brown, T. R.,	Goodnough,	Millar, A.,	Walker, G. T.,
Campbell,	Griffith,	Miller, C.,	Wells,
Chaplin,	Ifagerty,	Miller, D. D.,	Williams,
Conner,	Haines,	Mitchell,	Wolfe,
Craig, J. R.,	Harding,	Orr,	Wood,

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative, and the bill falls.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1338, as follows:

An Act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled "An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled "An Act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day" which reads as follows

"Section 1 Be it enacted by the Senate and House of Repre-

representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the respective authorities of the several counties boroughs and incorporated towns of this Commonwealth are hereby authorized to appropriate annually to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each Post of the American Veterans of Foreign Service in the respective counties boroughs or towns a sum not to exceed fifty dollars (\$50.00) to aid in defraying the expenses of Memorial Day" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the respective authorities of the several counties and incorporated towns of this Commonwealth are hereby authorized to appropriate annually to each camp of the United Spanish War Veterans and to each Post of the American Legion and to each Post of the Veterans of Foreign Wars and to each naval association and to each post of the Grand Army of the Republic in the respective counties or towns a sum not to exceed one hundred dollars to aid in defraying the expenses of Memorial Day

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—149.

Alexander,	Edmonds,	Krause,	Schaeffer,
Allum,	Elrhardt,	Lafferty,	Schilling,
Armstrong,	Elgin,	Leeds,	Schwartz,
Asbury,	Evans,	Lewis,	Shannon,
Aston,	Feldman,	Love,	Sinclair,
Baker,	Fitzgibbon,	McBride,	Shellenberger,
Barnhart,	Fowler,	McCaig,	Smiley,
Beaver,	Franklin,	McCann,	Smith, H. J.,
Beckley,	Gearhart,	McClure,	Smith, H.,
Bell,	Gelder,	McConnell,	Smith, L.,
Bidelspacker,	Gibson,	McCurdy,	Snowden,
Blumberg,	Glass,	McGowan,	Sprowls,
Boland,	Goehring,	McHugh,	Stackhouse,
Bower,	Golder,	McKnight,	Stadtlander,
Brady,	Goodnough,	McMullen,	Stark,
Erenneman,	Goss,	McVicar,	Steedle,
Bromley,	Griffith,	Magill,	Sterling,
Brown, F. B.,	Hagerty,	Mangan,	Stevenson,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Stewart,
Campbell,	Hampson,	Marshall,	Strauss,
Catin,	Harer,	Martin,	Trainer,
Chaplin,	Harry,	Mantz,	Van Alen,
Clutton,	Haslett,	Michel,	Vickerman,
Comerer,	Hatrick,	Millar, A.,	Walker, G. T.,
Conner,	Haws,	Millar, A. S. C.,	Walker, J. A.,
Craig, J. R.,	Henderson, E.,	Miller, C.,	Weaner,
Craig, J. O.,	Henderson, W.,	Miller, D. I.,	Wells,
Crum,	Hess,	Miller, D. D.,	Wettach,
Curran,	Hietrick,	Miller, H. F.,	Whitaker,
Davis,	Hoffman, J. N.,	Mitchell,	Whitehouse,
Dawson,	Hoffman, M. R.,	Morris,	Whiteman,
Denning,	Hough,	Perry,	Williams,
Dewey, C. P.,	Huston,	Phillips,	Wolfe,
Dewey, P. H.,	Jones, D. J.,	Posey,	Woner,
Dithrich,	Jones, W. W.,	Quigley,	Wood,
Donneley,	Keene,	Richards,	Woodruff,
Drinkhouse,	Kelly,	Rieder,	Zook,
Dunn,	Kohler,	Ruch,	Spangler,
Eaches,	Kooser,	Ruddy,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1109, as follows:

An Act providing when how and to what extent liens upon seated real property shall be allowed for county bridge road and poor taxes the procedure upon tax claims filed therefor the methods for preserving such tax liens and enforcing payment of such liens the effect of judicial sales of the properties lien and the manner of distributing the proceeds of such sales

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That this act shall be known and may be cited as the Municipal Tax Lien Act

The word "taxes" as used in this act means any county bridge road borough township school or poor taxes.

The words "tax claims" or "liens" as used in this act means the claim filed to recover taxes

The word "municipalities" as used in this act means any county borough incorporated town township school district and poor district

The word "claimant" as used in this act means the plaintiff in whose favor the tax claim is filed as a lien

The word "owner" as used in this act means the person or persons in whose name the property is registered if registered according to law and in all other cases means any person or persons in open peaceable and notorious possession of the property as apparent owner or owners thereof if any or the reputed owner or owners thereof in the neighborhood of such property

The word "property" as used in this act means seated real property subject to the lien and against which the claim is filed as a lien

Section 2 All taxes which may hereafter be lawfully imposed or assessed on any property in municipalities of this Commonwealth in the manner and to the extent hereinafter set forth shall be and they are hereby declared to be a first lien on said property together with all charges expenses and fees added thereto for failure to pay promptly and such liens shall have priority to and be fully paid and satisfied out of the proceeds of any judicial sale of said property before any other obligation judgment claim lien or estate with which the said property may become charged or for which it may become liable save and except only the costs of the sale and of the writ upon which it is made

Section 3 The lien for taxes shall exist in favor of and the claim therefore may be filed against the property taxed by the several municipalities to which the tax is payable

All real property by whomsoever owned and for whatsoever purpose used shall be subject to all taxes and tax claims hereinafter provided for except that all property owned by the State county city or other municipal divisions and actual places of religious worship places of burial not used for or held for private or corporate profit and institutions of purely public charity shall not be subject to tax or tax claims

Section 4 Claims for taxes must be filed in the court of common pleas of the county in which the property is situated on or before the last day of the third calendar year after that in which the taxes are first payable A number of years taxes if payable to the same plaintiff may be included in one claim

Such tax claim if filed within the period aforesaid shall remain a lien upon said properties until fully paid and satisfied Provided however That either a suggestion of non-payment and an averment of default in the form hereinafter provided be filed in such cases either before or after judgment on the scire facias or else a writ of scire facias in the form herein provided be issued to revive the same within each period of five years following (a) the date on which said claim was filed (b) the date on which a writ of scire facias was issued thereon (c) the date on which any judgment was entered thereon (d) the date on which a previous suggestion of non-payment and default was filed thereon or (e) the date on which a judgment of revival was obtained thereon

The suggestion and averment shall be in the following form under the caption of the claim

And now the claimant by his solicitor suggests of record that the above claim is still due and owing to the claimant and avers that the owner is still in default for non-payment thereof The prothonotary is hereby directed to enter this suggestion and averment of the claim on the municipal lien or the proper docket also to index it upon the judgment index and on the locality index of the court for the purpose of continuing the lien of the claim

Such suggestion and averment must be signed by the solicitor or proper authorities by whom the tax was levied The prothonotary shall docket and index the suggestion and averment as directed therein and for such services shall be entitled to such fee as provided for by the various prothonotaries fee bills to be taxed and collected as other costs in the claim The filing and indexing of such suggestion and averment within five years of filing the claim or the issuing of any writ of scire facias thereon or of any judgment thereon or of the filing of any prior suggestion and averment of default shall have the same force and effect for the purposes of continuing and preserving the lien of the claim as though a writ of scire facias had been issued or a judgment or judgment of revival had been obtained within such period Provided That no writ of levavi facias shall be issued upon a claim for the purpose of exposing the property lien to sheriff's sale except after a judgment shall have been duly obtained upon the claim as provided in this section and such judgment must have been obtained within five years of the issuance of the levavi facias Whenever the lien of a claim has been revived and continued by the filing and indexing of a suggestion and averment of default the claimant may at any time within five years thereafter issue a writ of scire facias thereon reciting all suggestions and averment of default filed since the filing of the claim and shall proceed thereon in the manner herein provided subject to the right of the owner to raise any defense arising since the last judgment

If a claim be not filed within the time aforesaid or if it be not prosecuted in the manner and at the time aforesaid it shall be wholly lost

Section 5 Said claim shall set forth

(a) The name of the municipality by which filed
(b) The name of the owner and a description of the property against which it is filed

(c) The authority under or by virtue of which the tax was levied as well as the time for which the tax was levied

(d) Said claim must be signed by the solicitor or proper authority by whom the tax was levied

Section 6 The property described in tax claims shall include the whole property against which the tax is levied No tax

claim shall be invalid by reason of including therein property to a greater depth than as above provided but the court in which the same is filed may at any time prior to judgment thereon but not afterwards upon it appearing that such claim includes property to a greater depth than is hereby made subject to such claim limit the lien thereof to the proper depth. In all cases where a tax is levied on or filed against separate and distinct properties in one amount covering all the proper public authority shall if tendered with all costs if any except payment of the portion of the whole amount of said tax chargeable upon each or any of the separate and distinct properties so charged together according to the tax rate and assessed valuation thereof and payment and satisfaction of any one portion may be made without prejudice to the claim against the remainder.

Section 7. Any person having an interest in the property whensoever acquired may after ten days prior notice in writing by leave of court intervene as a party defendant and make defense thereto with the same effect as if he had been originally named as a defendant in the claim filed. And the claimant may by writing filed at his costs strike off the name of any defendant therein and may substitute as a defendant and issue a scire facias against any person who may have any interest therein as owner or who is the personal representative of an owner who has died either before or after filing the claim but such substitution shall always be without prejudice to any intervening rights.

Section 8. In all cases where a tax claim is levied on or filed against separate and distinct properties as one estate it shall and may be lawful for the proper public authority either before or after filing a claim therefor to apportion the same ratably upon the separate and distinct properties so assessed together. And the court in which the claim is filed on proof that the properties were separate and distinct at the time the tax was levied shall at any stage of the proceedings apportion the charge against such properties. When apportioned they shall be treated and considered in all respects as if separate and distinct claims had been filed and payment and satisfaction of any one portion may be made without prejudice to the claim as against the rest.

Section 9. The claim shall be sued by writ of scire facias and the form thereof shall be substantially as follows: The Commonwealth of Pennsylvania to (names of the parties defendant) Greeting.

Whereas The (give name of the municipality) on the day of Anno Domini 1..... filed its claim in our court of common pleas of county at No. term 1.... M L D for the sum of \$..... with interest from the day of 1.... for (give the tax claim as filed) against the following property situate in (give location and brief description of the property) owned or reputed to be owned by you.

And whereas We have been given to understand that said claim is still due and unpaid and remains a lien against the said property.

Now you are hereby notified to file your affidavit of defence to said claim if defence you have thereto in the office of the prothonotary of our said court within fifteen days after the service of this writ upon you. If no affidavit of defence be filed within said time judgment may be entered against you for the whole claim and the property described in the claim be sold to recover the amount thereof.

Witness the Honorable President Judge of our said court this day of Anno Domini 1....

(Seal) Prothonotary. The claimant when he files his praecipe for the writ of scire facias may direct the prothonotary to add and insert the names of any persons whom the claimant may know to have an interest in the premises and the scire facias shall be issued containing such additional names. But the parties to the claim may agree upon an amicable scire facias upon such terms as may be agreed upon with the same effect as if a scire facias in the form aforesaid had been duly issued served and returned or the defendants or any of them may waive the issue of a scire facias and appear with like effect as if the scire facias had been issued and served.

Section 10. The sheriff to whom the scire facias is given for service shall add to the writ as parties defendant all persons other than those named therein who may be found in possession of the property described or any part thereof and in case no one is in possession he shall post a true copy of the writ on the most public part of said property and he shall add to the said writ the names of any persons not already named therein whom he may ascertain to have an interest in the property described or any part thereof which writ shall then be further served as follows:

(a) By serving as in the case of a summons such of those named in the writ or added thereto as may be found in the county in which the writ issued and

(b) Where the sheriff has information that those named in the writ or added thereto or any of them may be found in any other county of this Commonwealth the said persons shall be served as in case of a summons by the sheriff of the county in which the said defendants or any of them may reside he being deputized for that purpose by the sheriff of the county in which the writ issued and

(c) In case any of those named in the writ or added thereto cannot be found or their residences within this Commonwealth are unknown or in case they reside without the Commonwealth the said writ may be served by advertising a copy thereof or a brief notice of the contents of the same once a week for three successive weeks in one newspaper of general circulation in the county and in the legal periodical if any designated by the court

for that purpose. Provided however That any defendant may accept service of said writ in person or by counsel with the same effect as if duly served therewith by the sheriff.

Where the said writ or the brief notice of the contents thereof have been advertised as aforesaid the same shall have the same effect as if the writ had been personally served and all those named therein as to whom publication has been made shall file their affidavit of defence as required by the said writ within fifteen days after the date of the last weekly advertisement of the said writ. Service of any such writ may be made at any time within three months from the date on which it was issued but it shall be served and returned at the earliest date possible and the plaintiff may require its return at any time whether or not it be actually served.

Section 11. If no affidavit of defence be filed within the time designated judgment may be entered and damages assessed by the prothonotary by default for want thereof. Such assessment shall include a five per centum fee for collection to plaintiff's attorney not exceeding however twenty dollars. If an affidavit of defence be filed a rule may be taken for judgment for want of a sufficient affidavit of defence or for so much of the claim as is insufficiently denied with leave to proceed for the residue. The defendant may by rule require the plaintiff to reply under oath or affirmation to the statements set forth in the affidavit of defence and after the replication has been filed may move for judgment on the whole record.

Section 12. Tax claims shall be prima facie evidence of the facts averred therein in all cases and the averments in such claims shall be conclusive evidence of the facts averred therein except in the particulars in which those averments shall be specifically denied by the affidavit of defence or amendment thereof duly allowed. A compulsory nonsuit upon trial shall be equivalent to a verdict for defendant whether the plaintiff appeared or not. If plaintiff recovers a verdict upon trial in excess of the amount admitted by the defendant in his affidavit of defence or pleadings he shall be entitled to an attorney's fee for collection equal to five per centum of such excess but not exceeding fifty dollars.

Section 13. The judgment upon such claim may be revived by writ of scire facias in the following form: The Commonwealth of Pennsylvania to C D and E F greeting.

Whereas A B claimant on the day of Anno Domini 1.... recovered judgment in the sum of dollars against you that the following described property be sold to satisfy the same:

(Here describe property in full)

And whereas we have been given to understand that though judgment as aforesaid was rendered yet the amount thereof is still due and unpaid and remains as a lien against said property. Now you are hereby notified to file your affidavit of defence to A B's claim upon said judgment if any defence you have in the office of the prothonotary of said court within fifteen days after service of this writ upon you. If no affidavit of defence be filed within that time said judgment may be revived against you for the amount set forth with interest from the time of its recovery and said property be sold to recover the whole thereof.

Witness the Honorable President Judge of our said court this day of Anno Domini 1....

(Seal) Prothonotary.

But the parties to the judgment may agree upon an amicable scire facias to revive or to an amicable judgment of revival upon such terms as may be agreed upon with the same effect as if a scire facias in the form aforesaid had been duly issued served and returned.

Section 14. Said writ of scire facias shall be served and the proceedings thereon shall be conducted as to persons who are found by the sheriff in the manner hereinbefore provided for the original scire facias sur claim but in any and all events two returns of nihil habet to the writs to revive shall be equivalent to personal service upon the defendants. The practice and procedure following said scire facias to revive so far as applicable shall be the same as in the case of the original scire facias to collect the claim.

Section 15. All judgments for the plaintiff whether on the original scire facias or any scire facias to revive shall be de teris only and shall be recovered out of the property bound by the lien and not otherwise but the costs whether as against the plaintiff or the defendant actually defending against the claim may be recovered by execution as in personal actions.

Section 16. After the expiration of twenty days from the recovery of judgment whether on the original scire facias or any scire facias to revive except in cases where the property named is essential to the business of a quasi-public corporation the court shall upon the petition of the plaintiff appoint a sequestrator of the rents issues and profits of the property bound by the judgment unless in the meantime an appeal be taken and approved security given to operate as a supersedas. If the owner against whom the judgment is entered be in possession of the property sequestered or the party in possession refuse to pay a fair rent the court shall upon petition filed and served grant a rule and if it be made absolute award a writ in the nature of a writ of habere facias possessionem directed to the owner commanding him to deliver such possession to the sequestrator within fifteen days thereafter unless such property be occupied by the owner and his family for a home in which case he shall be entitled to retain possession for a period of three months from the time the petition was served upon him.

Section 17. Every claim filed scire facias issued verdict recovered and judgment entered in accordance with the provisions of this act shall be docketed in appropriate dockets and except as hereinafter provided shall be entered upon the judgment index of the court. When a claim is stricken off or satisfied the

name of a defendant stricken out a scire facias discontinued or quashed or a verdict or judgment stricken off or satisfied a note thereof shall be made on such docket or dockets. Provided however That in counties in which the filing of liens for county taxes was authorized by law prior to the passage of this act the method of filing entering docketing and indexing liens for county road poor and other taxes assessed in such counties shall remain and be continued thereafter in the same manner and form as in use prior to the passage of this act.

Section 18 It shall be the duty of the prothonotaries of the courts of common pleas to keep a locality index in which shall be entered all tax claims hereafter filed and upon any written order therefor they shall give a certificate of search showing all the claims filed against any property. For so doing they shall receive the sum as provided by the various prothonotaries fee bills.

Section 19 At any time before the property is sold approved security may be entered for a stay of proceedings until the expiration of one year after the date of filing the claim. The entry of such security by the owner before the entry of judgment on the claim shall be equivalent to an admission by him that the property is liable for the claim. After the stay has expired the claimant may proceed upon the claim and the bond given separately or simultaneously.

Section 20 Execution upon any judgment recovered upon any such claim except where the property named is essential to the business of a quasi-public corporation shall be by writ of levavi facias in the following form
The Commonwealth of Pennsylvania

To the sheriff of county, greeting
Whereas A. B. claimant on the day of Anno Domini 1.... recovered judgment in the sum ofdollars with interest from the day of Anno Domini 1.... and the costs amounting to dollars in our court of common pleas of said county of term number M. L. D. against C. D. and E. F. that the following described property in your bailiwick be sold to satisfy the same namely
(Here describe the property in full)

Now this is to command you that you expose the said property to sale by public vendue and outcry after due advertisement according to law and that return of said sale with the moneys realized thereby and this writ you make to our said court on theday ofAnno Domini 1....

Witness the HonorablePresident Judge of our said court thisday of Anno Domini 1....

Advertisement of such sale shall be made and the deed to the purchaser shall be executed acknowledged and delivered as in other real estate sales by the sheriff.

Section 21 The plaintiff in any judgment recovered on a tax claim may upon paying the sheriff's costs fix an upset price to be realized at any sale under such judgment sufficient to pay all tax claims and all accrued but unfilled tax claims in full. No sale shall be made on a judgment recovered on a tax claim except for a sum sufficient to pay all tax claims in full except as hereinafter provided and the plaintiff in such judgment may purchase the property at such sale for that sum if no one bids a higher price therefor.

Section 22. Where judgment is recovered upon any claim the property named in which is essential to the business of a quasi-public corporation the claimant shall have execution thereupon as in other cases of judgments against such corporations. Upon the distribution of any fund realized by a sale of the franchises and the whole or any part of the assets of the corporation the court shall determine the actual value of the property bound by the lien and the claim shall be preferred with such other claims to the extent of the value thus determined.

Section 23 The lien of a tax claim shall not be divested by any judicial sale of the property lien where the amount due is indefinite or undetermined or where the same is not due and payable nor shall the lien of a tax claim be divested by any judicial sale of the property lien as respects so much thereof as the proceeds of such sale may be insufficient to discharge nor except as hereinafter provided shall a judicial sale of the property lien under a judgment obtained on a tax claim discharge the lien of any other tax claim than that upon which said sale is had except to the extent that the proceeds realized are sufficient for its payment after paying the costs and expenses of the sale and of the writ upon which it was made and any other prior tax claims to which the fund may first be applicable. On any such sale being made all tax claims shall be paid out of the proceeds thereof first the oldest tax having priority and mortgages ground-rents and other charges on or estates in the property which were recorded or created where recording is not required before any tax other than for the current year accrue shall not be disturbed by such sale unless a prior lien is also discharged thereby. In case the property be not sold for a sum sufficient to pay all tax claims together with the costs thereon the plaintiff in any such claim may postpone the sale without payment of costs and file his petition setting forth that more than one year has elapsed since the filing of his claim that he has exposed the property to sheriff's sale thereunder and was unable to obtain a bid sufficient to pay the upset price in full and that he will bid sufficient to pay the upset price and upon the production of searches or a title insurance policy showing the state of the record and the ownership of the property and of all tax claims mortgages ground-rents or other charges on or estates in the land the court shall grant a rule upon all parties thus shown to be interested to appear and show cause why a decree should not be made that said property be sold freed and cleared of their respective claims mortgages charges and estates. If upon a

hearing thereafter the court is satisfied that service has been made of said rule upon the parties respondent in the manner provided in this act for the service of writs of scire facias to obtain judgments upon tax claims and that the facts stated in the petition be true it shall order and decree that said property be sold at a subsequent sheriff's sale day to be fixed by the court without further advertisement clear of all claims liens mortgages charges and estates to the highest bidder at such sale and the proceeds realized therefrom shall be distributed in accordance with the priority of such claims and the purchaser at such sale shall take and forever thereafter have an absolute title to the property sold free and discharged of all tax claims liens mortgages charges and estates of whatsoever kind subject only to the right of redemption as provided by law.

Any person interested may at any time before the sale pay the petitioner the whole of his claim with interest and costs whereupon the proceedings on petition shall at once determine.

For the purpose of enabling the petitioner in any such proceeding to give the notice required he may take the testimony of the defendant in the claim or any other person whom he may have reason to believe has knowledge of the whereabouts of any of the parties respondent either by deposition commission or letters rogatory.

Any municipality being a claimant shall have the right and is hereby empowered to bid and become the purchaser of the property at such sale and while the said property so purchased is held and owned by such municipality it shall not be subject to tax claims unless it be redeemed by the former owner or other person having the right to redeem as provided by the act to which this is an amendment. It however a municipality shall be come the purchaser at said sale the former owner or other person desiring to redeem shall pay all tax claims accrued and chargeable against the property prior to the sale thereof together with the costs and interest thereon also all tax claims whether filed or not which would have accrued and become chargeable against the property had the same been purchased at the sale by some party other than the municipality.

Upon the delivery by the sheriff of a deed for any property sold under a tax claim the judgment upon which such sale was had shall thereupon and forever thereafter be final and conclusive as to all matters of defense which could have been raised in the proceeding including payment and no error or irregularity in obtaining or entering of such judgment shall affect the validity thereof.

Section 24 The owner of any property sold under a tax claim or his assignees or any party whose lien or estate has been discharged thereby may redeem the same at any time within one year from the date of the acknowledgment of the sheriff's deed therefor upon payment of the amount bid at such sale the cost of drawing acknowledging and recording the sheriff's deed the amount of all tax claims whether or not entered as liens if actually paid the principal and interest of estates and encumbrances not discharged by the sale and actually paid the insurance upon the property and other charges and necessary expenses on the property actually paid less rents or other income therefrom and a sum equal to interest at the rate of ten per centum per annum thereon from the time of each of such payments. If both owner and creditor desire to redeem the owner shall have the right so to do only in case he pays the creditor's claim in full. If more than one creditor desires to redeem the one who was lowest in lien at the time of sale shall have the prior right upon payment in full of the claim of the one higher in lien. Within the year one who was lower in lien may redeem from one higher in lien who has already redeemed and the owner may redeem from him and so on throughout in each case by paying the claims of the one whose right was higher and one higher in lien may redeem from one lower in lien unless his claim is paid but in each case the right must be exercised within the year. Any person entitled to redeem may present his petition to the proper court setting forth the facts and his readiness to pay the redemption money whereupon the court shall grant a rule to show cause why the purchaser should not reconvey to him the premises sold and if upon hearing the court shall be satisfied of the facts it shall make the rule absolute and upon payment being made or tendered shall enforce it by attachment.

Section 25 Any claim petition answer replication scire facias affidavit of defence or other paper filed of record may be amended from time to time by agreement of the parties or by leave of court upon petition for that purpose under oath or affirmation setting forth the amendment desired that the averments therein contained are true in fact and that by mistake they were omitted from or wrongfully stated in the particulars as to which the amendment is desired. Such amendments shall be of right saving intervening rights except that no amendment of the claim shall be allowed after the time for its filing has expired which undertakes to substitute an entirely different property from that originally described in the claim but the description of the property may be amended so as to be made more accurate as in other cases of amendment. The court may for cause shown and filed of record enlarge the time for filing the affidavit of defence answer or replication for issuing a scire facias or for entering security by rule or special or standing order and any judgment by default may be opened by the court upon cause shown by interveners or other defendants as in other cases but no enlargement of the time for issuing a scire facias shall extend the same beyond the time herein provided for preserving or retaining the lien thereof.

Section 26 Any rule granted under the provisions of this act may be made returnable at such time as the court may direct either therein or by rule of court or by special or standing order. All petitions answers and replications shall be under oath or affirmation. Answers must be filed and served within fifteen days after service of the petition and rules and

replications must be filed within fifteen days after service of the last of the answers. Replications must be confined to a reply to new matter set forth in the answers. The facts averred by either party and not denied in the answer or replication of the other shall be taken as true in all subsequent proceedings in the cause without the necessity for proof thereof unless amended as herein set forth. Any fact necessarily found by the court in finally determining a rule shall also be taken as true in all subsequent proceedings in the cause without the necessity for proof thereof unless either party by writing filed and served at least ten days prior to the time fixed for trial requires that it be submitted to the jury.

Section 27. Unless otherwise herein provided all notices, petitions and rules shall be served upon counsel for the parties interested or upon the parties themselves in the manner bills in equity are served or upon the owner by leaving a copy with the party in possession of the real estate or in default of service in any of the methods stated then in such manner as the court shall direct.

Section 28. Whenever security is required to be given in accordance with the provisions of this act it may be approved by the prothonotary subject to an appeal to the court as in other cases. If thereafter the security be found to be insufficient new security may be required within a given time in default of the entry of which the cause may proceed with the same effect as if none had been given the sureties however remaining liable. By agreement of the parties or upon approval by the court after notice new security may be entered in lieu of that originally taken and an exonerateur entered on the first bond or the security given may be limited to a particular property if clear of encumbrances and if also the security be entered as a lien upon said property.

Section 29. From any definite judgment order or decree entered by the court of common pleas under any of the provisions of this act or from the refusal to open a judgment entered by default an appeal may be taken by the party aggrieved to the Supreme or Superior Court as in other cases.

Section 30. This act shall apply only to claims wherein the right to file a lien accrues after the date of its approval but the rights of other claimants under existing laws shall remain unaffected by its passage and all claims properly filed thereunder are hereby validated.

Section 31. Nothing contained in this act shall be construed to repeal or affect the validity of the following acts of assembly to wit:

An act approved the first day of May one thousand nine hundred thirteen (Pamphlet Laws two hundred and eighty-five) entitled "An act providing for the return of taxes on seated lands in counties poor districts boroughs incorporated towns and townships for county poor borough town or township taxes respectively and providing for the sale of such lands for taxes" and

The act approved the first day of June one thousand nine hundred fifteen (Pamphlet Laws six hundred and sixty) entitled "An act to amend an act approved the twenty-first day of May Domini one thousand nine hundred thirteen entitled 'An act providing for the return of taxes on seated lands in counties poor districts boroughs incorporated towns and townships for county poor borough town or township taxes respectively and providing for the sale of such lands for taxes' so as to include school districts."

Section 32. The act approved the fourth day of June one thousand nine hundred and one (Pamphlet Laws three hundred and sixty-four) entitled "An act providing when how upon what property and to what extent liens shall be allowed for taxes and for municipal improvements and for the removal of nuisances the procedure upon claims filed therefor the methods for preserving such liens and enforcing payment of such claims the effect of judicial sales of the properties lien and the manner of distributing the proceeds of such sales" and the several amendments and supplements thereto so far as the same relate or apply to tax liens and tax claims are hereby repealed. All other acts and parts of acts except as hereinbefore provided inconsistent with this act be and the same are hereby repealed. The repeal by this act of any act of assembly or part thereof shall not revive any act heretofore repealed or suspended.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—175.

Allum,	Ehrhardt,	Krause,	Roman,
Armstrong,	Byans,	Krugh,	Ruch,
Asbury,	Bydman,	Lafferty,	Ruddy,
Aston,	Fitzgibbon,	Leeds,	Ruth,
Baker,	Fowler,	Lewis,	Schaeffer,
Bald,	Fox,	Long,	Schilling,
Beaver,	Franklin,	Love,	Schwartz,
Beechley,	Gearhart,	McBride,	Sieg,
Beil,	Gelder,	McCaig,	Shaffer,
Bildspacker,	Gibbon,	McCann,	Shannon,
Blair,	Glass,	McCarthy,	Shellenberger,
Blunt,	Goehring,	McClure,	Sinclair,
Blumberg,	Golder,	McCurdy,	Smiley,
Boland,	Goodnough,	McGowan,	Smith, H. J.,
Bower,	Goss,	McHugh,	Smith, H.,
Brendle,	Green,	McKnight,	Smith, J. W.,
Brenneman,	Griffith,	McMullen,	Soffel,
Brooks,	Hagerty,	McOwen,	Sowers,
Brown, F. B.,	Haideman,	McVicar,	Spradley,

Brown, T. R.,	Hampson,	Magill,	Stackhouse,
Campbell,	Harding,	Mangan,	Stadlander,
Catlin,	Harer,	Marcus, J.,	Stark,
Chaplin,	Harry,	Marcus, J. C.,	Steedle,
Comer,	Hasslett,	Martin,	Sterling,
Conner,	Hatrack,	Michel,	Stevens,
Craig, J. R.,	Haws,	Miller, A.,	Stewart,
Craig, J. O.,	Heffernan,	Miller, A. S. C.,	Strauss,
Crum,	Henderson, E.,	Miller, C.,	Thomas,
Curran,	Henderson, W.,	Miller, D. I.,	Trainer,
Davis,	Hess,	Miller, D. D.,	Van Alen,
Dawson,	Hetrick,	Miller, J. J.,	Vickerman,
DeHaas,	Hoffman, J. N.,	Mitchell,	Walker, J. A.,
Denning,	Holcombe,	Morris,	Weamer,
Dewey, C. P.,	Hoover,	Ogle,	Wells,
Dewey, P. H.,	Horne,	Orr,	Wetach,
Diehm,	Hough,	Perry,	Whitaker,
Dilsheimer,	Huston,	Phillips,	Whitehouse,
Ditrich,	Jones, W. W.,	Pike,	Williams,
Donneley,	Jordon,	Posay,	Woner,
Drinkhouse,	Kantner,	Quigley,	Wood,
Dunlap,	Kelly,	Rhoads,	Woodruff,
Dunn,	Kinsman,	Richards,	Zook,
Eaches,	Kohler,	Rieder,	Spangler,
Edmonds,	Kooser,	Rinn,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

The SPEAKER. The hour of 8:15 P. M. having arrived, the Chair will take up the special order set for this hour.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 834, entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by providing for the appointment dismissal and reduction of teachers principals and supervisors

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. JAMES A. WALKER. Mr. Speaker, this bill applies only to the first and second class school districts. All it does is to carry out certain things in these two districts and gives the teacher the right to make good. The teacher can only be discharged for certain reasons, and then only by charges in writing, and then only during the three-year probationary period.

Mr. CHRISTIAN MILLER. Mr. Speaker, I would like to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Walker, permit himself to be interrogated?

Mr. JAMES A. WALKER. I will, Mr. Speaker.

Mr. CHRISTIAN MILLER. Mr. Speaker, I would like to ask the gentleman who is going to be the judge as to whether they are making good or not?

Mr. JAMES A. WALKER. The school board.

Mr. FOX. Mr. Speaker, I would like to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Walker, permit himself to be further interrogated?

Mr. JAMES A. WALKER. Yes, sir, Mr. Speaker.

Mr. FOX. Have you any assurance that this bill will not be amended in the Senate?

Mr. JAMES A. WALKER. Mr. Speaker, I would not dare assure this House as to what the Senate will do on any bill.

Mr. FOX. Might not this bill be amended in the Senate to include the third and fourth class districts?

Mr. JAMES A. WALKER. Even if it is amended in the Senate, it has to come here for approval.

Mr. FOX. Mr. Speaker, I would like to know why the word immortality is used?

Mr. JAMES A. WALKER. We used to think that was the proper word to use in connection with school teachers, we thought they would never die. This is merely a mistake in printing, and the word will be amended in the Senate to read "immorality". I did not want to mention the word here.

On the question recurring,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—179.

Alexander,	Elgin,	Krugh,	Roman,
Allum,	Evans,	Lafferty,	Ruch,
Armstrong,	Feldman,	Leeds,	Ruddy,
Asbury,	Finney,	Lewis,	Ruth,
Aston,	Fitzgibbon,	Long,	Schaeffer,
Baker,	Flynn,	Love,	Schilling,
Baldi,	Fowler,	McBride,	Schwartz,
Barnhart,	Fox,	McCaig,	Sieg,
Beckley,	Franklin,	McCann,	Shaffer,
Bell,	Gearhart,	McCarthy,	Shannon,
Bidelspacker,	Gelder,	McClure,	Shellenberger,
Bluett,	Gibbon,	McConnell,	Sinclair,
Blumberg,	Glass,	McCurdy,	Smiley,
Boiard,	Goehring,	McGowan,	Smink,
Bower,	Golder,	McHugh,	Smith, H. J.,
Brady,	Goodnough,	McKim,	Smith, H.,
Brendie,	Goss,	McKnight,	Smith, J. W.,
Brenneman,	Green,	McMullen,	Smith, L.,
Bromley,	Griffith,	McOwen,	Snowden,
Brooks,	Hagerty,	McVicar,	Soffel,
Brown, F. B.,	Haines,	Magill,	Spowls,
Brown, T. E.,	Haldeman,	Mangan,	Stadtlander,
Burns,	Hampson,	Marcus, J.,	Stark,
Campbell,	Harding,	Marcus, J. C.,	Steedie,
Chaplin,	Harry,	Marshall,	Sterling,
Clutton,	Haslett,	Martin,	Stevens,
Comeror,	Hatrick,	Mantz,	Stevenson,
Conner,	Haws,	Michel,	Stewart,
Cook,	Heffernan,	Miller, A. S. C.,	Strauss,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Thomas,
Cratty,	Henderson, W.,	Miller, D. I.,	Trainer,
Curran,	Hess,	Miller, H. F.,	Vickerman,
Curry,	Hetrick,	Miller, J. J.,	Weiss,
Dawson,	Hoffman, J. N.,	Mitchell,	Wettach,
DeHaas,	Hoover,	Morris,	Whitaker,
Denning,	Horne,	Orr,	Whitehouse,
Dewey, C. P.,	Hough,	Perry,	Whiteman,
Dewey, P. H.,	Huston,	Phillips,	Williams,
Diehn,	Jones, D. J.,	Pike,	Woner,
Disheimer,	Jones, W. W.,	Posey,	Wood,
Dithrich,	Kantner,	Quigley,	Woodruff,
Donneley,	Kelly,	Richards,	Zook,
Drinkhouse,	Kinsman,	Rieder,	Spangler,
Dunn,	Kohler,	Rinn,	Speaker.
Eaches,	Kooser,		
Edmonds,	Krause,		

NAYS—1.

Crum,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. WONER. Mr. Speaker, I call for the order of the day.

The SPEAKER. The order of the day having been called for, the Chair will now take up the special order set for 8:30 P. M.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1431, entitled:

An Act to regulate the drilling operating and abandoning of oil and gas wells and providing a penalty for violation of the provisions of this act

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally.

Mr. WONER. Mr. Speaker, the object of this bill is plainly set forth in the title. It is a bill to regulate, control and operate any oil and gas territory in the State of Pennsylvania. I do not believe that the House cares for me to go over this bill section by section.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—167.

Alexander,	Flynn,	Love,	Schwartz,
Allum,	Fox,	McCaig,	Sieg,
Asbury,	Franklin,	McCann,	Shannon,
Aston,	Gearhart,	McClure,	Shellenberger,
Baker,	Gelder,	McConnell,	Sinclair,
Barnhart,	Gibbon,	McCurdy,	Smiley,
Beaver,	Glass,	McGowan,	Smith, H. J.,
Bell,	Goehring,	McHugh,	Smith, H.,
Bidelspacker,	Golder,	McKim,	Smith, J. W.,
Bluett,	Goodnough,	McKnight,	Smith, L.,
Blumberg,	Goss,	McMullen,	Snowden,
Bower,	Green,	McOwen,	Sowers,
Brenneman,	Griffith,	McVicar,	Spowls,
Bromley,	Hagerty,	Magill,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Steedie,
Burns,	Hampson,	Marshall,	Sterling,
Catlin,	Harding,	Martin,	Stevens,
Chaplin,	Harer,	Mantz,	Stevenson,
Clutton,	Haslett,	Miller, A.,	Stewart,
Comeror,	Hatrick,	Miller, A. S. C.,	Strauss,
Conner,	Haws,	Miller, C.,	Thomas,
Craig, J. O.,	Henderson, E.,	Miller, D. I.,	Trainer,
Cratty,	Henderson, W.,	Miller, D. D.,	Van Alen,
Crum,	Hess,	Miller, H. F.,	Vickerman,
Curry,	Hetrick,	Miller, J. J.,	Walker, G. T.,
Davis,	Hoffman, J. N.,	Mitchell,	Walker, J. A.,
Dawson,	Horne,	Morris,	Weamer,
DeHaas,	Hough,	Ogle,	Wells,
Dewey, C. P.,	Huston,	Orr,	Wells,
Dewey, P. H.,	Jones, D. J.,	Perry,	Wettach,
Disheimer,	Jones, W. W.,	Pike,	Whitaker,
Dithrich,	Kantner,	Posey,	Whitehouse,
Donneley,	Keene,	Rhoads,	Whiteman,
Dunlap,	Kelly,	Richards,	Williams,
Dunn,	Kinsman,	Rieder,	Wolfe,
Eaches,	Kooser,	Rinn,	Woner,
Edmonds,	Krause,	Roman,	Wood,
Ehrhardt,	Krugh,	Ruddy,	Woodruff,
Elgin,	Leeds,	Ruth,	Zook,
Evans,	Lewis,	Schaeffer,	Spangler,
Feldman,	Long,	Schilling,	Speaker.
Fitzgibbon,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1382, entitled:

An Act permitting certain domestic mutual fire insurance companies to issue cash premium policies without assessment liability and providing for the distribution and escheat of the surplus of certain domestic mutual fire insurance companies in event of dissolution

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—177.

Alexander,	Dunn,	Kinsman,	Ruddy,
Allum,	Eaches,	Kohler,	Ruth,
Armstrong,	Edmonds,	Kooser,	Schaeffer,
Asbury,	Ehrhardt,	Krause,	Schilling,
Aston,	Elgin,	Lafferty,	Schwartz,
Baker,	Feldman,	Leeds,	Sieg,
Baldi,	Finney,	Lewis,	Shannon,
Barnhart,	Fitzgibbon,	Long,	Shellenberger,
Beaver,	Flynn,	McBride,	Sinclair,
Beckley,	Fowler,	McCaig,	Smink,
Bell,	Fox,	McCarthy,	Smith, H. J.,
Bidelspacker,	Franklin,	McClure,	Smith, H.,
Blair,	Gearhart,	McConnell,	Smith, L.,
Bluett,	Gibbon,	McCurdy,	Snowden,
Blumberg,	Glass,	McHugh,	Spowls,
Boiard,	Goehring,	McKnight,	Stackhouse,
Bower,	Golder,	McMullen,	Stadtlander,
Brady,	Goodnough,	McOwen,	Stark,
Bromley,	Goss,	McVicar,	Steedie,
Brooks,	Griffith,	Mangan,	Sterling,
Brown, F. B.,	Hagerty,	Marcus, J.,	Stevens,
Brown, T. R.,	Haines,	Marcus, J. C.,	Stevenson,

Burns,	Haldeman,	Martin,	Stewart,
Campbell,	Harding,	Mantz,	Strauss,
Catlin,	Harer,	Michel,	Thomas,
Chaplin,	Harry,	Millar, A.,	Trainer,
Clutton,	Haslett,	Miller, A. S. C.,	Van Alen,
Comeror,	Hatrick,	Miller, D. D.,	Vickerman,
Conner,	Heffernan,	Miller, H. F.,	Walker, G. T.,
Cook,	Henderson, E.,	Miller, J. J.,	Walker, J. A.,
Craig, J. R.,	Henderson, W.,	Mitchell,	Weamer,
Craig, J. O.,	Hess,	Morris,	Weiss,
Cratty,	Hetrick,	Ogle,	Wells,
Crum,	Hoffman, J. N.,	Orr,	Wettach,
Curran,	Holcombe,	Perry,	Whitaker,
Curry,	Hoover,	Phillips,	Whitehouse,
Dawson,	Horne,	Pike,	Williams,
DeRaas,	Hough,	Posey,	Wolfe,
Denning,	Huston,	Quigley,	Woner,
Dewey, C. P.,	Jones, D. J.,	Rhoads,	Wood,
Dewey, P. H.,	Jones, W. W.,	Richards,	Woodruff,
Dilsheimer,	Jordon,	Rieder,	Zook,
Dithrich,	Kantner,	Rinn,	Spangler,
Donneley,	Kelly,	Roman,	Speaker.
Dunlap,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1514, entitled:

An Act to amend section two hundred and seven of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and providing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—153.

Alexander,	Feldman,	Long,	Schilling,
Allum,	Fitzgibbon,	Love,	Schwartz,
Aston,	Flynn,	McCaig,	Sieg,
Baker,	Fox,	McCann,	Shellenberger,
Baldi,	Franklin,	McCarthy,	Shinclair,
Barnhart,	Gearhart,	McClure,	Smiley,
Beckley,	Gelder,	McConnell,	Smink,
Bell,	Gibbon,	McCurdy,	Smith, H.,
Bluet,	Glass,	McHugh,	Smith, J. W.,
Blumberg,	Goehring,	McKim,	Snowden,
Bolard,	Golder,	McKnight,	Soffel,
Bower,	Goodnough,	McOwen,	Stackhouse,
Brendle,	Green,	McVicar,	Stadtlander,
Brenneman,	Griffith,	Magill,	Stark,
Bromley,	Haines,	Marcus, J.,	Steedle,
Brooks,	Haldeman,	Marcus, J. C.,	Sterling,
Brown, T. R.,	Harding,	Marshall,	Stevens,
Campbell,	Harer,	Martin,	Stevenson,
Chaplin,	Haslett,	Michel,	Stewart,
Clutton,	Hatrick,	Millar, A.,	Strauss,
Comeror,	Haws,	Millar, A. S. C.,	Trainer,
Conner,	Henderson, E.,	Miller, C.,	Van Alen,
Cook,	Henderson, W.,	Miller, D. I.,	Walker, G. T.,
Craig, J. O.,	Hess,	Miller, D. D.,	Walker, J. A.,
Cratty,	Hetrick,	Miller, J. J.,	Weamer,
Curran,	Hoffman, J. N.,	Mitchell,	Weiss,
Curry,	Horne,	Morris,	Wells,
Dawson,	Hough,	Ogle,	Whitaker,
DeRaas,	Huston,	Perry,	Whitehouse,
Denning,	Jones, D. J.,	Phillips,	Whiteman,
Dewey, P. H.,	Jones, W. W.,	Pike,	Williams,
Dilsheimer,	Jordon,	Quigley,	Wolfe,
Dithrich,	Kantner,	Richards,	Woner,
Drinkhouse,	Kelly,	Rieder,	Wood,
Dunlap,	Kinsman,	Roman,	Woodruff,
Edwards,	Kooser,	Ruch,	Zook,
Ehrhardt,	Krause,	Ruth,	Spangler,
Elgin,	Lafferty,	Schaeffer,	Speaker.
	Leeds,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1021, entitled:

An Act providing for the condemnation by the Commonwealth of lands suitable and desirable for Forest purposes or Game Preserve purposes or the perpetuation and protection of Fish and defining the powers and duties of the Department of Forestry the Board of Game Commissioners and the Department of Fisheries respectively in relation thereto

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—164.

Allum,	Donneley,	Jordon,	Ruddy,
Armstrong,	Drinkhouse,	Kantner,	Schaeffer,
Asbury,	Dunlap,	Keene,	Schilling,
Aston,	Dunn,	Kelly,	Schwartz,
Baker,	Edmonds,	Kohler,	Sieg,
Baldi,	Ehrhardt,	Kooser,	Shannon,
Barnhart,	Elgin,	Krause,	Sinclair,
Beaver,	Evans,	Krug,	Smink,
Beckley,	Feldman,	Lafferty,	Smith, H. J.,
Bell,	Finney,	Leeds,	Smith, H.,
Bidelspacker,	Fitzgibbon,	Love,	Smith, J. W.,
Blair,	Flynn,	McBride,	Soffel,
Bluet,	Fowler,	McCaig,	Sowers,
Blumberg,	Fox,	McCann,	Sprowls,
Bolard,	Gearhart,	McClure,	Stackhouse,
Bower,	Gelder,	McCurdy,	Stadtlander,
Brady,	Gibbon,	McGowan,	Stark,
Brenneman,	Glass,	McKnight,	Steedle,
Bromley,	Goehring,	McOwen,	Sterling,
Brooks,	Golder,	McVicar,	Stevenson,
Brown, F. B.,	Goodnough,	Mangan,	Stewart,
Brown, T. R.,	Green,	Marcus, J. C.,	Strauss,
Burns,	Griffith,	Marshall,	Thomas,
Campbell,	Hagerty,	Mantz,	Trainer,
Catlin,	Haines,	Michel,	Van Alen,
Chaplin,	Hampson,	Millar, A.,	Walker, J. A.,
Clutton,	Harding,	Millar, A. S. C.,	Weamer,
Comeror,	Harry,	Miller, C.,	Weiss,
Cook,	Haslett,	Miller, D. I.,	Wettach,
Craig, J. R.,	Hatrick,	Miller, D. D.,	Whitaker,
Craig, J. O.,	Haws,	Miller, J. J.,	Whitehouse,
Cratty,	Heffernan,	Mitchell,	Whiteman,
Curran,	Henderson, W.,	Morris,	Williams,
Curry,	Hess,	Ogle,	Wolfe,
Davis,	Hetrick,	Perry,	Woner,
Dawson,	Hoffman, J. N.,	Pike,	Wood,
Denning,	Hoover,	Quigley,	Woodruff,
Dewey, C. P.,	Hough,	Rhoads,	Zook,
Dewey, P. H.,	Huston,	Rieder,	Spangler,
Diehm,	Jones, D. J.,	Rinn,	Speaker.
Dilsheimer,	Jones, W. W.,	Ruch,	
Dithrich,			

NAYS—1.

Alexander,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1464, entitled:

An Act to amend sections five hundred and eighty-five and five hundred and eighty-seven of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—155.

Alexander,	Elgin,	McBride,	Schwartz,
Allum,	Feldman,	McCaig,	Sieg,

Armstrong,	Franklin,	McCann,	Shellenberger,
Asbury,	Flynn,	McCarthy,	Sinclair,
Baker,	Fox,	McClure,	Smink,
Baldi,	Gearhart,	McCurdy,	Smith, H. J.,
Beaver,	Gelder,	McGowan,	Smith, H.,
Beckley,	Gibbon,	McHugh,	Smith, J. W.,
Bell,	Glass,	McKim,	Snowden,
Bidelspacher,	Goehring,	McMullen,	Soffel,
Bluett,	Golder,	McOwen,	Sprolws,
Boland,	Goss,	McVicar,	Stackhouse,
Bower,	Green,	Magill,	Stadlander,
Brady,	Griffith,	Marcus, J.,	Stark,
Brendle,	Haines,	Marcus, J. C.,	Steedle,
Brenneman,	Haldeman,	Marshall,	Sterling,
Brooks,	Harding,	Mantz,	Stevens,
Brown, T. R.,	Harer,	Michel,	Stewart,
Burns,	Haslett,	Millar, A.,	Strauss,
Catlin,	Hatrick,	Millar, A. S. C.,	Thomas,
Chaplin,	Heffernan,	Miller, C.,	Trainer,
Clutton,	Henderson, F.,	Miller, D. I.,	Vickerman,
Comerer,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Craig, J. R.,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Craig, J. O.,	Hoffman, J. N.,	Mitchell,	Weamer,
Cratty,	Horne,	Morris,	Weiss,
Curran,	Hough,	Orr,	Wells,
Davis,	Jones, D. J.,	Perry,	Wetach,
Dawson,	Jones, W. W.,	Phillips,	Whitaker,
DeHaas,	Kantner,	Pike,	Whitehouse,
Dewey, C. P.,	Keene,	Quigley,	Whiteman,
Dewey, P. H.,	Kinsman,	Rhoads,	Williams,
Dilsheimer,	Kohler,	Richards,	Wolfe,
Dithrich,	Kooser,	Rinn,	Woner,
Drinkhouse,	Krause,	Roman,	Wood,
Dunlap,	Lafferty,	Ruddy,	Woodruff,
Dunn,	Leads,	Ruth,	Zook,
Faches,	Lewis,	Schaeffer,	Spangler,
Ehrhardt,	Love,	Schilling,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1515, entitled:

An Act to amend section ten of an act approved the twenty-seventh day of July one thousand eight hundred and forty-two (Pamphlet Laws four hundred and forty-one) entitled "An act to provide for the ordinary expenses of the government payment of the interest upon the State debt receiving of proposals for the sale of the public works and for other purposes" providing for the appointment by the county commissioners of a board of revision in counties of the fourth class

On the question.

Will the House agree to the bill on third reading?

It was agreed to.

On the question.

Shall the bill pass finally?

Mr. ALEXANDER. Mr. Speaker, I desire to interrogate the gentleman from Erie.

The SPEAKER. Will the gentleman from Erie, Mr. J. Reed Craig, permit himself to be interrogated?

Mr. J. REED CRAIG. Mr. Speaker, yes, sir.

Mr. ALEXANDER. Mr. Speaker, will the gentleman from Erie please tell the House what the purpose of this act is?

Mr. J. REED CRAIG. Mr. Speaker, this bill applies only to counties of the fourth class of this Commonwealth. It is a bill which amends the act of 1842, insofar as it provides that the county commissioners shall consist of a board of tax revision and appeal. This amendment to that law provides that the county commissioners shall appoint three citizens of the county who shall be owners of real estate and who shall constitute a board of revision and appeal. I took this up with the members of fourth class counties gen-

erally and they agree with me that it is a meritorious bill.

Mr. ALEXANDER. Mr. Speaker, I was not sure on the first reading of this bill whether my eyes were fooling me or not. At the present time the act provides that the board of county commissioners, who are elected by the people of the county, constitute the board of revision of taxes. Now, I don't know of any commissioners in those counties, especially in fourth class counties, to which this bill refers, who are so much overtaxed that it requires them to hire three other men at \$2,500 each to help them perform their duties. My experience has been that the county commissioners have about the least work of any men in the county. In most fourth class counties they work about one day a week, possibly a week or two, or perhaps a month, during the time when they are sitting as a board of revision of taxes. Therefore, they want to get out of that job now and hire these men while they who are elected by the people by their vote and who are directly responsible to them are here asking to be given permission to appoint three other men to sit as a board of revision of taxes and help them to do nothing. I ask you, as I represent a fourth class county, that this extra burden be not placed on the fourth class counties in order to give the county commissioners a little chance to earn their salary, and that we do not take their jobs away from them and have three other men do the work. I hope you will vote against the bill.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—59.

Allum,	Curran,	Kooser,	Phillips,
Asbury,	Dilsheimer,	Krugh,	Posey,
Aston,	Evans,	Lewis,	Rieder,
Baker,	Finney,	Love,	Ruddy,
Baldi,	Fitzgibbon,	McBride,	Schilling,
Barnhart,	Gibbon,	McCann,	Schwartz,
Blair,	Golder,	McClure,	Shannon,
Bluett,	Goss,	McConnell,	Smith, H. J.,
Blumberg,	Henderson, W.,	McGowan,	Smith, H.,
Brady,	Hough,	McKim,	Smith, J. W.,
Bromley,	Jones, D. J.,	McKnight,	Soffel,
Burns,	Jones, W. W.,	McOwen,	Stadlander,
Campbell,	Jordon,	Martin,	Walker, J. A.,
Craig, J. R.,	Keene,	Miller, C.,	Wettach,
Crum,		Morris,	

NAYS—51.

Alexander,	Diehm,	Harer,	Miller, J. J.,
Beaver,	Dunn,	Harry,	Pike,
Beckley,	Faches,	Hess,	Quigley,
Bell,	Edmonds,	Hetrick,	Rhoads,
Brooks,	Ehrhardt,	Hoffman, J. N.,	Richards,
Brown, F. B.,	Flynn,	Horne,	Ruch,
Brown, T. R.,	Gearhart,	Huston,	Shellenberger,
Chaplin,	Gelder,	Kelly,	Stark,
Craig, J. O.,	Goodnough,	McCurdy,	Strauss,
Davis,	Griffith,	Millar, A.,	Weamer,
Denning,	Hagerty,	Miller, D. I.,	Whitaker,
Dewey, C. P.,	Hampson,	Miller, D. D.,	Williams,
Dewey, P. H.,	Harding,		

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative, and the bill falls.

ADJOURNMENT.

Mr. HESS. Mr. Speaker, I move the House do now adjourn.

The motion was agreed to, and (at 9 o'clock P. M.) the House adjourned until to-morrow morning at 10 o'clock.

Legislative Journal.

Session 1921

124th of the General Assembly

Vol. 6.

HARRISBURG, PA., FRIDAY, APRIL 22, 1921.

No. 51

SENATE

FRIDAY, April 22, 1921.

The Senate met at 11 o'clock A. M.
The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) in the Chair.

PRAYER.

The Acting Chaplain Rev. J. T. Davis, offered the following prayer:

Almighty God, we recognize Thee as the only true and living God; one who will direct and lead aright if we only submit ourselves unto Thy leadership; one who will quicken the intellect; one who will direct every faculty in our being; one who will direct for the best interest of all concerned. We invoke Thy richest benediction to rest upon those upon whom the responsibility of government of the nation rests. May they at all times and under all circumstances recognize Thee in their leadership. We pray Thee to bless and sanctify to the good of all the people of this Commonwealth that which shall be done, and that even which is desirous of being done, that all may glorify God and work in harmony with the good of all the people. We ask it in His name, Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. PATTON, the further reading was dispensed with, and the Journal was approved.

PROTESTING AGAINST THE PASSAGE OF THE BILL INCREASING LICENSE FEES ON COMMERCIAL AUTOMOBILES.

The Chief Clerk read telegrams from the following individuals and companies protesting against the passage of the bill increasing the license fee on commercial automobiles:

KENNEDY CREAMERY COMPANY,
HARRY STEIN,
JOHN JAMISON,
AYER & McDINNEY,
CRAWFORD & LEHMAN,
NICE & SCHREIBER,
C. G. HEYD & CO.,
JOHN S. MORRIS,
CHARROW BROTHERS,
BOSSLER & CO.,
JOHN J. MacDONALD CO.,
HUNTER MOTOR CAR CO.

Which were referred to the Committee on Public Roads and Highways.

ORDER OF BUSINESS.

Mr. EYRE. Mr. President, I move that the first order of business for the day be bills on second reading, and then only appropriation bills on third reading.

Mr. SMITH. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,
The Senate proceeded to the second reading and consideration of Senate Bill No. 419, (House Bill No. 296), entitled:

An Act to amend section three of an act approved the nineteenth day of March one thousand nine hundred and fifteen (Pamphlet Laws five) entitled "A further supplement to an act entitled 'An act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof' approved the fifth day of May one thousand nine hundred and eleven constituting the said court the juvenile court of said county and prescribing its organization jurisdiction and powers therein and otherwise" as amended

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,
The Senate proceeded to the second reading and consideration of Senate Bill No. 467, (House Bill No. 787), entitled:

An Act to exempt electric washing machines electric vacuum or suction cleaners electric ironing machines or mangles electric dish washing machines electric sewing machines electric portable lamps electric refrigerating machines electric sad irons electric vibrators electric heaters electric ranges or electric water heaters leased or hired from levy or sale on execution or distress for rent

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,
The Senate proceeded to the second reading and consideration of Senate Bill No. 471, (House Bill No. 523), entitled:

An Act fixing the salary or compensation of the crier of the courts of quarter sessions of the peace and over and terminer and general jail delivery in the counties of the second class of this Commonwealth

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,
The Senate proceeded to the second reading and consideration of Senate Bill No. 567, (House Bill No. 464), as follows:

An Act regulating service of process from the courts of common pleas or other courts of record and extending territorial jurisdiction thereof in certain cases

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all cases wherein any cause subject matter property or interest is within the jurisdiction of any court of common pleas or other courts of record and in or more of the parties in interest therein resides beyond the limits of such jurisdiction but within the Commonwealth the authority and jurisdiction of courts shall extend to all rules notices and orders necessary in the course of procedure to be served upon the party or parties residing beyond such jurisdiction and within the Commonwealth

In such cases any and all process issuing out of the court having jurisdiction of the subject matter shall be directed to the sheriff of the county who shall deputize the sheriff of the county wherein such person resides who shall make service thereof in the same manner and with the same force and effect as if the person had been served within the county wherein the process originated.

The sheriff of the county making such service shall make a return thereof to the sheriff of the court having jurisdiction of the matter who shall return the same to the said court in the manner and with the same force and effect as provided by law for returns of service within the county.

Section 2 This act shall not apply to the writ of summons.
Section 3 All acts or parts of acts inconsistent with this act are repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 724, (House Bill No. 1000), entitled:

An Act to amend chapter three of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 863, (House Bill No. 957), entitled:

An Act to amend section ten of an act approved the sixteenth day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred ninety-three) entitled "An act to provide for the licensing and regulation of public dance halls and ball rooms and for the regulation supervision of public dances and balls in cities of the first second and third classes"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 867, (House Bill No. 914), entitled:

An Act to amend section two of an act approved the third day of May one thousand nine hundred nine (Pamphlet Laws four hundred and seventeen) entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire escapes fire-extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 894, (House Bill No. 470), entitled:

An Act declaring certain gas engines operated without mufflers nuisances and prescribing penalties

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 983, (House Bill No. 1001), entitled:

An Act to amend sections twenty-one twenty-two and twenty-three of the act approved the twenty-second day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred twenty-eight) entitled "An act relating to domestic animals defining domestic animals so as to include poultry providing methods of improving the quality thereof of preventing controlling and eradicating diseases thereof imposing certain duties upon practitioners of veterinary medicine in Pennsylvania regulating the manufacture use and sale of tuberculin mallein and other biological products for use with domestic animals defining the powers and duties of the State Livestock Sanitary Board and the officers and employees thereof fixing the compensation of the Deputy State Veterinarian and providing penalties for the violation of this act"

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1001, (House Bill No. 1191), as follows:

An Act to amend an act approved the fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws four hundred thirty-five) entitled "An act to authorize the courts of common pleas or any county when any individual church within the county has become inactive or extinct by reason of there being no resident or active trustees representing it or otherwise and the property of the church is liable to be wasted or destroyed to appoint the trustees of the State body or organization representative of the denomination of which said church was a member as trustees for said church to hold and dispose of the title to the property owned by said church and defining the procedure thereon" authorizing the said courts to appoint as trustees for the property owned or held by any church board or agency of any religious organization the trustees or body corporate of the superior judiciary with which the church has been connected when the territory covered by the said judiciary is within the State or any other appropriate board or agency of such religious organization if duly incorporated under the laws of any state of the United States

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the fifth day of June one thousand nine hundred thirteen (Pamphlet Laws four hundred thirty-five) entitled "An act to authorize the courts of common pleas of any county when any individual church within the county has become inactive or extinct by reason of there being no resident or active trustees representing it or otherwise and the property of the church is liable to be wasted or destroyed to appoint the trustees of the State body or organization representative of the denomination of which said church was a member as trustees for said church to hold and dispose of the title to the property owned by said church and defining the procedure thereon" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That when any individual church shall become inactive or extinct by reasons of there being no resident or active trustees representing it or otherwise the court of common pleas of the county wherein said church is located may appoint as trustees of said church the trustees of the State body or organization representative of the denomination of which said church was a member to hold and dispose of the title to the property of said church

Section 2 Upon the presentation of a petition to the court of common pleas of any county or one of the judges thereof in vacation by any person a member of said church or a member of the State body or organization representative of the same denomination in the State of which said church was a member setting forth that any individual church in said county has become inactive or extinct by reason of no active or resident trustees representing it or otherwise and that its property is liable to be wasted or destroyed the said court or a judge thereof during vacation shall grant a rule to show cause why the prayer of the petition shall not be granted and require a copy of the petition and rule to be published for four successive weeks in at least one newspaper of the county where said church is located of general circulation. And upon full hearing of the matter shall make such order in the case as shall be most likely to preserve the property of said church in the interests of the denomination within the State" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That when any individual church shall become inactive or extinct by reason of there being no resident or active trustees representing it or otherwise the court of common pleas of the county wherein said church board or agency is located may appoint as trustees of said church board or agency the trustees or body corporate of the superior judiciary with which such church has been connected when the territory covered by the said superior judiciary is within the State or the trustees of the

State body or organization representative of the denomination of which said church was a member or any other appropriate board or agency of such religious organization if duly incorporated under the laws of any state of the United States to take to administer hold and dispose of the title to the property of said church.

Section 2 Upon the presentation of a petition to the court of common pleas of any county or one of the judges thereof in vacation by any person a member of said church board or agency or a member or a member of the superior judiciary with which such church board or agency has been connected or a member of the State body or organization representative of the denomination of which said church board or agency was a member or agency setting forth that any individual church board or agency in said county has become inactive or extinct by reason of no active or resident trustees or body corporate representing it or otherwise and that its property is liable to be wasted or destroyed the said court or a judge thereof during vacation shall grant a rule to show cause why the prayer of the petition shall not be granted and require a copy of the petition and rule to be published for four successive weeks in at least one newspaper of the county where said church board or agency is located of general circulation And upon full hearing of the matter shall make such order in the case as shall be most likely to preserve the property of said church board or agency in the interests of the denomination within the State or elsewhere according to the uses to which it was intended to be devoted

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1003, (House Bill No. 1218), as follows:

An Act limiting the time during which public service companies may require payment of rates or tariffs in advance of service rendered

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any public service company which is engaged in furnishing any service whatsoever to the public for which a fixed rate or tariff is charged to require the consumers of such service to pay such rates or tariffs for more than thirty days in advance of the time when such service is used unless a discount of at least five per centum upon the total amount of the cost of such service so collected in advance shall be allowed to the consumer thereof It shall be the duty of the Public Service Commission to enforce the provisions of this act

Section 2 All acts and parts of acts inconsistent with this act are repealed

And said bill having been read at length the second time and agreed to

Ordered, To be transcribed for a third reading.

BILL OVER IN ORDER.

Mr. SMITH. Mr. President, I ask that Senate Bill No. 1003, (House Bill No. 1218), on second reading, entitled:

An Act limiting the time during which public service companies may require payment of rates or tariffs in advance of service rendered

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1015, (House Bill No. 1260), entitled:

An Act to provide for the planting and care of shade trees along the streets and highways of cities and providing for the collection of the cost thereof and other costs incidental thereto from the owners of property abutting on such streets and highways

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with

The Senate proceeded to the second reading and consideration of Senate Bill No. 1056, (House Bill No. 1214), entitled:

An Act relating to pillows bolsters feather beds and comfortable regulating the making remaking renovating sterilization disinfecting sale leasing delivering and consigning thereof and the possession thereof with intent to sell lease deliver or consign

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RE-COMMITTED.

Mr. SMITH. Mr. President, I move that Senate Bill No. 1056, (House Bill No. 1214), the bill just read, be recommitted to the Committee on Public Health and Sanitation.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1344, (House Bill No. 270), entitled:

An Act to amend an act approved the twenty-fifth day of February one thousand nine hundred and one (Pamphlet Laws page eleven) entitled "An act to establish a Department of Forestry to provide for its proper administration to regulate the acquisition of land for the Commonwealth and to provide for the control protection and maintenance of forestry reservations by the Department of Forestry" as amended by establishing additional bureaus and offices in said department establishing forest districts providing for forest officers assistants and labor providing for the salaries of the officers and employees of the department fixing the amount of expenditures for the acquisition of land and repealing certain acts

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1345, (House Bill No. 271), entitled:

An Act to amend an act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws page seven hundred and ninety-seven) entitled "An act to establish a Bureau of Forest Protection within the Department of Forestry designating the officers who shall constitute the bureau their duties and salaries prescribing penalties for the violation thereof and repealing all laws general special or local or any parts thereof that may be inconsistent with or supplied by this act" by providing for a chief of the Bureau of Forest Protection empowering District Foresters to act as District Fire Wardens providing for the compensation of the Chief and other Fire Wardens and persons assisting in extinguishing forest fires

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1346, (House Bill No. 572), entitled:

An Act providing for the sentencing of certain criminals to reformatories or houses of correction in counties of the first class

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1355, (House Bill No. 1069), entitled:

An Act declaring it a misdemeanor to stipulate for or receive or consent or agree to receive fees commissions gifts or things of value for procuring or endeavoring to procure loans or the purchase or discount of negotiable papers or other evidence of debt

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1357, (House Bill No. 729), entitled:

An Act providing a system whereby persons absent from their regular polling places may cast their votes imposing certain powers and duties upon the county commissioners prothonotaries return boards of the various counties and the board of registration commissions in cities of the first and second class in relation thereto and providing penalties

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1359, (House Bill No. 1245), entitled:

An Act fixing the number and salaries of the officers and employes in the Department of Mines

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1362, (House Bill No. 1309), as follows:

An Act designating employees of the Insurance Department and fixing their compensation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after June one one thousand nine hundred and twenty-one the employes of the Insurance Department shall be as herein classified

One special deputy on liquidation at an annual salary of two thousand four hundred dollars

Actuarial Staff

One life actuary at an annual salary of six thousand dollars
Two actuary clerks at annual salaries of two thousand four hundred dollars each

One actuary's clerk at an annual salary of two thousand dollars

One actuary's clerk at an annual salary of one thousand six hundred dollars

Compensation Staff

One compensation actuary at an annual salary of six thousand dollars

Two statisticians at an annual salary of three thousand dollars each

One clerk at an annual salary of one thousand four hundred dollars

Examining Staff

One chief examiner of life companies at an annual salary of three thousand dollars

One chief examiner of fire and marine companies at an annual salary of three thousand dollars

One chief examiner of casualty companies and fraternal societies at an annual salary of three thousand dollars

Six examiners at annual salaries of two thousand four hundred dollars each

Two assistant examiners at annual salaries of two thousand dollars each

Complaint and Investigation Staff

Three investigators of complaints at annual salaries of three thousand dollars each

Clerical Staff

One chief clerk at an annual salary of three thousand six hundred dollars

One cashier at an annual salary of two thousand four hundred dollars

One compiler of companies' statements at an annual salary of three thousand six hundred dollars

One license clerk at an annual salary of three thousand dollars

One assistant license clerk at an annual salary of two thousand four hundred dollars

One examiner of companies' statements at an annual salary of three thousand dollars

Five clerks at an annual salary of one thousand eight hundred dollars each

One clerk at an annual salary of one thousand six hundred dollars

One mail clerk at an annual salary of one thousand four hundred dollars

Four stenographers at annual salaries of one thousand three hundred dollars each

Two messengers at annual salaries of one thousand four hundred dollars each

Additional examiners special deputies or clerks may with the approval of the Governor be employed for special or temporary service at salaries not to exceed three hundred dollars per month for each month employed Said salaries shall be paid semi-monthly by the State Treasurer upon warrant of the Auditor General

Section 2 The act approved June twelfth one thousand nine hundred and nineteen entitled "An act designating officers and employees of the Insurance Department and fixing their compensation" and all other acts or parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1363, (House Bill No. 254), entitled:

An Act to amend an act approved the sixth day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and forty-seven) entitled "An act requiring all counties cities boroughs townships school districts and other municipalities and incorporated districts to sell any bonds or other securities issued by them to the highest responsible bidder after due public notice" making the provisions of the act also applicable to poor districts regulating the publication of such notices and the manner of receiving opening and announcing bids providing for statement as to publication et cetera to be filed by the chief officers of any such municipality in the office of the clerk of the court of quarter sessions one week before issue or delivery of any such bond obligation or security providing penalty for failure so to do and providing that securities sold in violation of the act shall be void

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1365, (House Bill No. 1054), entitled:

An Act to amend article nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended creating a State Council of Education defining its powers and duties and transferring thereto the powers and duties now vested in the State Board of Education

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1366, (House Bill No. 1350), as follows:

An Act to increase the pay of Jurors and Witnesses in this Commonwealth

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that from and after the first day of July Anno Domini one thousand nine hundred and twenty-one the pay of Jurors in this Commonwealth shall be four dollars and fifty cents and the pay of witnesses shall be two dollars per diem together with mileage at six cents per mile each way

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1367, (House Bill No. 1359), as follows:

An Act authorizing certain heads of departments of the State Government to increase the compensation of employees and prescribing a limit to said increase

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all cases where the compensation of employees in the several departments of the State Government is now fixed by statute and where the compensation is at present eighteen hundred dollars per annum or less the heads of the several departments may with the approval of the Governor increase such compensation not exceeding twenty per centum of the present compensation Provided That the maximum compensation allowed by this act shall in no case exceed the sum of two thousand dollars per annum

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1368, (House Bill No. 260), entitled:

An Act fixing the salary of the jury commissioners of the counties of the third class

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1369, (House Bill No. 346), as follows:

An Act imposing a State tax upon unnaturalized foreign born male and female persons over the age of twenty-one years resident within this Commonwealth providing for the collection of such tax and the distribution thereof and imposing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That an annual tax of five dollars for State purposes is hereby imposed upon all male and female unnaturalized foreign born persons over the age of twenty-one years resident within this Commonwealth

Section 2 It shall be the duty of each such unnaturalized foreign born person to pay such annual tax of five dollars each year or part thereof in which he or she may be a resident in any part of this Commonwealth and payment of such tax in any county for any year shall be sufficient compliance with the provisions of this act

Section 3 It shall be the duty of each borough ward and township assessor in making assessments for taxation for county purposes to make a just and perfect list of all such unnaturalized male and female foreign born persons over the age of twenty-one years resident within his respective district and it shall be the duty of such assessor to write after the name of such person upon the assessment book the word "unnaturalized" so that the tax provided by this act may be accordingly assessed by the county commissioners

Section 4 It shall be the duty of the county commissioners in the preparation of duplicates to assess against each such unnaturalized foreign born male and female person over the age of twenty-one years the annual State tax of five dollars

imposed by the provisions of this act and to require the collection of the same by the respective collectors of county taxes in the same manner and with like powers as other county taxes are collected

Section 5 It shall be the duty of each such unnaturalized foreign born person to pay such annual State tax on or before the fifteenth day of September of each year and if such persons name does not appear upon the duplicate of the collector of county taxes of the district in which such person is resident he or she is hereby required to make payment of such tax to the county treasurer of the county who is authorized to receive and receipt for the same In case any such unnaturalized foreign born person shall become a resident of the Commonwealth between the fifteenth day of September and the first day of January of the year succeeding such person shall nevertheless pay such State tax for such year and payment thereof shall be made to the county treasurer as hereinbefore provided

Section 6 Any constable police officer or member of the State police force may at any time stop any unnaturalized foreign born male or female person over the age of twenty-one years and demand from such person the production of a receipt showing the payment of the State taxes imposed by the provisions of this act or within twenty-four (24) hours show proof that such taxes have been paid After the first day of January one thousand nine hundred and twenty-two if such demand is made the production of a receipt for or proof of the payment of such State taxes for the year previous shall be sufficient compliance with this act

Section 7 The State taxes imposed by this act shall be imposed for the year one thousand nine hundred and twenty-one and to facilitate the collection of said taxes the county commissioners are authorized to add to the assessment the names of any such unnaturalized foreign born persons and to levy the said tax against such persons and thereupon to certify such names and the amount of such tax to the respective tax collectors for collection No penalty for failure to pay such tax shall be imposed upon any such unnaturalized foreign born person prior to the sixteenth day of September one thousand nine hundred and twenty-one

Section 8 All State taxes collected under the provisions of this act shall be paid to the county treasurer and shall by him be paid monthly into the State treasury One-fourth of all of said moneys collected under this act shall be returned by the Commonwealth to the counties from which the same was collected for the use of the city borough or township in which it was collected Such payments shall be made by the State Treasurer to the respective county treasurers quarterly

Section 9 An unnaturalized foreign born male or female person over the age of twenty-one years who shall fail or neglect or refuse to pay the annual State taxes imposed by this act shall in a summary conviction be liable to a fine of twenty-five dollars and in default of the payment of such fine and costs shall be committed to the county jail for a period of twenty-five days

Section 10 The county commissioners may make exoneration of any taxes imposed by this act in the cases of indigent persons and in such cases shall issue to such person a statement setting forth the fact that such exoneration has been granted and the possession of such statement shall be sufficient compliance with the provisions of this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1370, (House Bill No. 769), entitled:

An Act to amend sections two thirteen and fourteen of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State supervisor and assistant and fixing the salaries of such State supervisor and assistants defining the powers and duties of boards of trustees including the power of appointing assistants and investigators and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties" eliminating the provisions of said act which fixes the salaries of the State supervisor of said act which fixes the salaries of the State supervisor assistant State supervisor and clerk and the method of the distribution of the moneys appropriated among the several counties coming within the provisions of the act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1371, (House Bill No. 960), entitled:

An Act to amend section one thousand two hundred and six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1372, (House Bill No. 1055), entitled:

An Act to amend sections four and six of a supplement to an act approved the twenty-sixth day of April one thousand nine hundred and eleven (Pamphlet Laws eighty-two) entitled "A supplement to an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved April twenty-ninth Anno Domini eighteen hundred and seventy-four providing for the incorporation of trustees appointed or to be appointed under the terms of any will deed grant or gift creating a trust or trusts for the benefit of the people of any incorporated city of this Commonwealth for the advancement of learning science music art or of any one or more of said purposes in which representatives of said city may have part in the management with power to confer degrees in art pure and applied science philosophy literature painting music medicine law and theology and for the supervision and regulation of the same" conferring upon the State Council of Education powers and duties heretofore vested in the College and University council

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1373, (House Bill No. 1329), entitled:

An Act to amend the act approved the twelfth day of June one thousand eight hundred and seventy-eight (Pamphlet Laws two hundred and six) entitled "An act authorizing the State Treasurer to refund collateral inheritance tax heretofore paid or that may hereafter be paid in error" by providing for the refunding by the State Treasurer of collateral direct or transfer inheritance tax heretofore paid or that may hereafter be paid on the estate or property of a person erroneously adjudged to be dead

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1374, (House Bill No. 1437), entitled:

An Act to amend an act entitled "An act relating to the maintenance of insane feeble-minded and other persons confined in the various institutions of the Commonwealth fixing liability for their support providing for the collection of the moneys due the Commonwealth therefor and for proceedings relating thereto" approved the first day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws six hundred and sixty-one)

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1375, (House Bill No. 946), entitled:

An Act to provide for the abolition of railroad grade crossings

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1376, (House Bill No. 961), entitled:

An Act to amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1377, (House Bill No. 1169), entitled:

An Act to amend sections three hundred and ninety-seven four hundred and twenty-one and one thousand two hundred and twenty-one of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1378, (House Bill No. 1293), entitled:

An Act to amend section one thousand four hundred and two of an act approved the eighteenth day of May Anno Domini one thousand nine hundred and eleven entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" so far as to insure school privileges to certain dependent children of the Commonwealth

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1379, (House Bill No. 1322), entitled:

An Act providing for and regulating the maintenance and government of a children's home in each county of the fourth fifth sixth seventh and eighth class of the State for indigent orphans and for incorrigible indigent dependent and neglected children under sixteen years of age and providing for their commitment thereto

The first, second, third, fourth, fifth, sixth, seventh, eighth and ninth sections of the bill were read as follows and agreed to:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county commissioners of any county of the fourth fifth sixth seventh and eighth class by and with the approval of the grand jury and of the court of quarter sessions of the peace of the county shall have the authority and are hereby authorized to purchase a farm or plot of ground within the county and erect buildings thereon or add to and improve buildings already erected and make improvements thereon and thereto as may be convenient and necessary for the use and purpose of providing a home within the county for the keeping care education and training of all indigent orphan

dependent upon the public for support and not otherwise provided for incorrigible indigent dependent and neglected children of either sex under sixteen years of age who shall be committed to said home by the court of quarter sessions of the peace acting as juvenile court of the county or by the county commissioners poor directors of said county or the poor directors of any district within the county by and with the consent of the juvenile court of the county and pay for the same out of the public funds belonging to the said county

Section 2 The courts county commissioners poor directors or any other authority before making orders for the commitment of children to said "Children's Home" shall place them first as far as possible in care and custody of persons having the same religious belief as the parents of the child or with some association which is controlled by persons of such religious belief and shall as far as possible provide in making orders of commitment that the care custody and discipline of the child shall be as nearly as possible that which should be given by its parents. In all cases where it can be properly done the child shall be placed in an approved family home and become a member of the family by legal adoption or otherwise. The court before making a final order for the commitment of any child to said "Children's Home" shall cause said child to be examined by a competent physician and shall obtain a full report as to the physical and mental condition of said child together with a certificate of the examining physician that said child is not suffering from any physical or mental condition which will interfere with its proper care treatment or training in said "Children's Home" or with the proper care treatment or training of the other children in said home

Section 3 That said land when purchased shall be deeded to the county and shall be known as "Children's Home" and shall be thereafter supported and maintained by the county out of the public funds of the said county

Section 4 The said county commissioners are hereby authorized to receive from time to time donations gifts legacies endowments devices and conveyance or conveyances of property either real or personal that may be made given or granted towards the support and maintenance of said "Children's Home" and use the same for said purpose

Section 5 Said county commissioners shall have full control of said "Children's Home" and of the inmates therein and may with the consent and approval of and subject to terms stipulated by the juvenile court place the said inmates or any one or more of them in private homes to be kept and maintained in said private homes having due regard to the religious belief of the parents of such inmate as provided in section two and the county commissioners with the consent and approval of and subject to terms stipulated by the juvenile court may discharge from said home any inmate when in their discretion the county commissioners consider said inmate capable and able to care for himself or herself or for any other sufficient reason

Section 6 Said county commissioners shall have authority and they are hereby authorized in the support conduct and management of said "Children's Home" to employ a superintendent and such other teachers employes and other assistants as may be necessary to keep said children or inmates properly clothed fed and cared for in sickness and in health and to make proper provisions for giving said inmates instructions in reading writing arithmetic drawing duties of citizenship and such branches as may be deemed requisite for a good English education which instruction shall be subject to the provisions of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) and known as the school code its amendments and supplements and shall be under the direction of the county superintendents of schools

Section 7 It shall be lawful for said county commissioners to employ and require the inmates committed in said "Children's Home" to do and perform any work in said home or on said farm not beyond their strength and not interfering with their attendance at school during school hours established by said institution

Section 8 Said county commissioners shall have authority to adopt all necessary by-laws rules and regulations not inconsistent with the constitution and laws of this Commonwealth for the control conduct and management of said "Children's Home"

Section 9 Said county commissioners shall have authority and are hereby authorized at any time after purchase of said farm or property to buy and purchase any additional land and erect additional buildings from time to time as the circumstances and requirements of the said "Children's Home" shall require and pay for the same out of the funds of the said county by and with the approval of the grand jury of the court of quarter sessions of the peace of said county

The title of the bill was read as follows:

An Act providing for and regulating the maintenance and government of a children's home in each county of the fourth fifth sixth seventh and eight class of the State for indigent orphans and for incorrigible indigent dependent and neglected children under sixteen years of age and providing for their commitment thereto

On the question,

Will the Senate agree to the title?

Mr. JONES. Mr. President, I move to amend the title by striking out the entire title and inserting in lieu thereof the following:

An Act providing for the purchase of land and the erection and improvement of buildings by counties of the fourth fifth sixth seventh and eighth classes for the purpose of providing a home for indigent orphans and certain incorrigible indigent dependent and neglected children providing for the maintenance regulation and management of such homes and for commitments thereto by juvenile courts the directors of the poor and the county commissioners

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1380, (House Bill No. 823), entitled:

An Act to amend section six hundred and twenty-nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" providing for the display of the national flag in all buildings of public and private schools

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1381, (House Bill No. 1030), entitled:

An Act to further amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1382, (House Bill No. 1225), entitled:

An Act to amend sections one hundred one one hundred sixteen as amended one hundred seventeen two hundred twelve as amended and three hundred one as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and providing for the creation of union school districts and the government thereof by adding to article one sections one hundred twenty-seven one hundred twenty-eight one hundred twenty-nine and one hundred thirty

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1383, (House Bill No. 1279), entitled:

An Act to prevent the laying out opening changing vacating widening or altering by a court of quarter sessions of a road any part of which lies within a township of the first class without the consent and approval of the board of township commissioners

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1384, (House Bill No. 1367), entitled:

An Act to amend sections one thousand four hundred sixteen and one thousand four hundred thirty-one of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand four hundred sixteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 1416 The provisions of this act requiring regular attendance shall not apply to any child between the ages of fourteen and sixteen years who can read and write intelligently and is regularly engaged in any useful and lawful employment or service during the time the public schools are in session and who holds an employment certificate issued according to law" is hereby amended to read as follows

Section 1416 The provisions of this act requiring regular attendance shall not apply to any child between the ages of fourteen and sixteen years who has completed a course of study equivalent to six yearly grades of the public school and is regularly engaged in any useful and lawful employment or service during the time the public schools are in session and who holds an employment certificate issued according to law or permit for farm service or domestic service in a private home issued by the school board or the designated school official of the district of his residence in accordance with the regulations prescribed by the Superintendent of Public Instruction

On the question,

Will the Senate agree to the section?

Mr. EYRE. Mr. President, I move to amend section 1, page 3, line 2, by inserting after the word "instruction" the following: Provided that if any child between the ages of fourteen and sixteen years shall be brought before a judge holding juvenile court as provided in section fourteen hundred and thirty-eight of this act the judge holding such court may in his discretion exempt any such child brought before him from the provisions of this section. A certified copy of the decree of such court may serve as a permit for farm service or domestic service in a private home.

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The second section of the bill was read as follows:

Section 2 Section one thousand four hundred thirty-one of said act which reads as follows

"Section 1431 The Superintendent of Public Instruction upon due hearing after two weeks' written notice to the board of school directors affected may withhold and declare forfeited any part or all of the State appropriation of any school district which refuses or neglects to enforce the provisions of this article in a manner satisfactory to him" is hereby amended to read as follows

Section 1431 The Superintendent of Public Instruction upon due hearing after two weeks' written notice to the board of school directors affected may withhold and declare forfeited any part or all of the State appropriation of any school district which refuses or neglects to comply with and to enforce the provisions of this article in a manner satisfactory to him

The title of the bill was read as follows and agreed to.

An Act to amend sections one thousand four hundred sixteen and one thousand four hundred thirty-one of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1385, (House Bill No. 1370), entitled:

An Act regulating the manner of making returns by election officers in the case of elections upon the increase of indebtedness of cities boroughs townships school districts and other municipal or incorporated districts prescribing the duties and powers of the clerk of the court of quarter sessions and of the court of quarter sessions with such returns and the count computation and account of the vote prescribing the duties and powers of said court in any instance of fraud illegality or error in such election or return thereof prescribing the powers of such court over the election officers

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1386, (House Bill No. 638), entitled:

An Act to fix the salaries of supervising inspectors of the second grade in the Department of Labor and Industry

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1387, (House Bill No. 966), entitled:

An Act to amend sections fifteen and forty-five of the act approved the twenty-eight day of July one thousand nine hundred and seventeen (Pamphlet Laws twelve hundred and fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties" as amended

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1388, (House Bill No. 1109), entitled:

An Act providing when how and to what extent liens upon seated real property shall be allowed for county bridge road and poor taxes the procedure upon tax claims filed therefor the methods for providing such tax liens and enforcing payment of such liens the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales

The first thirty sections of the bill were read as follows and agreed to:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General

Assembly met and it is hereby enacted by the authority of the same That this act shall be known and may be cited as the Municipal Tax Lien Act

The word "taxes" as used in this act means any county bridge road borough township school or poor taxes

The word "tax claims" or "liens" as used in this act means the claim filed to recover taxes

The word "municipalities" as used in this act means any county borough incorporated town township school district and poor district

The word "claimant" as used in this act means the plaintiff in whose favor the tax claim is filed as a lien

The word "owner" as used in this act means the person or persons in whose name the property is registered if registered according to law and in all other cases means any person or persons in open peaceable and notorious possession of the property as apparent owner or owners thereof if any or the reputed owner or owners thereof in the neighborhood of such property

The word "property" as used in this act means seated real property subject to the lien and against which the claim is filed as a lien

Section 2 All taxes which may hereafter be lawfully imposed or assessed on any property in municipalities of this Commonwealth in the manner and to the extent hereinafter set forth shall be and they are hereby declared to be a first lien on said property together with all charges expenses and fees added thereto for failure to pay promptly and such liens shall have priority to and be fully paid and satisfied out of the proceeds of any judicial sale of said property before any other obligation judgment claim lien or estate with which the said property may become charged or for which it may become liable save and except only the costs of the sale and of the writ upon which it is made

Section 3 The lien for taxes shall exist in favor of and the claim therefore may be filed against the property taxed by the several municipalities to which the tax is payable

All real property by whomsoever owned and for whatsoever purpose used shall be subject to all taxes and tax claims herein provided except that all property owned by the State county city or other municipal divisions and actual places of religious worship places of burial not used for or held for private or corporate profit and institutions of purely public charity shall not be subject to tax or tax claims

Section 4 Claims for taxes must be filed in the court of common pleas of the county in which the property is situated on or before the last day of the third calendar year after that in which the taxes are first payable A number of years taxes if payable to the same plaintiff may be included in one claim

Such tax claim if filed within the period aforesaid shall remain a lien upon said properties until fully paid and satisfied Provided however That either a suggestion of non-payment and an averment of default in the form hereinafter provided be filed in such cases either before or after judgment on the scire facias or else a writ of scire facias in the form herein provided be issued to revive the same within each period of five years following (a) the date on which said claim was filed (b) the date on which a writ of scire facias was issued thereon (c) the date on which any judgment was entered thereon (d) the date on which a previous suggestion of non-payment and default was filed thereon or (e) the date on which a judgment of revival was obtained thereon

The suggestion and averment shall be in the following form under the caption of the claim

And now the claimant by his solicitor suggests of record that the above claim is still due and owing to the claimant and avers that the owner is still in default for non-payment thereof The prothonotary is hereby directed to enter this suggestion and averment of the claim on the municipal lien or the proper docket also to index it upon the judgment index and on the locality index of the court for the purpose of continuing the lien of the claim

Such suggestion and averment must be signed by the solicitor or proper authorities by whom the tax was levied The prothonotary shall docket and index the suggestion and averment as directed therein and for such services shall be entitled to such fee as provided for by the various prothonotaries fee bills to be taxed and collected as other costs in the claim The filing and indexing of such suggestion and averment within five years of filing the claim or the issuing of any writ of scire facias thereon or of any judgment thereon or of the filing of any prior suggestion and averment of default shall have the same force and effect for the purposes of continuing and preserving the lien of the claim as though a writ of scire facias had been issued or a judgment or judgment of revival had been obtained within such period Provided That no writ of levavi facias shall be issued upon a claim for the purpose of exposing the property lien to sheriff's sale except after a judgment shall have been duly obtained upon the claim as provided in this section and such judgment must have been obtained within five years of the issuance of the levavi facias Whenever the lien of a claim has been revived and continued by the filing and indexing of a suggestion and averment of default the claimant may at any time within five years therefrom issue a writ of scire facias thereon reciting all suggestions and averment of default filed since the filing of the claim and shall proceed thereon in the manner herein provided subject to the right of the owner to raise any defense arising since the last judgment

If a claim be not filed within the time aforesaid or if it be not prosecuted in the manner and at the time aforesaid it shall be wholly lost

Section 5 Said claim shall set forth

(a) The name of the municipality by which filed
(b) The name of the owner and a description of the property against which it is filed

(c) The authority under or by virtue of which the tax was levied as well as the time for which the tax was levied

(d) Said claim must be signed by the solicitor or proper authority by whom the tax was levied

Section 6 The property described in tax shall include the whole property against which the tax is levied No tax claim shall be invalid by reason of including therein property to a greater depth than as above provided but the court in which the same is filed may at any time prior to judgment thereon but not afterwards upon it appearing that such claim includes property to a greater depth than is hereby made subject to such claim limit the lien thereof to the proper depth In all cases where a tax is levied on or filed against separate and distinct properties in one amount covering all the proper public authority shall if tendered with all costs if any accept payment of the portion of the whole amount of said tax chargeable upon each or any of the separate and distinct properties so charged together according to the tax rate and assessed valuation thereof and payment and satisfaction of any one portion may be made without prejudice to the claim against the remainder

Section 7 Any person having an interest in the property whensoever acquired may after ten days prior notice in writing by leave of court intervene as a party defendant and make defense thereto with the same effect as if he had been originally named as a defendant in the claim filed And the claimant may by writing filed at his costs strike off the name of any defendant therein and may substitute as a defendant and issue a scire facias against any person who may have any interest therein as owner or who is the personal representative of an owner who has died either before or after filing the claim but such substitution shall always be without prejudice to any intervening rights

Section 8 In all cases where a tax claim is levied on or filed against separate and distinct properties as one estate it shall and may be lawful for the proper public authority either before or after filing a claim therefor to apportion the same ratably upon the separate and distinct properties so assessed together And the court which the claim is filed on proof that the properties were separate and distinct at the time the tax was levied shall at any stage of the proceedings apportion the charge against such properties When apportioned they shall be treated and considered in all respects as if separate and distinct claims had been filed and payment and satisfaction of any one portion may be made without prejudice to the claim as against the rest

Section 9 The claim shall be sued by writ of scire facias and the form thereof shall be substantially as follows
The Commonwealth of Pennsylvania to (names of the parties defendant) Greeting

Whereas The (give name of the municipality) on the day of Anno Domini 1 filed its claim in our court of common pleas of county at No term 1 M L D for the sum of \$ with interest from the day of 1 for (give the tax claim as filed) against the following property situate in (give location and brief description of the property) owned or reputed to be owned by you

And whereas We have been given to understand that said claim is still due and unpaid and remains a lien against the said property

Now you are hereby notified to file your affidavit of defence to said claim if defence you have thereto in the office of the prothonotary of our said court within fifteen days after the service of this writ upon you If no affidavit of defence be filed within said time judgment may be entered against you for the whole claim and the property described in the claim be sold to recover the amount thereof

Witness the Honorable President Judge of our said court this day of Anno Domini 1
(Seal)

The claimant when he files his praecipe for the writ of scire facias direct the prothonotary to add and insert the names of any persons whom the claimant may know to have an interest in the premises and the scire facias shall be issued containing such additional names But the parties to the claim may agree upon an amicable scire facias upon such terms as may be agreed upon with the same effect as if a scire facias in the form aforesaid had been duly issued served and returned or the defendants or any of them waive the issue of a scire facias and appear with like effect as if the scire facias had been issued and served

Section 10 The sheriff to whom the scire facias is given for service shall add to the writ as parties defendant all persons other than those named therein who may be found in possession of the property described or any part thereof and in case no one is in possession he shall post a true copy of the writ on the most public part of said property and he shall add to the said writ the names of any persons not already named therein whom he may ascertain to have an interest in the property described or any part thereof which writ shall then be further served as follows

(a) By serving as in the case of a summons such of those named in the writ or added thereto as may be found in the county in which the writ issued and

(b) Where the sheriff has information that those named in the writ or added thereto or any of them may be found in any other county of this Commonwealth the said persons shall be served as in case of a summons by the sheriff of the county in which the said defendants or any of them may reside he being deputized for that purpose by the sheriff of the county in which the writ issues and

(c) In case any of those named in the writ or added thereto cannot be found or their residences within this Commonwealth are unknown or in case they reside without the Commonwealth the said writ may be served by advertising a copy thereof or a brief notice of the contents of the same once a week for three successive weeks in one newspaper of general circulation in the county and in the legal periodical if any designated by the court for that purpose Provided however That any defendant may accept service of said writ in person or by counsel with the same effect as if duly served therewith by the sheriff

Where the said writ or the brief notice of the contents thereof have been advertised as aforesaid the same shall have the same

effect as if the writ had been personally served and all those named therein as to whom publication has been made shall file their affidavit of defence as required by the said writ within fifteen days after the date of the last weekly advertisement of the said writ. Service of any such writ may be made at any time within three months from the date on which it was issued but it shall be served and returned at the earliest date possible and the plaintiff may require its return at any time whether or not it be actually served.

Section 11 If no affidavit of defence be filed within the time designated judgment may be entered and damages assessed by the prothonotary by default for want thereof. Such assessment shall include a five per centum fee for collection to plaintiff's attorney not exceeding however twenty dollars. If an affidavit of defence be filed a rule may be taken for judgment for want of a sufficient affidavit of defence or for so much of the claim as is insufficiently denied with leave to proceed for the residue. The defendant may by rule require the plaintiff to reply under oath or affirmation to the statements set forth in the affidavit of defence and after the replication has been filed may move for judgment on the whole record.

Section 12 Tax claims shall be prima facie evidence of the facts averred therein in all cases and the averments in such claims shall be conclusive evidence of the facts averred therein except in the particulars in which those averments shall be specifically denied by the affidavit of defence or amendment thereof duly allowed. A compulsory nonsuit upon trial shall be equivalent to a verdict for defendant whether the plaintiff appeared or not. If plaintiff recovers a verdict upon trial in excess of the amount admitted by the defendant in his affidavit of defence or pleadings he shall be entitled to an attorney's fee for collection equal to five per centum of such excess but not exceeding fifty dollars.

Section 13 The judgment upon such claim may be revived by writ of scire facias in the following form. The Commonwealth of Pennsylvania to C D and E F greeting.

Whereas A B claimant on the day of Anno Domini 1 recovered judgment in the sum of dollars against you that the following described property be sold to satisfy the same (Here describe property in full).

And whereas we have been given to understand that though judgment as aforesaid was rendered yet the amount thereof is still due and unpaid and remains as a lien against said property. Now you are hereby notified to file your affidavit of defence to A B's claim upon said judgment if any defence you have in the office of the prothonotary of said court within fifteen days after service of this writ upon you. If no affidavit of defence be filed within that time said judgment may be revived against you for the amount set forth with interest from the time of its recovery and said property be sold to recover the whole thereof.

Witness the Honorable President Judge of our said court this day of Anno Domini 1

(Seal) Prothonotary But the parties to the judgment may agree upon an amicable scire facias to revive or to an amicable judgment of revival upon such terms as may be agreed upon with the same effect as if a scire facias in the form aforesaid had been duly issued served and returned.

Section 14 Said writ of scire facias shall be served and the proceedings thereon shall be conducted as to persons who are found by the sheriff in the manner hereinbefore provided for the original scire facias surclaim but in any and all events two returns of nihil habet to the writs to revive shall be equivalent to personal service upon the defendants. The practice and procedure following said scire facias to revive so far as applicable shall be the same as in the case of the original scire facias to collect the claim.

Section 15 All judgments for the plaintiff whether on the original scire facias or any scire facias to revive shall be de terris only and shall be recovered out of the property bound by the lien and not otherwise but the costs whether as against the plaintiff or the defendant actually defending against the claim may be recovered by execution as in personal actions.

Section 16 After the expiration of twenty days from the recovery of judgment whether on the original scire facias or any scire facias to revive except in cases where the property named is essential to the business of a quasi-public corporation the court shall upon the petition of the plaintiff appoint a sequestrator of the rents issues and profits of the property bound by the judgment unless in the meantime an appeal be taken and approved security given to operate as a supersedeas. If the owner against whom the judgment is entered be in possession of the property sequestered on the party in possession refuse to pay a fair rent the court shall upon petition filed and served grant a rule and if it be made absolute award a writ in the nature of a writ of habere facias possessionem directed to the owner commanding him to deliver such possession of the property sequestered or the party in possession refuse to pay a fair rent the court shall upon unless such property be occupied by the owner and his family for a home in which case he shall be entitled to retain possession for a period of three months from the time the petition was served upon him.

Section 17 Every claim filed scire facias issued verdict recovered and judgment entered in accordance with the provisions of this act shall be docketed in appropriate dockets and except as hereinafter provided shall be entered upon the judgment index of the court. When a claim is stricken off or satisfied the name of a defendant stricken out a scire facias discontinued or quashed or a verdict or judgment stricken off or satisfied a note thereof shall be made on such docket or dockets. Provided however That in counties in which the filing of liens for county taxes was authorized by law prior to the passage of this act the method of filing entering docketing and indexing liens for county road poor and other taxes assessed in such counties shall remain and be continued there-

after in the same manner and form as in use prior to the passage of this act.

Section 18 It shall be the duty of the prothonotaries of the courts of common pleas to keep a locality index in which shall be entered all tax claims hereafter filed and upon any written order therefor they shall give a certificate of search showing all the claims filed against any property. For so doing they shall receive the sum as provided by the various prothonotaries fee bills.

Section 19 At any time before the property is sold approved security may be entered for a stay of proceedings until the expiration of one year after the date of filing the claim. The entry of such security by the owner before the entry of judgment on the claim shall be equivalent to an admission by him that the property is liable for the claim. After the stay has expired the claimant may proceed upon the claim and the bond given separately or simultaneously.

Section 20 Execution upon any judgment recovered upon any such claim except where the property named is essential to the business of a quasi-public corporation shall be by writ of levavi facias in the following form. The Commonwealth of Pennsylvania.

To the sheriff county greeting. Whereas A B claimant on the day of Anno Domini 1 recovered judgment in the sum of dollars with interest from the day of Anno Domini 1 and the costs amounting to dollars in our court of common pleas of said county of term number M L D against C D and E F that the following described property in your bailiwick be sold to satisfy the same namely (Here described the property in full).

Now this is to command you that you expose the said property to sale by public vendue and outcry after due advertisement according to law and that return of said sale with the moneys realized thereby and this writ you make to our said court on the day of Anno Domini 1

Witness the Honorable President Judge of our said court this day of Anno Domini 1

Advertisement of such sale shall be made and the deed to the purchaser shall be executed acknowledged and delivered as in other real estate sales by the sheriff.

Section 21 The plaintiff in any judgment recovered on a tax claim may upon paying the sheriff's costs fix an upset price to be realized at any sale under such judgment sufficient to pay all tax claims and all accrued but unfilled tax claims in full. No sale shall be made on a judgment recovered on a tax claim except for a sum sufficient to pay all tax claims in full except as hereinafter provided and the plaintiff in such judgment may purchase the property at such sale for that sum if no one bids a higher price therefor.

Section 22 Where judgment is recovered upon any claim the property named in which is essential to the business of a quasi-public corporation the claimant shall have execution thereupon as in other cases of judgments against such corporations. Upon the distribution of any fund realized by a sale of the franchises and the whole or any part of the assets of the corporation the court shall determine the actual value of the property bound by the lien and the claim shall be preferred with such other claims to the extent of the value thus determined.

Section 23 The lien of a tax claim shall not be divested by any judicial sale of the property lien where the amount due is indefinite or undetermined or where the same is not due and payable nor shall the lien of a tax claim be divested by any judicial sale of the property lien as respects so much thereof as the proceeds of such sale may be insufficient to discharge nor except as hereinafter provided shall a judicial sale of the property lien under a judgment obtained on a tax claim discharge the lien of any other tax claim than that upon which said sale is had except to the extent that the proceeds realized are sufficient for its payment after paying the costs and expenses of the sale and of the writ upon which it was made and any other prior tax claims to which the fund may first be applicable. On any such sale being made all tax claims shall be paid out of the proceeds thereof first the oldest tax having priority and mortgages ground-rents and other charges on or estates in the property which were recorded or created where recording is not required before any tax other than for the current year accrue shall not be disturbed by such sale unless a prior lien is also discharged thereby. In case the property be not sold for a sum sufficient to pay all tax claims together with the costs thereon the plaintiff in any such claim may postpone the sale without payment of costs and file his petition setting forth that more than one year has elapsed since the filing of his claim that he has exposed the property to sheriff's sale thereunder and was unable to obtain a bid sufficient to pay the upset price in full and that he will bid sufficient to pay the upset price and upon the production of searches or a title Insurance policy showing the State of the record and the ownership of the property and of all tax claims mortgages ground-rents or other charges on or estates in the land the court shall grant a rule upon all parties thus shown to be interested to appear and show cause why a decree should not be made that said property be sold freed and cleared of their respective claims mortgages charges and estates. If upon a hearing thereafter the court is satisfied that service has been made of said rule upon the parties respondent in the manner provided in this act for the service of writs of scire facias to obtain judgments upon tax claims and that the facts stated in the petition be true it shall order and decree that said property be sold at a subsequent sheriff's sale day to be fixed by the court without further advertisement clear of all claims liens mortgages charges and estates to the highest bidder at such sale and the proceeds realized therefrom shall be distributed in accordance with the priority of such claims and the purchaser at such sale shall take and forever thereafter have an absolute title to the property.

sold free and discharged of all tax claims liens mortgages charges and estates of whatsoever kind subject only to the right of redemption as provided by law

Any person interested may at any time before the sale pay the petitioner the whole of his claim with interest and costs whereupon the proceedings on petition shall at once determine

For the purpose of enabling the petitioner in any such proceeding to give the notice required he may take the testimony of the defendant in the claim or any other person whom he may have reason to believe has knowledge of the whereabouts of any of the parties respondent either by deposition commission or letters rogatory

Any municipality being a claimant shall have the right and is hereby empowered to bid and become the purchaser of the property at such sale and while the said property so purchased is held and owned by such municipality it shall not be subject to tax claims unless it be redeemed by the former owner or other person having the right to redeem as provided by the act to which this is an amendment If however a municipality shall become the purchaser at said sale the former owner or other person desiring to redeem shall pay all tax claims accrued and chargeable against the property prior to the sale thereof together with the costs and interest thereon also all tax claims whether filed or not which would have accrued and become chargeable against the property had the same been purchased at the sale by some party other than the municipality

Upon the delivery by the sheriff of a deed for any property sold under a tax claim the judgment upon which such sale was had shall thereupon and forever thereafter be final and conclusive as to all matters of defense which could have been raised in the proceeding including payment and no error or irregularity in obtaining or entering of such judgment shall effect the validity thereof

Section 24 The owner of any property sold under a tax claim or his assignees or any party whose lien or estate has been discharged thereby may redeem the same at any time within one year from the date of the acknowledgment of the sheriff's deed therefor upon payment of the amount bid at such sale the cost of drawing acknowledging and recording the sheriff's deed the amount of all tax claims whether or not entered as liens if actually paid the principal and interest of estates and encumbrances not discharged by the sale and actually paid the insurance upon the property and other charges and necessary expenses on the property actually paid less rents or other income therefrom and a sum equal to interest at the rate of ten per centum per annum thereon from the time of each of such payments If both owner and creditor desire to redeem the owner shall have the right so to do only in case he pays the creditor's claim in full If more than one creditor desires to redeem the one who was lowest in lien at the time of sale shall have the prior right upon payment in full of the claim of the one higher in lien Within the year one who was lower in lien may redeem from one higher in lien who has already redeemed and the owner may redeem from him and so on throughout in each case by paying the claims of the one whose right was higher and one higher in lien may redeem from one lower in lien unless his claim is paid but in each case the right must be exercised within the year Any person entitled to redeem may present his petition to the proper court setting forth the facts and his readiness to pay the redemption money whereupon the court shall grant a rule to show cause why the purchaser should not reconvey to him the premises sold and if upon hearing the court shall be satisfied of the facts it shall make the rule absolute and upon payment being made or tendered shall enforce it by attachment

Section 25 Any claim petition answer replication scire facias affidavit of defence or other paper filed of record may be amended from time to time by agreement of the parties or by leave of court upon petition for that purpose under oath or affirmation setting forth the amendment desired that the averments therein contained are true in fact and that by mistake they were omitted from or wrongfully stated in the particulars as to which the amendment is desired Such amendments shall be of right saving intervening rights except that no amendment of the claim shall be allowed after the time for its filing has expired which undertakes to substitute an entirely different property from that originally described in the claim but the description of the property may be amended so as to be made more accurate as in other cases of amendment The court may for cause shown and filed of record enlarge the time for filing the affidavit of defence answer or replication for issuing a scire facias or for entering security by rule or special or standing order and any judgment by default may be opened by the court upon cause shown by interveners or other defendants as in other cases but no enlargement of the time for issuing a scire facias shall extend the same beyond the time herein provided for preserving or retaining the lien thereof

Section 26 Any rule granted under the provisions of this act may be made returnable at such time as the court may direct either therein or by rule of court or by special or standing order All petitions answers and replications shall be under oath or affirmation Answers must be filed and served within fifteen days after service of the petition and rules and replications must be filed within fifteen days after service of the last of the answers Replications must be confined to a reply to new matter set forth in the answers The facts averred by either party and not denied in the answer or replication of the other shall be taken as true in all subsequent proceedings in the cause without the necessity for proof thereof unless amended as herein set forth Any fact necessarily found by the court in finally determining a rule shall also be taken as true in all subsequent proceedings in the cause without the necessity for proof thereof unless either party by writing filed and served at least ten days prior to the time fixed for trial requires that it be submitted to the jury

Section 27 Unless otherwise herein provided all notices petitions and rules shall be served upon counsel for the parties interested or upon the parties themselves in the manner bills in

equity are served or upon the owner by leaving a copy with the party in possession of the real estate or in default of service in any of the methods stated then in such manner as the court shall direct

Section 28 Whenever security is required to be given in accordance with the provisions of this act it may be approved by the prothonotary subject to an appeal to the court as in other cases If thereafter the security be found insufficient new security may be required within a given time in default of the entry of which the cause may proceed with the same effect as if none had been given the sureties however remaining liable By agreement of the parties or upon approval by the court after notice new security may be entered in lieu of that originally taken and an exoneration entered on the first bond or the security given may be limited to a particular property if clear of encumbrances and if also the security be entered as a lien upon said property

Section 29 From any definitive judgment order or decree entered by the court of common pleas under any of the provisions of this act or from the refusal to open a judgment entered by default an appeal may be taken by the party aggrieved to the Supreme or Superior Court as in other cases

Section 30 This act shall apply only to claims wherein the right to file a lien accrues after the date of its approval but the rights of other claimants under existing laws shall remain unaffected by its passage and all claims properly filed thereunder are hereby validated

Section 31 Nothing contained in this act shall be construed to repeal or affect the validity of the following acts of assembly to wit

An act approved the first day of May one thousand nine hundred thirteen (Pamphlet Laws two hundred and eighty-five) entitled "An act providing for the return of taxes on seated lands in counties poor districts boroughs incorporated towns and townships for county poor borough town or township taxes respectively and providing for the sale of such lands for taxes" and

The act approved the first day of June one thousand nine hundred fifteen (Pamphlet laws six hundred and sixty) entitled "An act to amend an act approved the twenty-first day of May Anno Domini one thousand nine hundred thirteen entitled 'An act providing for the return of taxes on seated lands in counties poor districts boroughs incorporated towns and townships for county poor borough town or township taxes respectively and providing for the sale of such lands for taxes' so as to include school districts"

Section 32 The act approved the fourth day of June one thousand nine hundred and one (Pamphlet Laws three hundred and sixty-four) entitled "An act providing when how upon what property and to what extent liens shall be allowed for taxes and for municipal improvements and for the removal of nuisances the procedure upon claims filed therefor the methods for preserving such liens and enforcing payment of such claims the effect of judicial sales of the properties lien and the manner of distributing the proceeds of such sales" and the several amendments and supplements thereto so far as the same relate or apply to tax liens and claims are hereby repealed All other acts and parts of acts except as hereinbefore provided inconsistent with this act be and the same are hereby repealed

The repeal by this act of any act of assembly or part thereof shall not revive any act heretofore repealed or suspended

On the question,

Will the Senate agree to the section?

Mr. EYRE. Mr. President, I move to amend Section 31, page 25, line 7, by inserting after the word "the" the word "twenty"; also line 23, by striking out the word "districts" and inserting in lieu thereof the word "taxes."

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendments?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows:

An Act providing when how and to what extent liens upon seated real property shall be allowed for county bridge road and poor taxes the procedure upon tax claims filed therefor the methods for preserving such tax liens and enforcing payment of such liens the effect of judicial sales of the properties lien and the manner of distributing the proceeds of such sales

On the question,

Will the Senate agree to the title?

Mr. EYRE. Mr. President, I move to amend the title, line 2, by inserting at the end thereof after the word "road" the words, "borough, incorporated town, township, school district."

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1389, (House Bill No. 1338), entitled:

An Act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred fifty) entitled "An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1390, (House Bill No. 1348), entitled:

An Act to fix the salaries of the chief clerk who is also the secretary of the Board of Pardons and of the Superintendent of the Election and Legislative Bureau in the Department of the Secretary of the Commonwealth

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the approval of this act the annual salary of the chief clerk in the Department of the Secretary of the Commonwealth who shall also act as Secretary of the Board of Pardons shall be five thousand dollars and the salary of the Superintendent of the Election and Legislative Bureau shall be four thousand dollars per annum

On the question,

Will the Senate agree to the section?

Mr. SMITH. Mr. President, I move to amend section 1, page 1, line 5, by inserting after "ary" the following, "of the Deputy Secretary of the Commonwealth shall be six thousand dollars the salary."

Mr. EYRE. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The second section of the bill was read as follows and agreed to:

Section 2 All acts and parts of acts inconsistent herewith be and the same are hereby repealed

The title of the bill was read as follows:

An Act to fix the salaries of the chief clerk who is also the Secretary of the Board of Pardons and of the Superintendent of the Election and Legislative Bureau in the Department of the Secretary of the Commonwealth

On the question,

Will the Senate agree to the title?

Mr. SMITH. Mr. President, I move to amend the title, line 1, by inserting after the word "chief" the words "deputy secretary the."

Mr. EYRE. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1391, (House Bill No. 834), entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by providing for the appointment dismissal and reduction of teachers principals and supervisors

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. SMITH. Mr. President, I move that Senate Bill No. 1391, (House Bill No. 834), the bill just read, be recommitted to the Committee on Education.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1392, (House Bill No. 1021), entitled:

An Act providing for the condemnation by the Commonwealth of lands suitable and desirable for forest purposes or game preserve purposes or the perpetuation and protection of fish and defining the powers and duties of the Department of Forestry the Board of Game Commissioners and the Department of Fisheries respectively in relation thereto

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1393, (House Bill No. 1382), entitled:

An Act permitting certain domestic mutual fire insurance companies to issue cash premium policies without assessment liability and providing for the distribution and escheat of the surplus of certain domestic mutual fire insurance companies in event of dissolution

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1394, (House Bill No. 1431), as follows:

An Act to regulate the drilling operating and abandoning of oil and gas wells and providing a penalty for violation of the provisions of this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That upon abandoning or ceasing to operate any well or wells which shall have been drilled or put down on lands within this Commonwealth for the purpose of exploring for or producing oil or gas the person firm or corporation drilling or owning the wells shall plug said wells in the following manner First Fill up the well with rock sediment to a point twenty (20) feet above the top of the lowest oil or gas bearing strata or formation encountered and drive a round seasoned wooden plug at least three (3) feet in length equal in diameter to the diameter of the well below the casing and shall in like manner keep plugging and filling until all producing sands have been plugged when a final plug must be anchored approximately ten (10) feet below the bottom of the largest casing and filled in with such an amount of rock or rock sediment that may be necessary to completely shut off

any water bearing sands or strata said fill however shall in no event be less than thirty (30) feet in depth. All plugs used in said wells shall be well seasoned round wooden plugs of the diameter of the well at the point at which said plug shall be located they shall be at least three (3) feet in length and the lower end thereof tapered for a distance of eighteen (18) inches. In abandoning any well which has been drilled through marketable coal after the inside casing has been drawn there shall be placed a two (2) inch vent pipe extending from a point thirty (30) feet below the coal bed for a distance of eighty (80) feet in helgh said pipe to be encased in cement after which the outside casing may be drawn.

Section 2 Whenever the production of any gas well is not sufficient in the estimation of the owner to justify leaving the casing or casings in the well the well may be utilized through tubing placed on a packer and after cement and sand has been poured on the packer to a depth of not less than ten (10) feet the casing or casings may be pulled and the hole outside of the tubing filled with sand cement rock sediment clay or other material to a point at least thirty (30) feet above the highest producing sand so as to completely shut off all water from the various sands after which the casing may be drawn. Upon the abandonment of such gas well if a plug or bridge shall be placed in the tubing at a point near the depth at which the packer was set and cement and sand poured in on said plug or bridge to a depth of not less than thirty (30) feet it shall be held a compliance with the provisions of this act relating to plugging and abandoning of wells.

Section 3 The owner or operator of any well or wells which produce oil or gas from the strata known as the "Bradford Sand", "Kane Sand" and "Haskell Sand" shall be permitted to allow such wells to remain open for the purpose of introducing air gas water or other liquid pressure upon said "Bradford Sand", "Kane Sand" and "Haskell Sand" for the purpose of recovering the oil and gas contained therein provided that the introduction of such pressure of air gas water or other liquid into said "Bradford Sand" shall be through casing or tubing which shall be so anchored and packed that no other oil or gas bearing sand above or below said "Bradford Sand", "Kane Sand" and "Haskell Sand" shall be affected by the introduction of such pressure.

Section 4 The owner or operator of any well productive of oil or gas in paying quantities shall have the right to give written notice to any other owner or operator who may be about to drill or may be drilling a well within one (1) mile of said productive well that the well about to be drilled or being drilled will penetrate the same sand or strata as that from which said productive well obtains its production and said owner of the well being drilled or about to be drilled shall cease off all water found therein in case said water cannot be bailed out of the hole while drilling with the use of an extension bailor after the service of said notice so far as to prevent the entry of said water into the sand or strata from which the oil or gas is obtained in said oil or gas well. No such notice shall be of any effect unless given before the sand to be protected shall have been penetrated by the well about to be drilled or at the time being drilled.

Section 5 The willful permitting of any oil or gas well to remain uncapped or the willful opening of any valve to admit air in a gas pumped territory in which the gas pressure is less than atmospheric pressure is declared to be a misdemeanor and is hereby prohibited and in case any well in such territory is opened for the purpose of cleaning repairing drawing tubing drawing rods abandoning et cetera the same must not remain open continuously for a longer period than twelve (12) hours unless work in connection with cleaning et cetera is being conducted more than twelve (12) consecutive hours.

Section 6 Any person firm or corporation or the agents thereof who shall violate any of the provisions of this act shall upon conviction thereof be sentenced to pay a fine not to exceed one thousand (\$1,000.00) dollars or undergo an imprisonment not to exceed one (1) year. The fine imposed under this section shall be applied to the use of the school district in which such well may be situated.

Section 7 Whenever any owner or operator shall neglect or refuse to comply with the provisions of this act the owner or operator upon any land adjoining or contiguous thereto that upon which such violation may occur may enter take possession of said abandoned well and plug or cap it as provided by this act and recover the expense thereof in an action or tort against the owner or operator whose duty it may have been to comply with the provisions of this act.

Section 8 The following acts of assembly are hereby repealed. The act approved the sixteenth day of May one thousand eight hundred and seventy-eight (Pamphlet Laws fifty-six) entitled "An act requiring owners and operators of oil lands to plug their wells so as to shut off all fresh water from the oil bearing rock and to exclude the oil and gas from the fresh water before abandonment and providing a penalty for neglect to perform the same" the act approved the tenth day of June one thousand eight hundred eighty-one (Pamphlet Laws one hundred and ten) entitled "An act regulating the mode of plugging abandoned oil wells and providing a penalty for the violation thereof" the act approved the twenty-third day of June one thousand eight hundred eighty-five (Pamphlet Laws one hundred and forty-five) entitled "An act to protect oil gas and water wells tanks pipes and machinery connected therewith and to prevent willful and malicious injury thereto" and the act approved the twenty-ninth day of May one thousand eight hundred eighty-five (Pamphlet Laws twenty-nine) entitled "An act to provide for the incorporation and regulation of natural gas companies" and all other acts or parts of acts inconsistent with this act are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1395, (House Bill No. 1464), entitled:

An act to amend sections five hundred and eighty-five and five hundred and eighty-seven of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1396, (House Bill No. 1514), entitled:

"An act to amend section two hundred and seven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and providing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two hundred and seven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which as amended by an act approved the twentieth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and seventeen) entitled "An act to amend section two hundred and seven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" reads as follows

"Section 207 Any citizen of this Commonwealth having a good moral character between twenty-one (21) years of age or upwards and having been a resident of the district for at least one (1) year prior to the date of his election or appointment shall be eligible to the office of school director herein. Provided That any person holding the office of mayor chief burgess county commissioner district attorney city borough or township treasurer city councilman township commissioner road supervisor tax-collector any comptroller auditor constable county superintendent or assistant county superintendent shall not be eligible as a school director in this Commonwealth" as hereby further amended to read as follows

Section 207 Any citizen of this Commonwealth having a good moral character being twenty-one (21) years of age or upwards and having been a resident of the district for at least one (1) year prior to the date of his election or appointment shall be eligible to the office of school director herein. Provided That any person holding the office of mayor chief burgess county commissioner district attorney city borough or township treasurer city councilman township commissioner road supervisor tax-collector and comptroller auditor constable county superintendent or assistant county superintendent supervisor principal teacher or employee of any school district shall not be eligible as a school director in this Commonwealth

On the question,

Will the Senate agree to the section?

Mr. EYRE. Mr. President, I move to amend section 1, page 2, line 17, by striking out the word "herein" and inserting in lieu thereof the word "therein," also page 3, line 11, by striking out the word "herein" and inserting in lieu the word "therein."

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,
Will the Senate agree to the section as amended?
It was agreed to.
The title of the bill was read as follows and agreed to:

An Act to amend section two hundred and seven of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and providing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,
The Senate proceeded to the second reading and consideration of Senate Bill No. 1397, as follows:

An Act providing that persons associations and corporations owning occupying or controlling premises upon which any contractor or sub-contractor shall be permitted to do certain classes of construction work shall be liable for the wages of all employees engaged in such work and for the cost of all material supplied for such work unless the contractor or sub-contractor shall file a bond for the immediate payment of wages and the cost of material when due providing that a contractor shall be liable for the wages of employees of any sub-contractor and for the cost of materials furnished to any sub-contractor unless such sub-contractor shall file a bond covering the same requiring every such contractor or sub-contractor to file a bond specifying the form and amount of such bond and permitting persons furnishing labor or materials to sue in such bond to recover wages and the cost of such material

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any persons association or corporation owning occupying or controlling premises upon which any contractor shall be permitted under written contract with the legal owner thereof to erect improve or repair any building or construct any public utility or private transportation facility shall be liable to all persons employed on such premises by such contractor or any sub-contractor for their wages as and when due and to all persons supplying materials for use on such premises to such contractor or any sub-contractor for the price thereof as and when due unless such contractor or sub-contractor shall have filed a bond in due form and sufficient amount as hereinafter required

Section 2 Whenever any contractor or sub-contractor who shall have been so contracted with and permitted to erect repair or improve any building or construct any public utility or private transportation facility shall enter into any sub-contract for the performance of the whole or any part of such work such contractor shall be liable to all persons employed on such premises by such sub-contractor for their wages as and when due and to all persons supplying materials to such sub-contractor for use on such premises for the price thereof as and when due unless such sub-contractor shall have filed a bond in due form and sufficient amount as hereinafter required

Section 3 Every contractor and sub-contractor before beginning the work of erecting repairing or improving any building or constructing any public utility or private transportation facility or any part thereof shall file with the prothonotary of the county within which such work is to be done a bond naming as obligee therein the person association or corporation owning occupying or controlling the premises upon which the work is to be done conditioned upon the payment immediately when due of all wages to persons employed by such contractor or sub-contractor upon such premises and of the purchase price of all materials to be used on such premises to the persons having furnished the same Such bond shall be in one and one-half times the amount of the contract or sub-contract price for the entire work to be done or if there is no contract price in one and one-half times the estimated cost agreed upon by the parties of the entire work to be furnished to the person association or corporation for whom the work is to be done and forming the basis of the contract or sub-contract for such contractor or sub-contractor The said bond shall be executed by two sureties owning real estate clear of all encumbrances of double the value of the bond or by a surety company approved by the Commissioner of Banking of this Commonwealth and shall be subject to the approval of the court of common pleas or any judge thereof of the proper county before the same shall be filed in the office of the prothonotary

Section 4 Any person employed upon the premises named in any such bond by the contractor or sub-contractor filing the same and any persons furnishing materials to such contractor or sub-contractor for use in such premises shall have the right immediately upon the failure of the contractor or sub-contractor on demand to pay such persons wages or the price of materials furnished by such persons as the case may be immediately when due to institute suit therefor upon such bond in the name of the obligee named therein to the use of the person claiming wages or the price of materials Any number of persons claim-

ing wages or the price of materials shall have the right successively to sue on any such bond

Section 5 In any action brought under the provisions of this act the plaintiff shall be entitled to recover in addition to the amount due him for wages or materials furnished and the costs of suit such reasonable attorney's fee not in excess of five per centum of his claim as shall be approved by the trial court

Section 6 Nothing in this act contained shall affect the liability of any person for wages or materials furnished for the performance of any contract or sub-contract executed prior to the first day of September one thousand nine hundred and twenty-one

Section 7 Any suit authorized in this section shall be instituted within six months after the completion or abandonment of the work on the premises described therein undertaken by the contractor or sub-contractor named therein as the obligee

Section 8 The sureties of any bond herein provided for shall in no event be liable in a greater amount than the principal sum specified therein

Section 9 Nothing in this act shall be deemed to repeal amend or modify any act relating to mechanic liens

Section 10 This act shall become effective on the first day of September one thousand nine hundred and twenty-one

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 16, entitled:

An Act making an appropriation for the Dixmont Hospital for the Insane

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 684, entitled:

An Act making an appropriation to the trustees of the Western State Hospital for the Insane

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 811, entitled:

An Act making an appropriation to the Home of the Good Shepherd Chew street Germantown Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL RECOMMENDED.

Mr. CRAIG. Mr. President, I move that Senate Bill No. 841, (House Bill No. 520), on third reading, entitled:

An Act to regulate and establish the fees to be charged and collected by the coroner in counties of the second class

be recommended to the Committee on Forestry.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1343, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings to carry into effect the provisions of an act approved the eighteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and forty-nine) entitled "An act authorizing the Board of Commissioners of Public Grounds and Buildings to erect a Soldiers' and Sailors' Memorial Bridge with the approaches thereto and memorial pylons in the city of Harrisburg to commemorate the services of the soldiers and sailors of the Commonwealth providing for the letting of contracts therefor providing for a proportion of the cost to be paid by the city of Harrisburg and public service corporations using or effected by the building of said bridge providing for acquiring any property necessary by eminent domain giving the Board of Commissioners of Public Grounds and Buildings the right to sell a portion of the land to the Pennsylvania Railroad Company to conform to the plans of the architect providing for the maintenance of said bridge and making an appropriation to carry out the provisions of this act"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,

Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

APPROPRIATION BILLS ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1070, (House Bill No. 3), entitled:

A Joint Resolution authorizing the appointment of a commission to arrange for an international exhibition to be held in Philadelphia in the year one thousand nine hundred and twenty-six in celebration of the one hundred and fiftieth anniversary of American independence

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1071, (House Bill No. 5), entitled:

An Act making an appropriation to the trustees of the State Hospital of Nanticoke Nanticoke Luzerne county Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1072, (House Bill No. 7), entitled:

An Act making an appropriation to the Home for the training in Speech of Deaf Children before they are of school age at Belmont avenue and Monument road Philadelphia

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1073, (House Bill No. 14), entitled:

An Act making an appropriation to the trustees of the Phoenixville Hospital

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

YEAS—49.

Aron.	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1074, (House Bill No. 15), entitled:

An Act making an appropriation to the agricultural experimental station of the Pennsylvania State College to maintain substations for the purpose of making experiments in the improvement culture curing and preparation of tobacco and providing for the publication of the report thereof

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1075, (House Bill No. 18), entitled:

An Act making an appropriation to the trustees of the State Institution for Feeble-Minded of Eastern Pennsylvania at Spring City

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1076, (House Bill No. 32), entitled:

An Act making an appropriation to the United Zion Home at Lititz Lancaster county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,

Crow,
Culbertson,
Daix,
Davis,

Jones,
Joyce,
Leslie,

Norton,
Patton,
Phipps,

Weaver,
Whitten,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1077, (House Bill No. 35), entitled:

An Act making an appropriation to the Home for Friendless Children of Lancaster Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,
Baldwin,
Barnes,
Barr,
Berntheizel,
Boyd,
Buckman,
Clark,
Craig,
Crow,
Culbertson,
Daix,
Davis,

DeWitt,
Donahue,
Einstein,
Eyre,
Gray,
Hackett,
Heaton,
Herron,
Homsher,
Jones,
Joyce,
Leslie,

Long,
MacDade,
Marlow,
McClintock,
McConnell,
McNichol,
Miller, J. S.,
Miller, S. J.,
Murdoch,
Norton,
Patton,
Phipps,

Salus,
Schantz,
Service,
Sisson,
Smith,
Snyder,
Sones,
Stineman,
Vare,
Weaver,
Whitten,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1078, (House Bill No. 40), entitled:

An Act making an appropriation to the Grand View Institution for the Care and Treatment of Poor Consumptives Oil City Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,
Baldwin,
Barnes,
Barr,
Berntheizel,
Boyd,
Buckman,
Clark,
Craig,
Crow,
Culbertson,
Daix,
Davis,

DeWitt,
Donahue,
Einstein,
Eyre,
Gray,
Hackett,
Heaton,
Herron,
Homsher,
Jones,
Joyce,
Leslie,

Long,
MacDade,
Marlow,
McClintock,
McConnell,
McNichol,
Miller, J. S.,
Miller, S. J.,
Murdoch,
Norton,
Patton,
Phipps,

Salus,
Schantz,
Service,
Sisson,
Smith,
Snyder,
Sones,
Stineman,
Vare,
Weaver,
Whitten,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1079, (House Bill No. 42), entitled:

An Act making an appropriation to the Roselia Foundling Asylum and Maternity Hospital of the city of Pittsburgh

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,
Baldwin,
Barnes,
Barr,
Berntheizel,
Boyd,
Buckman,
Clark,
Craig,
Crow,
Culbertson,
Daix,
Davis,

DeWitt,
Donahue,
Einstein,
Eyre,
Gray,
Hackett,
Heaton,
Herron,
Homsher,
Jones,
Joyce,
Leslie,

Long,
MacDade,
Marlow,
McClintock,
McConnell,
McNichol,
Miller, J. S.,
Miller, S. J.,
Murdoch,
Norton,
Patton,
Phipps,

Salus,
Schantz,
Service,
Sisson,
Smith,
Snyder,
Sones,
Stineman,
Vare,
Weaver,
Whitten,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1080, (House Bill No. 43), entitled:

An Act making an appropriation to the Pennsylvania association for the blind at Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,
Baldwin,
Barnes,
Barr,
Berntheizel,
Boyd,
Buckman,
Clark,
Craig,
Crow,
Culbertson,
Daix,
Davis,

DeWitt,
Donahue,
Einstein,
Eyre,
Gray,
Hackett,
Heaton,
Herron,
Homsher,
Jones,
Joyce,
Leslie,

Long,
MacDade,
Marlow,
McClintock,
McConnell,
McNichol,
Miller, J. S.,
Miller, S. J.,
Murdoch,
Norton,
Patton,
Phipps,

Salus,
Schantz,
Service,
Sisson,
Smith,
Snyder,
Sones,
Stineman,
Vare,
Weaver,
Whitten,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1081, (House Bill No. 51), entitled:

An Act making an appropriation to the Waynesburg Hospital of Waynesburg Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,
Baldwin,
Barnes,
Barr,
Berntheizel,
Boyd,
Buckman,
Clark,

DeWitt,
Donahue,
Einstein,
Eyre,
Gray,
Hackett,
Heaton,
Herron,

Long,
MacDade,
Marlow,
McClintock,
McConnell,
McNichol,
Miller, J. S.,
Miller, S. J.,

Salus,
Schantz,
Service,
Sisson,
Smith,
Snyder,
Sones,
Stineman,

Craig,
Crow,
Culbertson,
Daix,
Davis,

Homsher,
Jones,
Joyce,
Leslie,

Murdoch,
Norton,
Patton,
Phipps,

Vare,
Weaver,
Whitten,
Woodward,

YAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1082, (House Bill No. 53), entitled:

An Act making an appropriation of the Pennsylvania State Oral School for the Deaf at Scranton

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,
Baldwin,
Barnes,
Barr,
Berntheizel,
Boyd,
Buckman,
Clark,
Craig,
Crow,
Culbertson,
Daix,
Davis,

DeWitt,
Donahue,
Einstein,
Eyre,
Gray,
Hackett,
Heaton,
Herron,
Homsher,
Jones,
Joyce,
Leslie,

Long,
MacDade,
Marlow,
McClintock,
McConnell,
McNichol,
Miller, J. S.,
Miller, S. J.,
Murdoch,
Norton,
Patton,
Phipps,

Salus,
Schantz,
Service,
Sisson,
Smith,
Snyder,
Sones,
Stineman,
Vare,
Weaver,
Whitten,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1083, (House Bill No. 56), entitled:

An Act making an appropriation to the Good Samaritan Hospital at Westfield Tioga county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,
Baldwin,
Barnes,
Barr,
Berntheizel,
Boyd,
Buckman,
Clark,
Craig,
Crow,
Culbertson,
Daix,
Davis,

DeWitt,
Donahue,
Einstein,
Eyre,
Gray,
Hackett,
Heaton,
Herron,
Homsher,
Jones,
Joyce,
Leslie,

Long,
MacDade,
Marlow,
McClintock,
McConnell,
McNichol,
Miller, J. S.,
Miller, S. J.,
Murdoch,
Norton,
Patton,
Phipps,

Salus,
Schantz,
Service,
Sisson,
Smith,
Snyder,
Sones,
Stineman,
Vare,
Weaver,
Whitten,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1084, (House Bill No. 57), as follows:

An Act making an appropriation to the Bethel Orphanage, located at Osceola Tioga county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary is hereby specifically appropriated to the Bethel Orphanage located at Osceola Tioga county for the two fiscal years commencing June first one thousand nine hundred twenty-one for the purpose of maintenance

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,
Baldwin,
Barnes,
Barr,
Berntheizel,
Boyd,
Buckman,
Clark,
Craig,
Crow,
Culbertson,
Daix,
Davis,

DeWitt,
Donahue,
Einstein,
Eyre,
Gray,
Hackett,
Heaton,
Herron,
Homsher,
Jones,
Joyce,
Leslie,

Long,
MacDade,
Marlow,
McClintock,
McConnell,
McNichol,
Miller, J. S.,
Miller, S. J.,
Murdoch,
Norton,
Patton,
Phipps,

Salus,
Schantz,
Service,
Sisson,
Smith,
Snyder,
Sones,
Stineman,
Vare,
Weaver,
Whitten,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1085, (House Bill No. 62), entitled:

An Act making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,
Baldwin,
Barnes,
Barr,
Berntheizel,
Boyd,
Buckman,
Clark,
Craig,
Crow,
Culbertson,
Daix,
Davis,

DeWitt,
Donahue,
Einstein,
Eyre,
Gray,
Hackett,
Heaton,
Herron,
Homsher,
Jones,
Joyce,
Leslie,

Long,
MacDade,
Marlow,
McClintock,
McConnell,
McNichol,
Miller, J. S.,
Miller, S. J.,
Murdoch,
Norton,
Patton,
Phipps,

Salus,
Schantz,
Service,
Sisson,
Smith,
Snyder,
Sones,
Stineman,
Vare,
Weaver,
Whitten,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1086, (House Bill No. 74), entitled:

An Act making an appropriation to the Children's Home of South Bethlehem Salisbury Township Lehigh county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz :

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1087, (House Bill No. 83), entitled :

An Act making an appropriation to the trustees of the State Hospital for Insane at Danville for the purpose of improvements and purchase of equipment.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz :

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1088, (House Bill No. 88), entitled :

An Act making an appropriation to Kane Summit Hospital Association of Kane McKean county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz :

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,

Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1089, (House Bill No. 89), entitled :

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz :

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1090, (House Bill No. 100), entitled :

An Act making an appropriation to Saint Mary's Keller Memorial Hospital Scranton Lackawanna county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz :

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1091, (House Bill No. 110), entitled:

An Act making an appropriation to the Maple Avenue Hospital Association of DuBois Pennsylvania (formerly City Hospital Association of DuBois)

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Elnstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1092, (House Bill No. 124), entitled:

An Act making an appropriation to the Coatesville Hospital Coatesville Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Elnstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1093, (House Bill No. 131), entitled:

An Act making an appropriation to the Jefferson Medical College of Philadelphia

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Elnstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1094, (House Bill No. 133), entitled:

An Act making an appropriation to the Lancaster General Hospital Lancaster Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Elnstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1095, (House Bill No. 137), entitled:

An Act making an appropriation to the Colored Women's Relief Association of Western Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Elnstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1096, (House Bill No. 146), entitled:

An Act making an appropriation to the Carbondale Emergency Hospital Carbondale Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt,	Long.	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1097, (House Bill No. 149), entitled:

An Act making an appropriation to the Mid-Valley Hospital at Blakely Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt,	Long.	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1098, (House Bill No. 157), entitled:

An Act making an appropriation to the Julia White Priscilla Home for Aged Colored People located at LaMott Montgomery county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1099, (House Bill No. 162), entitled:

An Act making an appropriation to the trustees of the State Hospital for injured persons of the Anthracite Coal Regions of Pennsylvania at Ashland Schuylkill county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1100, (House Bill No. 176), entitled:

An Act making an appropriation to the German Baptist Home at Lawndale Philadelphia

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1101, (House Bill No. 178), entitled:

An Act making an appropriation to the Old Ladies' Home located at Wissinoming Philadelphia

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1102, (House Bill No. 185), entitled:

An Act making an appropriation to the Western State Penitentiary

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1103, (House Bill No. 189), entitled:

An Act making an appropriation to the Pittsburgh and Allegheny Home for the Friendless situated in the City of Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1104, (House Bill No. 194), entitled:

An Act making an appropriation to the Florence Crittenton Mission of Scranton Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1105, (House Bill No. 200), entitled:

An Act making an appropriation to the Rush Hospital Consumption and Allied Diseases at Philadelphia

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,

Barr.	Eyre,	McClintock,	Sisson,
Lerntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1106, (House Bill No. 222), entitled:

An Act making an appropriation to the Coudersport General Hospital at Coudersport Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1107, (House Bill No. 226), entitled:

An Act making an appropriation to the Christian Home of Johnstown Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1108, (House Bill No. 228), entitled:

An Act making an appropriation to the Pennsylvania Epileptic Hospital and Colony Farm Chester county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1109, (House Bill No. 232), entitled:

An Act making an appropriation to the Curtis Home for Destitute Women and Children of Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1110, (House Bill No. 234), entitled:

An Act making an appropriation to the Home for Colored Children located in the city of Pittsburgh northside

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,
Baldwin,
Barnes,
Barr,
Berntheizel,
Boyd,
Buckman,
Clark,
Crow,
Craig,
Culbertson,
Daix,
Davis,

DeWitt,
Donahue,
Einstein,
Eyre,
Gray,
Hackett,
Heaton,
Herron,
Jones,
Homsher,
Joyce,
Leslie,

Long,
MacDade,
Marlow,
McClintock,
McConnell,
McNichol,
Miller, J. S.,
Miller, S. J.,
Norton,
Murdoch,
Patton,
Phipps,

Salus,
Schantz,
Service,
Sisson,
Smith,
Snyder,
Sones,
Stineman,
Weaver,
Vare,
Whitten,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1111, (House Bill No. 235), entitled:

An Act making an appropriation to the First Allegheny Day Nursery and Temporary Home for Children Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,
Baldwin,
Barnes,
Barr,
Berntheizel,
Boyd,
Buckman,
Clark,
Crow,
Craig,
Culbertson,
Daix,
Davis,

DeWitt,
Donahue,
Einstein,
Eyre,
Gray,
Hackett,
Heaton,
Herron,
Jones,
Homsher,
Joyce,
Leslie,

Long,
MacDade,
Marlow,
McClintock,
McConnell,
McNichol,
Miller, J. S.,
Miller, S. J.,
Norton,
Murdoch,
Patton,
Phipps,

Salus,
Schantz,
Service,
Sisson,
Smith,
Snyder,
Sones,
Stineman,
Weaver,
Vare,
Whitten,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1112, (House Bill No. 236), entitled:

An Act making an appropriation to the Frankford Hospital located at Frankford Philadelphia

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,
Baldwin,
Barnes,
Barr,
Berntheizel,
Boyd,
Buckman,
Clark,
Crow,
Craig,
Culbertson,
Daix,
Davis,

DeWitt,
Donahue,
Einstein,
Eyre,
Gray,
Hackett,
Heaton,
Herron,
Jones,
Homsher,
Joyce,
Leslie,

Long,
MacDade,
Marlow,
McClintock,
McConnell,
McNichol,
Miller, J. S.,
Miller, S. J.,
Norton,
Murdoch,
Patton,
Phipps,

Salus,
Schantz,
Service,
Sisson,
Smith,
Snyder,
Sones,
Stineman,
Weaver,
Vare,
Whitten,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1113, (House Bill No. 237), entitled:

An Act making an appropriation to Saint Vincent's Orphans' Asylum of Tacony Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,
Baldwin,
Barnes,
Barr,
Berntheizel,
Boyd,
Buckman,
Clark,
Crow,
Craig,
Culbertson,
Daix,
Davis,

DeWitt,
Donahue,
Einstein,
Eyre,
Gray,
Hackett,
Heaton,
Herron,
Jones,
Homsher,
Joyce,
Leslie,

Long,
MacDade,
Marlow,
McClintock,
McConnell,
McNichol,
Miller, J. S.,
Miller, S. J.,
Norton,
Murdoch,
Patton,
Phipps,

Salus,
Schantz,
Service,
Sisson,
Smith,
Snyder,
Sones,
Stineman,
Weaver,
Vare,
Whitten,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1114, (House Bill No. 240), entitled:

An Act making an appropriation to the Northern Tier Home Harrison Valley Potter county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,
Baldwin,
Barnes,
Barr,
Berntheizel,
Boyd,
Buckman,
Clark,
Crow,
Craig,
Culbertson,
Daix,
Davis,

DeWitt,
Donahue,
Einstein,
Eyre,
Gray,
Hackett,
Heaton,
Herron,
Jones,
Homsher,
Joyce,
Leslie,

Long,
MacDade,
Marlow,
McClintock,
McConnell,
McNichol,
Miller, J. S.,
Miller, S. J.,
Norton,
Murdoch,
Patton,
Phipps,

Salus,
Schantz,
Service,
Sisson,
Smith,
Snyder,
Sones,
Stineman,
Weaver,
Vare,
Whitten,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1115, (House Bill No. 245), entitled:

An Act making an appropriation to the Conemaugh Valley Memorial Hospital Johnstown Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1116, (House Bill No. 258), entitled:

An Act making an appropriation to the Miners' Hospital of Northern Cambria at Spangler Cambria county Pennsylvania.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1117, (House Bill No. 266), entitled:

An Act making an appropriation to the society of the Home for Friendless Women and Children of the city of Scranton

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1118, (House Bill No. 268), entitled:

An Act making an appropriation to the trustees of the State Hospital for injured persons of the Middle Coal Field

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1119, (House Bill No. 273), entitled:

An Act making an appropriation to the Philadelphia Home for Infants located at four thousand six hundred eighteen Westminster Avenue Philadelphia

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1120, (House Bill No. 276), entitled:

An Act making an appropriation to the West Philadelphia General Homeopathic Hospital Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1121, (House Bill No. 277), entitled:

An Act making an appropriation to the Home for Veterans of the Grand Army of the Republic and Wives Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1122, (House Bill No. 278), entitled:

An Act making an appropriation to the trustees of the Samaritan Hospital Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1123, (House Bill No. 288), entitled:

An Act making an appropriation to the Home for Aged and Infirm Women of Easton Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1124, (House Bill No. 289), entitled:

An Act making an appropriation to the United Charities of Hazleton Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1125, (House Bill No. 302), entitled:

An Act making an appropriation to the Lying-in-Charity Hospital Philadelphia

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1126, (House Bill No. 303), entitled:

An Act making an appropriation to the Hahnemann Hospital in city of Scranton Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1127, (House Bill No. 307), entitled:

An Act making an appropriation to the Pennsylvania Training School for Feeble Minded Children at Elwyn in the county of Delaware and Commonwealth of Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1128, (House Bill No. 308), entitled:

An Act making an appropriation to the Glen Mills Schools in the Eastern District of the Commonwealth of Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1129, (House Bill No. 312), entitled:

An Act making an appropriation to the Suburban General Hospital of Bellevue Allegheny county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1130, (House Bill No. 319), entitled:

An Act making an appropriation to the Florence Crittenton Home and Rescue Association of Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,
Baldwin,
Barnes,
Barr,
Berntheizel,
Boyd,
Buckman,
Clark,
Crow,
Craig,
Culbertson,
Daix,
Davis,

DeWitt,
Donahue,
Einstein,
Eyre,
Gray,
Hackett,
Heaton,
Herron,
Jones,
Homsher,
Joyce,
Leslie,

Long,
MacDade,
Marlow,
McClintock,
McConnell,
McNichol,
Miller, J. S.,
Miller, S. J.,
Norton,
Murdoch,
Patton,
Phipps,

Salus,
Schantz,
Service,
Sisson,
Smith,
Snyder,
Sones,
Stineman,
Weaver,
Vare,
Whitten,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1131, (House Bill No. 320), entitled:

An Act making an appropriation to the Montefiore Hospital Association of Western Pennsylvania located at Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,
Baldwin,
Barnes,
Barr,
Berntheizel,
Boyd,
Buckman,
Clark,
Crow,
Craig,
Culbertson,
Daix,
Davis,

DeWitt,
Donahue,
Einstein,
Eyre,
Gray,
Hackett,
Heaton,
Herron,
Jones,
Homsher,
Joyce,
Leslie,

Long,
MacDade,
Marlow,
McClintock,
McConnell,
McNichol,
Miller, J. S.,
Miller, S. J.,
Norton,
Murdoch,
Patton,
Phipps,

Salus,
Schantz,
Service,
Sisson,
Smith,
Snyder,
Sones,
Stineman,
Weaver,
Vare,
Whitten,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1132, (House Bill No. 322), entitled:

An Act making an appropriation to the Pottstown Homeopathic Hospital Pottstown Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,
Baldwin,
Barnes,
Barr,
Berntheizel,
Boyd,
Buckman,
Clark,
Crow,
Craig,
Culbertson,
Daix,
Davis,

DeWitt,
Donahue,
Einstein,
Eyre,
Gray,
Hackett,
Heaton,
Herron,
Jones,
Homsher,
Joyce,
Leslie,

Long,
MacDade,
Marlow,
McClintock,
McConnell,
McNichol,
Miller, J. S.,
Miller, S. J.,
Norton,
Murdoch,
Patton,
Phipps,

Salus,
Schantz,
Service,
Sisson,
Smith,
Snyder,
Sones,
Stineman,
Weaver,
Vare,
Whitten,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1133, (House Bill No. 324), entitled:

An Act making an appropriation to the Pottstown Hospital Pottstown Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,
Baldwin,
Barnes,
Barr,
Berntheizel,
Boyd,
Buckman,
Clark,
Crow,
Craig,
Culbertson,
Daix,
Davis,

DeWitt,
Donahue,
Einstein,
Eyre,
Gray,
Hackett,
Heaton,
Herron,
Jones,
Homsher,
Joyce,
Leslie,

Long,
MacDade,
Marlow,
McClintock,
McConnell,
McNichol,
Miller, J. S.,
Miller, S. J.,
Norton,
Murdoch,
Patton,
Phipps,

Salus,
Schantz,
Service,
Sisson,
Smith,
Snyder,
Sones,
Stineman,
Weaver,
Vare,
Whitten,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1134, (House Bill No. 327), entitled:

An Act making an appropriation to the Paradise Protectory and Agricultural School at Paradise township York county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,
Baldwin,
Barnes,
Barr,
Berntheizel,
Boyd,
Buckman,
Clark,
Crow,
Craig,
Culbertson,
Daix,
Davis,

DeWitt,
Donahue,
Einstein,
Eyre,
Gray,
Hackett,
Heaton,
Herron,
Jones,
Homsher,
Joyce,
Leslie,

Long,
MacDade,
Marlow,
McClintock,
McConnell,
McNichol,
Miller, J. S.,
Miller, S. J.,
Norton,
Murdoch,
Patton,
Phipps,

Salus,
Schantz,
Service,
Sisson,
Smith,
Snyder,
Sones,
Stineman,
Weaver,
Vare,
Whitten,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1135, (House Bill No. 328), entitled:

An Act making an appropriation to the York Society to Protect Children and Aged Persons of York Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Norton,	Stineman,
Crow,	Jones,	Murdoch,	Weaver,
Craig,	Homsher,	Patton,	Vare,
Culbertson,	Joyce,	Whitten,	Woodward,
Daix,	Leslie,	Phipps,	
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1136, (House Bill No. 329), entitled:

An Act making an appropriation to the York Hospital West College avenue York Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Norton,	Stineman,
Crow,	Jones,	Murdoch,	Weaver,
Craig,	Homsher,	Patton,	Vare,
Culbertson,	Joyce,	Whitten,	Woodward,
Daix,	Leslie,	Phipps,	
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1137, (House Bill No. 334), entitled:

An Act making an appropriation to the Annie M Warner Hospital Gettysburg Adams county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Norton,	Stineman,
Crow,	Jones,	Murdoch,	Weaver,
Craig,	Homsher,	Patton,	Vare,
Culbertson,	Joyce,	Whitten,	Woodward,
Daix,	Leslie,	Phipps,	
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senat Bill No. 1138, (House Bill No. 336), entitled:

An Act making an appropriation to the Meadville Children's Aid Society and Home for the Aged Meadville Crawford county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1139, (House Bill No. 337), entitled:

An Act making an appropriation to the Spencer Hospital Meadville Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1140, (House Bill No. 338), entitled:

An Act making an appropriation to the Allegheny Valley Hospital at Tarentum Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1141, (House Bill No. 344), entitled:

An Act making an appropriation to the Mercy Hospital of Philadelphia

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1142, (House Bill No. 350), entitled:

An Act making an appropriation to the trustees of Temple University of Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1143, (House Bill No. 352), entitled:

An Act making an appropriation to the Westmoreland Hospital Association of Greensburg Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1144, (House Bill No. 354), entitled:

An Act making an appropriation to the Beacon Light Mission near the city of Bradford Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1145, (House Bill No. 356), entitled:

An Act making an appropriation to the Bradford Hospital of the city of Bradford Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,
Shall the bill pass finally?
The yeas and nays were taken agreeably to the provisions
of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt.	Long.	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the
question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of
Representatives with information that the Senate has
passed the same with amendments in which the concurrence
of the House is requested.

Agreeably to order.

The Senate proceeded to the third reading and considera-
tion of Senate Bill No. 1146, (House Bill No. 364), entitled:

An Act making an appropriation to the Benevolent Associa-
tion's Home for Children Pottsville Pennsylvania

And said bill having been read at length the third time,
and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions
of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt.	Long.	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Crow,	Jones,	Norton,	Weaver,
Craig,	Homsher,	Murdoch,	Vare,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the
question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of
Representatives with information that the Senate has
passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and considera-
tion of Senate Bill No. 1147, (House Bill No. 373), entitled:

An Act making an appropriation to the Philadelphia Ortho-
paedic Hospital and Infirmary for Nervous Diseases

And said bill having been read at length the third time,
and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions
of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt.	Long.	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,

Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the
question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of
Representatives with information that the Senate has
passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and considera-
tion of Senate Bill No. 1148, (House Bill No. 374), entitled:

An Act making an appropriation to Saint Francis Hospital
of Pittsburgh

And said bill having been read at length the third time,
and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions
of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt.	Long.	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the
question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of
Representatives with information that the Senate has
passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and considera-
tion of Senate Bill No. 1149, (House Bill No. 378), entitled:

An Act making an appropriation to the Renovo Hospital
Renovo Pennsylvania

And said bill having been read at length the third time,
and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions
of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt.	Long.	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the
question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of
Representatives with information that the Senate has
passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and considera-
tion of Senate Bill No. 1150, (House Bill No. 386), entitled:

An Act making an appropriation to the trustees of the State Hospital for the Criminal Insane at Farview Wayne county and authorizing the board of trustees to perform certain work in connection therewith

And said bill having been read at length the third time, and agreed to,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1151, (House Bill No. 396), entitled:

An Act making an appropriation to the Saint Joseph's Hospital and Dispensary of Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1152, (House Bill No. 397), entitled:

An Act making an appropriation to Providence Mission and Rescue Home at Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,

Clark,
Craig,
Crow,
Culbertson,
Daix,
Davis,

Herron,
Homsher,
Jones,
Joyce,
Leslie,

Miller, S. J.,
Murdoch,
Norton,
Patton,
Phipps,

Stineman,
Vare,
Weaver,
Whitten,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1153, (House Bill No. 406), entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane for the Southeastern District of Pennsylvania located at Norristown Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1154, (House Bill No. 409), entitled:

An Act making an appropriation to the Beaver Valley General Hospital at New Brighton Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1155, (House Bill No. 410), entitled:

An Act making an appropriation to the Passavant Memorial Homes for the Care of Epileptics at Rochester Beaver county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt,	Long.	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1156, (House Bill No. 411), entitled:

An Act making an appropriation to the Rochester General Hospital at Rochester Beaver county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt,	Long.	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1157, (House Bill No. 412), entitled:

An Act making an appropriation to Providence Hospital at Beaver Falls Beaver county Pennsylvania

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt,	Long.	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1158, (House Bill No. 413), entitled:

An Act making an appropriation to the Beaver County Children's Home of New Brighton Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt,	Long.	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1159, (House Bill No. 414), entitled:

An Act making an appropriation to the Maternity Hospital in the city of Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt,	Long.	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1160, (House Bill No. 419), entitled:

An Act making an appropriation to the Easton Hospital at Easton Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz.
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1161, (House Bill No. 434), entitled:

An Act making an appropriation to the Board of Managers of the Pennsylvania Village for Feeble-Minded Women at Laurelton Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz.
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1162, (House Bill No. 435), entitled:

An Act making an appropriation to the Mercy Hospital at Altoona Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz.
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1163, (House Bill No. 436), entitled:

An Act making an appropriation to the Altoona Hospital Altoona Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz.
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1164, (House Bill No. 445), entitled:

An Act making an appropriation to the Passavant Hospital at Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz.
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1165, (House Bill No. 448), entitled:

An Act making an appropriation to the Ladies of the Grand Army of the Republic Home Department of Pennsylvania at Hawkins Station Allegheny county Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1166, (House Bill No. 458), entitled:

An Act making an appropriation to the Chambersburg Hospital at Chambersburg Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1167, (House Bill No. 459), entitled:

An Act making an appropriation to the United Evangelical Home Lewisburg Pennsylvania

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1168, (House Bill No. 460), entitled:

An Act making an appropriation to the Lewistown Hospital of Lewistown Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1169, (House Bill No. 461), entitled:

An Act making an appropriation to the Westmoreland county Children's Aid Society of Greensburg Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1170, (House Bill No. 462), entitled:

An Act making an appropriation to the Mount Pleasant Memorial Hospital Mount Pleasant Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1171, (House Bill No. 463), entitled:

An Act making an appropriation to the Latrobe Hospital Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1172, (House Bill No. 467), entitled:

An Act making an appropriation to the Simon H Barnes Memorial Hospital of Susquehanna Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1173, (House Bill No. 469), entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Instruction of the Deaf and Dumb

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1174, (House Bill No. 473), entitled:

An Act making an appropriation to the Berwick Hospital Berwick Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1175, (House Bill No. 474), entitled:

An Act making an appropriation to the Mercy Hospital at Wilkes-Barre Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1176, (House Bill No. 484), entitled:

An Act making an appropriation to the Eastern State Penitentiary at Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1177, (House Bill No. 485), entitled:

An Act making an appropriation to the Bloomsburg Hospital Bloomsburg Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1178, (House Bill No. 486), entitled:

An Act making an appropriation to the Washington Hospital Washington Pennsylvania or its successor

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1179, (House Bill No. 488), entitled:

An Act making an appropriation to the Home of the Good Shepherd of the County of Allegheny Lower street Troy Hill North Side Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1180, (House Bill No. 489), entitled:

An Act making an appropriation to the Kittanning General Hospital Kittanning Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1181, (House Bill No. 490), entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1182, (House Bill No. 495), entitled:

An Act making an appropriation to the Roosevelt Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1183, (House Bill No. 498), entitled:

An Act making an appropriation to the Salvation Army and Rescue Home at Bellevue Allegheny County Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1184, (House Bill No. 504), entitled:

An Act making an appropriation to the City Hospital Washington Pennsylvania or its successor

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1185, (House Bill No. 505), entitled:

An Act making an appropriation to the Saint Mary's Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1186, (House Bill No. 508), entitled:

An Act making a deficiency appropriation to the Gettysburg Memorial Commission to carry into effect the act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand two hundred and forty) entitled "An act making an appropriation to the Gettysburg Battlefield Memorial Commission for various purposes" to be used for the erection of bronze statues of Generals Crawford and Gibbon and for repairs to the Pennsylvania memorial in accordance with the provisions of said act

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1187, (House Bill No. 516), entitled:

An Act making an appropriation to the Montgomery Hospital at Norristown Montgomery county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1188, (House Bill No. 521), entitled:

An Act making an appropriation to the Presbyterian Hospital at Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1189, (House Bill No. 522), entitled:

An Act making an appropriation to Saint John's General Hospital of Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1190, (House Bill No. 525), entitled:

An Act making an appropriation to the Meadville City Hospital Meadville Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1191, (House Bill No. 528), entitled:

An Act making an appropriation to the Christian H Buhl Hospital of Sharon Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1192, (House Bill No. 536), entitled:

An Act making an appropriation to the Saint Joseph's Pro-factory for Homeless Boys Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1193, (House Bill No. 537), entitled:

An Act making an appropriation to the American Oncologic Hospital at Philadelphia

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1194, (House Bill No. 540), entitled:

An Act making an appropriation to the Pennsylvania Memorial Home of Brookville Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1195, (House Bill No. 547), entitled:

An Act making an appropriation for the Hospital Department of the Jewish Hospital Association of Philadelphia.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1196, (House Bill No. 548), entitled:

An Act making an appropriation to the Germantown Dispensary and Hospital Germantown Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1197, (House Bill No. 558), entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania located at Blossburg Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1198, (House Bill No. 561), entitled:

An Act making an appropriation to the Women's Hospital of Philadelphia two thousand one hundred and thirty-seven North College Avenue

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeable to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1199, (House Bill No. 564), entitled:

An Act making an appropriation to the Butler county General Hospital at Butler Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,

Clark,
Craig,
Crow,
Culbertson,
Daix,
Davis,

Herron,
Homsher,
Jones,
Joyce,
Leslie,

Miller, S. J.,
Murdoch,
Norton,
Patton,
Phipps,

Stineman,
Vare,
Weaver,
Whitten,
Woodward,

YAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeable to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1200, (House Bill No. 565), entitled:

An Act making an appropriation to the Carlisle Hospital Carlisle Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,
Baldwin,
Barnes,
Barr,
Berntheizel,
Boyd,
Buckman,
Clark,
Craig,
Crow,
Culbertson,
Daix,
Davis,

DeWitt,
Donahue,
Einstein,
Eyre,
Gray,
Hackett,
Heaton,
Herron,
Homsher,
Jones,
Joyce,
Leslie,

Long,
MacDade,
Marlow,
McClintock,
McConnell,
McNichol,
Miller, J. S.,
Miller, S. J.,
Murdoch,
Norton,
Patton,
Phipps,

Salus,
Schantz,
Service,
Sisson,
Smith,
Snyder,
Sones,
Stineman,
Vare,
Weaver,
Whitten,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeable to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1201, (House Bill No. 568), entitled:

An Act making an appropriation to the Howard Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,
Baldwin,
Barnes,
Barr,
Berntheizel,
Boyd,
Buckman,
Clark,
Craig,
Crow,
Culbertson,
Daix,
Davis,

DeWitt,
Donahue,
Einstein,
Eyre,
Gray,
Hackett,
Heaton,
Herron,
Homsher,
Jones,
Joyce,
Leslie,

Long,
MacDade,
Marlow,
McClintock,
McConnell,
McNichol,
Miller, J. S.,
Miller, S. J.,
Murdoch,
Norton,
Patton,
Phipps,

Salus,
Schantz,
Service,
Sisson,
Smith,
Snyder,
Sones,
Stineman,
Vare,
Weaver,
Whitten,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1202, (House No. 569), entitled:

An Act making an appropriation to the Wayne County Memorial Hospital at Honesdale Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,
Baldwin,
Barnes,
Barr,
Berntheizel,
Boyd,
Buckman,
Clark,
Craig,
Crow,
Culbertson,
Daix,
Davis,

DeWitt,
Donahue,
Einstein,
Eyre,
Gray,
Hackett,
Heaton,
Herron,
Homsher,
Jones,
Joyce,
Leslie,

Long,
MacDade,
Marlow,
McClintock,
McConnell,
McNichol,
Miller, J. S.,
Miller, S. J.,
Murdoch,
Norton,
Patton,
Phipps,

Salus,
Schantz,
Service,
Sisson,
Smith,
Snyder,
Sones,
Stineman,
Vare,
Weaver,
Whitten,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1203, (House Bill No. 570), entitled:

An Act making an appropriation to the Trustees of the Garretson Hospital Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,
Baldwin,
Barnes,
Barr,
Berntheizel,
Boyd,
Buckman,
Clark,
Craig,
Crow,
Culbertson,
Daix,
Davis,

DeWitt,
Donahue,
Einstein,
Eyre,
Gray,
Hackett,
Heaton,
Herron,
Homsher,
Jones,
Joyce,
Leslie,

Long,
MacDade,
Marlow,
McClintock,
McConnell,
McNichol,
Miller, J. S.,
Miller, S. J.,
Murdoch,
Norton,
Patton,
Phipps,

Salus,
Schantz,
Service,
Sisson,
Smith,
Snyder,
Sones,
Stineman,
Vare,
Weaver,
Whitten,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1204, (House Bill No. 585), entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb Mount Airy Philadelphia

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,
Baldwin,
Barnes,
Barr,
Berntheizel,
Boyd,
Buckman,

DeWitt,
Donahue,
Einstein,
Eyre,
Gray,
Hackett,
Heaton,

Long,
MacDade,
Marlow,
McClintock,
McConnell,
McNichol,
Miller, J. S.,

Salus,
Schantz,
Service,
Sisson,
Smith,
Snyder,
Sones

Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1205, (House Bill No. 586), entitled:

An Act making an appropriation to the Chestnut Hill Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1206, (House Bill No. 590), entitled:

An Act making an appropriation to the Homestead Hospital Homestead Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1207, (House Bill No. 591), entitled:

An Act making an appropriation to the Boys' Industrial Home of Western Pennsylvania located at Oakdale Allegheny county

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1208, (House Bill No. 592), entitled:

An Act making an appropriation to the Berean Manual Training and Industrial School

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1209, (House Bill No. 593), entitled:

An Act making an appropriation to the Children's Aid Society of Franklin county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1210, (House Bill No. 594), entitled:

An Act making an appropriation to the Women's Medical College of Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1211, (House Bill No. 610), entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its navigable tributaries for two years from June first one thousand nine hundred and twenty-one

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1212, (House Bill No. 612), entitled:

An Act making an appropriation to the Woods Run Settlement Association Petosky street North Side Pittsburgh Allegheny county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1213, (House Bill No. 613), entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its navigable tributaries for the maintenance of a nautical school to be located at the Port of Philadelphia for two years from June first one thousand nine hundred and twenty-one

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1214, (House Bill No. 615), entitled:

An Act making an appropriation to the Orphan Asylum of the Holy Family of Emsworth Allegheny county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron, Baldwin, Barnes, Barr, Berntheizel, Boyd, Buckman, Clark, Craig, Crow, Culbertson, Daix, Davis,	DeWitt, Donahue, Einstein, Eyre, Gray, Hackett, Heaton, Herron, Homsher, Jones, Joyce, Leslie,	Long, MacDade, Marlow, McClintock, McConnell, Miller, J. S., Miller, S. J., Murdoch, Norton, Patton, Phipps,	Salus, Schantz, Service, Sisson, Smith, Snyder, Sones, Stineman, Vare, Weaver, Whitten, Woodward,
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1215, (House Bill No. 616), entitled:

An Act making an appropriation to the Trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron, Baldwin, Barnes, Barr, Berntheizel, Boyd, Buckman, Clark, Craig, Crow, Culbertson, Daix, Davis,	DeWitt, Donahue, Einstein, Eyre, Gray, Hackett, Heaton, Herron, Homsher, Jones, Joyce, Leslie,	Long, MacDade, Marlow, McClintock, McConnell, Miller, J. S., Miller, S. J., Murdoch, Norton, Patton, Phipps,	Salus, Schantz, Service, Sisson, Smith, Snyder, Sones, Stineman, Vare, Weaver, Whitten, Woodward,
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1216, (House Bill No. 617), entitled:

An Act making an appropriation to the Harrisburg Hospital of Harrisburg Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron, Baldwin, Barnes, Barr, Berntheizel, Boyd, Buckman, Clark, Craig, Crow, Culbertson, Daix, Davis,	DeWitt, Donahue, Einstein, Eyre, Gray, Hackett, Heaton, Herron, Homsher, Jones, Joyce, Leslie,	Long, MacDade, Marlow, McClintock, McConnell, Miller, J. S., Miller, S. J., Murdoch, Norton, Patton, Phipps,	Salus, Schantz, Service, Sisson, Smith, Snyder, Sones, Stineman, Vare, Weaver, Whitten, Woodward,
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Culbertson,
Daix,
Davis,

Joyce,
Leslie,

Patton,
Phipps,

Whitten,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1217, (House Bill No. 618), entitled:

An Act making an appropriation to the West Side Hospital Association of Scranton Lackawanna county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron, Baldwin, Barnes, Barr, Berntheizel, Boyd, Buckman, Clark, Craig, Crow, Culbertson, Daix, Davis,	DeWitt, Donahue, Einstein, Eyre, Gray, Hackett, Heaton, Herron, Homsher, Jones, Joyce, Leslie,	Long, MacDade, Marlow, McClintock, McConnell, McNichol, Miller, J. S., Miller, S. J., Murdoch, Norton, Patton, Phipps,	Salus, Schantz, Service, Sisson, Smith, Snyder, Sones, Stineman, Vare, Weaver, Whitten, Woodward,
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1218, (House Bill No. 622), entitled:

An Act making an appropriation to the Northeastern Hospital of Philadelphia Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron, Baldwin, Barnes, Barr, Berntheizel, Boyd, Buckman, Clark, Craig, Crow, Culbertson, Daix, Davis,	DeWitt, Donahue, Einstein, Eyre, Gray, Hackett, Heaton, Herron, Homsher, Jones, Joyce, Leslie,	Long, MacDade, Marlow, McClintock, McConnell, McNichol, Miller, J. S., Miller, S. J., Murdoch, Norton, Patton, Phipps,	Salus, Schantz, Service, Sisson, Smith, Snyder, Sones, Stineman, Vare, Weaver, Whitten, Woodward,
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NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1219, (House Bill No. 628), entitled:

An Act making an appropriation to the Graduate School of Medicine of the University of Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1220, (House Bill No. 636), as follows:

An Act making an appropriation to the Northwestern General Hospital of Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-four thousand dollars (\$24,000) or so much thereof as may be necessary is hereby specifically appropriated to the Northwestern General Hospital of Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1221, (House Bill No. 643), entitled:

An Act making an appropriation to the Williamsport Training Home for Girls at Williamsport Lycoming county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1222, (House Bill No. 645), entitled:

An Act making an appropriation to the Trustees of the Grove City Hospital located at Grove City Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1223, (House Bill No. 647), entitled:

An Act making an appropriation to the Pennsylvania Working Home for Blind Men Philadelphia

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1224, (House Bill No. 649), entitled:

An Act making an appropriation to the DePaul Institute of Mount Lebanon township Allegheny county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1225, (House Bill No. 652), entitled:

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1226, (House Bill No. 653), entitled:

An Act making an appropriation to the Florence Crittenton Mission of the city of Williamsport Lycoming county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1227, (House Bill No. 654), entitled:

An Act making an appropriation to the Boys' Industrial Home at Williamsport Lycoming county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1228, (House Bill No. 655), entitled:

An Act making an appropriation to the Williamsport Hospital of the city of Williamsport Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1229, (House Bill No. 658), entitled:

An Act making an appropriation to the Greenville Hospital Greenville Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1230, (House Bill No. 661), entitled:

An Act making an appropriation to the Home for the Friendless of the city of Williamsport Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1231, (House Bill No. 675), entitled:

An Act making an appropriation for the support and maintenance of the National Guard Naval Militia and the Pennsylvania Reserve Militia of the Commonwealth for improvements to permanent camp grounds for the replacing and repairing of armories and military stores destroyed or damaged and for the payment of expenses incidental to calling the National Guard Naval Militia or Pennsylvania Reserve Militia into active service under a call from the Governor or for service under a call from the President of the United States

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1232, (House Bill No. 680), entitled:

An Act making an appropriation to the German Protestant Home for Aged at Fair Oaks Allegheny county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1233, (House Bill No. 681), entitled:

An Act making an appropriation to the Homeopathic Hospital of Chester county located at West Chester Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,

Royd,	Hackett,	McNichol.	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1234, (House Bill No. 682), entitled:

An Act making an appropriation to the Chester county Hospital

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1235, (House Bill No. 683), entitled:

An Act making an appropriation to the trustees of the University of Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,
The Senate proceeded to the third reading and consideration of Senate Bill No. 1236, (House Bill No. 689), entitled:

An Act making an appropriation to the Polyclinic Hospital of the University of Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1237, (House Bill No. 690), entitled:

An Act making an appropriation to the McKeesport Hospital McKeesport Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1238, (House Bill No. 705), entitled:

An Act making an appropriation to the Downingtown Industrial and Agricultural School Downingtown Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,

Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1239, (House Bill No. 706), entitled:

An Act making an appropriation to the State Hospital of Coal Dale Coal Dale Schuylkill county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1240, (House Bill No. 711), entitled:

An Act making an appropriation to the Elk county General Hospital of Ridgway Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1241, (House Bill No. 723), entitled:

An Act making an appropriation to the Home of Industry for discharged prisoners of the city of Philadelphia and State of Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1242, (House Bill No. 724) entitled:

An Act making an appropriation to the Women's Southern Homeopathic Hospital of Philadelphia

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1243, (House Bill No. 727), entitled:

An Act making an appropriation to the Pennsylvania Home Teaching Society and Free Circulating Library for the Blind at Philadelphia

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,

Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1244, (House Bill No. 750), entitled:

An Act making an appropriation to the Saint Joseph's Proctory Norristown Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1245, (House Bill No. 755), entitled:

An Act making an appropriation to the Citizens General Hospital of New Kensington Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1246, (House Bill No. 756), entitled:

An Act making an appropriation to the Memorial Hospital at Roxborough Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1247, (House Bill No. 761), entitled:

An Act making an appropriation to the Wyoming Valley Homeopathic Hospital at Wilkes-Barre Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1248, (House Bill No. 773), entitled:

An Act making an appropriation to carry into effect the provisions of an act approved the tenth of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of board of trustees for the several counties of the Commonwealth and for the appointment of a State supervisor and assistants and fixing the salaries of such State supervisor and assistants defining the powers and duties of board of trustees including the power of appointing assistants and investigators and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1249, (House Bill No. 774), entitled:

An Act making an appropriation to the Eye and Ear Hospital of Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1250, (House Bill No. 777), entitled:

An Act making an appropriation to the Tuberculosis League of Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1251, (House Bill No. 799), entitled:

An Act making an appropriation to the Home of the Good Shepherd Lincoln Avenue Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1252, (House Bill No. 800), entitled:

An Act making an appropriation to the Taylor Hospital Association of the borough of Taylor Lackawanna county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1253, (House Bill No. 801), entitled:

An Act making an appropriation to the Saint Joseph's Foundling Home and Maternity Hospital of Scranton Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1254, (House Bill No. 802), entitled:

An Act making an appropriation to the Pennsylvania Museum and School of Industrial Art

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long.	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1255, (House Bill No. 813), entitled:

An Act making an appropriation to the Titusville Hospital at Titusville Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt.	Long.	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1256, (House Bill No. 814), entitled:

An Act making an appropriation to the House of the Good Shepherd Scranton Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1257, (House Bill No. 815), entitled:

An Act making an appropriation to the Brookville Hospital Brookville Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1258, (House Bill No. 819), entitled:

An Act making an appropriation to the Du Bois Hospital of DuBois Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1259, (House Bill No. 825), entitled:

An Act to repeal an act of General Assembly approved May first Anno Domini one thousand nine hundred and nineteen entitled "An act making an appropriation for the payment of the statutory medical hospital surgical and burial expenses and compensation outstanding and due and to become due to injured employes and dependents of deceased employes whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May thirty-first one thousand nine hundred and nineteen" (Appropriation acts page twenty-five) to repeal an act of General Assembly approved July eighteenth Anno Domini one thousand nine hundred and nineteen entitled "An act making an appropriation for the payment of the statutory medical hospital surgical and burial expenses and compensation due and to become due to injured employes and dependents of deceased employes whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May thirty-first one thousand nine hundred and twenty-one" (Appropriation acts page two hundred and thirty-five) making an appropriation for the payment of medical hospital surgical and burial expenses and workmen's compensation which may become due during the biennial period ending May thirty-first one thousand nine hundred and twenty-three to employes and dependents of employes of the various departments of the Commonwealth under the Workmen's Compensation Act of one thousand nine hundred and fifteen as amended and for the payment of expenses incurred in the investigation and adjustment of such claims

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1260, (House Bill No. 826), entitled:

An Act making an appropriation to the Ohio Valley General Hospital at McKees Rocks Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1261, (House Bill No. 829), entitled:

An Act making an appropriation to Saint Patrick's Orphan Asylum of Scranton Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1262, (House Bill No. 832), entitled:

An Act making an appropriation to the Retirement Board for the purposes of carrying out the provisions of the act approved July eighteenth one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An Act establishing a public school employes' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employes defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employes exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1263, (House Bill No. 833), as follows:

An Act making an appropriation to the Cottage State Hospital
Cottage avenue Connellsville Fayette county Pennsylvania
Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty-five thousand dollars (\$35,000) or so much thereof as may be necessary is hereby specifically appropriated to the Cottage State Hospital Cottage avenue Connellsville Fayette county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes

For the purpose of maintenance the sum of twenty-nine thousand dollars (\$29,000) or so much thereof as may be necessary

For the purpose of improvements to buildings fences and grounds the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary

For motor ambulance the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1264, (House Bill No. 844), entitled:

An Act making an appropriation to the Bellefonte Hospital
Bellefonte Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1265, (House Bill No. 847), entitled:

An Act making an appropriation to the Shenango Valley Hospital of New Castle Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1266, (House Bill No. 851), entitled:

An Act making an appropriation to the Philadelphia Home for Incurables

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1267, (House Bill No. 852), entitled:

An Act making an appropriation to the Ellwood City Hospital Ellwood City Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Farr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1268, (House Bill No. 853), entitled:

An Act making an appropriation to the Almira Home Association at New Castle Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1269, (House Bill No. 854), entitled:

An Act making an appropriation to the Canonsburg General Hospital Association at Canonsburg Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1270, (House Bill No. 857), entitled:

An Act making an appropriation to the Charleroi-Monessen Hospital at Charleroi Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1271, (House Bill No. 874), entitled:

An Act making an appropriation to the Children's Hospital of Pittsburgh in the city of Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of

Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1272, (House Bill No. 882), as follows:

An Act making an appropriation to the trustees of the University of Pittsburgh for the general maintenance and purchase of equipment for the University and for the summer term Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one million and seventy thousand dollars (\$1,070,000) or so much thereof as may be necessary is hereby specifically appropriated to the trustees of the University of Pittsburgh for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the general maintenance of the University of Pittsburgh and the purchase of such apparatus and equipment as the trustees may deem necessary for its best interests

For the maintenance of teaching facilities in hospitals for students in the School of Medicine of the University of Pittsburgh including the maintenance of the Maternity Dispensary and also the purchase of apparatus and equipment for the same as the trustees of the university may deem necessary the sum of thirty thousand dollars (\$30,000) or as much thereof as may be necessary

And said bill having been read at length the third time, as required by the Constitution,

And the amendments made thereto having been printed as required by the constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Boyd,	Heaton,	Miller, J. S.,	Sones,
Buckman,	Herron,	Miller, S. J.,	Stineman,
Clark,	Homsher,	Murdoch,	Vare,
Craig,	Jones,	Norton,	Weaver,
Crow,	Joyce,	Patton,	Whitten,
Culbertson,	Leslie,	Phipps,	Woodward,
Daix,			
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1273, (House Bill No. 900), entitled:

An Act making an appropriation to the Jewish Sheltering Home and Home for the Homeless and Aged Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1274, (House Bill No. 901), entitled:

An Act making an appropriation to the National Stomach Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1275, (House Bill No. 902), entitled:

An Act making an appropriation to the Nazarene Home for the Aged at Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1276, (House Bill No. 903), entitled:

An Act making an appropriation to the Mount Sinai Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,
Shall the bill pass finally?
The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1277, (House Bill No. 904), entitled:

An Act making an appropriation to the Saint Vincent's Hospital Association of the city of Erie Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1278, (House Bill No. 905), entitled:

An Act making an appropriation to the Erie Home for the Friendless of the city of Erie Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,		
Daix,	Leslie,		
Davis,			

Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1279, (House Bill No. 906), entitled:

An Act making an appropriation to the Bethesda Home Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1280, (House Bill No. 911), entitled:

An Act making an appropriation to the Pennsylvania Training School at Morgantown Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1281, (House Bill No. 919), entitled:

An Act making a deficiency appropriation in the Department of Public Instruction for the payment of the State's share of the salary of vocational teachers and for the State's share of the increase of salaries of teachers

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1282, (House Bill No. 920), entitled:

An Act making an appropriation to the Pittsburgh Home for Babies Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1283, (House Bill No. 921), entitled:

An Act making an appropriation to the Saint Christopher's Hospital for Children Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,

Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1284, (House Bill No. 922), entitled:

An Act making an appropriation to the Kensington Hospital for Women Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1285, (House Bill No. 936), entitled:

An Act making an appropriation to the Elmwood Home Erie Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1286, (House Bill No. 940), entitled:

An Act making an appropriation to the Brownsville General Hospital Brownsville Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1287, (House Bill No. 907), entitled:

An Act making an appropriation to the Robert Wood Home of Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1288, (House Bill No. 971), entitled:

An Act making an appropriation to the Prison Labor Commission

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,

Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1289, (House Bill No. 975), entitled:

An Act making an appropriation to the board of trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania for maintenance of said home and the payment of expenses of administration including salaries of officials and clerks and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the State Treasury

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1290, (House Bill No. 996), as follows:

An Act making an appropriation to the Hamet Hospital Association of Erie Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of sixty thousand dollars (\$60,000) or so much thereof as may be necessary is hereby specifically appropriated to the Hamet Hospital Association of Erie Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,

Culbertson, Joy, Patton, Whitten,
Daix, Leslie, Phipps, Woodward,
Davis,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1291, (House Bill No. 1023), entitled:

An act making an appropriation to provide the necessary expenses of blind students who are residents of the Commonwealth in attendance at institutions of higher learning

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1292, (House Bill No. 1028), entitled:

An Act making an appropriation to the Midnight Mission of Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments,

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1293, (House Bill No. 1036), entitled:

An Act making an appropriation to the Florence Crittenton Home of Erie Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1294, (House Bill No. 1037), entitled:

An Act making an appropriation to the Uniontown Hospital Uniontown Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1295, (House Bill No. 1039), entitled:

An Act making an appropriation to carry out the provisions of an act approved the eighteenth day of July one thousand nine hundred nineteen (Pamphlet Laws one thousand and forty-four) entitled "An act to assist worthy young men and women graduates of secondary schools of the State to obtain a higher education and making an appropriation"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1296, (House Bill No. 1099), entitled:

An Act making an appropriation to Saint Rita's L C B A Home for Infants Pittsburgh Allegheny county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1297, (House Bill No. 1127), entitled:

An Act making an appropriation to the Williams Valley Hospital of Williamstown Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1298, (House Bill No. 1131), entitled:

An Act making an appropriation to the Children's Industrial Home at Harrisburg Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1299, (House Bill No. 1132), entitled:

An Act making an appropriation to the Messiah Rescue and Benevolent Home of Harrisburg Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1300, (House Bill No. 1133), entitled:

An Act making an appropriation to the Nursery Home of Harrisburg Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt,	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1301, (House Bill No. 1134), entitled:

An Act making an appropriation to the Florence Crittenton Home of Harrisburg Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt,	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1302, (House Bill No. 1208), entitled:

An Act making an appropriation to the Messiah Orphanage of Monaghan township York county Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt,	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1303, (House Bill No. 1255), entitled:

An Act making an appropriation to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt,	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1304, (House Bill No. 1264), entitled:

An Act to amend an act approved the twenty-first day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and fifty-seven) entitled "An act to amend section one and to supplement an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws twelve hundred and two) entitled 'An act providing for the appointment and expenses of a commission of five persons to codify and revise the law relating to banks private bankers and trust companies doing business within this Commonwealth and making an appropriation' extending the powers and duties of the commission so as to include the codification and revision of the law relating to all corporations persons partnerships and associations under the supervision of the Banking Department and making an appropriation" extending said commission for a further period of two years conferring additional power upon such commission and making an appropriation

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt,	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1305, (House Bill No. 1265), entitled:

An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for two years ending May thirty-first one thousand nine hundred and nineteen

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally,

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1306, (House Bill No. 1267), entitled:

An Act making an appropriation to pay for the care treatment removal and maintenance of the indigent insane for two years ending the thirty-first day of May one thousand nine hundred and twenty-three

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1307, (House Bill No. 1313), entitled:

An Act making an appropriation to carry out the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-five) entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agricultural associations and regulating the payment thereof"

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1308, (House Bill No. 1322), entitled:

An Act making an appropriation to the Penn Asylum for Indigent Widows and Single Women Philadelphia, Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1309, (House Bill No. 1327), entitled:

An Act making an appropriation to the Evangelical Home for the Aged at Philadelphia

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1310, (House Bill No. 1349), entitled:

An Act making an appropriation to the Salvation Army Social Settlement and Day Nursery of Fernando Street Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1311, (House Bill No. 1356), entitled:

An Act to appropriate and to reappropriate to the Water Supply Commission moneys for the purpose of continuing the work of deepening widening and improving French Creek in Crawford County commenced under the provisions of the act approved the twenty-fifth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand one hundred and ninety-one) entitled "An act providing for the deepening widening and improvement of French Creek in Crawford County vesting certain powers in the Water Supply Commission including the taking of land and materials by eminent domain and making an appropriation"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1312, (House Bill No. 1358), entitled:

An Act making an appropriation to the Providence General Hospital of Philadelphia Philadelphia County Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1313, (House Bill No. 1362), entitled:

An Act making an appropriation to the Home for Widows and Single Women of Lebanon and Lebanon County

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1314, (House Bill No. 1364), entitled:

An Act making an appropriation to the Coleman Industrial Home for colored boys Pittsburgh Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow.	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1315, (House Bill No. 1411), entitled:

An Act making an appropriation to the Philadelphia College of Pharmacy Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow.	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1317, (House Bill No. 1475), entitled:

An Act making an appropriation to the Home for the Aged located at one thousand eight hundred nine Mount Vernon street Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow.	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1318, (House Bill No. 1494), entitled:

An Act making an appropriation to the Stetson Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow.	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1319, (House Bill No. 214), entitled:

An Act providing for the refunding of moneys paid to the State Highway Department for registration of motor vehicles and driver's licenses which motor vehicles and licenses have not been used and to which moneys it appears the Commonwealth has no claim and making an appropriation for such refunds

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow.	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1320, (House Bill No. 294), entitled:

An Act making an appropriation to the Lake Erie and Ohio River Canal Board of Pennsylvania for the payment of expenses incurred in printing distributing or otherwise making available for public use reports maps documents and records of the board in securing the co-operation and aid of the Government of the United States and other public authorities in the construction of the canal or waterway authorized to be constructed by the board for the payment of incidental office expenses and for the payment of salaries fees and expenses

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1321, (House Bill No. 385), entitled:

An Act re-appropriating certain moneys to the trustees of the State Hospital for the Criminal Insane at Farview Wayne County

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered: That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1322, (House Bill No. 441), entitled:

An Act making an appropriation to pay for the collection revising indexing and proof-reading of the material contained in the pamphlet known as "The Game Fish and Forestry Laws" of this Commonwealth

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,

Craig,
Crow,
Culbertson,
Daix,
Davis,

Homsher,
Jones,
Joyce,
Leslie,

Murdoch,
Norton,
Patton,
Phipps,

Vare,
Weaver,
Whitten,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1323, (House Bill No. 530), entitled:

An Act making an appropriation for the purpose of maintaining the public roads through the Cornplanter Indian Reservation in Elk Township Warren County Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1324, (House Bill No. 979), entitled:

An Act making an appropriation to the State Highway Department for the payment of rewards to townships of the second class for the construction and improvement of township roads and the erection and construction of township bridges

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1325, (House Bill No. 1336), entitled:

"A Supplement to an act approved the eighteenth day of July one thousand nine hundred and nineteen (Appropriation Acts page two hundred and twenty-nine number three hundred and eighty-two A) entitled "An act authorizing the appointment of a commission to supervise the revising amending consolidating and simplifying of the laws relating to the assessment levy and collection of taxes for local purposes prescribing the power and duties of such commission imposing certain duties on the Legislative Reference Bureau and making an appropriation" continuing the commission appointed under the provisions of said act for a further period of two years providing for the appointment of additional members on said commission and making an appropriation

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1330, (House Bill No. 30), entitled:

An Act making an appropriation to the Sacred Heart Hospital Allentown Lehigh County Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1331, (House Bill No. 264), entitled:

An Act making an appropriation to the Washington and Jefferson College Washington Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1332, (House Bill No. 310), entitled:

An Act making an appropriation to the Mudget Hospital and Training School for Nurses located at two thousand twenty-eight North Thirteenth Street Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1333, (House Bill No. 345), entitled:

An Act making an appropriation for the payment of the expenses required by an act approved the twenty-fifth day of May one thousand eight hundred and eighty-nine entitled "An act to provide for the continuance of the education and maintenance of the destitute orphans of deceased soldiers sailors and marines and the destitute children of permanently disabled soldiers sailors and marines of the State" and its amendments and supplements

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto, having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt.	Long.	Salus.
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,

Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1334, (House Bill No. 365), entitled:

An Act making an appropriation to the Pottsville Hospital Pottsville Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1335, (House Bill No. 481), entitled:

An Act making an appropriation to the Diagnostic Hospital of the city of Philadelphia Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1336, (House Bill No. 494), entitled:

An Act making an appropriation to the National Farm School at Doylestown Pennsylvania

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1337, (House Bill No. 656), as follows:

An Act making an appropriation to the Cottage State Hospital for Injured Persons located at Mercer Pennsylvania

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary is hereby specifically appropriated to the Cottage State Hospital for Injured Persons at Mercer Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1338, (House Bill No. 659), entitled:

An Act making an appropriation for providing erecting completing leasing maintaining and repairing armories and stables for the use of Pennsylvania National Guard including compen-

sation insurance of employes of armories title insurance advertisement for bids traveling expenses clerical and other expenses of the State Armory Board

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1339, (House Bill No. 674), entitled:

An Act constituting a commission to make an investigation of the battle fields of France and Belgium and to select points for the erection of monuments and markers of appropriate design to commemorate the achievements of Pennsylvania soldiers during the World War defining the powers and duties of the commission and making an appropriation

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1340, (House Bill No. 713), entitled:

An Act making an appropriation to the Chester Day Nursery and Children's Boarding Home at Chester Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1341, (House Bill No. 843), as follows:

An Act making an appropriation to the Department of Health of the Commonwealth of Pennsylvania for the maintenance of tuberculosis sanatoria and dispensaries necessary additions furnishings and repairs for educational work and other necessary work in curing and preventing tuberculosis

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That for the purpose of maintaining its sanatoria and dispensaries for the free treatment of indigent persons affected with tuberculosis and for certain additions furnishings and repairs thereto and for educational work in curing and preventing tuberculosis and for the purchase of food supplies and other necessities and for the payment of salaries and wages and other necessary expenses incident thereto the sum of two million five hundred and sixty-four thousand nine hundred and sixty dollars (\$2,564,960) or so much as may be necessary is hereby specifically appropriated to the Department of Health of the Commonwealth of Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one and in addition thereto any balance remaining unexpended of the appropriation made to the Department of Health for the same purposes for two years ending May thirty-first one thousand nine hundred and twenty-one by the provisions of the appropriation act approved July sixteenth one thousand nine hundred and nineteen

Section 2 All amounts shall be paid to the Commissioner of Health by a warrant of the Auditor General upon requisition of said Commissioner of Health that all sums so paid shall be accounted for as expended by properly itemized vouchers

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and considera-

tion of Senate Bill No. 1342, (House Bill No. 1262), entitled:

An Act to amend section one of an act approved the thirtieth day of March one thousand nine hundred and seventeen (appropriation acts page sixteen) entitled "An act making an appropriation for the purpose of continuing and maintaining schools among the Cornplanter Indians of Warren county" as amended

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

COMMUNICATIONS FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented communications, in writing, from His Excellency, the Governor of the Commonwealth, which were twice read, considered and agreed to.

APPROVAL OF SENATE BILL NO. 178.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 20, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 178, entitled: "An Act making an appropriation for deficiencies in maintenance to the trustees of the State Hospital for the Insane of the Southeastern District of Pennsylvania located at Norristown Pennsylvania."

WM. C. SPROUL.

APPROVAL OF SENATE BILL NO. 294.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 22, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives, recalling from the Governor, Senate Bill No. 294, File Folio 831, entitled: "Resolved (if the House of Representatives concur), That Senate Bill No. 294, entitled 'An act making an appropriation to the Water Supply Commission of Pennsylvania to continue the work upon the Pymatuning Swamp Reservoir,' be recalled from the Governor for the purpose of amendment."

Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

NOMINATIONS BY THE GOVERNOR.

NOTARIES PUBLIC.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 22, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of their confirmation.

BUTLER COUNTY.

Theo. C. Kearns, Township of Butler, Butler.

CHESTER COUNTY.

J. F. Brown, West Grove, Chester.

Charles H. Howell, Sr., Phoenixville, Chester

FAYETTE COUNTY.

E. W. Trimboth, Uniontown, Fayette.

GREENE COUNTY.

Andrew J. Waychoff, Jr., Waynesburg, Greene.

LACKAWANNA COUNTY.

Kenneth G. Reinhardt, Scranton, Lackawanna.

LUZERNE COUNTY.

Jos. L. Ferrarini, Pittston, Luzerne.

MERCER COUNTY.

Samuel P. Gilbert, Wheatland, Mercer.

PHILADELPHIA COUNTY.

Joseph A. Gilligan, Philadelphia, Philadelphia.
Miss Katherine D. McDowell, Philadelphia, Philadelphia.
Miss M. Meaney, Philadelphia, Philadelphia.
Joseph W. Silveira, Philadelphia, Philadelphia.

WARREN COUNTY.

Joseph H. Goldstein, Warren, Warren.

WM. C. SPROUL.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 22, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate the following named person to be a Notary Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date set opposite his name.

Walter S. Dolman, Philadelphia, May 1, 1921.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent.

A motion was made by Mr. SERVICE,

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into Executive Session, for the purpose of acting on the foregoing nominations,

Which was agreed to.

Whereupon,

A motion was made by Mr. SERVICE,

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. SERVICE, Mr. President, I move that the Executive Session do now rise.

Mr. MACDADE, Mr. President, I second the motion.

The motion was agreed to.

RESOLUTION RETURNING TO THE GOVERNOR, SENATE BILL NO.
294 WITHOUT AMENDMENTS.

Mr. SERVICE, offered the following resolution which was twice read, considered and agreed to:

In the Senate, April 22, 1921.
Resolved (if the House of Representatives concur) that Senate Bill No. 294, entitled "An act making an appropriation to the Water Supply Commission of Pennsylvania to continue the work upon the Pymatuning Swamp Reservoir", be returned to the Governor without amendments.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

RECESS.

Mr. EYRE. Mr. President, I move that the Senate do now take a recess for five minutes.

Mr. SISSON. Mr. President, I second the motion.
The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

HOUSE MESSAGE.

HOUSE BILLS FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced, presented for concurrence bills of the House of Representatives as follows:

House Bill No. 38, (Senate Bill No. 1398), entitled:

An Act making an appropriation to the Oil City Hospital Oil City Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 72, (Senate Bill No. 1399), entitled:

An Act making an appropriation to the Warren General Hospital of Warren Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 366, (Senate Bill No. 1400), entitled:

An Act making an appropriation to the Trustees of the Milliken Hospital Pottsville Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 454, (Senate Bill No. 1401), entitled:

An Act making an appropriation to the Building Commission of the Eastern State Hospital for the Insane at Selingsgrove Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 639, (Senate Bill No. 1402), entitled:

An Act making an appropriation to the Philadelphia Association for the protection of colored women Philadelphia Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 948, (Senate Bill No. 1403), entitled:

An Act making an appropriation to the G. W. and Agnes Hoffman Orphanage Mount Joy Township Adams County Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 951, (Senate Bill No. 1404), entitled:

An Act making an appropriation to the Saint Stanislaus Orphanage situated at Sheatown Newport township Luzerne county Pennsylvania

Which was committed to the Committee on Appropriations.

House Bill No. 964, (Senate Bill No. 1405), entitled:

An Act establishing a State highway in the County of Lebanon providing for its location construction improvement and maintenance by the Commonwealth and making an appropriation

Which was committed to the Committee on Appropriations.

House Bill No. 1057, (Senate Bill No. 1406), entitled:

An Act making an appropriation to the State Insurance Fund

Which was committed to the Committee on Appropriations.

House Bill No. 1084, (Senate Bill No. 1407), entitled:

An Act to amend section three of an act approved the twenty-seventh day of May one thousand eight hundred and ninety-three (Pamphlet Laws one hundred and seventy-one) entitled "An act providing for the erection of the Pennsylvania Soldiers' Orphans' Industrial School the purchase of land and the erection and equipment of the buildings necessary therefor making appropriations for such purposes erection and equipment and the maintenance of children admitted therein placing the care of the same in the commission now known as the Commission of Soldiers' Orphan Schools of the State of Pennsylvania and regulating the admissions to the said Pennsylvania Soldiers' Orphans' Industrial School and the said soldiers' orphan schools"

Which was committed to the Committee on Appropriations.

House Bill No. 1347, (Senate Bill No. 1408), entitled:

An Act making an appropriation to the Water Supply Commission for the purpose of building and constructing a retaining wall or dike along the Delaware river at Lackawaxen Pike county

Which was committed to the Committee on Appropriations.

House Bill No. 1384, (Senate Bill No. 1409), entitled:

An Act to provide for the payment to Philadelphia county of moneys with interest thereon advanced for the payment of expenses incident to the conduct of primary elections in the said county of Philadelphia and making an appropriation therefor

Which was committed to the Committee on Appropriations.

House Bill No. 1465, (Senate Bill No. 1410), entitled:

An Act making an appropriation to pay the claim of M. D. Jacobs against the Commonwealth of Pennsylvania for services heretofore rendered and materials heretofore furnished in disposing of the bodies of indigent patients who died at the Mont Alto State Sanatorium

Which was committed to the Committee on Appropriations.

House Bill No. 1492, (Senate Bill No. 1411), entitled:

A Joint Resolution proposing an amendment to article nine section one of the Constitution of the Commonwealth of Pennsylvania so as to permit the exemption from taxation of real and personal property owned occupied or used by any branch or post or camp of the Grand Army of the Republic the Spanish-American war veterans the American Legion the Veterans of Foreign Wars and the Military order of the Loyal Legion of the United States

Which was committed to the Committee on Judiciary Special.

House Bill No. 382, (Senate Bill No. 1412), entitled:

An Act concerning conditional sales of chattels attached or to be attached to realty and regulating the recording and effect thereof and providing remedies and penalties

Which was committed to the Committee on Judiciary Special.

House Bill No. 710, (Senate Bill No. 1413), entitled:

An Act concerning conditional sales and to make uniform the law relating thereto

Which was committed to the Committee on Judiciary General.

House Bill No. 1075, (Senate Bill No. 1414), entitled:

An Act to amend sections one and two of an act approved the eighth day of April one thousand eight hundred and sixty-one (Pamphlet Laws two hundred and seventy) entitled "An act for the suppression of fortune-telling and similar purposes

Which was committed to the Committee on Judiciary Special.

House Bill No. 1285, (Senate Bill No. 1415), entitled :

* An Act to amend section six and seven of the act approved the third day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred and sixty-six) entitled "An act reorganizing the Department of State Police creating therein a Bureau of Fire Protection providing for a State Police Force and defining the powers and duties of the same including the enforcement of laws relating to game fish forestry and water supply and certain other laws and including the collection of information useful for the detection of crime and the apprehension of criminals providing for the equipment maintenance and transportation of such police providing for barracks and substations therefor and prescribing penalties"

Which was committed to the Committee on Judiciary Special.

House Bill No 1298, (Senate Bill No. 1416), entitled :

An Act relating to weak-minded persons and lunatics providing that service of process may be made upon next of kin of such persons and lunatics in the discretion of the court and that such next of kin may be added as parties in all court proceedings in which such weak-minded persons or lunatics are parties or concerned and permitting blood relatives of such persons or lunatics to intervene as such in pending and future proceedings where weak-minded persons or lunatics are parties or concerned and repealing all inconsistent acts or parts of acts

Which was committed to the Committee on Judiciary General.

House Bill No. 1444 (Senate Bill No. 1417), entitled :

An Act authorizing the State Forest Commission to exchange or sell certain portions of the State Forest Land and providing for the procedure

Which was committed to the Committee on Forestry.

House Bill No. 1474, (Senate Bill No. 1418), entitled :

An Act to provide for priority of commission and succession to the office of president judge where two or more judges not in commission are elected at the same time in the same court of any judicial district

Which was committed to the Committee on Judiciary General.

House Bill No. 1036, (Senate Bill No. 1419), entitled :

An Act to amend sections five and seven and repeal sections eight and ten of an act approved the twenty-sixth day of June one thousand eight hundred ninety-five (Pamphlet Laws three hundred and twenty-seven) entitled "An act to provide for the incorporation of institutions of learning with power to confer degrees in art pure and applied science philosophy literature medicine law and theology and for the supervision and regulation of the same and providing a method by which institutions already incorporated may obtain the power to confer degrees and exempting from the provisions of this act colleges heretofore incorporated by the courts of common pleas with power to confer degrees in cases where such colleges have at the time of the passage of this act a specified amount of capital or resources" conferring upon the State Council of Education powers and duties heretofore vested in the College and University Council

Which was committed to the Committee on Education.

House Bill No. 1098, (Senate Bill No. 1420), entitled :

An Act requiring telephone companies operating in the same territory to make connections and to provide for interchange of messages regulating the rates to be charged for such interchange and conferring certain powers and duties in connection therewith upon the Public Service Commission

Which was committed to the Committee on Judiciary Special.

House Bill No. 1236, (Senate Bill No. 1424), entitled :

An Act to amend section seventeen of the act approved the seventeenth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and seven) entitled "An act to provide revenue for State and county purposes and imposing taxes upon certain classes of personal property providing for the assessment and collection of the same providing for the duties and compensation of prothonotaries and recorders in connection therewith and modifying existing legislation which provided for raising revenue for State purposes" as amended

Which was committed to the Committee on Judiciary Special.

House Bill No. 1258, (Senate Bill No. 1422), entitled :

An Act to amend an act approved the ninth day of May one thousand nine hundred and thirteen (Pamphlet Laws one hundred and ninety-eight) entitled "An act prohibiting the furnishing by gift sale or otherwise of cigarettes or cigarette paper to minors requiring minors to divulge where and from whom cigarettes or cigarette paper have been obtained and providing penalties for violation of this act" providing for the punishment of first and second offences by summary conviction and fine

Which was committed to the Committee on Judiciary Special.

House Bill No. 1357, (Senate Bill No. 1423), entitled :

An Act to amend section four of an act approved the twelfth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred and sixty-six) entitled "An act requiring cities of the first class to establish a pension fund for employees of said cities and all county or other public employees if any paid by appropriation of the city councils thereof and out of the treasury of said cities and regulating the administration and payment of such pensions" as amended

Which was committed to the Committee on Judiciary Special.

House Bill No 1469, (Senate Bill No 1424), entitled :

An Act to amend section fourteen clause three of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments there from and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties

Which was committed to the Committee on Education.

House Bill No. 1493, (Senate Bill No. 1425), entitled :

An Act providing for the taking over of the Wyoming Valley Memorial Park as a State park and providing for the regulation thereof

Which was committed to the Committee on Judiciary Special.

House Bill No. 1502, (Senate Bill No. 1426), entitled :

An Act to supplement an act entitled "An act authorizing the erection and construction by counties of memorial halls in memory of the soldiers sailors and marines of such counties providing for an election to determine whether such hall shall be erected providing for the purchase and condemnation of property for such purposes regulating the use of such halls and providing for the maintenance and care of the same by a board of control at the expense of the county" approved the seventeenth day of March one thousand nine hundred and twenty-one

Which was committed to the Committee on Judiciary Special.

House Bill No. 1508, (Senate Bill No. 1427), entitled :

An Act to amend section one thousand three hundred sixteen as amended and section one thousand three hundred seventeen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Which was committed to the Committee on Education.

REPORTS FROM COMMITTEES.

Mr. CRAIG. Mr. President, I ask unanimous consent to make reports from committees at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CRAIG, from the Committee on Judiciary General, reported as committed Senate Bill No. 1418, (House Bill No. 1474), entitled :

An Act to provide for priority of commission and succession to the office of president judge where two or more judges not in commission are elected at the same time in the same court of any judicial district.

Also, from the Committee on Forestry, reported as committed Senate Bill No. 1417 (House Bill No. 1444), entitled:

An Act authorizing the State Forest Commission to exchange or sell certain portions of the State forest land and providing for the procedure

Also, from the Committee on Judiciary General, reported as committed Senate Bill 1416, (House Bill No. 1298), entitled:

An Act relating to weak-minded persons and lunatics providing that service of process may be made upon next of kin of such persons and lunatics in the discretion of the court and that such next of kin may be added as parties in all court proceedings in which such weak-minded persons or lunatics are parties or concerned and permitting blood relatives of such persons or lunatics to intervene as such in pending and future proceedings where weak-minded persons or lunatics are parties or concerned and repealing all inconsistent acts or parts of acts.

Also, from the Committee on Judiciary General, reported as committed Senate Bill No. 1413, (House Bill No. 710), entitled:

An Act concerning conditional sales and to make uniform the law relating thereto.

Mr. SMITH. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SMITH, from the Committee on Judiciary Special, reported as committed Senate Bill No. 1415, (House Bill No. 1285), entitled:

An Act to amend sections six and seven of the act approved June third one thousand nine hundred nineteen (Pamphlet Laws three hundred sixty-six) entitled "An act reorganizing the Department of State Police creating therein a Bureau of Fire Protection, providing for a State Police Force and defining the powers and duties of the same including the enforcement of laws relating to game fish forestry and water supply and certain other laws and including the collection of information useful for the detection of crime and the apprehension of criminals providing for the equipment maintenance and transportation of such police providing for barracks and substations therefor and prescribing penalties"

Also, from the Committee on Judiciary Special, reported as committed Senate Bill No. 1414, (House Bill No. 1075), entitled:

An Act to amend sections one and two of an act approved the eighth day of April one thousand eight hundred sixty-one (Pamphlet Laws two hundred seventy) entitled "An act thereof ad providing remedies ana penalties

Also, from the Committee on Judiciary Special, reported as committed Senate Bill No. 1412, (House Bill No. 382), entitled:

An Act concerning conditional sales of chattels attached or to be attached to realty and regulating the recording and effect thereof and providing remedies and penalties

Also, from the Committee on Judiciary Special reported as committed Senate Bill No. 1411, (House Bill No. 1495), entitled:

A Joint Resolution proposing an amendment to article nine section one of the constitution of the Commonwealth of Pennsylvania so as to permit the exemption from taxation of real and personal property owned occupied or used by any branch or pose or camp of the Grand Army of the Republic, the Spanish-American War Veterans the American Legion the Veterans of Foreign Wars and the Military Order of the Loyal Legion of the United States

Also, from the Committee on Judiciary Special, reported as committed Senate Bill No. 1421, (House Bill No. 1236), entitled:

An Act to amend section seventeen of the act approved the seventeenth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred seven) entitled "An act to provide revenue for State and county purposes and in cities coextensive with counties for city and county purposes imposing taxes upon certain classes of personal property providing for the assessment and collection of the same providing for the duties and compensation of prothonotaries and recorders in connection therewith and modifying existing legislation which provided for raising revenue for State purposes" as amended

Also, from the Committee on Judiciary Special, reported as committed Senate Bill No. 1422, (House Bill No. 1258), entitled:

An Act to amend an act approved the ninth day of May one thousand nine hundred and thirteen (Pamphlet Laws one hundred and ninety-eight) entitled "An act prohibiting the furnishing by gift sale or otherwise of cigarettes or cigarette paper to minors requiring minors to divulge where and from whom cigarettes or cigarette paper have been obtained and providing penalties for violation of this act" providing for the punishment of first and second offenses by summary conviction and find

Also, from the Committee on Judiciary Special, reported as committed Senate Bill No. 1423, (House Bill No. 1387), entitled:

An Act to amend section four of an act approved the twentieth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred and sixty-six) entitled "An act requiring cities of the first class to establish a pension fund for employees of said cities and all county or other public employees if any paid by appropriation of the city councils thereof and out of the treasury of said cities and regulating the administration and the payment of such pensions" as amended

Also, from the Committee on Judiciary Special, reported as committed Senate Bill No. 1425, (House Bill No. 1493), entitled:

An Act providing for the taking over of the Wyoming Valley Memorial Park as a State park and providing for the regulation thereof

Also, from the Committee on Judiciary Special, reported as committed Senate Bill No. 1426, (House Bill No. 1502), entitled:

An Act to supplement an act entitled "An act authorizing the erection and construction by counties of memorial halls in memory of the soldiers sailors and marines of such counties providing for an election to determine whether such hall shall be erected providing for the purchase and condemnation of property for such purposes regulating the use of such halls and providing for the maintenance and care of the same by a board of control at the expense of the county" approved the seventeenth day of March one thousand nine hundred and twenty-one by providing for the planting of memorial trees and prescribing penalties

Mr. EYRE. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE, from the Committee on Appropriations, reported as committed Senate Bill No. 1410, (House Bill No. 1465), entitled:

An Act making an appropriation to pay the claim of M. D. Jacobs against the Commonwealth of Pennsylvania for services heretofore rendered and materials heretofore furnished in disposing of the bodies of indigent patients who died at the Mont Alto State Sanatorium

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1409, (House Bill No. 1384), entitled:

An Act to provide for the payment to Philadelphia county of moneys with interest thereon advanced for the payment of expenses incident to the conduct of primary elections in the said county of Philadelphia and making an appropriation therefor

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1408 (House Bill No. 1347), entitled:

An Act making an appropriation to the Water Supply Commission for the purpose of building and constructing a retaining wall or dike along the Delaware River at Lackawaxen Pike County

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1407, (House Bill No. 1084), entitled:

An Act to amend section three of an act approved the twenty-seventh day of May one thousand eight hundred and ninety-three (Pamphlet Laws one hundred and seventy-one) entitled "An act providing for the erection of the Pennsylvania Soldiers Orphans' Industrial School the purchase of land and the erection and equipment of the building and buildings necessary therefor, making appropriations for such purposes erection and equipment and the maintenance of children admitted therein placing the care of the same in the commission now known as the Commission of Soldiers' Orphan Schools of the State of Pennsylvania and regulating the admissions to the said Pennsylvania Soldiers Orphans' Industrial School and the said Soldiers' Orphan Schools"

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1406, (House Bill No. 1057), entitled:

An Act making an appropriation to the State Insurance Fund

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1405, (House Bill No. 964), entitled:

An Act establishing a State Highway in the county of Lebanon Providing for its location construction improvement and maintenance by the Commonwealth and making an appropriation

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1404, (House Bill No. 951), entitled:

An Act making an appropriation to the Saint Stanislaus Orphanage situated at Sheatown Newport Township Luzerne county Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1403, (House Bill No. 948), entitled:

An Act making an appropriation to the G W and Agnes Hoffman Orphanage Mount Joy Township Adams County Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1402, (House Bill No. 639), entitled:

An Act making an appropriation to the Philadelphia Association for the Protection of Colored Women Philadelphia Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1401, (House Bill No. 454), entitled:

An Act making an appropriation to the Building Commission of the Eastern State Hospital for the Insane located at Selinsgrove Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1400, (House Bill No. 366), entitled:

An Act making an appropriation to the Trustees of the Milliken Hospital Pottsville Pennsylvania

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1399, (House Bill No. 72), entitled:

An An making an appropriation to the Warren General Hospital of Warren Pennsylvania

Also, from the Committee on Appropriations, reported as committed, Senate Bill No. 1398, (House Bill No. 38), entitled:

An Act making an appropriation to the Oil City Hospital Oil City Pennsylvania

Mr. Sisson. Mr. President, I ask unanimous consent to make reports from committee at this time.

The President. Is there objection? The Chair hears none.

Mr. Sisson, from the Committee on Education, reported as committed Senate Bill No. 1419, (House Bill No. 1056), entitled:

An Act to amend sections five and seven and repeal sections eight and ten of an act approved the twenty-sixth day of June one thousand eight hundred ninety-five (Pamphlet Laws three hundred and twenty-seven) entitled "An act to provide for the incorporation of institutions of learning with power to confer degrees in art pure and applied science philosophy literature medicine law and theology and for the supervision and regulation of the same and providing a method by which institutions already incorporated may obtain the power to confer degrees and exempting from the provisions of this act colleges heretofore incorporated by the courts of common pleas with power to confer degrees in cases where such colleges have at the time of the passage of this act a specified amount of capital or resources" conferring upon the State Council of Education powers and duties heretofore vested in the College and University Council

Also, from the Committee on Education, reported as committed Senate Bill No. 1424, (House Bill No. 1469), entitled:

An Act to amend section fourteen clause three of an act approved July eighteenth one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employee's retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and pro-

viding for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

Also, from the Committee on Education, reported as committed, Senate Bill No. 1427, (House Bill No. 1508), entitled:

An Act to amend section one thousand three hundred sixteen as amended and section one thousand three hundred seventeen of an act approved May eighteen one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

BILLS SIGNED.

The PRESIDENT - (Lieutenant-Governor Edward E. Beidleman) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 154, entitled:

An Act relating to the preparation of a new constitution of the Commonwealth by a convention and its adoption or rejection by the people and making an appropriation

Senate Bill No. 258, entitled:

An Act to amend an act approved the eighteenth day of July one thousand nine hundred and nineteen (Appropriation Acts page one hundred and thirty-nine) entitled "An act making an appropriation to the Frederick Douglass Memorial Hospital and Training School of Philadelphia Pennsylvania

Senate Bill No. 364, entitled:

An Act fixing the salary of sheriffs and deputy sheriffs in counties of the seventh class requiring all fees earned by sheriffs in such counties to be paid into the county treasury for the use of the county and providing for the payment for the care and maintenance of prisoners where the sheriff is the keeper or warden of the jail

Senate Bill No. 519, entitled:

An Act to amend section two of an act approved the thirtieth day of May one thousand eight hundred and ninety-three (Pamphlet Laws one hundred and eighty-three) entitled "An act providing for the acquisition by the State of certain ground at Valley Forge for a public park and making an appropriation therefor"

Senate Bill No. 557, entitled:

An Act to amend section eight of an act approved the seventeenth day of April one thousand nine hundred and thirteen (Pamphlet Laws eighty-five) entitled "An act for the better protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith and providing for the disposition of the license fees fines and penalties received"

Senate Bill No. 667, entitled:

An Act to amend section fourteen of an act approved the twenty-first day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and seventy-seven) entitled "An act to provide for the administration of the workmen's Compensation Act of one thousand nine hundred fifteen by creating the Bureau of Workmen's Compensation of the Department of Labor and Industry providing for the establishment of the Workmen's Compensation Board to have charge of such bureau authorizing the division of the Commonwealth into workmen's compensation districts and the appointment of workmen's compensation referees defining the powers and duties of the Commissioner of Labor and Industry the Bureau of Workmen's Compensation the Workmen's Compensation Board and the workmen's compensation referees and the factory inspectors of the Department of Labor and Industry in enforcing the said act and fixing the salaries of the members of the Workmen's Compensation Board the workmen's compensation referees and certain of their employees and assistants and repealing certain acts"

Senate Bill No. 683, entitled:

An Act making a deficiency appropriation to the trustees of the Western State Hospital for the Insane

Senate Bill No. 834, entitled:

An Act authorizing the Governor to appoint a board of claims to hear audit dismiss or adjust moral equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways and making an appropriation

House Bill No. 665, entitled:

A Supplement to an act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred eight) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words 'drug' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" requiring permits to conduct pharmacies providing for the revocation thereof and prescribing penalties

House Bill No. 719, entitled:

An Act providing for the burial of certain persons who are have been or shall be soldiers sailors or marines designated as "deceased service man" and authorizing county commissioners to provide headstones markers and burial plots for such deceased service men at the expense of the county in which they shall die or have a legal residence at the time of their death

Whereupon,

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) in the presence of the Senate signed the same.

BILL RECOMMITTED.

Mr. LONG. Mr. President, I move that Senate Bill No. 983, (House Bill No. 1001), on second reading, entitled:

An Act to amend sections twenty-one twenty-two and twenty-three of the act approved the twenty-second day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred and twenty-eight) entitled "An act relating to domestic animals defining domestic animals so as to include poultry providing methods of improving the quality thereof and of preventing controlling and eradicating diseases thereof imposing certain duties upon practitioners of veterinary medicine in Pennsylvania regulating the manufacture use and sale of tuberculin mallein and other biological products for use with domestic animals defining the powers and duties of the State Livestock Sanitary Board and the officers and employees thereof of fixing the compensation of the Deputy State Veterinarian and providing penalties for the violation of this act

be recommitted to the Committee on Agriculture.

Mr. HOMSHER. Mr. President, I second the motion.
The motion was agreed to.

HOUSE MESSAGES.

AMENDMENTS TO HOUSE BILL NO 433 RECALLED FROM THE GOVERNOR.

The Clerk of the House of Representatives, being introduced, presented for concurrence, bill of the House of Representatives, as follows:

House Bill No. 433, entitled:

An Act to amend section one of an act approved the fifteenth day of June Anno Domini one thousand nine hundred and eleven entitled "An act to fix and regulate the compensation of directors of the poor of poor districts composed of several townships boroughs and cities situate wholly within counties of this Commonwealth not exceeding five hundred thousand population" as amended by increasing the rate of compensation to be paid to the attorney employed by said poor districts

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading were reconsidered in the House and the bill amended, in which amendments the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read as follows:

Amend section 1 page 2 line 5 by inserting after the word "which" the following: as amended by an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and sixty-eight) entitled "An act to amend an act approved the fifteenth day of June one thousand nine hundred eleven entitled 'An act to fix and regulate the compensation of directors of the poor of poor districts composed of several townships boroughs and cities situate wholly within counties of this Commonwealth not exceeding five hundred thousand population' " also line 28 by striking out the word "fifty" and inserting in lieu thereof the word "forty" also by inserting after the word "dollars" the word "and" also line 29 by striking out after the word "hundred" the words "and fifty" and inserting in lieu thereof the word "forty" also page 3 line 1 by inserting after the word "thousand" the word "population" also line 4 by striking out the

word "services" and inserting in lieu thereof the word "service" also line 8 by inserting after the word "have" the word "the" also line 25 by striking out the words "not to exceed" also line 28 by striking out the words "not to exceed" also page 4 line 1 by striking out the words "not to exceed"

On the question,

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

AMENDMENTS TO HOUSE BILL NO. 860 RECALLED FROM THE GOVERNOR.

He also presented for concurrence, bill of the House of Representatives, as follows:

House Bill No. 860, entitled:

An Act creating a commission to prepare a revision and consolidation of the existing general statutory law defining the powers and duties of the commission imposing certain duties upon the Legislative Reference Bureau providing for the report of the commission to the General Assembly for its adoption or rejection and making an appropriation

Said bill having been recalled from the Governor for amendment the vote had on final passage and third reading were reconsidered in the House and the bill amended, in which amendments the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution were twice read as follows:

Amend section 2 page 2 line 24 by striking out the following:

Section 2 Said commission shall consist of three (3) persons learned in the law who shall be appointed by the Governor The Governor shall designate the chairman of the commission The chairman of the commission shall receive an annual salary of seven thousand five hundred dollars (\$7,500) and each of the members an annual salary of six thousand dollars (\$6,000) to be paid from the appropriation made by this act

and inserting in lieu thereof the following:

Section 2 Said commission shall consist of three (3) persons learned in the law as follows a chairman to be appointed by the Governor the Attorney General and a Deputy Attorney General to be designated by the Governor The chairman of the commission shall receive an annual salary of seven thousand five hundred dollars (\$7,500) to be paid from the appropriation made by this act

Also section 8 page 4 line 15 by striking out the word "seventy" and inserting in lieu thereof the word "twenty" also line 16 by striking out "(\$75,000)" and inserting in lieu thereof the word "(\$25,000)".

On the question,

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

AMENDMENT TO HOUSE BILL NO. 399 RECALLED FROM THE GOVERNOR.

He also presented for concurrence, bill of the House of Representatives, as follows:

House Bill No. 399, entitled:

An Act relating to the adequate protection of fruit vegetables or other articles of food from flies

Said bill having been recalled from the Governor for amendment the vote had on final passage and third reading were reconsidered in the House and the bill amended in which amendment the concurrence of the Senate is requested.

Said amendment having been printed as required by the Constitution was twice read as follows:

Amend section 1 page 1 line 9 by inserting after the word "flies" the words "and providing penalties for violation of its provisions"

On the question,

Will the Senate concur in the amendment?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Pnippis,	Woodward,
Davis,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

AMENDMENTS TO HOUSE BILL NO. 865, RECALLED FROM THE GOVERNOR.

He also presented for concurrence, bill of the House of Representatives, as follows:

House Bill No. 865, entitled:

An Act providing for the licensing and regulation of corporations co-partnerships associations and individuals engaged in the business of receiving payments or contributions to be held or used in any plan of accumulation or investment or of issuing negotiating offering for sale or selling any certificates securities contracts or other choses in actions evidenced by writing on the partial payment or installment plan or of assuming fixed obligations or issuing in connection therewith a contract based upon payments being made upon installments or single payments under which all or part of the total amount received is to be repaid at some future time with or without profit and imposing penalties

Said bill having been recalled from the Governor for amendment the vote had on final passage and third reading were reconsidered in the House and the bill amended in which amendments the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution were twice read as follows:

Amend section 2 page 2 line 19 by inserting after the word "shall" the words "whether or not operating" also page 3 line 5 by striking out "No contract shall be issued negotiated offered for sale or sold by any such corporation or person unless such contract at the time of issuance negotiation offering for sale or sale is secured by adequate property real or personal" also section 4 page 4 line 18 by striking out the word "contract" and inserting in lieu thereof the word "contracts" also section 6 page 5 line 20 by striking out "annual" and inserting in lieu thereof the word "annual" also section 12 page 8 line 14 by inserting after the word "to" the words "any person or corporation engaged entirely in the business of

issuing negotiating offering for sale or selling contracts which at the time of issuance negotiation offering for sale or sale are secured by adequate property real or personal nor to" also line 22 by inserting after the word "funds" the words "employees savings funds"

On the question,

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	Long,	Salus,
Baldwin,	Donahue,	MacDade,	Schantz,
Barnes,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Culbertson,	Joyce,	Patton,	Whitten,
Daix,	Leslie,	Phipps,	Woodward,
Davis,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

RECESS.

Mr. MACDADE. Mr. President, I move that the Senate do now take a recess until two o'clock this afternoon.

Mr. SERVICE. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

HOUSE MESSAGE.

HOUSE BILLS FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced presented for concurrence bills of the House of Representatives as follows:

House Bill No. 1007, (Senate Bill No. 1428), entitled:

A Joint Resolution proposing an amendment to the Constitution of the Commonwealth of Pennsylvania providing for a budget system

Which was committed to the Committee on Judiciary Special.

House Bill No. 1103, (Senate Bill No. 1429), entitled:

An Act empowering cities of the first class to enact ordinances to regulate traffic and to provide punishment for the violation of any such ordinance

Which was committed to the Committee on Judiciary Special.

House Bill No. 1204, (Senate Bill No. 1430), entitled:

An Act to amend section two of an act approved the twenty-eighth day of March one thousand eight hundred and ninety-five (Pamphlet Laws thirty) entitled "An act granting an annuity to William W Snowden of Elizabeth Allegheny county Pennsylvania late a private in Company I Fourteenth Regiment National Guard of Pennsylvania"

Which was committed to the Committee on Judiciary Special.

House Bill No. 1251, (Senate Bill No. 1431), entitled:

An Act to add sections one hundred and twenty-seven and one hundred and twenty-eight to and to amend section five hundred and two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Which was committed to the Committee on Education

House Bill No. 1294, (Senate Bill No. 1432), entitled:

An Act creating a Budget Commission defining its duty and making an appropriation thereto

Which was committed to the Committee on Appropriations.

House Bill No. 1351, (Senate Bill No. 1433), entitled:

An Act authorizing and empowering the several counties of this Commonwealth to reimburse and pay highway contractors under road construction contracts entered into between said counties and such contractors approved by the State Highway Department prior to the order of the Interstate Commerce Commission of the United States of America of the twenty-ninth day of July one thousand nine hundred and twenty increasing railroad freight rates the additional amount of freight charges required to be paid by such contractors by reason of such increase in rates

Which was committed to the Committee on New Counties and County Seats.

House Bill No. 1482, (Senate Bill No. 1434), entitled:

An Act to amend part of section one of the act approved the eleventh day of July one thousand nine hundred and one (Pamphlet Laws six hundred and sixty-three) entitled "An act to regulate and establish the fees to be charged by sheriffs in this Commonwealth and to provide for the taxation and collection of the same" as amended

Which was committed to the Committee on Judiciary Special.

House Bill No. 297, (Senate Bill No. 1435), entitled:

An Act to repeal an act approved the twenty-third day of June one thousand eight hundred eighty-five (Pamphlet Laws one hundred and forty-four) entitled "An act for the regulation of advertising of general elections"

Which was committed to the Committee on Judiciary Special.

House Bill No. 506, (Senate Bill No. 1436), entitled:

An Act to amend section two of an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and seventy-three) entitled "An act making it a misdemeanor for a parent wilfully to neglect to support a child born out of lawful wedlock whether such child shall have been begotten or shall have been born within or without this Commonwealth providing punishment therefor and empowering the court to make an order for support and to enforce the same And declaring persons making false statements in certain cases guilty of perjury" as amended

Which was committed to the Committee on Judiciary Special.

House Bill No. 877, (Senate Bill No. 1437), entitled:

An Act to authorize the acquisition at the cost of the Commonwealth of bridges over one thousand feet in length erected over rivers creeks and rivulets and on State highway routes and providing for the reconstruction improvements and maintenance thereof by the Commonwealth

Which was committed to the Committee on Judiciary Special.

House Bill No. 1250, (Senate Bill No. 1438), entitled:

An Act providing for licensing drivers of taxicabs and passenger motor vehicles for hire by cities of the second class prescribing the method of securing such licenses and the right of the proper authorities of such cities to inquire into the moral character and general fitness of all applicants for such licenses prohibiting all persons from engaging in the business of driving taxicabs and passenger motor vehicles for hire without first having obtained such license and providing penalties for violation of this act

Which was committed to the Committee on Judiciary General.

House Bill No. 1277 (Senate Bill No. 1439), entitled:

An Act to amend sections one thousand seven hundred one one thousand seven hundred four one thousand seven hundred five and one thousand seven hundred eleven of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof of providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Which was committed to the Committee on Education.

House Bill No. 1410, (Senate Bill No. 1440), entitled:

An Act authorizing the county commissioners of counties of the second class within this Commonwealth to appropriate and pay out of the treasury of such county a sum not exceeding the sum of two thousand five hundred dollars for a national conference on city planning that may be held in such county during the year one thousand nine hundred and twenty-one

Which was committed to the Committee on Education.

House Bill No. 1439, (Senate Bill No. 1441), entitled:

An Act to amend section three of an act approved the fourteenth day of June one thousand eight hundred eighty-seven (Pamphlet Laws three hundred eighty-three) entitled "An act to provide for the incorporation and regulation of companies not for profit organized for the encouragement of the arts and sciences and of agriculture and horticulture and to confer upon such companies the right of eminent domain" as amended enabling said corporations to increase their bonded indebtedness

Which was committed to the Committee on Education.

House Bill No. 1478, (Senate Bill No. 1442), entitled:

An Act to amend section two hundred sixteen three hundred twenty-three one thousand one hundred forty-five and one thousand four hundred eight of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Which was committed to the Committee on Education.

House Bill No. 1513, (Senate Bill No. 1443), entitled:

An Act to amend the act approved the eleventh day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred and eighteen) entitled "An act relating to dogs and the protection of livestock and poultry from damage by dogs and providing for the licensing of dogs regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes pre-empting certain privileges for hunting dogs and dogs owned or assessed by the Board of Game Commissioners providing for the proper county to the owners of livestock and poultry and of damages to licensed dogs imposing powers and duties on certain State county city borough town and township officers and employees and on city councils of cities of the first and second class and providing penalties" providing for the issuing of licenses by the clerk of the court of quarter sessions instead of the county treasurer and fixing his fees

Which was committed to the Committee on Judiciary Special.

House Bill No. 954, (Senate Bill No. 1444), entitled:

An Act to amend section two of an act approved the seventh day of June one thousand nine hundred and seven (Pamphlet Laws four hundred and thirty-eight) entitled "An act to supplement an act entitled 'An act defining the powers of the several courts of quarter sessions of the peace within this Commonwealth with reference to the care treatment and control of dependent neglected incorrigible and delinquent children under the age of sixteen years and providing for the means in which such power may be exercised approved April twenty-three one thousand nine hundred and three' by increasing fees and mileage of constables

Which was committed to the Committee on Judiciary Special.

House Bill No. 1217, (Senate Bill No. 1445), entitled:

An Act to amend the act approved the twenty-sixth day of June one thousand eight hundred and seventy-three (Pamphlet Laws one thousand eight hundred and seventy-four page three hundred and thirty-two) entitled "An act to regulate the commission or license fee to be paid by auctioneers" by exempting auctioneers selling only live stock and farm implements from the provisions of this act

Which was committed to the Committee on Judiciary Special.

House Bill No. 1317, (Senate Bill No. 1446), entitled:

An Act providing for biennial instead of annual reports of the several departments of the State government and directing to whom said reports shall be made and the manner of printing and distributing the same

Which was committed to the Committee on Judiciary Special.

House Bill No. 669, (Senate Bill No. 1447), entitled:

An Act to amend section five hundred and forty-two as amended and section five hundred forty-three and to repeal section five hundred and fifty-four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Which was committed to the Committee on Judiciary Special.

House Bill No. 797, (Senate Bill No. 1448), entitled:

An Act authorizing the merger and consolidation of water or water power companies organized prior to the first day of April one thousand nine hundred and five and providing the manner in which such merger shall be effected

Which was committed to the Committee on Judiciary Special.

House Bill No. 1092, (Senate Bill No. 1449), entitled:

An Act to amend section six of an act approved the thirtieth day of January one thousand eight hundred and seventy-four (Pamphlet Laws thirty-one) entitled "A further supplement to the act regulating elections in this Commonwealth" as amended authorizing the court of quarter sessions to appoint election officers in cases of vacancy

Which was committed to the Committee on Judiciary Special.

House Bill No. 1296, (Senate Bill No. 1450), entitled:

A Joint Resolution providing for the continuation of the commission appointed in accordance with the provisions of a joint resolution approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws eleven hundred and eighty-eight) entitled "A joint resolution providing for a commission to submit a revised penal code of Pennsylvania and making an appropriation for the expenses of the commission" authorizing said commission to revise collate and digest all the acts and parts of acts relating to criminal procedure

Which was committed to the Committee on Appropriations.

House Bill No. 1328, (Senate Bill No. 1451), entitled:

An Act requiring the Fish Commissioner within one year to certify whether adequate provision has been made at the dam across the Susquehanna River at McCall's Ferry for the passage of fish and unless such certificate that said dam no longer prevents the fish from passing up said stream is filed with the Attorney General within thirteen months authorizing and directing the Attorney General to institute and prosecute quo warranto and other legal proceedings against the Pennsylvania Water and Power Company

Which was committed to the Committee on Judiciary Special.

House Bill No. 1333, (Senate Bill No. 1452), entitled:

An Act to provide for the payment of moneys to school districts the taxes of which are reduced by the acquisition of lands and property by the Commonwealth for the conservation of water and to prevent conditions

Which was committed to the Committee on Education.

House Bill No. 1412, (Senate Bill No. 1453), entitled:

An Act to amend sections one and two of the act approved the twenty-third day of April one thousand nine hundred and nine (Pamphlet Laws one hundred and fifty-one) entitled "An act providing that the offices of justice of the peace and notary public shall not be incompatible" by providing also that the offices of magistrate and alderman shall not be incompatible with the office of notary public

Which was committed to the Committee on Judiciary Special.

REPORTS FROM COMMITTEES.

Mr. SMITH. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SMITH from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1446, (House Bill No. 1317), entitled:

An Act providing for the biennial instead of annual reports of the several departments of the State government and directing to whom said reports shall be made and the manner of printing and distributing the same

Also, from the Committee on Judiciary Special reported as committed, Senate Bill No. 1445, (House Bill No. 1217), entitled:

An Act to amend the act approved the twenty-sixth day of June one thousand eight hundred and seventy-three (Pamphlet Laws one thousand eight hundred and seventy-four page three hundred and thirty-two) entitled "An act to regulate the commission or license fee to be paid by auctioneers" by exempting auctioneers selling only live stock and farm implements from the provisions of the act

Also, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1444, (House Bill No. 954), entitled:

An Act to amend section two of an act approved the seventh day of June one thousand nine hundred and seven (Pamphlet Laws four hundred and thirty eight) entitled "An act to supplement an act entitled 'An act defining the powers of the several courts of quarter sessions of the peace within this Commonwealth with reference to the care treatment and control of dependent neglected incorrigible and delinquent children under the age of sixteen years and providing for the means in which such power may be exercised' approved April twenty-three one thousand nine hundred and three" by increasing fees and mileage of constables

Also, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1443, (House Bill No. 1513), entitled:

An Act to amend the act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and eighteen) entitled "An act relating to dogs and the protection of livestock and poultry from dogs providing for the licensing of dogs regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done by dogs and payment thereof by the proper county to the owners of livestock and poultry and of damages to licensed dogs imposing powers and duties on certain State county city borough town and township officers and employees and on city councils of cities of the first and second class and providing penalties" providing for the issuing of licenses by the clerk of the court of quarter session instead of the county treasurer and fixing his fees

Also, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1437, (House Bill No. 877), entitled:

An Act to authorize the acquisition at the cost of the Commonwealth of bridges over one thousand feet in length erected over rivers creeks and rivulets and on State highway routes and providing for the reconstruction improvement and maintenance thereof by the Commonwealth

Also, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1435, (House Bill No. 297), entitled:

An Act to repeal an act approved the twenty-third day of June one thousand eight hundred and eighty-five (Pamphlet Laws one hundred and forty-four) entitled "An act for the regulation of advertising of general elections"

Also, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1434, (House Bill No. 1482), entitled:

An Act to amend part of section one of the act approved the eleventh day of July one thousand nine hundred and one (Pamphlet Laws six hundred and sixty-three) entitled "An Act to regulate and establish the fees to be charged by sheriffs in this Commonwealth and to provide for the taxation and collection of the same" as amended

Also, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1430, (House Bill No. 1204), entitled:

An Act to amend section two of the act approved the twenty-eighth day of March one thousand eight hundred and ninety-five (Pamphlet Laws thirty) entitled "An act granting an annuity to William W. Snowden of Elizabeth Allegheny county Pennsylvania late a private in Company I Fourteenth Regiment National Guard of Pennsylvania"

Also, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1429, (House Bill No. 1103), entitled:

An Act empowering cities of the first class to enact ordinances to regulate traffic and to provide punishment for the violation of any such ordinance

Also, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1428, (House Bill No. 1007), entitled:

A Joint Resolution proposing an amendment to the Constitution of the Commonwealth of Pennsylvania providing for a budget system

Also, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1448, (House Bill No. 797), entitled:

An Act authorizing the merger and consolidation of water or water power companies organized prior to the first day of April one thousand nine hundred and five and providing the manner in which such merger shall be effected

Also, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1449, (House Bill No. 1092), entitled:

An Act to amend section six of an act approved January thirtieth one thousand eight hundred and seventy-four (Pamphlet Laws thirty-one) entitled "A further supplement to the act regulating elections in this Commonwealth" as amended authorizing the court of quarter sessions to appoint election officers in cases of vacancy

Also, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1451, (House Bill No. 1328), entitled:

An Act requiring the Fish Commissioner within one year to certify whether adequate provision has been made at the dam across the Susquehanna River at McCall's Ferry for the passage of fish and unless such certificate that said dam no longer prevents the fish from passing up said stream is filed with the Attorney General within thirteen months authorizing and directing the Attorney General to institute and prosecute quo warranto and other legal proceedings against the Pennsylvania Water and Power Company

Also, from the Committee on Judiciary Special, reported as committed, Senate Bill No. 1453, (House Bill No. 1412), entitled:

An Act to amend sections one and two of an act approved the twenty-third day of April one thousand nine hundred and nine (Pamphlet Laws one hundred and fifty-one) entitled "An act providing that the offices of justices of the peace and notary public shall not be incompatible" by providing also that the offices of magistrate and alderman shall not be incompatible with the office of the notary public

Mr. Sisson. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. Sisson, from the Committee on Education, reported as committed, Senate Bill No. 1442, (House Bill No. 1478), entitled:

An Act to amend sections two hundred sixteen three hundred twenty-three one thousand one hundred forty-five one thousand four hundred eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Also, from the Committee on Education, reported as committed, Senate Bill No. 1441, (House Bill No. 1439), entitled:

An Act to amend section three of an act approved the fourteenth day of June one thousand eight hundred and eighty-seven (Pamphlet Laws three hundred and eighty-three) entitled "An act to provide for the incorporation and regulation of companies not for profit organized for the encouragement of the arts and sciences and of agriculture and horticulture and to confer upon such companies the right of eminent domain" as amended enabling said corporations to increase their bonded indebtedness

Also, from the Committee on Education, reported as committed, Senate Bill No. 1440, (House Bill No. 1410), entitled:

An Act authorizing the county commissioners of counties of the second class within this Commonwealth to appropriate and pay out of the treasury of such county a sum not exceeding the sum of two thousand five hundred dollars for a national conference on city planning that may be held in such county during the year one thousand nine hundred and twenty-one

Also, from the Committee on Education, reported as committed, Senate Bill No. 1439, (House Bill No. 1377), entitled:

An Act to amend sections one thousand seven hundred and one one thousand seven hundred and four one thousand seven hundred and five and one thousand seven hundred eleven of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Also, from the Committee on Education, reported as committed, Senate Bill No. 1431, (House Bill No. 1251), entitled:

An Act to add sections one hundred and twenty-seven and one hundred and twenty-eight to and to amend section five hundred and two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Also, from the Committee on Education, reported as committed, Senate Bill No. 1447, (House Bill No. 669), entitled:

An Act to amend section five hundred and forty-two as amended and section five hundred and forty-three and to repeal section five hundred and fifty-four of an act approved May eighteenth one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Also, from the Committee on Education, reported as committed, Senate Bill No. 1452, (House Bill No. 1333), entitled:

An Act to provide for the payment of moneys to school districts the taxes of which are reduced by the acquisition of lands and property by the Commonwealth for the conservation of water and to prevent flood conditions

Mr. CRAIG. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CRAIG, from the Committee on Judiciary General, reported as committed, Senate Bill No. 1438, (House Bill No. 1250), entitled:

An Act providing for licensing drivers of taxicabs and passenger motor vehicles for hire by cities of the second class prescribing the method of securing such licenses and the right of the proper authorities of such said cities to inquire into the moral character and general fitness of all applicants for such licenses prohibiting all persons from engaging in the business of driving taxicabs and passenger vehicles for hire without first having obtained such license and providing penalties for violation of this act

Also, from the Committee on Judiciary General, reported as committed, Senate Bill No. 1436, (House Bill No. 506), entitled:

An Act to amend section two of an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and seventy-three) entitled "An act making a misdemeanor for a parent wilfully to neglect to support a child born out of lawful wedlock whether such child shall have been begotten or shall have been born within or without this Commonwealth providing punishment therefor and empowering the court to make an order for support and to enforce the same and declaring persons making false statements in certain cases guilty of perjury" as amended

Mr. MacDADE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MacDADE, from the Committee on New Counties and County Seats, reported as committed Senate Bill No. 1433, (House Bill No. 1351), entitled:

An Act authorizing and empowering the several counties of this Commonwealth to reimburse and pay highway contractors under road construction contracts entered into between said counties and such contractors approved by the State Highway Department prior to the order of the Interstate Commerce Commission of the United States of America of the twenty-ninth day of July one thousand nine hundred and twenty increasing railroad freight rates the additional amount of freight charges required to be paid by such contractors by reason of such increase in rates

Mr. EYRE. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE, from the Committee on Appropriations, reported as committed, Senate Bill No. 1432, (House Bill No. 1294), entitled:

An Act to provide for the creation of a budget commission and making an appropriation therefore

Also, from the Committee on Appropriations reported as committed, Senate Bill No. 1450, (House Bill No. 1296), entitled:

A Joint Resolution providing for the continuation of the commission appointed in accordance with the provisions of a joint resolution approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and eighty-eight) entitled "A joint resolution providing for a commission to submit a revised penal code of Pennsylvania and making an appropriation for the expenses of the commission" authorizing said commission to revise collate and digest all the acts and parts of acts relating to criminal procedure

HOUSE MESSAGES.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 5.

The Clerk of the House of Representatives being introduced, presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 5, entitled:

An Act making an appropriation to the trustees of the State Hospital at Nanticoke Luzerne county Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 57.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 57, entitled:

An Act making an appropriation to the Bethel Orphanage located at Osceola Tioga county Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 89.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 89, entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 83.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 83, entitled:

An Act making an appropriation to the trustees of the State Hospital for Insane at Danville for the purpose of improvements and purchase of equipment

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 110.

He also presented communication from the House of Representatives informing the Senate that the House has

concurred in amendments made by the Senate to House Bill No. 110, entitled:

An Act making an appropriation to the Maple Avenue Hospital Association of DuBois Pennsylvania (formerly City Hospital Association of DuBois)

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 131.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 131, entitled:

An Act making an appropriation to the Jefferson Medical College of Philadelphia

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 146.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 146, entitled:

An Act making an appropriation to the Carbondale Emergency Hospital Carbondale Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 185.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 185, entitled:

An Act making an appropriation to the Western State Penitentiary

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 200.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 200, entitled:

An Act making an appropriation to the Rush Hospital for Consumption and Allied Diseases at Philadelphia

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 226.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 226, entitled:

An Act making an appropriation to the Christian Home of Johnstown Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 258.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 258, entitled:

An Act making an appropriation to the Miner's Hospital of Northern Cambria at Spangler Cambria county Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 345.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 345, entitled:

An Act making an appropriation for the payment of the expenses required by an act approved the twenty-fifth day of May one thousand eight hundred and eighty-nine entitled "An act to provide for the continuance of the education and maintenance of the destitute orphans of deceased soldiers sailors and marines and the destitute children of permanently disabled soldiers sailors and marines of the State" and its amendments and supplements

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 356.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 356, entitled:

An Act making an appropriation to the Bradford Hospital of the city of Bradford

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 409.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 409, entitled:

An Act making an appropriation to the Beaver Valley General Hospital at New Brighton Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 412.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 412, entitled:

An Act making an appropriation to the Maternity Hospital in the city of Philadelphia Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 414.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 414, entitled:

An Act making an appropriation to the Maternity Hospital in the city of Philadelphia Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 436.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 436, entitled:

An Act making an appropriation to the Altoona Hospital Altoona Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 459.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 459, entitled:

An Act making an appropriation to the United Evangelical Home Lewisburg Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 469.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 469, entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Instruction of the Deaf and Dumb

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 494.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 494, entitled:

An Act making an appropriation to the National Farm School at Doylestown Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 528.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 528, entitled:

An Act making an appropriation to the Christian H Buhl Hospital of Sharon Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 558.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 558, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania located at Blossburg Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 564.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 564, entitled:

An Act making an appropriation to the Butler County General Hospital at Butler Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 592.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 592, entitled:

An Act making an appropriation to the Berean Manual Training and Industrial School

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 616.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 616, entitled:

An Act making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 617.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 617, entitled:

An Act making an appropriation to the Harrisburg Hospital of Harrisburg Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 636.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 636, entitled:

An Act making an appropriation to the Northwestern General Hospital of Philadelphia Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 645.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 645, entitled:

An Act making an appropriation to the trustees of the Grove City Hospital located at Grove City Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 656.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 656, entitled:

An Act making an appropriation to the Cottage State Hospital for Injured Persons located at Mercer Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 659.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 659, entitled:

An Act making an appropriation for providing erecting completing leasing maintaining and repairing armories and stables for the use of the Pennsylvania National Guard including compensation insurance of employees of armories title insurance advertisement for bids traveling expenses clerical and other expenses of the State Armory Board

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 674.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 674, entitled:

An Act constituting a Commission to make an investigation of the battle fields of France and Belgium and to select points for the erection of monuments and markers of appropriate design to commemorate the achievements of Pennsylvania soldiers during the world war defining the powers and duties of the commission and making an appropriation

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 675.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 675, entitled:

An Act making an appropriation for the support and maintenance of the National Guard Naval Militia and the Pennsylvania Reserve Militia of the Commonwealth for improvements to permanent camp grounds for the replacing and repairing of armories and military stores destroyed or damaged and for the payment of expenses incidental to calling the National Guard Naval Militia or Pennsylvania Reserve Militia into active service under a call from the Governor or for service under a call from the President of the United States

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 681.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 681, entitled:

An Act making an appropriation to the Homeopathic Hospital of Chester county located at West Chester Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 683.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 683, entitled:

An Act making an appropriation to the trustees of the University of Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 833.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 833, entitled:

An Act making an appropriation to the Cottage State Hospital Cottage avenue Connellsville Fayette county Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 843.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 843, entitled:

An Act making an appropriation to the Department of Health of the Commonwealth of Pennsylvania for the maintenance of tuberculosis sanatoria and dispensaries necessary additions furnishings and repairs for educational work and other necessary work in curing and preventing tuberculosis

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 882.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 882, entitled:

An Act making an appropriation to the trustees of the University of Pittsburgh for the general maintenance of and purchase of equipment for the university and for the summer term

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 900.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 900, entitled:

An Act making an appropriation to the Jewish Sheltering Home and Home for the Homeless and Aged Philadelphia Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 901.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 901, entitled:

An Act making an appropriation to the National Stomach Hospital of Philadelphia Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 922.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 922, entitled:

An Act making an appropriation to the Kensington Hospital for Women Philadelphia Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 940.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 940, entitled:

An Act making an appropriation to the Brownsville General Hospital Brownsville Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 979.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 979, entitled:

An Act making an appropriation to the State Highway Department for the payment of rewards to townships of the second class for the construction and improvement of township roads and the erection and construction of township bridges

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 996.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 996, entitled:

An Act making an appropriation to the Hamot Hospital Association of Erie Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1037.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1037, entitled:

An Act making an appropriation to the Uniontown Hospital Uniontown Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1208.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1208, entitled:

An Act making an appropriation to the Messiah Orphanage of Monaghan township York county Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1255.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1255, entitled:

An Act making an appropriation to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1267.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1267, entitled:

An Act making an appropriation to pay for the care treatment removal and maintenance of the indigent insane for two years ending the thirty-first day of May one thousand nine hundred and twenty-three

HOUSE CONCURS IN RESOLUTION RETURNING TO THE GOVERNOR SENATE BILL NO. 294 WITHOUT AMENDMENT.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate April 22, 1921.
Resolved (if the House of Representatives concur) that Senate Bill No 294 entitled "An act making appropriation to the

Water Supply Commission of Pennsylvania to continue the work upon the Pymatuning Swamp Reservoir" be returned to the Governor without amendments.

MOTION TO READ BILLS THE FIRST TIME.

Mr. EYRE. Mr. President, I move that all bills reported from committees at to-day's session be read the first time.

Mr. SISSON. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1418, (House Bill No. 1474), entitled:

An Act to provide for priority of commission and succession to the office of President Judge where two or more judges not in commission are elected at the same time in the same court of any judicial district

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1417, (House Bill No. 1444), entitled:

An Act authorizing the State Forest Commission to exchange or sell certain portions of the State forest land and providing for the procedure

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1416, (House Bill No. 1298), entitled:

An Act relating to weak-minded persons and lunatics providing that service of process may be made upon next of kin of such persons and lunatics in the discretion of the court and that such next of kin may be added as parties in all court proceedings in which such weak-minded persons or lunatics are parties or concerned and permitting blood relatives of such persons or lunatics to intervene as such in pending and future proceedings where weak-minded persons or lunatics are parties or concerned and repealing all inconsistent acts or parts of acts

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1413, (House Bill No. 710), entitled:

An Act concerning conditional sales and to make uniform the law relating thereto

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1415, (House Bill No. 1285), entitled:

An Act to amend section six and seven of the act approved June third one thousand nine hundred and nineteen (Pamphlet Laws three hundred and sixty-six) entitled "An act reorganizing the Department of State Police creating therein a Bureau of Fire Protection providing for a State Police Force and defining the powers and duties of the same including the enforcement of laws relating to game fish forestry and water supply and certain other laws and including the collection of information useful for the detection of crime and the apprehension of criminals providing for the equipment maintenance and transportation of such police providing for barracks and substations therefor and prescribing penalties"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1414, (House Bill No. 1275), entitled:

An Act to amend sections one and two of an act approved the eighth day of April one thousand eight hundred and sixty-one (Pamphlet Laws two hundred and seventy) entitled "An act for the suppression of fortune telling and similar purposes"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1412, (House Bill No. 382), entitled:

An Act concerning conditional sales of chattels attached or to be attached to realty and regulating the recording and effect thereof and providing remedies and penalties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1411, (House Bill No. 1495), entitled:

A Joint Resolution proposing an amendment to article nine section one of the constitution of the Commonwealth of Pennsylvania so as to permit the exemption from taxation of real and personal property owned occupied or used by any branch or post or camp of the Grand Army of the Republic the Spanish-American War Veterans the American Legion the Veterans of Foreign Wars and the Military Order of the Loyal Legion of the United States

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1421, (House Bill No. 1236), entitled:

An Act to amend section seventeen of the act approved the seventeenth day of June one thousand nine hundred and thirteenth (Pamphlet Laws five hundred and seven) entitled "An act to provide revenue for State and county purposes and in cities coextensive with counties for city and county purposes imposing taxes upon certain classes of personal property providing for the assessment and collection of the same providing for the duties and compensation of prothonotaries and recorders in connection therewith and modifying existing legislation which provided for raising revenue for State purposes" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1422, (House Bill No. 1258), entitled:

An Act to amend an act approved the ninth day of May one thousand nine hundred and thirteen (Pamphlet Laws one hundred and ninety-eight) entitled "An act prohibiting the furnishing by gift sale or otherwise of cigarettes or cigarette paper to minors requiring minors to divulge where and from whom cigarettes or cigarette paper have been obtained and providing penalties for violation of this act" providing for the punishment of first and second offenses by summary conviction and fine

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1423, (House Bill No. 1387), entitled:

An Act to amend section four of an act approved the twentieth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred and sixty-six) entitled "An act requiring cities of the first class to establish a pension fund for employes of said cities and all county or other public employes if any paid by appropriation of the city councils thereof and out of the treasury of said cities and regulating the administration and the payment of such pensions" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1425, (House Bill No. 1493), entitled:

An Act providing for the taking over of the Wyoming Valley Memorial Park as a State park and providing for the regulation thereof

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1426, (House Bill No. 1502), entitled:

An Act to supplement an act entitled "An act authorizing the erection and construction by counties of memorial halls in memory of the soldiers sailors and marines of such counties providing for an election to determine whether such hall shall be erected providing for the purchase and condemnation of property for such purposes regulating the use of such halls and providing for the maintenance and care of the same by a board

of control at the expense of the county" approved the seventeenth day of March one thousand nine hundred and twenty-one by providing for the planting of memorial trees and prescribing penalties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1410, (House Bill No. 1465), entitled:

An Act making an appropriation to pay the claim of M D Jacobs against the Commonwealth of Pennsylvania for services heretofore rendered and materials heretofore furnished in disposing of the bodies of indigent patients who died at the Mont Alto State Sanatorium

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1409, (House Bill No. 1384), entitled:

An Act to provide for the payment to Philadelphia county of moneys with interest thereon advanced for the payment of expenses incident to the conduct of primary elections in the said county of Philadelphia and making an appropriation therefor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1408, (House Bill No. 1347), entitled:

An Act making an appropriation to the Water Supply Commission for the purpose of building and constructing a retaining wall or dike along the Delaware River at Lackawaxen Pike County

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1407, (House Bill No. 1084), entitled:

An Act to amend section three of an act approved the twenty-seventh day of May one thousand eight hundred and ninety-three (Pamphlet Laws one hundred and seventy-one) entitled "An act providing for the erection of the Pennsylvania Soldiers Orphans' Industrial School the purchase of land and the erection and equipment of the building and buildings necessary therefor making appropriations for such purposes erection and equipment and the maintenance of children admitted therein placing the care of the same in the commission now known as the Commission of Soldiers' Orphan Schools of the State of Pennsylvania and regulating the admissions to the said Pennsylvania Soldiers Orphans' Industrial School and the said Soldiers' Orphans Schools"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1406, (House Bill No. 1057), entitled:

An Act making an appropriation to the State Insurance Fund

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1405, (House Bill No. 964), entitled:

An Act establishing a State Highway in the county of Lebanon Providing for its location construction improvement and maintenance by the Commonwealth and making an appropriation

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1404, (House Bill No. 951), entitled:

An Act making an appropriation to the Saint Stanislaus Orphanage situated at Sheatown Newport Township Luzerne county Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1403, (House Bill No. 948), entitled:

An Act making an appropriation to the G W and Agnes Hoffman Orphanage Mount Joy Township Adams County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1402, (House Bill No. 639), entitled:

An Act making an appropriation to the Philadelphia Association for the Protection of Colored Women Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1401, (House Bill No. 454), entitled:

An Act making an appropriation to the Building Commission of the Eastern State Hospital for the Insane located at Selinsgrove Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1400, (House Bill No. 366), entitled:

An Act making an appropriation to the Trustees of the Milliken Hospital Pottsville Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1399, (House Bill No. 72), entitled:

An Act making an appropriation to the Warren General Hospital of Warren Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1398, (House Bill No. 38), entitled:

An Act making an appropriation to the Oil City Hospital Oil City Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1419, (House Bill No. 1056), entitled:

An Act to amend sections five and seven and repeal sections eight and ten of an act approved the twenty-sixth day of June one thousand eight hundred ninety-five (Pamphlet Laws three hundred and twenty-seven) entitled "An act to provide for the incorporation of institutions of learning with power to confer degrees in art pure and applied science philosophy literature medicine law and theology and for the supervision and regulation of the same and providing a method by which institutions already incorporated may obtain the power to confer degrees and exempting from the provisions of this act colleges heretofore incorporated by the courts of common pleas with power to confer degrees in cases where such colleges have at the time of the passage of this act a specified amount of capital or resources" conferring upon the State Council of Education powers and duties heretofore vested in the College and University Council

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1424, (House Bill No. 1469), entitled:

An Act to amend section fourteen clause three of an act approved July eighteenth one thousand nine hundred seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employee's retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and pur-

poses thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1427, (House Bill No. 1508), entitled:

An Act to amend section one thousand three hundred sixteen as amended and section one thousand three hundred seventeen of an act approved May eighteenth one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1446, (House Bill No. 1317), entitled:

An Act providing for biennial instead of annual reports of the several departments of the State government and directing to whom said reports shall be made and the manner of printing and distributing the same

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1445, (House Bill No. 1217), entitled:

An Act to amend the act approved the twenty-sixth day of June one thousand eight hundred seventy-three (Pamphlet Laws one thousand eight hundred seventy-four page three hundred thirty-two) entitled "An act to regulate the commission or license fee to be paid by auctioneers" by exempting auctioneers selling only live stock and farm implements from the provisions of the act

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1444, (House Bill No. 954), entitled:

An Act to amend section two of an act approved the seventh day of June one thousand nine hundred and seven (Pamphlet Laws four hundred thirty-eight) entitled "An act to supplement an act entitled 'An act defining the powers of the several courts of quarter sessions of the peace within this Commonwealth with reference to the care treatment and control of dependent neglected incorrigible and delinquent children under the age of sixteen years and providing for the means in which such power may be exercised' approved April twenty-three one thousand nine hundred and three" by increasing fees and mileage of constables

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1443, (House Bill No. 1513), entitled:

An Act to amend the act approved the eleventh day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred eighteen) entitled "An act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done by dogs and payment thereof by the proper county to the owners of livestock and poultry and of damages to licensed dogs imposing powers and duties on certain State county city borough town and township officers and employees and on city councils of cities of the first and second class and providing penalties" providing for the issuing of licenses by the clerk of the court of quarter sessions instead of the county treasurer and fixing his fees

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1437, (House Bill No. 877), entitled:

An Act to authorize the acquisition at the cost of the Commonwealth of bridges over one thousand feet in length erected over rivers creeks and rivulets and on State highway routes and providing for the reconstruction improvement and maintenance thereof by the Commonwealth

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1435, (House Bill No. 297), entitled:

An Act to repeal an act approved the twenty-third day of June one thousand eight hundred and eighty-five (Pamphlet Laws one hundred and forty-four) entitled "An act for the regulation of advertising of general elections"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1434, (House Bill No. 1482), entitled:

An Act to amend part of section one of the act approved the eleventh day of July one thousand nine hundred and one (Pamphlet Laws six hundred and sixty three) entitled "An act to regulate and establish the fees to be charged by sheriffs in this Commonwealth and to provide for the taxation and collection of the same" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1430, (House Bill No. 1204), entitled:

An Act to amend section two of an act approved the twenty-eight day of March one thousand eight hundred and ninety-five (Pamphlet Laws thirty) entitled "An act granting an annuity to William W. Snowden of Elizabeth Allegheny county Pennsylvania late a private in Company I Fourteenth Regiment National Guard of Pennsylvania"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1429, (House Bill No. 1103), entitled:

An Act empowering cities of the first class to enact ordinances to regulate traffic and to provide punishment for the violation of any such ordinance

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1428, (House Bill No. 1007), entitled:

A Joint Resolution proposing an amendment to the Constitution of the Commonwealth of Pennsylvania providing for a budget system

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1448, (House Bill No. 797), entitled:

An Act authorizing the merger and consolidation of water or water power companies organized prior to the first day of April one thousand nine hundred and five and providing the manner in which such merger shall be effected

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1449, (House Bill No. 1092), entitled:

An Act to amend section six of an act approved January thirtieth one thousand eight hundred and seventy-four (Pamphlet Laws thirty-one) entitled "A further supplement to the act regulating elections in this Commonwealth" as amended authorizing the courts of quarter sessions to appoint election officers in cases of vacancy

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1451, (House Bill No. 1328), entitled:

An Act requiring the Fish Commissioner within one year to certify whether adequate provision has been made at the dam across the Susquehanna River at McCall's Ferry for the passage of fish and unless such certificate that said dam no longer prevents the fish from passing up said stream is filed with the Attorney General within thirteen months authorizing and directing the Attorney General to institute and prosecute quo warranto and other legal proceedings against the Pennsylvania Water and Power Company

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1453, (House Bill No. 1412), entitled:

An Act to amend sections one and two of the act approved the twenty-third day of April one thousand nine hundred and nine (Pamphlet Laws one hundred and fifty-one) entitled "An act providing that the offices of justice of the peace and notary public shall not be in compatability" by providing also that the offices of magistrate and alderman shall not be incompatible with the office of the notary public

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1442, (House Bill No. 1478), entitled:

An Act to amend sections two hundred sixteen three hundred twenty-three one thousand one hundred forty-five one thousand four hundred eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1441, (House Bill No. 1439), entitled:

An Act to amend section three of an act approved the fourteenth day of June one thousand eight hundred and eighty-seven (Pamphlet Laws three hundred and eighty-three) entitled "An act to provide for the incorporation and regulation of companies not for profit organized for the encouragement of the arts and sciences and of agriculture and horticulture and to confer upon such companies the right of eminent domain" as amended enabling said corporations to increase their bonded indebtedness

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1440, (House Bill No. 1410), entitled:

An Act authorizing the county commissioners of counties of the second class within this Commonwealth to appropriate and pay out of the treasury of such county a sum not exceeding the sum of two thousand five hundred dollars for a national conference on city planning that may be held in such county during the year one thousand nine hundred and twenty-one

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1439, (House Bill No. 1377), entitled:

An Act to amend sections one thousand seven hundred one one thousand seven hundred four one thousand seven hundred five and one thousand seven hundred eleven of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be ad-

ministered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any part thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1431, (House Bill No. 1251), entitled:

An Act to add sections one hundred and twenty-seven and one hundred and twenty-eight to and to amend section five hundred and two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1447, (House Bill No. 669), entitled:

An Act to amend section five hundred and forty-two as amended and section five hundred forty-three and to repeal section five hundred and fifty-four of an act approved May eighteenth one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1452 (House Bill No. 1333), entitled:

An Act to provide for the payment of moneys to school districts the taxes of which are reduced by the acquisition of lands and property by the Commonwealth for the conservation of water and to prevent flood conditions

And said bill having been read at length the first time,
Ordered To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1438, (House Bill No. 1250), entitled:

An Act providing for licensing drivers of taxicabs and passenger motor vehicles for hire by cities of the second class prescribing the method of securing such licenses and the right of the proper authorities of such cities to inquire into the moral character and general fitness of all applicants for such licenses prohibiting all persons from engaging in the business of driving taxicabs and passenger motor vehicles for hire without first having obtained such license and providing penalties for violation of this act

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1436, (House Bill No. 506), entitled:

An Act to amend section two of an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and seventy-three) entitled "An act making it a misdemeanor for a parent wilfully to neglect to support a child born out of lawful wedlock whether such child shall have been begotten or shall have been born within or without this Commonwealth providing punishment therefor and empowering the court to make an order for support and to enforce the same and declaring persons making false statements in certain cases guilty of perjury" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1433, (House Bill No. 1351), entitled:

An Act authorizing and empowering the several counties of this Commonwealth to reimburse and pay highway contractors under road construction contracts entered into between said counties and such contractors approved by the State Highway Department prior to the order of the Interstate Commerce Commission of the United States of America of the twenty-ninth day of July one thousand nine hundred and twenty increasing railroad freight rates the additional amount of freight charges required to be paid by such contractors by reason of such increase in rates

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1432, (House Bill No. 1294), entitled:

An Act to provide for the creation of a Budget Commission and making an appropriation therefor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1450, (House Bill No. 1296), entitled:

A Joint Resolution providing for the continuation of the commission appointed in accordance with the provisions of a joint resolution approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and eighty-eight) entitled "A joint resolution providing for a commission to submit a revised penal code of Pennsylvania and making an appropriation for the expenses of the commission" authorizing said commission to revise collate and digest all the acts and parts of acts relating to criminal procedure

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

ADJOURNMENT.

Mr. SMITH. Mr. President, I move that the Senate do now adjourn until next Monday evening at 8 o'clock.

Mr. SERVICE. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 3:25 P. M. until Monday, April 23, 1921, at 8 o'clock P. M.

HOUSE OF REPRESENTATIVES

FRIDAY, April 22, 1921.

The House met at 10 o'clock A. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

Hon. ALBERT E. CURRY, Representative from Armstrong county offered the following prayer:

Oh, Thou eternal and infinite Jehovah, we adore Thy great and holy name today, and we would place our implicit confidence and trust in Thee. Thou hast made it as a thing of life that has Redeemed us from our sins. So perfect our faith this morning, that believing in Thee, we may rejoice with joy unspeakable and fullness of glory. Open our eyes today and we shall behold wonderful things out of Thy most holy law of truth. Enlarge our hearts and we shall run the way of Thy precepts.

And now Heavenly Father we would pray that Thou wouldst grant Thy richest blessing to rest with us to-day, and may all that we do be under the inspiration and guidance of Thy Holy Spirit. And at this morning hour as we are called to new tasks and duties we pray Thee Heavenly Father that we might have a renewed consciousness of the fellowship with Jesus Christ. Give to us courageous and brave hearts to-day that we may follow whithersoever He leads. Grant Thy richest blessing to rest upon this Assembly and may the counsel of the Most High guide us in every problem, and assist us in reaching just and righteous conclusions. And Thy name shall have all the glory, world without end. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on the motion of Mr. Blumberg the further reading was dispensed with and the Journal was approved.

LEAVES OF ABSENCE.

Mr. VAN ALEN asked and obtained leave of absence for his colleague, Mr. McMullen.

Mr. STRAUSS asked and obtained leave of absence for his colleague, Mr. Brendle.

Mr. HARDING asked and obtained leave of absence for himself for the remainder of the day.

Mr. GEORGE T. WALKER asked and obtained leave of absence for Mr. Catlin on account of illness.

Mr. DILSHEIMER asked and obtained leave of absence for himself after the hour of twelve o'clock to-day.

SENATE MESSAGE.

SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows:

Senate Bill No. 742, (House Bill No. 1780).

An Act authorizing the organization of cooperative banks and defining their powers and duties

Referred to the Committee on Banks and Banking.

Senate Bill No. 679, (House Bill No. 1781).

An Act to amend an act approved the seventeenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and thirty-two) entitled "A supplement to an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Referred to the Committee on Education.

Senate Bill No. 16, (House Bill No. 1782).

An Act making appropriations for the Dixmont Hospital for the insane

Referred to the Committee on Appropriations.

Senate Bill No. 684, (House Bill No. 1783).

An Act making an appropriation to the trustees of the Western State Hospital for the Insane

Referred to the Committee on Appropriations.

Senate Bill No. 811, (House Bill No. 1784).

An Act making an appropriation to the House of the Good Shepherd Chew street Germantown Philadelphia Pennsylvania

Referred to the Committee on Appropriations.

Senate Bill No. 1343, (House Bill No. 1785).

An Act making an appropriation to the board of commissioners of Public Grounds and Buildings to carry into effect the provisions of an act approved the eighteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand forty-nine) entitled "An act authorizing the board of commissioners of Public Grounds and Buildings to erect a Soldiers' and Sailors' Memorial Bridge with the approaches thereto and memorial pylons in the City of Harrisburg to commemorate the services of the soldiers and sailors of the Commonwealth providing for the lettering of contracts therefor providing for a proportion of the cost to be paid by the city of Harrisburg and public service corporations using or affected by the building of said bridge providing for acquiring any property necessary by eminent domain giving the board of commissioners of Public Grounds and Buildings the right to sell a portion of the land to the Pennsylvania Railroad Company to conform to the plans of the architect providing for the maintenance of said bridge and making an appropriation to carry out the provisions of this act"

Referred to the Committee on Appropriations.

REPORTS FROM COMMITTEES.

Mr. VAN ALEN, from the Committee on Judiciary Special reported as committed House Bill No. 1774, (Senate Bill No. 1065), entitled,

An Act requiring the recording of certain information relative to the moving of household goods and personal property in cities of the first and second classes imposing certain duties upon all persons firms and corporations owning or operating vehicles used in such moving and upon the Department of Public Safety of such cities

Mr. STARK, from the Committee on Public Roads reported as committed House Bill No. 1753, (Senate Bill No. 796), entitled:

An Act to amend an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws seven hundred two) entitled "An act regulating the sale conveyance transfer or disposition of second hand motor vehicles requiring the making and filing of sworn descriptions thereof and statements in relation thereto regulating the registry of such vehicles imposing certain duties on the State Highway Commissioner relative to such stolen vehicles forbidding the removal defacement alteration destruction obliteration or concealment of the trade-marks identification numbers serial numbers or other distinguishing marks of motor vehicles or the having possession of motor vehicles or parts thereof on or from which such trade or other distinguishing marks or numbers have been removed defaced altered destroyed obliterated or concealed imposing certain duties upon deputy sheriffs constables police officers and proprietors of public garages prohibiting the registration of motor vehicles subject to the provisions of this act unless in compliance with its terms providing for the licensing of the business of dealing in second-hand motor vehicles and fixing penalties for the violation of the provisions of this act and providing that the making of a false affidavit under the provisions of this act shall be perjury and shall be punishable as such"

Mr. GOEHRING, from the Committee on Judiciary Special, reported as committed House Bill No. 1748, (Senate Bill No. 275), entitled:

An Act to exempt talking machines phonograph and musical instruments of every description leased or conditionally sold to or hired by any person or persons residing in or having a place of business in this Commonwealth from levy or sale on execution or distress for rent

Mr. GRIFFITH, from the Committee on Judiciary Special, reported as committed House Bill No. 1766, (Senate Bill No. 1053), entitled:

An Act to validate tax liens filed since the twenty-first day of May one thousand nine hundred and thirteen under the provisions of an act approved the fourth day of June one thousand nine hundred and one entitled "An act providing when how upon what property and to what extent liens shall be allowed for taxes and for municipal improvement and for the removal of nuisances the procedure upon claims filed therefor the methods of preserving such liens and enforcing payment of such claims the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales" to authorize the filing of tax liens under provisions of said act for the period of six months after the approval of this act and providing for their collection

Mr. HUSTON, from the Committee on Judiciary Special, reported as committed House Bill No. 1757, (Senate Bill No. 969), entitled:

An Act to regulate the allotting or subdividing of land in cities of the second class by requiring the recording in the office of the recorder of deeds of a map or plat prior to the sale conveyance or mortgaging of any part thereof and providing penalties for the violation of the act

Mr. ZOOK, from the Committee on Retrenchment and Reform, reported as amended House Bill No. 1761, (Senate Bill No. 1048), entitled:

An Act to amend section six hundred twenty-seven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Mr. JAMES A. WALKER from the Committee on Judiciary General reported as committed House Bill No. 1749, (Senate Bill No. 962), entitled:

An Act creating a board of managers to have exclusive jurisdiction over all houses of detention for the reception of untried juvenile offenders and neglected and dependent children who may be under judicial investigation in counties of the third class and abolishing the board of managers now in charge of such houses

Mr. McBRIDE, from the Committee on Counties and Townships, reported as committed House Bill No. 1777, (Senate Bill No. 1068), entitled:

An Act to provide, for the appointment of assistant district attorneys in the several counties of the fourth class fixing the salaries of such assistant district attorneys and providing how the same shall be paid

Mr. McBRIDE from the Committee on Counties and Townships, reported as amended, House Bill No. 1769, (Senate Bill No. 589), entitled:

An Act to amend section two article five chapter seven of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Mr. McCAIG, from the Committee on Appropriations, reported as committed House Bill No. 507, entitled:

An Act to provide for the erection of a monument and memorial tablets to Battery F Independent Penna Artillery (known as the Hampton Battery) on the Battlefield of Antietam and the dedication of the same and of the expenses of the commission appointed to select supervise and erect the same and the transportation of the survivors of said command to and from said battlefield and making an appropriation

Mr. McCAIG, from the Committee on Appropriations, reported as committed House Bill No. 509, entitled:

An Act to provide for the erection of a monument and memorial tablets to Battery F Independent Pennsylvania Artillery (known as the Hampton Battery) on the Battlefield of Chancellorsville and the dedication of the same and of the expenses of the commission appointed to select supervise and erect the same and the transportation of the survivors of said command to and from said battlefield and making an appropriation

Mr. McCAIG, from the Committee on Appropriations, reported as committed House Bill No. 1756, (Senate Bill No. 210), entitled:

An Act making an appropriation to the Allegheny General Hospital at Pittsburgh Pennsylvania

Mr. McCAIG, from the Committee on Appropriations, reported as committed House Bill No. 1751, (Senate Bill No. 456), entitled:

An Act making an appropriation to the Berks County Tuberculosis Society

Mr. McCAIG, from the Committee on Appropriations, reported as committed House Bill No. 1752, (Senate Bill No. 741), entitled:

A Joint Resolution authorizing the Governor to appoint a commission to inquire into a plan for the reorganization of the State Government and making an appropriation

Mr. McCAIG, from the Committee on Appropriations, reported as committed House Bill No. 1755, (Senate Bill No. 876), entitled:

An Act making an appropriation to the Good Samaritan Hospital at Lebanon Pennsylvania

Mr. CAMPBELL, from the Committee on Appropriations, reported as committed House Bill No. 1767, (Senate Bill No. 1055), entitled:

An Act making an appropriation to the Bonair Sanatorium Bells Camp McKean County Pennsylvania

Mr. STEVENS, from the Committee on Appropriations, reported as amended House Bill No. 1776, (Senate Bill No. 1067), entitled:

An Act making an appropriation to the Frederick Douglass Memorial Hospital and Training School of Philadelphia Pennsylvania

Mr. McCAIG, from the Committee on Appropriations, reported as committed House Bill No. 1785, (Senate Bill No. 1343), entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings to carry into effect the provisions of an act approved the eighteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand forty-nine) entitled "An act authorizing the board of commissioners of Public Grounds and Buildings to erect a soldiers' and sailors' memorial bridge with the approaches thereto and memorial pylons in the city of Harrisburg to commemorate the services of the soldiers and sailors of the Commonwealth providing for the letting of contracts therefor providing for a proportion of the cost to be paid by the city of Harrisburg and public service corporations using or affected by the building of said bridge providing for acquiring any property necessary by eminent domain giving the board of commissioners of Public Grounds and Buildings the right to sell a portion of the land

to the Pennsylvania Railroad Company to conform of the plans of the architect providing for the maintenance of said bridge and making an appropriation to carry out the provisions of this act"

Mr. JAMES A. WALKER, from the Committee on Banks and Banking, reported as committed House Bill No. 1780, (Senate Bill No. 742), entitled:

An Act authorizing the organization of cooperative banks and defining their powers and duties

Mr. McCAIG, from the Committee on Appropriations, re-reported as amended House Bill No. 864, entitled:

An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-one and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-one

BILLS ON FIRST READING.

Mr. VAN ALLEN asked and received unanimous consent to have House Bill No. 1774, (Senate Bill No. 1065), read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1774, (Senate Bill No. 1065), entitled:

An Act requiring the recording of certain information relative to the moving of household goods and personal property in cities of the first and second classes imposing certain duties upon all persons firms and corporations owning or operating vehicles used in such moving and upon the Department of Public Safety of such cities

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Mr. STARK asked and received unanimous consent to have House Bill No. 1753, (Senate Bill No. 796), read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1753, (Senate Bill No. 796), entitled:

An Act to amend an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws seven hundred two) entitled "An act regulating the sale conveyance transfer or disposition of second hand motor vehicles requiring the making and filing of sworn descriptions thereof and statements in relation thereto regulating the registry of such vehicles imposing certain duties on the State Highway Commissioner relative to such stolen vehicles forbidding the removal defacement alteration destruction obliteration or concealment of the trade-marks identification numbers serial numbers or other distinguishing marks of motor vehicles or the having possession of motor vehicles or parts thereof on or from which such trade or other distinguishing marks or numbers have been removed defaced altered destroyed obliterated or concealed imposing certain duties upon deputy sheriffs constables police officers and proprietors of public garages prohibiting the registration of motor vehicles subject to the provisions of this act unless in compliance with its terms providing for the licensing of the business of dealing in second-hand motor vehicles and fixing penalties for the violation of the provisions of this act and providing that the making of a false affidavit under the provisions of this act shall be perjury and shall be punishable as such"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Mr. GOEHRING asked and received unanimous consent to have House Bill No. 1748, (Senate Bill No. 275), read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1748, (Senate Bill No. 275), entitled:

An Act to exempt talking machines phonograph and musical instruments of every description leased or conditionally sold to or hired by any person or persons residing in or having a place of business in this Commonwealth from levy or sale on execution or distress for rent

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Mr. GRIFFITH asked and received unanimous consent to have House Bill No. 1766, (Senate Bill No. 1053), read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1766, (Senate Bill No. 1053), entitled:

An Act to validate tax liens filed since the twenty-first day of May one thousand nine hundred and thirteen under the provisions of an act approved the fourth day of June one thousand nine hundred and one entitled "An act providing when how upon what property and to what extent liens shall be allowed for taxes and for municipal improvement and for the removal of nuisances the procedure upon claims filed therefor the methods of preserving such liens and enforcing payment of such claims the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales" to authorize the filing of tax liens under provisions of said act for the period of six months after the approval of this act and providing for their collection

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Mr. HUSTON asked and received unanimous consent to have House Bill No. 1757, (Senate Bill No. 969), read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1757, (Senate Bill No. 969), entitled:

An Act to regulate the allotting or subdividing of land in cities of the second class by requiring the recording in the office of the recorder of deeds of a map or plat prior to the sale conveyance or mortgaging of any part thereof and providing penalties for the violation of the act

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Mr. ZOOK asked and received unanimous consent to have House Bill No. 1761, (Senate Bill No. 1048), read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1761, (Senate Bill No. 1048), entitled:

An Act to amend section six hundred twenty-seven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Mr. JAMES A. WALKER asked and received unanimous consent to have House Bill No. 1749, (Senate Bill No. 962), read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1749, (Senate Bill No. 962), entitled:

An Act creating a board of managers to have exclusive jurisdiction over all houses of detention for the reception of untried juvenile offenders and neglected and dependent children who may be under judicial investigation in counties of the third class and abolishing the board of managers now in charge of such houses

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Mr. CAMPBELL asked and received unanimous consent to have House Bill No. 1767, (Senate Bill No. 1055), read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1767, (Senate Bill No. 1055), entitled:

An Act making an appropriation to the Bonair Sanatorium Bells Camp McKean County Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Mr. STEVENS asked and received unanimous consent to have House Bill No. 1776, (Senate Bill No. 1067), read for the first time.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1776, (Senate Bill No. 1067), entitled:

An Act making an appropriation to the Frederick Douglass Memorial Hospital and Training School of Philadelphia Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Mr. McBRIDE asked and received unanimous consent to have House Bill No. 1777, (Senate Bill No. 1068), read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1777, (Senate Bill No. 1068), entitled:

An Act to provide for the appointment of assistant district attorneys in the several counties of the fourth class fixing the salaries of such assistant district attorneys and providing how the same shall be paid

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Mr. McBRIDE asked and received unanimous consent to have House Bill No. 1769, (Senate Bill No. 589), read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1769, (Senate Bill No. 589), entitled:

An Act to amend section two article five chapter seven of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Mr. McCAIG asked and received unanimous consent to have House Bills numbered and entitled as follows, read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 507, entitled:

An Act to provide for the erection of a monument and memorial tablets to Battery F Independent Pennsylvania Artillery (Known as the Hampton Battery) on the Battlefield of Antietam and the dedication of the same and of the expenses of the commission appointed to select supervise and erect the same and the transportation of the survivors of said command to and from said battlefield and making an appropriation

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 509, entitled:

An Act to provide for the erection of a monument and memorial tablets to Battery F Independent Pennsylvania Artillery (Known as the Hampton Battery) on the Battlefield of Chancellorsville and the dedication of the same and of the expenses of the commission appointed to select supervise and erect the same and the transportation of the survivors of said command to and from said battlefield and making an appropriation

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1756, (Senate Bill No. 210), entitled:

An Act making an appropriation to the Allegheny General Hospital at Pittsburgh Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1751, (Senate Bill No. 456), entitled:

An Act making an appropriation to the Berks County Tuberculosis Society

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1752, (Senate Bill No. 741), entitled:

A Joint Resolution authorizing the Governor to appoint a commission to inquire into a plan for the reorganization of the State Government and making an appropriation

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1755, (Senate Bill No. 876), entitled:

An Act making an appropriation to the Good Samaritan Hospital of Lebanon Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Mr. McCAIG asked and received unanimous consent to have House Bill No. 1785, (Senate Bill No. 1343), read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1785, (Senate Bill No. 1343), entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings to carry into effect the provisions of an act approved the eighteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand forty-nine) entitled "An act authorizing the board of commissioners of Public Grounds and Buildings to erect a soldiers and sailors' memorial bridge with the approaches thereto and memorial pylons in the city of Harrisburg to commemorate the services of the soldiers and sailors of the Commonwealth providing for the letting of contracts therefor providing for a proportion of the cost to be paid by the city of Harrisburg and public service corporation using or affected by the building of said bridge providing for acquiring any property necessary by eminent domain giving the board of commissioners of Public Grounds and Buildings the right to sell a portion of the land to the Pennsylvania Railroad Company to conform to the plans of the architect providing for the maintenance of said bridge and making an appropriation to carry out the provisions of this act"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Mr. JAMES A. WALKER asked and received unanimous consent to have House Bill No. 1780, (Senate Bill No. 742), read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1780, (Senate Bill No. 742), entitled:

An Act authorizing the organizing of cooperative banks and defining their powers and duties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

APPROPRIATION BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 366, entitled:

An Act making an appropriation to the Trustees of the Milliken Hospital Pottsville Pennsylvania

And said bill having been read at length the third time,
considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—196.

Alexander,
Allum,
Armstrong,
Asbury,
Aston,
Baker,

Elgin,
Evans,
Feldman,
Finney,
Fitzgibbon,
Flynn,

Krugh,
Lafferty,
Leeds,
Lewis,
Long,
Love,

Ruth,
Ruddy,
Schaeffer,
Schilling,
Schwartz,
Sieg,

Baldi, Earnhart, Beaver, Beckley, Bell, Bidelspacher, Blair, Bluett, Blumberg, Bolard, Bower, Brady, Brennenman, Bromley, Brooks, Brown, F. B., Brown, T. R., Burns, Campbell, Chaplin, Clutton, Comer, Conner, Craig, J. R., Craig, J. O., Cratty, Crum, Curran, Curry, Davis, Dawson, Denning, Dewey, C. P., Dewey, P. H., Diehm, Dilshelmer, Dithrich, Donnelly, Drinkhouse, Dunlap, Dunn, Eaches, Edmonds, Ehrhardt, Fowler, Fox, Franklin, Gearhart, Gelder, Gibbon, Glass, Goehring, Golder, Goodnough, Goss, Green, Griffith, Hagerty, Haines, Haldeman, Hampson, Harer, Harry, Haslett, Hatrick, Haws, Heffernan, Henderson, E., Henderson, W., Hess, Hetrick, Hoffman, J. N., Hoffman, M. R., Hoover, Horne, Hough, Huston, Jones, D. J., Jones, W. W., Jordan, Kantner, Keene, Kelly, Kinsman, Kohler, Kooser, Krause, McBride, McCaig, McCann, McCarthy, McClure, McConnell, McCurdy, McGowan, McHugh, McKim, McKnight, McOwen, McVicar, Magill, Mangan, Marcus, J., Marcus, J. C., Marshall, Martin, Mantz, Michel, Millar, A., Millar, A. S. C., Miller, C., Miller, D. I., Miller, D. D., Miller, H. F., Miller, J. J., Mitchell, Morris, Ogle, Orr, Perry, Phillips, Pike, Posey, Quigley, Rhoads, Richards, Rieder, Rinn, Roman, Ruch, Shannon, Shellenberger, Sinclair, Smiley, Smink, Smith, H. J., Smith, H., Smith, J. W., Smith, L., Snowden, Soffel, Sowers, Sprowls, Stackhouse, Stadlander, Stark, Steedle, Sterling, Stevens, Stevenson, Stewart, Strauss, Thomas, Trainer, Van Alen, Vickerman, Walker, G. T., Walker, J. A., Weamer, Weiss, Wells, Wettach, Whitaker, Whitman, Williams, Wolfe, Woner, Wood, Woodruff, Zook, Spangler, Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 454, entitled:

An Act making an appropriation to the Building Commission of the Eastern State Hospital for the Insane located at Selinsgrove Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—196.

Alexander, Allum, Armstrong, Asbury, Aston, Baker, Baldi, Barnhart, Beaver, Beckley, Bell, Bidelspacher, Blair, Bluett, Blumberg, Bolard, Bower, Brady, Brennenman, Bromley, Brooks, Brown, F. B., Brown, T. R., Burns, Campbell, Chaplin, Clutton, Comer, Conner, Craig, J. R., Craig, J. O., Cratty, Crum, Curran, Curry, Elgin, Evans, Feldman, Finney, Fitzgibbon, Flynn, Fowler, Fox, Franklin, Gearhart, Gelder, Gibbon, Glass, Goehring, Golder, Goodnough, Goss, Green, Griffith, Hagerty, Haines, Haldeman, Hampson, Harer, Harry, Haslett, Hatrick, Haws, Heffernan, Henderson, E., Henderson, W., Hess, Hetrick, Hoffman, J. N., Hoffman, M. R., Krugh, Lafferty, Leeds, Lewis, Long, Love, McBride, McCaig, McCann, McCarthy, McClure, McConnell, McCurdy, McGowan, McHugh, McKim, McKnight, McOwen, McVicar, Magill, Mangan, Marcus, J., Marcus, J. C., Marshall, Martin, Mantz, Michel, Millar, A., Millar, A. S. C., Miller, C., Miller, D. I., Miller, D. D., Miller, H. F., Miller, J. J., Mitchell, Ruddy, Schwartz, Ruth, Schaeffer, Schilling, Sieg, Shannon, Shellenberger, Sinclair, Smiley, Smink, Smith, H. J., Smith, H., Smith, J. W., Smith, L., Snowden, Soffel, Sowers, Sprowls, Stackhouse, Stadlander, Stark, Steedle, Sterling, Stevens, Stevenson, Stewart, Strauss, Thomas, Trainer, Van Alen, Vickerman, Walker, G. T., Walker, J. A., Weamer, Weiss, Wells, Wettach, Whitaker, Whitman, Williams, Wolfe, Woner, Wood, Woodruff, Zook, Spangler, Speaker.

Davis, Dawson, Denning, Dewey, C. P., Dewey, P. H., Diehm, Dilshelmer, Dithrich, Donnelly, Drinkhouse, Dunlap, Dunn, Eaches, Edmonds, Ehrhardt, Hoover, Horne, Hough, Huston, Jones, D. J., Jones, W. W., Jordan, Kantner, Keene, Kelly, Kinsman, Kohler, Kooser, Krause, Morris, Ogle, Orr, Perry, Phillips, Pike, Posey, Quigley, Rhoads, Richards, Rieder, Rinn, Roman, Ruch, Weiss, Wells, Wettach, Whitaker, Whitman, Williams, Wolfe, Woner, Wood, Woodruff, Zook, Spangler, Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 948, entitled:

An Act making an appropriation to the G W and Agnes Hoffman Orphanage Mount Joy Township Adams county Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—196.

Alexander, Allum, Armstrong, Asbury, Aston, Baker, Baldi, Barnhart, Beaver, Beckley, Bell, Bidelspacher, Blair, Bluett, Blumberg, Bolard, Bower, Brady, Brennenman, Bromley, Brooks, Brown, F. B., Brown, T. R., Burns, Campbell, Chaplin, Clutton, Comer, Conner, Craig, J. R., Craig, J. O., Cratty, Crum, Curran, Curry, Davis, Dawson, Denning, Dewey, C. P., Dewey, P. H., Diehm, Dilshelmer, Dithrich, Donnelly, Drinkhouse, Dunlap, Dunn, Eaches, Edmonds, Ehrhardt, Elgin, Evans, Feldman, Finney, Fitzgibbon, Flynn, Fowler, Fox, Franklin, Gearhart, Gelder, Gibbon, Glass, Goehring, Golder, Goodnough, Goss, Green, Griffith, Hagerty, Haines, Haldeman, Hampson, Harer, Harry, Haslett, Hatrick, Haws, Heffernan, Henderson, E., Henderson, W., Hess, Hetrick, Hoffman, J. N., Hoffman, M. R., Hoover, Horne, Hough, Huston, Jones, D. J., Jones, W. W., Jordan, Kantner, Keene, Kelly, Kinsman, Kohler, Kooser, Krause, Krugh, Lafferty, Leeds, Lewis, Long, Love, McBride, McCaig, McCann, McCarthy, McClure, McConnell, McCurdy, McGowan, McHugh, McKim, McKnight, McOwen, McVicar, Magill, Mangan, Marcus, J., Marcus, J. C., Marshall, Martin, Mantz, Michel, Millar, A., Millar, A. S. C., Miller, C., Miller, D. I., Miller, D. D., Miller, H. F., Miller, J. J., Mitchell, Ruddy, Schwartz, Ruth, Schilling, Sieg, Shannon, Shellenberger, Sinclair, Smiley, Smink, Smith, H. J., Smith, H., Smith, J. W., Smith, L., Snowden, Soffel, Sowers, Sprowls, Stackhouse, Stadlander, Stark, Steedle, Sterling, Stevens, Stevenson, Stewart, Strauss, Thomas, Trainer, Van Alen, Vickerman, Walker, G. T., Walker, J. A., Weamer, Weiss, Wells, Wettach, Whitaker, Whitman, Williams, Wolfe, Woner, Wood, Woodruff, Zook, Spangler, Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1465, entitled:

An Act making an appropriation to pay the claim of M D Jacobs against the Commonwealth of Pennsylvania for services heretofore rendered and materials heretofore furnished in disposing of the bodies of indigent patients who died at the Mont Alto State Sanatorium

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—196.

Alexander,	Elgin,	Krugh,	Ruddy,
Allum,	Evans,	Lafferty,	Ruth,
Armstrong,	Feldman,	Leeds,	Schaeffer,
Asbury,	Finney,	Lewis,	Schilling,
Aston,	Fitzgibbon,	Long,	Schwartz,
Baker,	Flynn,	Love,	Sieg,
Baldi,	Fowler,	McBride,	Shannon,
Barnhart,	Fox,	McCaig,	Shellenberger,
Beaver,	Franklin,	McCann,	Sinclair,
Beckley,	Gearhart,	McCarthy,	Smiley,
Bell,	Gelder,	McClure,	Smink,
Bidelspacher,	Gibbon,	McConnell,	Smith, H. J.,
Blair,	Glass,	McCurdy,	Smith, H.,
Bluet,	Goehring,	McGowan,	Smith, J. W.,
Blumberg,	Golder,	McHugh,	Smith, L.,
Bolard,	Goodnough,	McKim,	Snowden,
Bower,	Goss,	McKnight,	Soffel,
Brady,	Green,	McOwen,	Sowers,
Brenneman,	Griffith,	McVicar,	Sprowls,
Bromley,	Hagerty,	Magill,	Stackhouse,
Brooks,	Haines,	Mangan,	Stadlander,
Brown, F. B.,	Haldeman,	Marcus, J.,	Stark,
Brown, T. R.,	Hampson,	Marcus, J. C.,	Steedle,
Burns,	Harer,	Marshall,	Sterling,
Campbell,	Harry,	Martin,	Stevens,
Chaplin,	Haslett,	Mantz,	Stevenson,
Clutton,	Hatrack,	Michel,	Stewart,
Comerer,	Haws,	Millar, A.,	Strauss,
Conner,	Heffernan,	Millar, A. S. C.,	Thomas,
Craig, J. R.,	Henderson, E.,	Miller, C.,	Trainer,
Craig, J. O.,	Henderson, W.,	Miller, D. I.,	Van Alen,
Cratty,	Hess,	Miller, D. D.,	Vickerman,
Crum,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Curran,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Curry,	Hoffman, M. R.,	Mitchell,	Weamer,
Davis,	Hoover,	Morris,	Weiss,
Dawson,	Horne,	Ogle,	Wells,
Denning,	Hough,	Orr,	Wettach,
Dewey, C. P.,	Huston,	Perry,	Whitaker,
Dewey, P. H.,	Jones, D. J.,	Phillips,	Whitehouse,
Diehm,	Jones, W. W.,	Pike,	Whiteman,
Dilsheimer,	Jordan,	Posey,	Williams,
Dittrich,	Kantner,	Quigley,	Wolfe,
Donneley,	Keene,	Rhoads,	Woner,
Drinkhouse,	Kelly,	Richards,	Wood,
Dunlap,	Kinsman,	Rieder,	Woodruff,
Dunn,	Kohler,	Rinn,	Zook,
Eaches,	Kooser,	Roman,	Spangler,
Edmonds,	Krause,	Ruch,	Speaker.
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 38, entitled:

An Act making an appropriation to the Oil City Hospital Oil City Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—196.

Alexander,	Elgin,	Krugh,	Ruddy,
Allum,	Evans,	Lafferty,	Ruth,
Armstrong,	Feldman,	Leeds,	Schaeffer,
Asbury,	Finney,	Lewis,	Schilling,
Aston,	Fitzgibbon,	Long,	Schwartz,
Baker,	Flynn,	Love,	Sieg,

Baldi,	Fowler,	McBride,	Shannon,
Barnhart,	Fox,	McCaig,	Shellenberger,
Beaver,	Franklin,	McCann,	Sinclair,
Beckley,	Gearhart,	McCarthy,	Smiley,
Bell,	Gelder,	McClure,	Smink,
Bidelspacher,	Gibbon,	McConnell,	Smith, H. J.,
Blair,	Glass,	McCurdy,	Smith, H.,
Bluet,	Goehring,	McGowan,	Smith, J. W.,
Blumberg,	Golder,	McHugh,	Smith, L.,
Bolard,	Goodnough,	McKim,	Snowden,
Bower,	Goss,	McKnight,	Soffel,
Brady,	Green,	McOwen,	Sowers,
Brenneman,	Griffith,	McVicar,	Sprowls,
Bromley,	Hagerty,	Magill,	Stackhouse,
Brooks,	Haines,	Mangan,	Stadlander,
Brown, F. B.,	Haldeman,	Marcus, J.,	Stark,
Brown, T. R.,	Hampson,	Marcus, J. C.,	Steedle,
Burns,	Harer,	Marshall,	Sterling,
Campbell,	Harry,	Martin,	Stevens,
Chaplin,	Haslett,	Mantz,	Stevenson,
Clutton,	Hatrack,	Michel,	Stewart,
Comerer,	Haws,	Millar, A.,	Strauss,
Conner,	Heffernan,	Millar, A. S. C.,	Thomas,
Craig, J. R.,	Henderson, E.,	Miller, C.,	Trainer,
Craig, J. O.,	Henderson, W.,	Miller, D. I.,	Van Alen,
Cratty,	Hess,	Miller, D. D.,	Vickerman,
Crum,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Curran,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Curry,	Hoffman, M. R.,	Mitchell,	Weamer,
Davis,	Hoover,	Morris,	Weiss,
Dawson,	Horne,	Ogle,	Wells,
Denning,	Hough,	Orr,	Wettach,
Dewey, C. P.,	Huston,	Perry,	Whitaker,
Dewey, P. H.,	Jones, D. J.,	Phillips,	Whitehouse,
Diehm,	Jones, W. W.,	Pike,	Whiteman,
Dilsheimer,	Jordan,	Posey,	Williams,
Dittrich,	Kantner,	Quigley,	Wolfe,
Donneley,	Keene,	Rhoads,	Woner,
Drinkhouse,	Kelly,	Richards,	Wood,
Dunlap,	Kinsman,	Rieder,	Woodruff,
Dunn,	Kohler,	Rinn,	Zook,
Eaches,	Kooser,	Roman,	Spangler,
Edmonds,	Krause,	Ruch,	Speaker.
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 72, entitled

An Act making an appropriation to the Warren General Hospital of Warren Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—196.

Alexander,	Elgin,	Krugh,	Ruddy,
Allum,	Evans,	Lafferty,	Ruth,
Armstrong,	Feldman,	Leeds,	Schaeffer,
Asbury,	Finney,	Lewis,	Schilling,
Aston,	Fitzgibbon,	Long,	Schwartz,
Baker,	Flynn,	Love,	Sieg,
Baldi,	Fowler,	McBride,	Shannon,
Barnhart,	Fox,	McCaig,	Shellenberger,
Beaver,	Franklin,	McCann,	Sinclair,
Beckley,	Gearhart,	McCarthy,	Smiley,
Bell,	Gelder,	McClure,	Smink,
Bidelspacher,	Gibbon,	McConnell,	Smith, H. J.,
Blair,	Glass,	McCurdy,	Smith, H.,
Bluet,	Goehring,	McGowan,	Smith, J. W.,
Blumberg,	Golder,	McHugh,	Smith, L.,
Bolard,	Goodnough,	McKim,	Snowden,
Bower,	Goss,	McKnight,	Soffel,
Brady,	Green,	McOwen,	Sowers,
Brenneman,	Griffith,	McVicar,	Sprowls,
Bromley,	Hagerty,	Magill,	Stackhouse,
Brooks,	Haines,	Mangan,	Stadlander,
Brown, F. B.,	Haldeman,	Marcus, J.,	Stark,
Brown, T. R.,	Hampson,	Marcus, J. C.,	Steedle,
Burns,	Harer,	Marshall,	Sterling,
Campbell,	Harry,	Martin,	Stevens,
Chaplin,	Haslett,	Mantz,	Stevenson,
Clutton,	Hatrack,	Michel,	Stewart,
Comerer,	Haws,	Millar, A.,	Strauss,
Conner,	Heffernan,	Millar, A. S. C.,	Thomas,
Craig, J. R.,	Henderson, E.,	Miller, C.,	Trainer,
Craig, J. O.,	Henderson, W.,	Miller, D. I.,	Van Alen,
Cratty,	Hess,	Miller, D. D.,	Vickerman,
Crum,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Curran,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Curry,	Hoffman, M. R.,	Mitchell,	Weamer,

Davis,
Dawson,
Denning,
Dewey, C. P.,
Dewey, P. H.,
Diehm,
Dilsheimer,
Dithrich,
Donneley,
Drinkhouse,
Dunlap,
Dunn,
Eaches,
Edmonds,
Ehrhardt,

Hoover,
Horne,
Hough,
Huston,
Jones, D. J.,
Jones, W. W.,
Jordan,
Kantner,
Keene,
Kelly,
Kinsman,
Kohler,
Kooser,
Krause,

Morris,
Ogle,
Orr,
Perry,
Phillips,
Pike,
Posey,
Quigley,
Richards,
Rieder,
Rinn,
Roman,
Ruch,

Weiss,
Wells,
Wettach,
Whitaker,
Whitehouse,
Whiteman,
Williams,
Wolfe,
Woner,
Wood,
Woodruff,
Zook,
Spangler,
Speaker,

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 964, entitled:

An Act establishing a State highway in the county of Lebanon providing for its location construction improvement and maintenance by the Commonwealth and making an appropriation

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 951, entitled:

An Act making an appropriation to the Saint Stanislaus Orphanage situated at Sheatown Newport township Luzerne County Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—196.

Alexander,
Allum,
Armstrong,
Asbury,
Aston,
Baker,
Baldi,
Barnhart,
Beaver,
Beckley,
Bell,
Bidelspacher,
Blair,
Bluet,
Blumberg,
Bolard,
Bower,
Brady,
Brenneman,
Bromley,
Brooks,
Brown, F. B.,
Brown, T. R.,
Burns,
Campbell,
Chaplin,
Clutton,
Comer,
Conner,
Craig, J. R.,
Craig, J. O.,
Cratty,
Crum,
Curran,
Curry,
Davis,
Dawson,
Denning,
Dewey, C. P.,
Dewey, P. H.,
Diehm,
Dilsheimer,
Dithrich,
Donneley,
Drinkhouse,
Dunlap,
Dunn,
Eaches,
Edmonds,
Ehrhardt,

Elgin,
Evans,
Feldman,
Finney,
Fitzgibbon,
Flynn,
Fowler,
Fox,
Franklin,
Gearhart,
Gelder,
Gibbon,
Glass,
Goehring,
Golder,
Goodnough,
Goss,
Green,
Griffith,
Hagerty,
Haines,
Haldeman,
Hampson,
Harer,
Harry,
Haslett,
Hatrck,
Haws,
Heffernan,
Henderson, E.,
Henderson, W.,
Hess,
Hetrick,
Hoffman, J. N.,
Hoffman, M. R.,
Hoover,
Horne,
Hough,
Huston,
Jones, D. J.,
Jones, W. W.,
Jordan,
Kantner,
Keene,
Kelly,
Kinsman,
Kohler,
Kooser,
Krause,

Krugh,
Lafferty,
Leeds,
Lewis,
Long,
Love,
McBride,
McCaig,
McCann,
McCarthy,
McClure,
McConnell,
McCurdy,
McGowan,
McHugh,
McKim,
McKnight,
McOwen,
McVicar,
Magill,
Mangan,
Marcus, J.,
Marcus, J. C.,
Marshall,
Martin,
Mantz,
Michel,
Millar, A.,
Millar, A. S. C.,
Miller, C.,
Miller, D. I.,
Miller, D. D.,
Miller, H. F.,
Miller, J. J.,
Mitchell,
Morris,
Ogle,
Orr,
Perry,
Phillips,
Pike,
Posey,
Quigley,
Richards,
Rieder,
Rinn,
Roman,
Ruch,

Ruddy,
Ruth,
Schaeffer,
Schilling,
Schwartz,
Sieg,
Shannon,
Shellenberger,
Sinclair,
Smiley,
Smink,
Smith, H. J.,
Smith, H.,
Smith, J. W.,
Smith, L.,
Snowden,
Soffel,
Sowers,
Sprowls,
Stackhouse,
Stadtlander,
Stark,
Steedle,
Sterling,
Stevens,
Stevenson,
Stewart,
Strauss,
Thomas,
Trainer,
Van Alen,
Vickerman,
Walker, G. T.,
Walker, J. A.,
Weamer,
Weiss,
Wells,
Wettach,
Whitaker,
Whitehouse,
Whiteman,
Williams,
Wolfe,
Woner,
Wood,
Woodruff,
Zook,
Spangler,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

YEAS—196.

Alexander,
Allum,
Armstrong,
Asbury,
Aston,
Baker,
Baldi,
Barnhart,
Beaver,
Beckley,
Bell,
Bidelspacher,
Blair,
Bluet,
Blumberg,
Bolard,
Bower,
Brady,
Brenneman,
Bromley,
Brooks,
Brown, F. B.,
Brown, T. R.,
Burns,
Campbell,
Chaplin,
Clutton,
Comer,
Conner,
Craig, J. R.,
Craig, J. O.,
Cratty,
Crum,
Curran,
Curry,
Davis,
Dawson,
Denning,
Dewey, C. P.,
Dewey, P. H.,
Diehm,
Dilsheimer,
Dithrich,
Donneley,
Drinkhouse,
Dunlap,
Dunn,
Eaches,
Edmonds,
Ehrhardt,

Elgin,
Evans,
Feldman,
Finney,
Fitzgibbon,
Flynn,
Fowler,
Fox,
Franklin,
Gearhart,
Gelder,
Gibbon,
Glass,
Goehring,
Golder,
Goodnough,
Goss,
Green,
Griffith,
Hagerty,
Haines,
Haldeman,
Hampson,
Harer,
Harry,
Haslett,
Hatrck,
Haws,
Heffernan,
Henderson, E.,
Henderson, W.,
Hess,
Hetrick,
Hoffman, J. N.,
Hoffman, M. R.,
Hoover,
Horne,
Hough,
Huston,
Jones, D. J.,
Jones, W. W.,
Jordan,
Kantner,
Keene,
Kelly,
Kinsman,
Kohler,
Kooser,
Krause,

Krugh,
Lafferty,
Leeds,
Lewis,
Long,
Love,
McBride,
McCaig,
McCann,
McCarthy,
McClure,
McConnell,
McCurdy,
McGowan,
McHugh,
McKim,
McKnight,
McOwen,
McVicar,
Magill,
Mangan,
Marcus, J.,
Marcus, J. C.,
Marshall,
Martin,
Mantz,
Michel,
Millar, A.,
Millar, A. S. C.,
Miller, C.,
Miller, D. I.,
Miller, D. D.,
Miller, H. F.,
Miller, J. J.,
Mitchell,
Morris,
Ogle,
Orr,
Perry,
Phillips,
Pike,
Posey,
Quigley,
Richards,
Rieder,
Rinn,
Roman,
Ruch,

Ruddy,
Ruth,
Schaeffer,
Schilling,
Schwartz,
Sieg,
Shannon,
Shellenberger,
Sinclair,
Smiley,
Smink,
Smith, H. J.,
Smith, H.,
Smith, J. W.,
Smith, L.,
Snowden,
Soffel,
Sowers,
Sprowls,
Stackhouse,
Stadtlander,
Stark,
Steedle,
Sterling,
Stevens,
Stevenson,
Stewart,
Strauss,
Thomas,
Trainer,
Van Alen,
Vickerman,
Walker, G. T.,
Walker, J. A.,
Weamer,
Weiss,
Wells,
Wettach,
Whitaker,
Whitehouse,
Whiteman,
Williams,
Wolfe,
Woner,
Wood,
Woodruff,
Zook,
Spangler,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1347, entitled:

An Act making an appropriation to the Water Supply Commission for the purpose of building and constructing a retaining wall or dike along the Delaware River at Lackawaxen Pike county

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—196.

Alexander,
Allum,
Armstrong,
Asbury,
Aston,
Baker,

Elgin,
Evans,
Feldman,
Finney,
Fitzgibbon,
Flynn,

Krugh,
Lafferty,
Leeds,
Lewis,
Long,
Love,

Ruddy,
Ruth,
Schaeffer,
Schilling,
Schwartz,
Sieg,

Baldi,	Fowler,	McBride,	Shannon,
Barnhart,	Fox,	McCaig,	Shellenberger,
Beaver,	Franklin,	McCann,	Sinclair,
Beckley,	Gearhart,	McCarthy,	Smiley,
Bell,	Gelder,	McClure,	Smink,
Bidelspacher,	Gibbon,	McConnell,	Smith, H. J.,
Blair,	Glass,	McCurdy,	Smith, H.,
Bluet,	Goehring,	McGowan,	Smith, J. W.,
Blumberg,	Golder,	McHugh,	Smith, L.,
Boland,	Goodnough,	McKim,	Snowden,
Bower,	Goss,	McKnight,	Soffel,
Brady,	Green,	McOwen,	Sowers,
Brenneman,	Griffith,	McVicar,	Sprolws,
Bromley,	Hagerty,	Magill,	Stackhouse,
Brooks,	Haines,	Mangan,	Stadtländer,
Brown, F. B.,	Haldeman,	Marcus, J.,	Stark,
Brown, T. R.,	Hampson,	Marcus, J. C.,	Steedle,
Burns,	Harer,	Marshall,	Sterling,
Campbell,	Harry,	Martin,	Stevens,
Chaplin,	Haslett,	Mantz,	Stevenson,
Clutton,	Hatrlick,	Michel,	Stewart,
Comer,	Haws,	Millar, A.,	Strauss,
Conner,	Heffernan,	Millar, A. S. C.,	Thomas,
Craig, J. R.,	Henderson, E.,	Miller, C.,	Trainer,
Craig, J. O.,	Henderson, W.,	Miller, D. I.,	Van Alen,
Cratty,	Hess,	Miller, D. D.,	Vickerman,
Crum,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Curran,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Curry,	Hoffman, M. R.,	Mitchell,	Weamer,
Davis,	Hoover,	Morris,	Weiss,
Dawson,	Horne,	Ogle,	Wells,
Denning,	Hough,	Orr,	Wettach,
Dewey, C. P.,	Huston,	Perry,	Whitaker,
Dewey, P. H.,	Jones, D. J.,	Phillips,	Whitehouse,
Diehm,	Jones, W. W.,	Pike,	Whiteman,
Dilsheimer,	Jordan,	Posey,	Williams,
Ditrich,	Kantner,	Quigley,	Wolfe,
Donneley,	Keene,	Rhoads,	Woner,
Drinkhouse,	Kelly,	Richards,	Wood,
Dunlap,	Kinsman,	Rieder,	Woodruff,
Dunn,	Kohler,	Rinn,	Zook,
Eaches,	Kooser,	Roman,	Spangler,
Edmonds,	Krause,	Ruch,	Speaker.
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 639, entitled:

An Act making an appropriation to the Philadelphia Association for the Protection of Colored Women Philadelphia, Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—196.

Alexander,	Elgin,	Krugh,	Ruddy,
Allum,	Evans,	Lafferty,	Ruth,
Armstrong,	Feldman,	Leeds,	Schaeffer,
Asbury,	Finney,	Lewis,	Schilling,
Aston,	Fitzgibbon,	Long,	Schwartz,
Baker,	Flynn,	Love,	Sieg,
Baldi,	Fowler,	McBride,	Shannon,
Barnhart,	Fox,	McCaig,	Shellenberger,
Beaver,	Franklin,	McCann,	Sinclair,
Beckley,	Gearhart,	McCarthy,	Smiley,
Bell,	Gelder,	McClure,	Smink,
Bidelspacher,	Gibbon,	McConnell,	Smith, H. J.,
Blair,	Glass,	McCurdy,	Smith, H.,
Bluet,	Goehring,	McGowan,	Smith, J. W.,
Blumberg,	Golder,	McHugh,	Smith, L.,
Boland,	Goodnough,	McKim,	Snowden,
Bower,	Goss,	McKnight,	Soffel,
Brady,	Green,	McOwen,	Sowers,
Brenneman,	Griffith,	McVicar,	Sprolws,
Bromley,	Hagerty,	Magill,	Stackhouse,
Brooks,	Haines,	Mangan,	Stadtländer,
Brown, F. B.,	Haldeman,	Marcus, J.,	Stark,
Brown, T. R.,	Hampson,	Marcus, J. C.,	Steedle,
Burns,	Harer,	Marshall,	Sterling,
Campbell,	Harry,	Martin,	Stevens,
Chaplin,	Haslett,	Mantz,	Stevenson,
Clutton,	Hatrlick,	Michel,	Stewart,
Comer,	Haws,	Millar, A.,	Strauss,
Conner,	Heffernan,	Millar, A. S. C.,	Thomas,
Craig, J. R.,	Henderson, E.,	Miller, C.,	Trainer,
Craig, J. O.,	Henderson, W.,	Miller, D. I.,	Van Alen,
Cratty,	Hess,	Miller, D. D.,	Vickerman,
Crum,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Curran,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
	Hoffman, M. R.,	Mitchell,	Weamer,
	Hoover,	Morris,	Weiss,
	Horne,	Ogle,	Wells,
	Hough,	Orr,	Wettach,
	Huston,	Perry,	Whitaker,
	Jones, D. J.,	Phillips,	Whitehouse,
	Jones, W. W.,	Pike,	Whiteman,
	Jordan,	Posey,	Williams,
	Kantner,	Quigley,	Wolfe,
	Keene,	Rhoads,	Woner,
	Kelly,	Richards,	Wood,
	Kinsman,	Rieder,	Woodruff,
	Kohler,	Rinn,	Zook,
	Kooser,	Roman,	Spangler,
	Krause,	Ruch,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1384, entitled:

An Act to provide for the payment to Philadelphia county of moneys with interest thereon advanced for the payment of expenses incident to the conduct of primary elections in the said county of Philadelphia and making an appropriation therefor

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—196.

Alexander,	Ehrhardt,	Krugh,	Ruddy,
Allum,	Elgin,	Lafferty,	Ruth,
Armstrong,	Evans,	Leeds,	Schaeffer,
Asbury,	Feldman,	Lewis,	Schilling,
Aston,	Finney,	Long,	Schwartz,
Baker,	Fitzgibbon,	Love,	Sieg,
Baldi,	Flynn,	McBride,	Shannon,
Barnhart,	Fowler,	McCaig,	Shellenberger,
Beaver,	Fox,	McCann,	Sinclair,
Beckley,	Franklin,	McCarthy,	Smiley,
Bell,	Gearhart,	McClure,	Smink,
Bidelspacher,	Gelder,	McConnell,	Smith, H. J.,
Blair,	Gibbon,	McCurdy,	Smith, H.,
Bluet,	Glass,	McGowan,	Smith, J. W.,
Blumberg,	Goehring,	McHugh,	Smith, L.,
Boland,	Golder,	McKim,	Snowden,
Bower,	Goodnough,	McKnight,	Soffel,
Brady,	Goss,	McOwen,	Sowers,
Brenneman,	Green,	McVicar,	Sprolws,
Bromley,	Griffith,	Magill,	Stackhouse,
Brooks,	Hagerty,	Mangan,	Stadtländer,
Brown, F. B.,	Haines,	Marcus, J.,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Steedle,
Burns,	Hampson,	Marshall,	Sterling,
Campbell,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrlick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. I.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. D.,	Vickerman,
Crum,	Hess,	Miller, H. F.,	Walker, G. T.,
Curran,	Hetrick,	Miller, J. J.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Mitchell,	Weamer,
Davis,	Hoffman, M. R.,	Morris,	Weiss,
Dawson,	Hoover,	Ogle,	Wells,
DeHaas,	Horne,	Orr,	Wettach,
Denning,	Hough,	Perry,	Whitaker,
Dewey, C. P.,	Huston,	Phillips,	Whitehouse,
Dewey, P. H.,	Jones, D. J.,	Pike,	Whiteman,
Diehm,	Jones, W. W.,	Posey,	Williams,
Dilsheimer,	Jordan,	Quigley,	Wolfe,
Ditrich,	Kantner,	Rhoads,	Woner,
Donneley,	Keene,	Richards,	Wood,
Drinkhouse,	Kelly,	Rieder,	Woodruff,
Dunlap,	Kinsman,	Rinn,	Zook,
Dunn,	Kohler,	Roman,	Spangler,
Eaches,	Kooser,	Ruch,	Speaker.
Edmonds,	Krause,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1057, entitled:

An Act making an appropriation to the State Insurance Fund

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—196.

Alexander,	Elgin,	Krugh,	Ruddy,
Allum,	Evans,	Lafferty,	Ruth,
Armstrong,	Feldman,	Leeds,	Schaeffer,
Asbury,	Finney,	Lewis,	Schilling,
Aston,	Fitzgibbon,	Long,	Schwartz,
Baker,	Flynn,	Love,	Sieg,
Bald,	Fowler,	McBride,	Shannon,
Barnhart,	Fox,	McCaig,	Shellenberger,
Beaver,	Franklin,	McCann,	Sinclair,
Beckley,	Gearhart,	McCarthy,	Smiley,
Bell,	Gelder,	McClure,	Smink,
Bidelspacher,	Gibbon,	McConnell,	Smith, H. J.,
Blair,	Glass,	McCurdy,	Smith, H.,
Bluet,	Goehring,	McGowan,	Smith, J. W.,
Blumberg,	Gold,	McHugh,	Smith, L.,
Boland,	Goodnough,	McKim,	Snowden,
Bower,	Goss,	McKnight,	Soffel,
Brady,	Green,	McOwen,	Sowers,
Brenneman,	Griffith,	McVicar,	Sprows,
Bromley,	Hagerty,	Magill,	Stackhouse,
Brooks,	Haines,	Mangan,	Stadtlander,
Brown, F. B.,	Haldeman,	Marcus, J.,	Stark,
Brown, T. R.,	Hampson,	Marcus, J. C.,	Steedle,
Burns,	Harer,	Marshall,	Sterling,
Campbell,	Harry,	Martin,	Stevens,
Chaplin,	Haslett,	Mantz,	Stevenson,
Clutton,	Hatriek,	Michel,	Stewart,
Comer,	Haws,	Millar, A.,	Strauss,
Conner,	Heffernan,	Millar, A. S. C.,	Thomas,
Craig, J. R.,	Henderson, E.,	Miller, C.,	Trainer,
Craig, J. O.,	Henderson, W.,	Miller, D. I.,	Van Alen,
Cratty,	Hess,	Miller, D. D.,	Vickerman,
Crum,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Curran,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Curry,	Hoffman, M. R.,	Mitchell,	Weamer,
Davis,	Hoover,	Morris,	Weiss,
Dawson,	Horne,	Ogle,	Wells,
Denning,	Hough,	Orr,	Wettach,
Dewey, C. P.,	Huston,	Perry,	Whitaker,
Dewey, P. H.,	Jones, D. J.,	Phillips,	Whitehouse,
Diehm,	Jones, W. W.,	Pike,	Whiteman,
Dilheimer,	Jordan,	Posey,	Williams,
Ditrich,	Kantner,	Quigley,	Wolfe,
Donneley,	Keene,	Richards,	Woner,
Drinkhouse,	Kelly,	Richards,	Wood,
Dunlap,	Kinsman,	Rieder,	Woodruff,
Dunn,	Kohler,	Rinn,	Zook,
Eaches,	Kooser,	Roman,	Spangler,
Edmonds,	Krause,	Ruch,	Speaker.
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON FINAL PASSAGE RECALLED FROM THE GOVERNOR.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 860, as follows:

An Act creating a commission to prepare a revision and consolidation of the existing general statutory law defining the powers and duties of the commission imposing certain duties upon the Legislative Reference Bureau providing for the report of the commission to the General Assembly for its adoption or rejection and making an appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a commission is hereby created whose duty it shall be to examine the entire statutory law of the Commonwealth and to ascertain as nearly as may be what laws or parts of laws are in force as well as what laws or parts of laws have been repealed or declared unconstitutional or have become obsolete or useless. It shall be the duty of the commission to revise and consolidate the entire general statutory law of the Commonwealth either by codification of particular subjects or in such other manner of arrangement as to the commission shall seem best. In such revision and consolidation the commission shall eliminate all repealed unconstitutional obsolete and useless laws and shall harmonize conflicting laws and clarify

laws improperly worded. The commission shall include in its report containing the revision and consolidation chronological lists of all general laws of the Commonwealth and shall in such lists set forth all laws which have been repealed declared unconstitutional or become obsolete or useless as well as all laws which are considered in force with a reference to the section or part of the revision and consolidation wherein such laws considered in force have been inserted. The commission shall not in such revision and consolidation make any substantive changes of the existing general statutory law but shall in a separate report suggest such substantive changes as it deems necessary which changes shall be submitted to the General Assembly in such form that they may be readily inserted as amendments to the revision and consolidation.

Section 2 Said commission shall consist of three (3) persons learned in the law as follows a chairman to be appointed by the Governor the Attorney General and a Deputy Attorney General to be designated by the Governor. The chairman of the commission shall receive an annual salary of seven thousand five hundred dollars (\$7,500) to be paid from the appropriation made by this act.

Section 3 The commission shall have power to call upon the Legislative Reference Bureau for aid and assistance in carrying out the work contemplated by this act. If it shall be necessary in order to complete such work within the time hereinafter mentioned the Director of the Legislative Reference Bureau is authorized to appoint in addition to his present force such persons learned in the law and such clerks and stenographers as he and the commission may deem necessary who shall receive such compensation as the Director with the consent of the commission shall fix. Such compensation shall be paid from the appropriation made by this act.

Section 4 The chairman of the commission is authorized to appoint such clerks and stenographers as the commission shall deem necessary. The salaries of such clerks and stenographers shall be fixed by the commission and shall be paid from the appropriation made by this act.

Section 5 The printing and binding required by the commission shall be furnished by the State Printer upon requisition of the chairman of the commission on the Superintendent of Public Printing and Binding.

Section 6 The Board of Commissioners of Public Grounds and Buildings shall furnish the commission with proper office room and furniture and all necessary supplies.

Section 7 The commission is directed to make a report of its progress to the General Assembly not later than February first one thousand nine hundred and twenty-three and to make a full and complete report of its work as outlined in section one of this act to the General Assembly not later than February first one thousand nine hundred and twenty-five and shall in such report suggest an official title by which such revision may be known and cited.

Section 8 The sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary is hereby appropriated to the commission for the two fiscal years ending one thousand nine hundred and twenty-three for the purpose of carrying into effect the provisions of this act. Payments from such appropriation shall be made on order of the chairman of the commission by warrant of the Auditor General upon the State Treasurer.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—147.

Alexander,	Ehrhardt,	Love,	Schwartz,
Allum,	Elgin,	McBride,	Sieg,
Armstrong,	Finney,	McCaig,	Shellenberger,
Aston,	Fitzgibbon,	McCarthy,	Sinclair,
Baker,	Flynn,	McClure,	Smiley,
Barnhart,	Fox,	McCurdy,	Smink,
Beaver,	Franklin,	McGowan,	Smith, H. J.,
Bell,	Gelder,	McHugh,	Smith, H.,
Bidelspacher,	Gibbon,	McKim,	Smith, J. W.,
Bluet,	Glass,	McOwen,	Snowden,
Blumberg,	Goehring,	McVicar,	Soffel,
Boland,	Goodnough,	Magill,	Sprows,
Bower,	Goss,	Marcus, J.,	Stackhouse,
Brady,	Green,	Marcus, J. C.,	Stadtlander,
Brenneman,	Griffith,	Martin,	Stark,
Brooks,	Hagerty,	Mantz,	Steedle,
Brown, F. B.,	Hampson,	Michel,	Sterling,
Burns,	Harer,	Millar, A.,	Stevens,
Campbell,	Harry,	Millar, A. S. C.,	Stewart,
Clutton,	Hatriek,	Miller, C.,	Strauss,
Comer,	Haws,	Miller, D. I.,	Thomas,
Conner,	Henderson, E.,	Miller, D. D.,	Vickerman,
Craig, J. O.,	Henderson, W.,	Miller, H. F.,	Walker, G. T.,
Cratty,	Hess,	Miller, J. J.,	Walker, J. A.,
Curran,	Hetrick,	Morris,	Weiss,
Davis,	Hoffman, J. N.,	Orr,	Wells,
Dawson,	Horne,	Phillips,	Wettach,
Denning,	Hough,	Pike,	Whitehouse,
Dewey, P. H.,	Jones, D. J.,	Quigley,	Whiteman,
Diehm,	Jones, W. W.,	Richards,	Williams,
Dilheimer,	Kantner,	Rieder,	Wolfe,
Ditrich,	Kelly,	Rinn,	Woner,
Donneley,	Kinsman,	Roman,	Wood,
Drinkhouse,	Krause,	Ruch,	Woodruff,
Dunlap,	Krugh,	Ruddy,	Zook,
Eaches,	Leeds,	Schaeffer,	Spangler,
Edmonds,	Lewis,	Schilling,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the consideration on final passage of House Bill No. 399, as follows:

An Act relating to the adequate protection of fruit vegetables or other articles of food from flies

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That it shall be unlawful for any person co-partnership firm or corporation to expose for sale any fruit vegetables or other articles of food which are eaten raw uncooked or without the further application of heat unless said fruit vegetables or other articles of food are adequately screened or protected from flies and providing penalties for violation of its provisions

Section 2 It shall be unlawful for any person co-partnership firm or corporation to expose for sale outside of any building or other exposed place any fruit vegetables or other articles of food which are eaten raw uncooked or without the further application of heat unless said fruit vegetables or other articles of food are elevated at least twenty-four inches above the level of the ground street sidewalk or pavement

Section 3 Any person co-partnership firm or corporation violating the provisions of this act shall upon conviction in a summary proceeding before any Magistrate Alderman or Justice of the Peace be punished by a fine of not more than fifty dollars (\$50.00) or in default of payment thereof shall suffer an imprisonment of not exceeding one month

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—145.

Alexander,	Feldman,	McCarthy,	Shannon,
Allum,	Fitzgibbon,	McClure,	Shellenberger,
Armstrong,	Fox,	McCurdy,	Sinclair,
Baker,	Franklin,	McGowan,	Smink,
Baldi,	Gearhart,	McHugh,	Smith, H. J.,
Beaver,	Gelder,	McKnight,	Smith, H.,
Beckley,	Gibbon,	McOwen,	Smith, L.,
Bell,	Glass,	McVicar,	Snowden,
Bidelspacher,	Goehring,	Magill,	Sowers,
Blair,	Golder,	Marcus, J.,	Sprolows,
Blumberg,	Goodnough,	Marcus, J. C.,	Stackhouse,
Boland,	Green,	Martin,	Stadlander,
Bower,	Griffith,	Michel,	Stark,
Breneman,	Harry,	Millar, A.,	Steedle,
Bromley,	Haslett,	Millar, A. S. C.,	Sterling,
Brown, T. R.,	Hatrlick,	Miller, C.,	Stevenson,
Burns,	Haws,	Miller, D. I.,	Stewart,
Campbell,	Henderson, W.,	Miller, D. D.,	Strauss,
Clutton,	Hess,	Miller, H. F.,	Thomas,
Comer,	Hetrick,	Miller, J. J.,	Van Alen,
Conner,	Hoffman, J. N.,	Mitchell,	Walker, G. T.,
Craig, J. O.,	Hoover,	Ogle,	Walker, J. A.,
Cratty,	Horne,	Perry,	Weamer,
Curran,	Huston,	Phillips,	Weiss,
Davis,	Jones, D. J.,	Posey,	Wettach,
Dawson,	Jones, W. W.,	Quigley,	Whitaker,
DeHaas,	Jordan,	Rhoads,	Whitehouse,
Dewey, C. P.,	Kantner,	Rieder,	Whitman,
Dewey, P. H.,	Kelly,	Rinn,	Williams,
Diehm,	Kinsman,	Roman,	Wolfe,
Dilsheimer,	Kooser,	Ruch,	Woner,
Ditrich,	Krause,	Ruddy,	Wood,
Dunlap,	Lafferty,	Ruth,	Woodruff,
Dunn,	Leeds,	Schaeffer,	Zook,
Edmonds,	Lewis,	Schwartz,	Spangler,
Ehrhardt,	McBride,	Sieg,	Speaker.
Elgin,	McCaig,	Shaffer,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order.

The House proceeded to the consideration on final passage of House Bill No. 433, as follows:

An Act to amend section one of an act approved the fifteenth day of June Anno Domini one thousand nine hundred and eleven entitled "An Act to fix and regulate the compensation of directors of the poor of poor districts composed of several townships boroughs and cities situate wholly within counties of this Commonwealth not exceeding five hundred thousand population" as amended by increasing the rate of compensation to be paid to the attorney employed by said poor districts

Section 1 Be it enacted by the Senate and House of Repre-

sentatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the fifteenth day of June Anno Domini one thousand nine hundred and eleven (Pamphlet Laws nine hundred and eighty-six) entitled "An act to fix and regulate the compensation of directors of the poor of poor districts composed of several townships boroughs and cities situate wholly within counties of this Commonwealth not exceeding five hundred thousand population" which as amended by an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and sixty-eight) entitled "An act to amend an act approved the fifteenth day of June one thousand nine hundred eleven entitled 'An act to fix and regulate the compensation of directors of the poor of poor districts composed of several townships boroughs and cities situate wholly within counties of this Commonwealth not exceeding five hundred thousand population'" reads as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the annual salary of each director of the poor of poor districts composed of several townships boroughs and cities situate wholly within any county of this Commonwealth shall be as follows

In such poor districts containing one hundred thousand population and not exceeding one hundred and twenty-five thousand population seven hundred and fifty dollars in such poor districts containing one hundred and twenty-five thousand population and not exceeding one hundred and forty thousand population one thousand dollars in such poor districts containing one hundred forty thousand population and not over five hundred thousand population fifteen hundred dollars

The salaries herein fixed shall be in full in lieu of all other compensation for service of directors of the poor excepting traveling expenses necessarily incurred in the discharge of their official duties or in the performance of any service office or duty imposed upon the directors of the poor The said poor directors shall have the power to employ an attorney at such rate of compensation as they shall deem proper not however exceeding the rate of twenty-five dollars per month The population of poor districts for the purpose of this act is to be ascertained and determined at any time by the most recent United States census" be and the same is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act the annual salary of each director of the poor of poor districts composed of several townships boroughs and cities situate wholly within any county of this Commonwealth shall be as follows

In such poor districts containing one hundred thousand population and not exceeding one hundred and twenty-five thousand population seven hundred and fifty dollars in such poor districts containing one hundred and twenty-five thousand population and not exceeding one hundred and fifty thousand population one thousand dollars in such poor districts containing one hundred and fifty thousand and not over five hundred thousand population fifteen hundred dollars

The salaries herein fixed shall be in full in lieu of all other compensation for services of directors of the poor excepting traveling expenses necessarily incurred in the discharge of their official duties or in the performance of any service office or duty imposed upon the directors of the poor The said poor directors shall have power to employ an attorney at such rate of compensation as they shall deem proper not however exceeding the rate of one hundred and twenty-five dollars per month The population of poor districts for the purpose of this act is to be ascertained and determined at any time by the most recent United States census.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—150.

Alexander,	Fitzgibbon,	McCaig,	Schilling,
Allum,	Flynn,	McCann,	Schwartz,
Armstrong,	Fox,	McClure,	Sieg,
Baker,	Franklin,	McConnell,	Shellenberger,
Baldi,	Gearhart,	McCurdy,	Sinclair,
Beaver,	Gelder,	McGowan,	Smiley,
Beckley,	Gibbon,	McKim,	Smith, H. J.,
Bidelspacher,	Glass,	McKnight,	Smith, H.,
Bluet,	Goehring,	McMullen,	Smith, J. W.,
Blumberg,	Golder,	McOwen,	Smith, L.,
Bower,	Goodnough,	McVicar,	Soffel,
Brady,	Goss,	Magill,	Sowers,
Breneman,	Green,	Marcus, J.,	Sprolows,
Brooks,	Hagerty,	Marcus, J. C.,	Stackhouse,
Brown, T. R.,	Haines,	Martin,	Stadlander,
Burns,	Haldeman,	Mantz,	Stark,
Campbell,	Harer,	Michel,	Sterling,
Chaplin,	Harry,	Millar, A.,	Stevenson,
Comer,	Hatrlick,	Millar, A. S. C.,	Stewart,
Conner,	Haws,	Miller, C.,	Strauss,
Craig, J. R.,	Henderson, E.,	Miller, D. I.,	Thomas,
Craig, J. O.,	Henderson, W.,	Miller, D. D.,	Van Alen,
Curran,	Hess,	Miller, H. F.,	Vickerman,
Curry,	Hetrick,	Miller, J. J.,	Walker, G. T.,
Davis,	Hoffman, J. N.,	Morris,	Walker, J. A.,
Dawson,	Horne,	Ogle,	Wells,
Donning,	Hough,	Orr,	Wettach,
Dewey, C. P.,	Jones, D. J.,	Perry,	Whitaker,
Dewey, P. H.,	Jones, W. W.,	Pike,	Whitehouse,

Dilsheimer,
Dithrich,
Drinkhouse,
Dunn,
Eaches,
Ehrhardt,
Elgin,
Evans,
Feldman,

Kantner
Kelly,
Kinsman,
Kooser,
Krause,
Lafferty,
Leeds,
Lewis,
McBride,

Posey,
Quigley,
Rheads,
Rieder,
Rinn,
Ruch,
Ruddy,
Ruth,
Schaeffer,

Williams,
Wolfe,
Woner,
Wood,
Woodruff,
Zook,
Spangler,
Speaker.

Dewey, C. P.,
Dewey, P. H.,
Diehm,

Hess,
Hetrick,
Hoover,

Ruth,
Schaeffer,
Schilling,

Spangler,
Speaker.

NAYS—0.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAVID J. JONES. Mr. Speaker, I ask unanimous consent to call up at this time from page 54 of to-day's calendar, bills on third reading, House Bill No. 1495, File Folio No. 6435.

A bill similar to this was passed early in the session and was vetoed by the Governor on the grounds that it was unconstitutional. In order to overcome this objection I introduced the present bill which provides for an amendment to the Constitution in order to exempt from taxation property owned by any branch of the Grand Army of the Republic, the Spanish-American War Veterans, the American Legion, the Veterans of Foreign Wars, and the Military Order of the Loyal Legion of the United States.

As this bill is of such universal interest I move that it be made a special order on third reading and final passage at this time.

Mr. JORDAN. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1495, entitled:

A Joint Resolution providing an amendment to article nine section one of the Constitution of the Commonwealth of Pennsylvania so as to permit the exemption from taxation of real and personal property owned occupied or used by any branch or post or camp of the Grand Army of the Republic the Spanish-American War Veterans the American Legion the Veterans of Foreign Wars and the Military Order of the Loyal Legion of the United States

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—157.

Alexander,
Allum,
Armstrong,
Asbury,
Aston,
Baker,
Baldi,
Barnhart,
Beaver,
Beckley,
Bell,
Bidelspacher,
Blair,
Bluet,
Blumberg,
Boland,
Bower,
Brady,
Bromley,
Brooks,
Brown, T. R.,
Burns,
Campbell,
Chaplin,
Clutton,
Comer,
Conner,
Craig, J. R.,
Craig, J. O.,
Cratty,
Crum,
Curran,
Curry,
Davis,
Dawson,
DeHaas,
Denning,

Dilsheimer,
Dithrich,
Donneley,
Drinkhouse,
Dunn,
Eaches,
Edmonds,
Ehrhardt,
Elgin,
Evans,
Feldman,
Finney,
Fitzgibbon,
Flynn,
Fowler,
Fox,
Franklin,
Gearhart,
Gelder,
Gibbon,
Glass,
Goehring,
Golder,
Goodnough,
Goss,
Green,
Griffith,
Hagerty,
Haines,
Haldeman,
Harer,
Harry,
Haslett,
Hetrick,
Haws,
Henderson, F.,
Henderson, W.,

Hough,
Huston,
Jones, D. J.,
Jordan,
Keene,
Kinsman,
Kooser,
Krause,
Krugh,
Lafferty,
Leeds,
Lewis,
Love,
McBride,
McCaig,
McCann,
McGowan,
McVear,
Mangan,
Marcus, J.,
Marcus, J. C.,
Marshall,
Mantz,
Michel,
Miller, A. S. C.,
Miller, C.,
Miller, D. I.,
Miller, D. D.,
Miller, H. F.,
Miller, J. J.,
Mitchell,
Perry,
Pike,
Rieder,
Roman,
Ruddy,

Schwartz,
Sinclair,
Smith, H. J.,
Smith, H.,
Smith, J. W.,
Smith, L.,
Snowden,
Soffel,
Sowers,
Sprows,
Stackhouse,
Stark,
Steedle,
Sterling,
Stevens,
Stevenson,
Stewart,
Strauss,
Thomas,
Trainer,
Van Alen,
Viekerman,
Walker, G. T.,
Walker, J. A.,
Weamer,
Weiss,
Wells,
Wettach,
Whitaker,
Whitman,
Williams,
Wolfe,
Woner,
Wood,
Woodruff,
Zook,

Dewey, C. P.,
Dewey, P. H.,
Diehm,

Hess,
Hetrick,
Hoover,

Ruth,
Schaeffer,
Schilling,

Spangler,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. STEWART. Mr. Speaker, I move that House Bill No. 1084, File Folio No. 4951, on page 37 of to-day's calendar, bills on third reading, be made a special order on third reading and final passage at this time.

Mr. JAMES A. WALKER. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1084, entitled:

An Act to amend section three of an act approved the twenty-seventh day of May one thousand eight hundred and ninety-three (Pamphlet Laws one hundred seventy-one) entitled "An act providing for the erection of the Pennsylvania Soldiers Orphans' Industrial School the purchase of land and the erection and equipment of the building and buildings necessary therefor making appropriations for such purposes erection and equipment and the maintenance of children admitted therein placing the care of the same in the commission now known as the Commission of Soldiers' Orphan Schools of the State of Pennsylvania and regulating the admissions to the said Pennsylvania Soldiers Orphans' Industrial School and the said Soldiers' Orphan Schools"

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—150.

Alexander,
Allum,
Armstrong,
Asbury,
Aston,
Baker,
Baldi,
Barnhart,
Beaver,
Beckley,
Bell,
Bidelspacher,
Bluet,
Blumberg,
Bower,
Brady,
Brenneman,
Brooks,
Brown, T. R.,
Burns,
Campbell,
Clutton,
Comer,
Craig, J. O.,
Cratty,
Crum,
Curry,
Davis,
Dawson,
Denning,
Dewey, C. P.,
Dewey, P. H.,
Diehm,
Dilsheimer,
Dithrich,
Donneley,
Drinkhouse,
Dunlap,

Eaches,
Edmonds,
Ehrhardt,
Elgin,
Feldman,
Fitzgibbon,
Flynn,
Fox,
Franklin,
Gearhart,
Gibbon,
Glass,
Goehring,
Golder,
Goodnough,
Goss,
Green,
Griffith,
Haines,
Haldeman,
Hampson,
Harer,
Haslett,
Hetrick,
Heffernan,
Henderson, W.,
Hess,
Hetrick,
Hoffman, J. N.,
Hough,
Huston,
Jones, D. J.,
Jones, W. W.,
Kantner,
Kelly,
Kinsman,
Kooser,
Krause,

Krugh,
Lafferty,
Leeds,
Lewis,
Long,
McBride,
McCaig,
McCann,
McCarthy,
McClure,
McCurdy,
McGowan,
McHugh,
McKim,
McOwen,
Magill,
Mangan,
Marcus, J. C.,
Marshall,
Martin,
Michel,
Miller, A.,
Miller, A. S. C.,
Miller, D. I.,
Miller, D. D.,
Miller, H. F.,
Mitchell,
Ogle,
Orr,
Phillips,
Pike,
Quigley,
Rheads,
Richards,
Roman,
Ruddy,
Schaeffer,
Schilling,

Schwartz,
Sieg,
Shannon,
Shellenberger,
Sinclair,
Smink,
Smith, H. J.,
Smith, H.,
Smith, J. W.,
Snowden,
Soffel,
Sowers,
Stackhouse,
Stadlander,
Stark,
Sterling,
Stevenson,
Stewart,
Strauss,
Trainer,
Van Alen,
Walker, G. T.,
Walker, J. A.,
Weamer,
Weiss,
Wettach,
Whitaker,
Whitman,
Williams,
Wolfe,
Woner,
Wood,
Woodruff,
Zook,
Spangler,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 22, 1921.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives recalling from the Governor House Bill No. 790, File Folio 3537, entitled:

"Resolved (if the Senate concur) that House Bill No. 790 entitled 'An Act to regulate and control the manufacture, sale, offering for sale, giving away and use of weights and measures, and of weighing and measuring devices in the Commonwealth of Pennsylvania; providing for the approval and disapproval of such weights, measures and devices by the bureau of standards, and prescribing penalties,' be recalled from the Governor for the purpose of amendment."

Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

RECONSIDERATION OF VOTE.

Mr. GLASS. Mr. Speaker, I move that the vote by which this bill passed finally be reconsidered.

Mr. GRIFFITH. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. GLASS. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. GRIFFITH. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring.

Will the House agree to the bill on third reading?

Mr. JAMES A. WALKER. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend by striking out section 16, lines 14 and 15 on page 10.

Amend section 17, page 10, line 16, by striking out the number "17" and inserting in lieu thereof "16"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question.

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 22, 1921.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives recalling from the Governor House Bill No. 664, File Folio 2577, entitled:

"Resolved (if the Senate concur). That House Bill No. 664, File Folio 2577, entitled 'An act to amend sections six and sixteen of the act approved the seventeenth day of May, one thousand nine hundred and seventeen (Pamphlet Laws, two hundred eight) entitled 'An act to regulate the practice of pharmacy and sale of poison and drugs, and providing penalties for the violation thereof; defining the words "drug" and "poison" and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law; and providing for the purchase of samples and drugs for determining their quality, strength and purity" as amended' be recalled from the Governor for the purpose of amendment."

Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

RECONSIDERATION OF VOTE.

Mr. CAMPBELL. Mr. Speaker, I move that the vote by which this bill passed finally be reconsidered.

Mr. HEFFERNAN. Mr. Speaker, I second the motion. The motion was agreed to.

Mr. CAMPBELL. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. HEFFERNAN. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring.

Will the House agree to the bill on third reading?

Mr. CAMPBELL. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend section 1, page 3, lines 5 to 15 inclusive by striking out all of said lines.

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question.

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 22, 1921.

To the Honorable, the House of Representatives, of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives recalling from the Governor House Bill No. 642, File Folio 2841, entitled:

"Resolved (if the Senate concur). That House Bill No. 642, File Folio 2841, entitled 'An act to further amend section two of the act approved the fifth day of March, one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled 'An act to provide for the personal registration of electors in cities of the third class of this Commonwealth, to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions', as amended', be recalled from the Governor for the purpose of amendment."

Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

RECONSIDERATION OF VOTE.

Mr. W. W. JONES. Mr. Speaker, I move that the vote by which this bill passed finally be reconsidered.

Mr. WHITAKER. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. W. W. JONES. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. WHITAKER. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring.

Will the House agree to the bill on third reading?

Mr. W. W. JONES. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend section 1, page four, lines 24 and 25 by striking out the words "ten dollars" and inserting in lieu thereof the words "seven dollars and fifty cents".

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question.

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

BILL ON FINAL PASSAGE RECALLED FROM THE GOVERNOR.

Agreeably to order.

The House proceeded to the consideration on final passage of House Bill No. 865, as follows:

An Act providing for the licensing and regulation of corporations, partnerships, associations and individuals engaged in the business of receiving payments or contributions to be held or used in any plan of accumulation or investment or of issuing negotiating offering for sale or selling any certificates securities contracts or other choses in actions evidenced by writing on the partial payment or installment plan or of assuming fixed obligations or issuing in connection therewith a contract based upon payments being made upon installments or single payments under which all or part of the total amount received is to be repaid at some future time with or without profit and imposing penalties.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that wherever used in this act the following words shall be construed as follows:

"Corporation" shall mean a corporation formed incorporated or organized under the laws of this Commonwealth or of any other state or territory the District of Columbia or any foreign country.

"Person" shall mean an individual firm partnership or association.

"Contract" shall mean a bond note certificate contract obligation agreement pass book or any other chose in action evidenced by writing.

"Commissioner" shall mean the Commissioner of Banking of this Commonwealth.

Section 2 After the first day of October one thousand nine hundred and twenty-one no corporation or person shall whether or not operating under a declaration of trust or other agreement engage or continue either directly or indirectly in the business within this Commonwealth or receiving single payments regular installments payments or contributions to be held or used in any plan of accumulation or investment or of issuing negotiating offering for sale or selling any contract on the partial payment or installment plan or of assuming fixed obligations or issuing in connection therewith a contract based upon payments being made upon installments or single payment under which all or part of the total amount received is to be repaid at some future time either with or without profit unless such corporation or person is licensed to transact such business within this Commonwealth by the commissioner in the manner hereinafter provided.

Section 3 Every corporation or person desiring to obtain a license under the provisions of this act shall file with the commissioner an application in writing in such form as may be prescribed by the commissioner. Before a license shall be issued by the commissioner he shall make or cause to be made an investigation of the condition and affairs of the applicant and its general plan of operation he shall investigate the moral character and general fitness of the applicant if an individual and of the members of a partnership or association and of the directors managers trustees and other officers of every applicant to discharge the duties reposed in them and may examine any or all of them under oath. He shall require the applicant to submit to him a mathematical chart or calculation showing in detail the operation of the plan of investment carried on or proposed to be carried on for the purpose of determining whether the same is financially and mathematically sound and the contracts or obligations issued or proposed to be issued possible of fulfillment. Unless the commissioner is satisfied as to the character and general fitness of the managing officers of the applicant to honestly and efficiently carry on its business and that the plan of operation is financially sound and the contracts issued or proposed to be issued possible of fulfillment he shall refuse the license and forthwith notify the applicant of such refusal and specify in the notice the cause or causes therefor.

Section 4 No corporation or person shall be licensed under the provisions of this act unless and until it has deposited with the commissioner in cash or bonds of the United States or of the State of Pennsylvania or of cities counties boroughs or school districts of this Commonwealth or any other state of the United States approved by the commissioner of the clear market value of one hundred thousand dollars (\$100,000) as security for the fulfillment of its contracts. Exchanges of such bonds may be made from time to time with the approval of the commissioner. If any of said bonds are called for payment the proceeds thereof shall remain in the hands of the commissioner until other bonds of the character described in this section shall be substituted in like amount for the bonds so paid. The corporation or person making such deposit shall be entitled to the income thereon.

Section 5 Every corporation or person licensed under the provisions of this act shall before such license is issued pay to the commissioner a fee of one hundred dollars (\$100) at the time such license is issued and twenty-five dollars (\$25) on or before the first day of October annually thereafter. All fees paid to the commissioner under the provisions of this act shall be paid by him into the State Treasury for the use of the Banking Department.

Section 6 Every corporation or person licensed under the provisions of this act shall annually on or before the fifteenth day of January file in the office of the commissioner a report which shall exhibit its financial condition on the thirty-first day of December of the previous year and its business of that year and shall at any other time upon written request of the commissioner file a supplemental report of its financial condition and business done. For cause the commissioner may extend the time for filing the annual report but not to a date later than the fifteenth day of February. Such report shall be in such form as may be established from time to time by the commissioner and shall be sworn to by the president and secretary of

the corporation or person or in their absence by two of its principal officers empowered to act in their stead. A corporation or person which neglects to file its annual report with the commissioner within the time required shall be liable to a penalty of one hundred dollars (\$100) for each day during which such neglect continues. Such penalty shall be collected by the Attorney General as debts due the Commonwealth and be collected.

Section 7 The commissioner may require every corporation or person licensed under the provisions of this act to set apart a fund no portion of which shall be applied to the expense of such corporation or person which shall consist of not less than ten per centum of the amount designated in each contract issued as applicable to the payment of the expenses of conducting the business of such corporation or person. Such fund shall be invested at the close of each calendar year or oftener if the commissioner may require in bonds of the character described in section four of this act and forthwith deposited with the commissioner in the same manner and under the same terms as prescribed by said section as additional security for the fulfillment of its contracts provided such corporations or person may deposit cash with the commissioner in lieu of securities.

Section 8 The commissioner shall have the same powers for the supervision and examination of any corporation or person licensed under the provisions of this act as are now or may hereafter be vested in him by law for the supervision and examination of banks trust companies and other financial institutions and every corporation or person licensed under the provisions of this act shall be subject to the same fees for supervision and examination as are now or may hereafter be imposed on other institutions under the supervision of the commissioner.

For the purpose of examination or supervision the commissioner or his duly authorized representative shall have free access to all the books and papers of the corporation or person which relate to its business and to the books and papers kept by any of its agents and may administer oaths to and examine as witnesses the directors officers and agents of said corporation or person and any individual or the members of any partnership or association licensed hereunder and any other person relative to its affairs transactions and condition.

Section 9 Whenever any corporation or person licensed under the provisions of this act shall desire to discontinue with this Commonwealth the business of the nature hereinbefore set forth and described it may make application by petition to the court of common pleas of Dauphin county setting forth its resources and liabilities within and without this Commonwealth and particularly an itemized and complete list of the holders or owners of the outstanding contracts issued by such corporation or person together with the last known address of such holders or owners and in each case the total amount of the liability of such corporation or person thereon if any and thereupon the said court after due hearing of which the commissioner shall have such notice as the court may determine may make such order as will permit the withdrawal of said cash or bonds deposited with the commissioner or a part thereof and will at the same time fully protect the rights of all persons owning or holding the contracts issued by such corporation or person.

Section 10 Any corporation or person violating any of the provisions of this act or failing to comply with any requirement imposed upon it by the commissioner pursuant to any of the provisions of this act is guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine of not less than five hundred dollars (\$500) nor more than five thousand dollars (\$5,000). Each transaction carried on in violation of this act shall constitute a separate offense.

Section 11 Any individual who sells or attempts to sell within this Commonwealth any contracts of or issued by any corporation or person subject to the requirements of this act unless such corporation or person is licensed as herein provided is guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine of not less than one hundred dollars (\$100) nor more than one thousand dollars (\$1,000) or to undergo imprisonment for not more than one year or both.

Section 12 The provisions of this act shall not apply to any person or corporation engaged entirely in the business of issuing negotiating offering for sale or selling contracts which at the time of issuance negotiation offering for sale or sale are secured by adequate property real or personal nor to any domestic or foreign banks banking companies cooperative banking associations trust safe deposit real estate mortgage title insurance guaranty surety and indemnity companies savings institutions savings banks and provident institutions or to mutual savings funds employees savings funds building and loan associations or corporations doing a safe deposit business only nor to national banking associations nor to any corporation partnership association exchange society or order subject to the supervision of the Insurance Commissioner of the Commonwealth nor to contracts issued by a corporation or person for the purpose of raising money for its principal business if its principal business is other than the issuing or selling of contracts or obligations described in section two of this act.

Section 13 The act approved the sixteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred and eighty-nine) entitled "An act providing that unincorporated organizations associations societies partnerships or individuals creating funds derived from periodical payments by members or other persons as well as from fees forfeiture incidental fees and payment of premiums and interest which fund is to be loaned or advanced to members or to other persons for the purpose of enabling them to acquire real estate personal property or to construct buildings or for any other purpose shall be deemed to be building and loan associations for the purpose of making them subject to the supervision and control of the Banking Department" is hereby repealed.

All other acts or parts of acts inconsistent herewith are hereby repealed.

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—154.

Alexander,	Evans,	Long,	Schilling,
Allum,	Feldman,	McBride,	Schwartz,
Asbury,	Fitzgibbon,	McCaig,	Sieg,
Aston,	Flynn,	McCann,	Shellenberger,
Baker,	Fox,	McCarthy,	Sinclair,
Baldi,	Franklin,	McConnell,	Smiley,
Barnhart,	Gearhart,	McCurdy,	Smith, H. J.,
Beaver,	Gelder,	McGowan,	Smith, H.,
Beckley,	Gibbon,	McHugh,	Smith, J. W.,
Bell,	Glass,	McKim,	Smith, L.,
Bidelspacher,	Goehring,	McOwen,	Soffel,
Bower,	Green,	McVicar,	Sowers,
Brady,	Griffith,	Magill,	Sprowls,
Brenneman,	Hagerly,	Marcus, J.,	Stadlander,
Brooks,	Haines,	Marcus, J. C.,	Stark,
Brown, T. R.,	Harer,	Marshall,	Steedle,
Burns,	Harry,	Martin,	Sterling,
Campbell,	Haslett,	Michel,	Stevenson,
Chaplin,	Haws,	Millar, A.,	Stewart,
Clutton,	Heffernan,	Millar, A. S. C.,	Strauss,
Comerer,	Henderson, E.,	Miller, C.,	Thomas,
Craig, J. R.,	Henderson, W.,	Miller, D. I.,	Trainer,
Craig, J. O.,	Hess,	Miller, D. D.,	Van Alen,
Crum,	Hetrick,	Miller, J. J.,	Vickerman,
Curran,	Hoffman, J. N.,	Mitchell,	Walker, J. A.,
Davis,	Horne,	Morris,	Weamer,
Dawson,	Hough,	Ogle,	Wells,
Dewey, C. P.,	Huston,	Orr,	Wettach,
Dewey, P. H.,	Jones, D. J.,	Phillips,	Whitaker,
Diehm,	Jones, W. W.,	Pike,	Whitehouse,
Dilsheimer,	Jordan,	Posey,	Whiteman,
Dithrich,	Keene,	Quigley,	Williams,
Donneley,	Kelly,	Rhoads,	Woner,
Dunlap,	Kinsman,	Richards,	Wood,
Dunn,	Kooser,	Rieder,	Woodruff,
Eaches,	Krause,	Rinn,	Zook,
Edmonds,	Krugh,	Ruch,	Spangler,
Ehrhardt,	Lafferty,	Ruddy,	Speaker,
Elgin,	Lewis,	Schaeffer,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

HOUSE BILL NO. 1285 MADE A SPECIAL ORDER.

Mr. HESS. Mr. Speaker, I move that House Bill No. 1285, File Folio 4285, on page 27 of to-day's calendar, be made a special order at this time.

Mr. JAMES A. WALKER. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1285, entitled:

An Act to amend sections six and seven of an act approved the third day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred sixty-six) entitled "An act reorganizing the Department of State Police creating therein a Bureau of Fire Protection providing for a State Police Force and defining the powers and duties of the same including the enforcement of laws relating to game fish forestry and water supply and certain other laws and including the collection of information useful for the detection of crime and the apprehension of criminals providing for the equipment maintenance and transportation of such police providing for barracks and substations therefor and prescribing penalties"

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—161.

Alexander,	Dilsheimer,	Horne,	Pike,
Allum,	Dithrich,	Hough,	Posey,
Armstrong,	Donneley,	Jones, D. J.,	Quigley,
Asbury,	Drinkhouse,	Jones, W. W.,	Rhoads,
Aston,	Dunlap,	Jordan,	Richards,
Baker,	Dunn,	Kantner,	Rieder,
Baldi,	Eaches,	Keene,	Rinn,
Barnhart,	Edmonds,	Kinsman,	Roman,
Beaver,	Ehrhardt,	Kooser,	Ruch,
Beckley,	Elgin,	Krause,	Ruddy,
Bell,	Evans,	Lafferty,	Ruth,
Bidelspacher,	Feldman,	Leeds,	Schaeffer,

Blair,	Finney,	Lewis,	Sieg,
Bluett,	Fitzgibbon,	Long,	Shellenberger,
Blumberg,	Flynn,	Love,	Sinclair,
Bolard,	Fox,	McCaig,	Smiley,
Bower,	Gearhart,	McCarthy,	Smink,
Brady,	Gelder,	McClure,	Smith, H.,
Brenneman,	Gibbon,	McConnell,	Smith, J. W.,
Bromley,	Glass,	McCurdy,	Smith, L.,
Brooks,	Goehring,	McGowan,	Sprowls,
Brown, F. B.,	Golder,	McHugh,	Stackhouse,
Brown, T. R.,	Goodnough,	McKim,	Sterling,
Burns,	Goss,	McOwen,	Stevens,
Campbell,	Green,	McVicar,	Stewart,
Chaplin,	Griffith,	Marcus, J.,	Strauss,
Clutton,	Hagerty,	Marcus, J. C.,	Thomas,
Comerer,	Haines,	Marshall,	Van Alen,
Conner,	Haldeman,	Mantz,	Walker, G. T.,
Craig, J. R.,	Hampson,	Millar, A.,	Walker, J. A.,
Craig, J. O.,	Harer,	Millar, A. S. C.,	Weamer,
Cratty,	Harry,	Miller, C.,	Weiss,
Crum,	Haslett,	Miller, D. I.,	Wells,
Curran,	Hatrick,	Miller, D. D.,	Whitaker,
Curry,	Haws,	Miller, H. F.,	Whitehouse,
Davis,	Heffernan,	Miller, J. J.,	Whiteman,
Dawson,	Henderson, E.,	Mitchell,	Wolfe,
DeHaas,	Henderson, W.,	Morris,	Woner,
Denning,	Hess,	Ogle,	Woodruff,
Dewey, C. P.,	Hetrick,	Orr,	Zook,
Dewey, P. H.,	Hoffman, J. N.,	Perry,	Spangler,
Diehm,	Hoover,	Phillips,	Speaker,

NAYS—12.

Fowler,	McCann,	Mangan,	Shannon,
Huston,	McKnight,	Martin,	Steedle,
McBride,	Magill,	Schilling,	Wettach,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

MOTION TO MAKE BILL A SPECIAL ORDER.

Mr. WONER. Mr. Speaker, I move that House Bill No. 1248, File Folio 5271, entitled:

An Act amending an act approved the ninth day of June Anno Domini one thousand eight hundred and ninety-one entitled "An act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixture thereof by wholesale" by restricting the provisions of said act to vinous and spirituous malt or brewed liquors or any admixture thereof fit for beverage purposes other than such as are from time to time determined and found to be intoxicating by act of Congress passed pursuant to and in the enforcement of the Constitution of the United States of America

on page 43 of to-day's calendar, be made a special order at this time.

Mr. SINCLAIR. Mr. Speaker, I second the motion.

The motion was not agreed to.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. GOODNOUGH. Mr. Speaker, I move that House Bill No. 1444, File Folio 4815, on page 26 of to-day's calendar, be made a special order at this time.

Mr. PIKE. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1444, entitled:

An Act authorizing the State Forest Commission to exchange or sell certain portions of the State forest land and providing for the procedure

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—160.

Alexander,	Elgin,	Lafferty,	Schilling,
Allum,	Feldman,	Lewis,	Schwartz,
Armstrong,	Finney,	Long,	Sieg,
Asbury,	Fitzgibbon,	McBride,	Shannon,
Aston,	Flynn,	McCaig,	Shellenberger,
Baker,	Fox,	McCann,	Sinclair,
Baldi,	Gearhart,	McCarthy,	Smiley,
Barnhart,	Gelder,	McClure,	Smink,
Beaver,	Gibbon,	McCurdy,	Smith, H.,
Beckley,	Glass,	McGowan,	Smith, J. W.,

Bell,	Goehring,	McHugh,	Smith, L.,
Bluett,	Golder,	McKim,	Snowden,
Blumberg,	Goodnough,	McKnight,	Sowers,
Bolard,	Goss,	McVicar,	Sprows,
Bower,	Green,	Magill,	Stadlander,
Brenneman,	Griffith,	Mangan,	Stark,
Bromley,	Hagerty,	Marcus, J. C.,	Steedle,
Brooks,	Haldeman,	Marshall,	Sterling,
Brown, T. R.,	Hampson,	Martin,	Stevenson,
Burns,	Harer,	Mantz,	Stewart,
Campbell,	Harry,	Michel,	Strauss,
Chaplin,	Hatrick,	Millar, A.,	Thomas,
Comerer,	Heffernan,	Millar, A. S. C.,	Trainer,
Conner,	Henderson, E.,	Miller, C.,	Van Alen,
Cook,	Henderson, W.,	Miller, D. I.,	Walker, G. T.,
Craig, J. O.,	Hess,	Miller, D. D.,	Walker, J. A.,
Crum,	Hetrick,	Miller, J. J.,	Weiss,
Curran,	Hoffman, J. N.,	Mitchell,	Wells,
Davis,	Hoover,	Morris,	Wettach,
Dawson,	Horne,	Orr,	Whitaker,
Denning,	Huston,	Perry,	Whitehouse,
Dewey, C. P.,	Jones, D. J.,	Pike,	Whitman,
Dewey, P. H.,	Jones, W. W.,	Posey,	Williams,
Diehm,	Kantner,	Rhoads,	Wolfe,
Ditrich,	Keene,	Richards,	Woner,
Donneley,	Kelly,	Rinn,	Wood,
Dunlap,	Kinsman,	Roman,	Woodruff,
Dunn,	Kooser,	Ruch,	Zook,
Eaches,	Krause,	Ruth,	Spangler,
Edmonds,	Krugh,	Schaeffer,	Speaker.
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON FINAL PASSAGE.

Mr. JAMES A. WALKER. Mr. Speaker, I desire to call up at this time from page 21 of to-day's calendar, bills on final passage postponed, House Bill No. 382, File Folio, 4069.

Agreeably to order.

The bill having been called up from the postponed calendar by Mr. James A. Walker.

The House resumed the consideration on final passage of House Bill No. 382, entitled:

An Act concerning conditional sales of chattels attached or to be attached to realty and regulating the recording and effect thereof and providing remedies and penalties

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—148.

Alexander,	Fitzgibbon,	McCaig,	Schwartz,
Allum,	Flynn,	McCann,	Sieg,
Armstrong,	Fox,	McCarthy,	Shellenberger,
Asbury,	Franklin,	McConnell,	Sinclair,
Aston,	Gelder,	McCurdy,	Smink,
Baker,	Gibbon,	McHugh,	Smith, H. J.,
Baldi,	Glass,	McKim,	Smith, H.,
Barnhart,	Goehring,	McOwen,	Smith, J. W.,
Beaver,	Golder,	McVicar,	Snowden,
Bell,	Goodnough,	Magill,	Sowers,
Bidclspacher,	Green,	Marcus, J. C.,	Sprows,
Bluett,	Griffith,	Marcus, J. C.,	Stackhouse,
Bower,	Hagerty,	Marshall,	Stadlander,
Brendle,	Haldeman,	Martin,	Steedle,
Brenneman,	Hampson,	Mantz,	Sterling,
Brooks,	Haslett,	Michel,	Stevens,
Brown, F. B.,	Hatrick,	Millar, A.,	Stevenson,
Burns,	Haws,	Miller, C.,	Stewart,
Campbell,	Heffernan,	Miller, D. I.,	Strauss,
Catlin,	Henderson, E.,	Miller, D. D.,	Thomas,
Clutton,	Hess,	Miller, H. F.,	Van Alen,
Comerer,	Hetrick,	Miller, J. J.,	Vickerman,
Conner,	Hoffman, J. N.,	Mitchell,	Walker, G. T.,
Craig, J. R.,	Hoover,	Morris,	Walker, J. A.,
Craig, J. O.,	Horne,	Ogle,	Weamer,
Crafty,	Huston,	Orr,	Wells,
Curran,	Jones, D. J.,	Phillips,	Wettach,
Curry,	Jones, W. W.,	Pike,	Whitaker,
Dawson,	Kantner,	Posey,	Whitehouse,
Denning,	Keene,	Quigley,	Whitman,
Dewey, P. H.,	Kinsman,	Richards,	Williams,
Diehm,	Kohler,	Rieder,	Woner,
Dilsheimer,	Krause,	Rinn,	Wood,
Dunlap,	Krugh,	Ruch,	Woodruff,
Dunn,	Lafferty,	Ruddy,	Zook,
Edmonds,	Lewis,	Schaeffer,	Spangler,
Elgin,	Long,	Schilling,	Speaker.
Evans,	McBride,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS SIGNED BY THE SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

House Bill No. 665.

A Supplement to the act approved the seventeenth day of May one thousand nine hundred seventeen (Pamphlet Laws two hundred and eight) entitled "An act to regulate the practice of pharmacy sale of poisons drugs and providing penalties for the violation thereof defining the words 'drug' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" requiring permits to conduct pharmacies providing for the revocation thereof and prescribing penalties

House Bill No. 719.

An Act providing for the burial of certain persons who are have been or shall be soldiers sailors or marines designated as "deceased service men" defining the term "deceased service man" and authorizing county commissioners to provide headstones markers and burial plots for such deceased service men at the expense of the county in which they shall die or have a legal residence at the time of their death

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. EDMONDS. Mr. Speaker, I move that House Bill No. 710, File Folio 6301, on page 42 of today's calendar, bills on third reading, be made a special order at this time.

Mr. ALEXANDER. Mr. Speaker I second the motion.

On the question,

Will the House agree to the motion?

Mr. EDMONDS. Mr. Speaker, this is the uniform act prepared by the State Commissioners of all the states, and is connected with the act just passed. It concerns conditional sales and to make uniform the law relating thereto. It is recommended by the commissioners of all the states who have been sitting for several years on the same subject.

On the question recurring,

Will the House agree to the motion?

It was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 710, as follows:

An Act concerning conditional sales and to make uniform the law relating thereto

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Section 1	Definition of Terms
Section 2	Primary Rights of Buyer
Section 3	Primary Rights of Seller
Section 4	Conditional Sales Valid Except as Otherwise Provided
Section 5	Conditional Sales Void as to Certain Persons
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Section 7	Fixtures
Section 8	Railroad Equipment or Rolling Stock
Section 9	Conditional Sale of Goods for Resale
Section 10	Filing
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Section 12	Cancellation of Contract
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- Section 27 Loss and Increase
- Section 28 Act Prospective Only
- Section 29 Rules for Cases not Provided For
- Section 30 Uniformity of Interpretation
- Section 31 Short Title
- Section 32 Inconsistent Laws Repealed
- Section 33 Time of Taking Effect

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and It is hereby enacted by the authority of the same That Definition of Terms I this act "Conditional Sale" means (1) any contract for the sale of goods under which the goods is delivered to the buyer and the property in the possession is to vest in the buyer at a subsequent time upon the payment of part or all of the price or upon the performance of any other condition or the happening of any contingency or (2) any contract for the bailment or leasing of goods by which the bailee or lessee contracts to pay as compensation a sum substantially equivalent to the value of the goods and by which it is agreed that the bailee or lessee is bound to become or has the option of becoming the owner of such goods upon full compliance with the terms of the contract

"Buyer" means the person who buys or hires the goods covered by the conditional sale or any legal successor in interest of such person

"Filing district" means the sub-division of the state in which conditional sale contracts or copies thereof are required by this act to be filed

"Goods" means all chattels personal other than things in action and money and includes emblements industrial growing crops and things attached to or forming a part of land which are agreed to be severed before sale or under the conditional sale

"Performance of the condition" means the occurrence of the event upon which the property in the goods is to vest in the buyer whether such event is the performance of an act by the buyer or the happening of a contingency

"Person" includes an individual partnership corporation and any other association

"Purchase" includes mortgage and pledge

"Purchaser" includes mortgagee and pledgee

"Seller" includes the person who sells or leases the goods covered by the conditional sale or any legal successor in interest of such person

Section 2 Primary Rights of Buyer The buyer shall have the right when not in default to retain possession of the goods and he shall also have the right to acquire the property in the goods on the performance of the conditions of the contracts The seller shall be liable to the buyer for the breach of all promises and warranties expressed or implied made in the conditional sale contract whether or not the property in the goods has passed to the buyer

Section 3 Primary Rights of Seller The buyer shall be liable to the seller for the purchase price or for installments thereof as the same shall become due and for breach of all promises made by him in the conditional sale contract whether or not the property in the goods has passed to the buyer

Section 4 Conditional Sales Valid Except as Otherwise Provided Every provision in a conditional sale reserving property in the seller after possession of the goods is delivered to the buyer shall be valid as to all persons except as herein-after otherwise provided

Section 5 Conditional Sales Void as to Certain Persons Every provision in a conditional sale reserving property in the seller shall be void as to any purchaser from or creditor of the buyer who without notice of such provision purchases the goods or acquires by attachment or levy a lien upon them before the contract or a copy thereof shall be filed as hereinafter provided unless such contract or copy is filed within ten days after the making of the conditional sale

Section 6 Place of Filing The conditional sale contract or copy shall be filed in the office of the prothonotary in the county in which the goods are first kept for use by the buyer after the sale It shall not be necessary to the validity of such conditional sale contract or in order to entitle it to be filed that it be acknowledged or attested This section shall not apply to the contracts described in section eight

Section 7 Fixtures If the goods are so affixed to realty at the time of a conditional sale or subsequently as to become a part thereof and not to be severable wholly or in any portion without material injury to the freehold the reservation of property as to any portion not so severable shall be void after the goods are so affixed as against any person who has not expressly assented to the reservation If the goods are so affixed to realty at the time of a conditional sale or subsequently as to become part thereof but to be severable without material injury to the freehold the reservation of property shall be void after the goods are so affixed as against subsequent purchasers of the realty for value and without notice of the conditional seller's title unless the conditional sale contract or a copy thereof together with a statement signed by the seller briefly describing the realty and stating that the goods are or are to be affixed thereto shall be filed before such purchase in the office where a deed of the realty would be recorded or registered to affect such realty As against the owner of realty the reservation of the property in goods by a conditional seller shall be void when such goods are to be so affixed to the realty as to become part thereof but to be severable without material injury to the freehold unless the conditional sale contract or a copy thereof together with a statement signed by the seller briefly describing the realty and stating that the goods are to be affixed thereto shall be filed before they are affixed in the office where a deed would be recorded or registered to affect such realty

Section 8 Railroad Equipment or Rolling Stock No conditional sale of railroad or street or interurban railway equipment or rolling stock shall be valid as against the purchasers and creditors described in section five unless the contract shall be acknowledged by the buyer or attested in like manner as a deed of real property and the contract or a copy thereof shall

be filed or recorded in the office of the recorder of deeds of the county wherein the same is located and unless when any engine or car so sold is delivered there shall then be plainly and conspicuously marked upon each side thereof the name of the seller followed by the word "owner"

Section 9 Conditional Sale of Goods for Resale When goods are delivered under a conditional sale contract and the seller expressly or impliedly consents that the buyer may resell them prior to performance of the condition the reservation of property shall be void against purchasers from the buyer for value in the ordinary course of business and as them the buyer shall be deemed the owner of the goods even though the contract or a copy thereof shall be filed according to the provisions of this act

Section 10 Filing The filing officer shall mark upon the contract or copy filed with him the day and hour of filing and shall file the contract or copy in his office for public inspection He shall keep a separate book in which he shall enter the names of the seller and buyer the date of the contract the day and hour of filing a brief description of goods the price named in the contract and the date of cancellation thereof except that in entering the contracts mentioned in section eight the recorder of deeds shall record either the sum remaining to be paid upon the contract or the price of the goods Such book shall be indexed under the names of both seller and buyer For filing and entering such contract or copy the filing officer shall be entitled to a fee of fifty cents except that for filing and entering a contract described in section eight the recorder of deeds shall be entitled to the same fee as he is now allowed by law for similar services

Section 11 Refiling The filing of conditional sale contracts provided for in sections five six and seven shall be valid for a period of three years only The filing of the contract provided for by section eight shall be valid for a period of fifteen years only The validity of the filing may in each case be extended for successive additional periods of one year from the date of refiling by filing in the proper filing district a copy of the original contract within thirty days next preceding the expiration of each period with a statement attached signed by the seller showing that the contract is in force and the amount remaining to be paid thereon Such copy with statement attached shall be filed and entered in the same manner as a contract or copy filed and entered for the first time and the filing officer shall be entitled to a like fee as upon the original filing

Section 12 Cancellation of contract After the performance of the condition upon written demand delivered personally or by registered mail by the buyer or any other person having an interest in the goods the seller shall execute acknowledge and deliver to the demandant a statement that the condition in the contract has been performed If for ten days after such demand the seller fails to mail or deliver such a statement of satisfaction he shall forfeit to the demandant five dollars and be liable for all damages suffered Upon presentation of such statement of satisfaction the filing officer shall file the same and note the cancellation of the contract and the date thereof on the margin of the page where the contract has been entered For filing and entering the statement of satisfaction the filing officer shall be entitled to a fee of thirty cents except that the recorder of deeds shall be entitled to a fee of fifty cents for filing and entering a statement of the satisfaction of a contract described in section eight

Section 13 Prohibition of Removal or Sale Without Notice Unless the contract otherwise provides the buyer may without the consent of the seller remove the goods from any filing district and sell mortgage or otherwise dispose of his interest in them but prior to the performance of the condition no such buyer shall remove the goods from a filing district in which the contract or a copy thereof is filed except for temporary uses for a period of not more than thirty days unless the buyer not less than ten days before such removal shall give the seller personally or by registered mail written notice of the place to which the goods are to be removed and the approximate time of such intended removal nor prior to the performance of the condition shall the buyer sell mortgage or otherwise dispose of his interest in the goods unless he or the person to whom he is about to sell mortgage or otherwise dispose of the same shall notify the seller in writing personally or by registered mail of the name and address of the person to whom his interest in the goods is about to be sold mortgaged or otherwise transferred not less than ten days before such sale mortgage or other disposal If any buyer does so remove the goods or does so sell mortgage or otherwise dispose of his interest in them without such notice or in violation of the contract the seller may retake possession of the goods and deal with them as in case of default in payment of part or all of the purchase price The provisions of this section regarding the removal of goods shall not apply however to the goods described in section eight

Section 14 Refiling When prior to the performance of the condition the goods are removed by the buyer from a filing district in this state to another filing district in this state in which such contract or a copy thereof is not filed or are removed from another state into a filing district in this state where such contract or copy is not filed the reservation of the property in the seller shall be void as to the purchasers and creditors described in section five unless the conditional sale contract or a copy thereof shall be filed in the filing district to which the goods are removed within ten days after the seller has received notice of the filing district to which the goods have been removed The provisions of this section shall not apply however to the goods described in section eight The provisions of section eleven regarding the duration of the validity of the filing and the necessity for refiling shall apply to contracts or copies which are filed in a filing district other than where the goods are originally kept for use by the buyer after the sale

Section 15 Fraudulent Injury Concealment Removal or Sale When prior to the performance of the condition the buyer maliciously or with intent to defraud shall injure destroy or conceal the goods or remove them to a filing district where the

contract or a copy thereof is not filed without having given the notice required by section thirteen or shall sell mortgage or otherwise dispose of such goods under claim of full ownership he shall be guilty of a crime and upon conviction thereof shall be imprisoned in the county jail for not more than one year or be fined not more than five hundred dollars or both.

Section 16 Retaking Possession When the buyer shall be in default in the payment of any sum due under the contract or in the performance of any other condition which the contract requires him to perform in order to obtain the property in the goods or in the performance of any promise the breach of which is by the contract expressly made a ground for the retaking of the goods the seller may retake possession thereof. Unless the goods can be retaken without breach of the peace they shall be retaken by legal process but nothing herein shall be construed to authorize a violation of the criminal law.

Section 17 Notice of Intention to Retake Not more than forty nor less than twenty days prior to the retaking the seller if he so desires may serve upon the buyer personally or by registered mail a notice of intention to retake the goods on account of the buyer's default. The notice shall state the default and the period at the end of which the goods will be retaken and shall briefly and clearly state what the buyer's rights under this act will be in case they are retaken. If the notice is so served and the buyer does not perform the obligations in which he has made default before the day set for retaking the seller may retake the goods and hold them subject to the provisions of sections nineteen twenty-two one twenty-two and twenty-three regarding the sale but without any right of redemption.

Section 18 Redemption If the seller does not give the notice of intention to retake described in section seventeen he shall retain the goods for ten days after the retaking within the state in which they were located when retaken during which period the buyer upon payment or tender of the amount due under the contract at the time of retaking and interest or upon performance or tender of performance of such other condition as may be named in the contract as precedent to the passage of the property in the goods or upon performance or tender of performance of any other promise for the breach of which the goods were retaken and upon payment of the expenses of retaking keeping and storage may redeem the goods and become entitled to take possession of them and to continue in the performance of the contract as if no default had occurred. Upon written demand delivered personally or by registered mail by the buyer the seller shall furnish to the buyer a written statement of the sum due under the contract and the expense of retaking keeping and storage. For failure to furnish such statement within a reasonable time after demand the seller shall forfeit to the buyer ten dollars and also be liable to him for all damages suffered because of such failure. If the goods are perishable so that retention for ten days as herein prescribed would result in their destruction or substantial injury the provisions of this section shall not apply and the seller may resell the goods immediately upon their retaking. The provision of this section requiring the retention of the goods within the state during the period allowed for redemption shall not apply to the goods described in section eight.

Section 19 Compulsory Resale by Seller If the buyer does not redeem the goods within ten days after the seller has retaken possession and the buyer has paid at least fifty per cent of the purchase price at the time of the retaking the seller shall sell them at public auction in the state where they were at the time of the retaking such sale to be held not more than thirty days after the retaking. The seller shall give to the buyer not less than ten days' written notice of the sale either personally or by registered mail directed to the buyer at his last known place of business or residence. The seller shall also give notice of the sale by at least three notices posted in different public places within the filing district where the goods are to be sold at least five days before the sale. If at the time of the retaking five hundred dollars or more has been paid on the purchase price the seller shall also give notice of the sale at least five days before the sale by publication in a newspaper published or having a general circulation within the filing district where the goods are to be sold. The seller may bid for the goods at the resale. If the goods are of the kind described in section eight the parties may fix in the conditional sale contract the place where the goods shall be resold.

Section 20 Resale at Option of Parties If the buyer has not paid at least fifty per cent of the purchase at the time of the retaking the seller shall not be under a duty to resell the goods as prescribed in section nineteen unless the buyer serves upon the seller within ten days after the retaking a written notice demanding a resale delivered personally or by registered mail. If such notice is served the resale shall take place within thirty days after the service in the manner at the place and upon the notice prescribed in section nineteen. The seller may voluntarily resell the goods for account of the buyer on compliance with the same requirements.

Section 21 Proceeds of Resale The proceeds of the resale shall be applied (One) to the payment of the expenses thereof (Two) to the payment of the expenses of retaking keeping and storing the goods (Three) to the satisfaction of the balance due under the contract. Any sum remaining after the satisfaction of such claims shall be paid to the buyer.

Section 22 Deficiency on Resale If the proceeds of the resale are not sufficient to defray the expenses thereof and also the expenses of retaking keeping and storing the goods and the balance due upon the purchase price the seller may recover the deficiency from the buyer or from any one who has succeeded to the obligations of the buyer.

Section 23 Rights of Parties Where There is no Resale Where there is no resale the seller may retain the goods as his own property without obligation to account to the buyer except as provided in section twenty-five and the buyer shall be discharged of all obligation.

Section 24 Election of Remedies After the retaking of possession as provided in section sixteen the buyer shall be liable for the price only after a resale and only to the extent provided in section twenty-two. Neither the bringing of an action by the seller for the recovery of the whole or any part of the price nor the recovery of judgment in such action nor the collection of a portion of the price shall be deemed inconsistent with a later retaking of the goods as provided in section sixteen. But such right of retaking shall not be exercised by the seller after he has collected the entire price or after he has claimed a lien upon the goods or attached them or levied upon them as the goods of the buyer.

Section 25 Recovery of Part Payments If the seller fails to comply with the provisions of sections eighteen nineteen twenty-two one and twenty-three after retaking the goods the buyer may recover from the seller his actual damages if any and in no event less than one-fourth of the sum of all payments which have been made under the contract with interest.

Section 26 Waiver of Statutory Protection No act or agreement of the buyer before or at the time of the making of the contract nor any agreement or statement by the buyer in such contract shall constitute a valid waiver of the provisions of sections eighteen nineteen twenty-two one and twenty-five except that the contract may stipulate that on such default of the buyer as is provided for in section sixteen the seller may rescind the conditional sale either as to all the goods or as to any part thereof for which a specific price was fixed in the contract. If the contract thus provides for rescission the seller at his option may retake such goods without complying with or being bound by the provisions of sections seventeen to twenty-five inclusive as to the goods retaken upon crediting the buyer with the full purchase price of those goods. So much of this credit as is necessary to cancel any indebtedness of the buyer to the seller shall be so applied and the seller shall repay to the buyer on demand any surplus not so required.

Section 27 Loss and Increase After the delivery of the goods to the buyer and prior to the retaking of them by the seller the risk of injury and loss shall rest upon the buyer. The increase of the goods shall be subject to the same conditions as the original goods.

Section 28 Act Prospective Only This act shall not apply to conditional sales made prior to the time when it takes effect.

Section 29 Rules for Cases not Provided for In any case not provided for in this act the rules of law and equity including the law merchant and in particular those relating to principal and agent and to the effect of fraud misrepresentation duress or coercion mistake bankruptcy or other invalidating cause shall continue to apply to conditional sales.

Section 30 Uniformity of Interpretation This act shall be so interpreted and construed as to effectuate its general purpose to make uniform the law of those states which enact it.

Section 31 Short Title This act may be cited as the Uniform Conditional Sales Act.

Section 32 Inconsistent Laws Repealed Except so far as they are applicable to conditional sales made prior to the time when this act takes effect the following act shall be and is hereby repealed to wit:

The act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and sixty-six) entitled "An act defining conditional sales and regulating the recording and effect thereof" and providing penalties.

All other acts or parts of acts inconsistent with this act are repealed.

Section 33 Time of Taking Effect This act shall take effect the first day of September one thousand nine hundred and twenty one.

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—161.

Alexander,	Edmonds,	Lafferty,	Schwartz,
Allum,	Ehrhardt,	Leeds,	Smink,
Armstrong,	Elgin,	Lewis,	Smith, H. J.,
Asbury,	Evans,	Long,	Smith, H.,
Baker,	Feldman,	Love,	Smith, J. W.,
Baldi,	Finney,	McBride,	Smith, L.,
Barnhart,	Fitzgibbon,	McCaig,	Snowden,
Beckley,	Fowler,	McCann,	Soffel,
Bell,	Franklin,	McClure,	Sowers,
Bidelspacher,	Gearhart,	McConnell,	Sprolws,
Bluett,	Gelder,	McCurdy,	Stackhouse,
Blumberg,	Gibbon,	McGowan,	Stark,
Bolard,	Goehring,	McKim,	Steedle,
Bower,	Golder,	McVicar,	Sterling,
Brady,	Goodnough,	Magill,	Stevens,
Brenneman,	Green,	Mangan,	Stevenson,
Bromley,	Griffith,	Marcus, J.,	Stewart,
Brooks,	Hagerty,	Marcus, J. C.,	Strauss,
Brown, T. R.,	Haldeman,	Martin,	Thomas,
Burns,	Hampson,	Michel,	Trainer,
Campbell,	Harer,	Millar, A.,	Van Alen,
Chaplin,	Harry,	Miller, C.,	Vickerman,
Clutton,	Hatrlick,	Miller, D. I.,	Walker, G. T.,
Comer,	Haws,	Miller, D. D.,	Walker, J. A.,
Conner,	Heffernan,	Miller, H. F.,	Weamer,
Cook,	Henderson, W.,	Miller, J. J.,	Weiss,
Craig, J. O.,	Hess,	Mitchell,	Wells,
Cratty,	Hetrick,	Morris,	Wetach,
Curran,	Hoffman, J. N.,	Orr,	Whitaker,
Curry,	Horne,	Perry,	Whitehouse,

Davis,
Dawson,
Denning,
Dewey, P. H.,
Dilsheimer,
Dithrich,
Donneley,
Drinkhouse,
Dunn,
Eaches,

Hough,
Jones, D. J.,
Jordan,
Kantner,
Keene,
Kinsman,
Kohler,
Kooser,
Krause,
Krugh,

Pike,
Posey,
Quigley,
Richards,
Rieder,
Roman,
Ruch,
Ruddy,
Schaeffer,
Schilling,

Whiteman,
Williams,
Wolfe,
Woner,
Wood,
Woodruff,
Zook,
Spangler,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. CHAPLIN. Mr. Speaker, I move that House Bill No. 1474, File Folio 4853, on page 33 of to-day's calendar, be made a special order at this time.

Mr. BARNHART. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order, The House proceeded to the third reading and consideration of House Bill No. 1474, entitled:

An Act to provide for priority of commission and succession to the office of president judge where two or more judges not in commission are elected at the same time in the same court of any judicial district

And said bill having been read at length the third time, considered and agreed to,

On the question, Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—159.

Alexander,
Allum,
Armstrong,
Aston,
Baker,
Baldi,
Barnhart,
Beaver,
Beckley,
Beil,
Bidelspacher,
Bluett,
Blumberg,
Bolard,
Bower,
Brenneman,
Bromley,
Brooks,
Brown, T. R.,
Burns,
Campbell,
Chaplin,
Clutton,
Comeror,
Conner,
Cook,
Craig, J. R.,
Craig, J. O.,
Crum,
Curran,
Curry,
Dawson,
DeHaas,
Denning,
Dewey, P. H.,
Diehm,
Dilsheimer,
Donneley,
Drinkhouse,
Dunlap,

Dunn,
Eaches,
Edmonds,
Ehrhardt,
Elgin,
Evans,
Finney,
Fitzgibbon,
Flynn,
Fox,
Franklin,
Gearhart,
Gelder,
Gibbon,
Glass,
Joehring,
Goodnough,
Goss,
Green,
Griffith,
Haines,
Haldeman,
Hampson,
Harer,
Harry,
Hatrlick,
Haws,
Henderson, E.,
Henderson, W.,
Hess,
Hetrick,
Hoffman, J. N.,
Horne,
Hough,
Jones, D. J.,
Jones, W. W.,
Jordan,
Kantner,
Kelly,
Kinsman,

Kooser,
Krause,
Lafferty,
Leeds,
Lewis,
Long,
McBride,
McCaig,
McCann,
McClure,
McConnell,
McCurdy,
McGowan,
McHugh,
McKim,
McVicar,
Magill,
Mangan,
Marcus, J. C.,
Marshall,
Mantz,
Michel,
Millar, A.,
Millar, A. S. C.,
Miller, C.,
Miller, D. I.,
Miller, D. D.,
Miller, H. F.,
Mitchell,
Morris,
Orr,
Perry,
Pike,
Posey,
Quigley,
Rhoads,
Rieder,
Rinn,
Ruch,
Ruddy,

Schaeffer,
Schilling,
Schwartz,
Sieg,
Shellenberger,
Sinclair,
Smith, H. J.,
Smith, H.,
Smith, J. W.,
Snowden,
Soffel,
Sowers,
Stackhouse,
Stadtlander,
Stark,
Sterling,
Stevens,
Stevenson,
Stewart,
Trainer,
Van Alen,
Vickerman,
Walker, G. T.,
Walker, J. A.,
Wells,
Wettach,
Whitaker,
Whitehouse,
Whiteman,
Williams,
Wolfe,
Woner,
Wood,
Woodruff,
Zook,
Spangler,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. McKIM. Mr. Speaker, I move that House Bill No. 1298, File Folio 6239, on page 34 of to-day's calendar, be made a special order at this time.

Mr. DITHRICH. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order, The House proceeded to the third reading and consideration of House Bill No. 1298, as follows:

An Act relating to weak-minded persons and lunatics providing that service of process may be made upon next of kin of such persons and lunatics in the discretion of the court and that such next of kin may be added as parties in all court proceedings in which such weak-minded persons, or lunatics are parties or concerned and permitting blood relatives of such persons or lunatics to intervene as such in pending and future proceedings where weak-minded persons or lunatics are parties or concerned and repealing all inconsistent acts or parts of acts

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all proceedings in any court of this Commonwealth in which a weak-minded person or lunatic is a party or concerned when the court believes it to be in furtherance of justice and for the benefit of such weak-minded or lunatic party the court may order service of process upon any or all of the next of kin of such lunatic or weak-minded person and may prescribe the manner of such service and the time in which such service shall be made and when returnable to said court and the court may make such persons parties to such litigation in addition to the guardian of such weak-minded person or committee of such lunatic

Section 2 In all cases now pending or hereafter begun in any of the courts of this Commonwealth in which a weak-minded person or lunatic is a party any blood-relative of such weak-minded person or lunatic may intervene as a party in interest with same force and effect as if originally served in such case

Section 3 All acts and parts of acts inconsistent with this act are hereby repealed

And said bill having been read at length the third time, considered and agreed to,

On the question, Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—160.

Alexander,
Allum,
Armstrong,
Asbury,
Baker,
Baldi,
Barnhart,
Beaver,
Beckley,
Bell,
Blair,
Blumberg,
Bower,
Brady,
Brenneman,
Brooks,
Brown, T. R.,
Burns,
Campbell,
Clutton,
Comeror,
Conner,
Cook,
Craig, J. R.,
Craig, J. O.,
Cratty,
Crum,
Curran,
Curry,
Dawson,
DeHaas,
Dewey, C. P.,
Dewey, P. H.,
Diehm,
Dithrich,
Drinkhouse,
Dunlap,
Dunn,
Eaches,
Edmonds,
Ehrhardt,

Elgin,
Evans,
Feldman,
Flynn,
Fox,
Gearhart,
Gibbon,
Glass,
Joehring,
Golder,
Goodnough,
Goss,
Green,
Hagerty,
Haines,
Hampson,
Harer,
Harry,
Hatrlick,
Haws,
Heffernan,
Henderson, W.,
Hess,
Hetrick,
Hoffman, J. N.,
Hoover,
Horne,
Hough,
Huston,
Jones, D. J.,
Jones, W. W.,
Jordan,
Keene,
Kelly,
Kinsman,
Kooser,
Krause,
Krugh,
Lafferty,
Leeds,

Lewis,
Long,
Love,
McBride,
Fox,
McCann,
McClure,
McConnell,
McCurdy,
McGowan,
McHugh,
McKim,
McKnight,
McVicar,
Mangan,
Marcus, J.,
Marcus, J. C.,
Martin,
Mantz,
Michel,
Millar, A.,
Millar, A. S. C.,
Miller, C.,
Miller, D. I.,
Miller, D. D.,
Miller, H. F.,
Miller, J. J.,
Morris,
Orr,
Perry,
Phillips,
Posey,
Quigley,
Rhoads,
Richards,
Rieder,
Rinn,
Roman,
Ruddy,
Ruth,

Schaeffer,
Schilling,
Schwartz,
Sieg,
Smiley,
Smink,
Smith, H.,
Smith, J. W.,
Smith, L.,
Snowden,
Soffel,
Sowers,
Sprowls,
Stackhouse,
Stadtlander,
Stark,
Steedle,
Sterling,
Stevens,
Stevenson,
Stewart,
Strauss,
Trainer,
Van Alen,
Vickerman,
Walker, J. A.,
Weamer,
Wells,
Wettach,
Whitaker,
Whitehouse,
Whiteman,
Williams,
Wolfe,
Woner,
Wood,
Woodruff,
Zook,
Spangler,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DUNN. Mr. Speaker, I move that House Bill No. 1387, File Folio 6319, on page 42 of to-day's calendar, be made a special order at this time.

Mr. JEREMIAH MILLER. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. DUNN. Mr. Speaker, this is an amendment to the Municipal Pension Act which enables totally disabled employees to take advantage of the act.

On the question recurring,

Will the House agree to the motion?

It was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1387, entitled:

An Act to amend section four of an act approved the twentieth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred and sixty-six) entitled "An act requiring cities of the first class to establish a pension fund for employees of said cities and all county or other public employees if any paid by appropriation of the city councils thereof and out of the treasury of said cities and regulating the administration and the payment of such pensions" as amended

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—146.

Alexander,	Ehrhardt,	Krause,	Sinclair,
Albion,	Elgin,	Krugh,	Spink,
Ashbury,	Evans,	Lafferty,	Smith, H. J.,
Aston,	Feldman,	McBride,	Smith, J. W.,
Baker,	Fitzgibbon,	McCaig,	Smith, L.,
Bald,	Flynn,	McCann,	Soffel,
Barnhart,	Fowler,	McClure,	Sowers,
Beckley,	Fox,	McCurdy,	Sprowls,
Bell,	Franklin,	McGowan,	Stackhouse,
Bidelspacher,	Gelder,	McKim,	Stadtlander,
Blair,	Gibbon,	McKnight,	Stark,
Blumberg,	Glass,	McCowan,	Steedle,
Bolard,	Goehring,	McVicar,	Sterling,
Brady,	Golder,	Magill,	Stevens,
Bronley,	Goodnough,	Mangan,	Stevensou,
Brooks,	Green,	Marcus, J.,	Stewart,
Brown, T. R.,	Griffith,	Marcus, J. C.,	Strauss,
Burns,	Haines,	Martin,	Thomas,
Campbell,	Haldeman,	Michel,	Trainer,
Clutton,	Harer,	Millar, A.,	Van Alen,
Conner,	Haslett,	Millar, A. S. C.,	Vickerman,
Cook,	Hatrick,	Miller, C.,	Walker, G. T.,
Craig, J. R.,	Haws,	Miller, D. I.,	Walker, J. A.,
Craig, J. O.,	Henderson, E.,	Miller, H. F.,	Weamer,
Cratty,	Henderson, W.,	Mitchell,	Weiss,
Curran,	Hess,	Morris,	Wells,
Curry,	Hetrick,	Perry,	Wettach,
Davis,	Hoffman, M. R.,	Phillips,	Whitaker,
Dawson,	Hoover,	Posey,	Whitehouse,
Denning,	Horne,	Rhoads,	Whiteman,
Dewey, P. H.,	Hough,	Rieder,	Wolfe,
Diehm,	Huston,	Rinn,	Woner,
Donneley,	Jones, D. J.,	Ruddy,	Wood,
Drinkhouse,	Jones, W. W.,	Schaeffer,	Woodruff,
Dunlap,	Kantner,	Schwartz,	Zook,
Dunn,	Keene,	Sieg,	Spangler,
Eaches,	Kinsman,	Shannon,	Speaker.
Edmonds,	Kohler,	Shellenberger,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. GOEHRING. Mr. Speaker, I move that House Bill No. 1258, File Folio 4865, on page 33 of to-day's calendar, be made a special order at this time.

Mr. McBRIDE. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. GOEHRING. Mr. Speaker, this bill was presented at the request of our Courts, and I would appreciate your vote on this motion.

On the question recurring,

Will the House agree to the motion?

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1258, entitled:

An Act to amend an act approved the ninth day of May one thousand nine hundred and thirteen (Pamphlet Laws one hundred and ninety-eight) entitled "An act prohibiting the furnishing by gift sale or otherwise of cigarettes or cigarette paper to minors requiring minors to divulge where and from whom cigarettes or cigarette paper have been obtained and providing penalties for violation of this act" providing for the punishment of first and second offenses by summary conviction and fine

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—159.

Alexander,	Elgin,	Long,	Schwartz,
Armstrong,	Evans,	Love,	Sieg,
Baker,	Feldman,	McBride,	Shannon,
Bald,	Fitzgibbon,	McCaig,	Shellenberger,
Barnhart,	Flynn,	McCann,	Sinclair,
Beaver,	Fox,	McCarthy,	Smink,
Beckley,	Franklin,	McConnell,	Smith, H. J.,
Bidelspacher,	Gearhart,	McCurdy,	Smith, J. W.,
Blair,	Gelder,	McGowan,	Smith, L.,
Blumberg,	Gibbon,	McHugh,	Snowden,
Bolard,	Glass,	McKim,	Sowers,
Bower,	Goehring,	McKnight,	Sprowls,
Brady,	Golder,	McVicar,	Stackhouse,
Brenneman,	Goss,	Magill,	Stadtlander,
Brooks,	Griffith,	Marcus, J.,	Stark,
Brown, T. R.,	Haines,	Marcus, J. C.,	Steedle,
Burns,	Haldeman,	Martin,	Stevens,
Campbell,	Harry,	Mantz,	Stevenson,
Chaplin,	Haslett,	Michel,	Stewart,
Clutton,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Thomas,
Cook,	Henderson, E.,	Miller, C.,	Trainer,
Craig, J. O.,	Henderson, W.,	Miller, D. I.,	Vickerman,
Cratty,	Hess,	Miller, D. D.,	Walker, G. T.,
Curran,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Miller, J. J.,	Weiss,
Dawson,	Hoover,	Mitchell,	Wells,
DeHaas,	Horne,	Morris,	Wettach,
Denning,	Hough,	Ogle,	Whitaker,
Dewey, C. P.,	Jones, D. J.,	Phillips,	Whitehouse,
Dewey, P. H.,	Jones, W. W.,	Pike,	Whiteman,
Diehm,	Jordan,	Posey,	Williams,
Diehm,	Kantner,	Quigley,	Wolfe,
Donneley,	Kelly,	Richards,	Woner,
Drinkhouse,	Kinsman,	Rieder,	Wood,
Dunlap,	Kohler,	Rinn,	Woodruff,
Dunn,	Krause,	Ruch,	Zook,
Eaches,	Lafferty,	Ruddy,	Spangler,
Edmonds,	Leeds,	Schaeffer,	Speaker.
Ehrhardt,	Lewis,	Schilling,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. HORNE. Mr. Speaker, I move that House Bill No. 1502, File Folio 4873, on page 34 of to-day's calendar, be made a special order at this time.

Mr. EVANS. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1502, as follows:

An Act to supplement an act entitled "An act authorizing the erection and construction by counties of memorial halls in memory of the soldiers sailors and marines of such counties providing for an election to determine whether such hall shall be erected providing for the purchase and condemnation of property for such purposes regulating the use of such halls and providing for the maintenance and care of the same by a board of control at the expense of the county" approved the seventeenth day of March one thousand nine hundred and twenty-one by providing for the planting of memorial trees and prescribing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever in any county city or borough of the Commonwealth the County Commissioners City Council or Borough Council respectively shall be satisfied that by voluntary

contribution or by appropriation of public money sufficient funds are available to carry out the planting of a memorial tree for every Pennsylvanian who died in the service of the United States in the world war or in consequence of disabilities incurred in such service during the war and who had been a resident of such county city or borough at the time of his or her enlistment or induction into said service then the County Commissioners and the City or Borough Councils are hereby authorized respectively to arrange for the planting of a memorial tree for every such Pennsylvanian who had been a resident of said counties cities or boroughs respectively such trees either to be planted near the homes of such Pennsylvanians or in a memorial grove and such trees or grove shall be appropriately marked by metal plates monuments or other effective and permanent means to identify the purpose for their planting

Section 2 The Department of Forestry is hereby authorized and as far as practicable directed to assist in the planting of such memorial trees or groves by supplying upon request trees from the forest tree nurseries conducted by or under the supervision of the Department of Forestry and helping to determine the form of appropriate exercises to be held at the time of the planting of such trees or groves

Section 3 Any person willfully maliciously or negligently destroying or injuring any trees planted pursuant to the provisions of this act and identified as such with reasonable clearness in any way shall be guilty of a misdemeanor and upon conviction shall be liable to a fine not exceeding five hundred (\$500.00) dollars or imprisonment not exceeding three (3) months or both such fine and imprisonment in the discretion of the court

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS 160.

Allum,	Elgin,	Lafferty,	Shannon,
Armstrong,	Feldman,	Leeds,	Shellenberger,
Asbury,	Finney,	Long,	Smiley,
Aston,	Flynn,	McBride,	Smink,
Baker,	Fox,	McCaig,	Smith, H. J.,
Baldi,	Franklin,	McCann,	Smith, H.,
Barnhart,	Gelder,	McCarthy,	Smith, J. W.,
Beaver,	Gibbon,	McClure,	Smith, L.,
Bell,	Glass,	McCurdy,	Snowden,
Bidelspacher,	Joehring,	McGowan,	Soffel,
Blair,	Golder,	McKim,	Sowers,
Blumberg,	Goss,	McVicar,	Sprowls,
Boland,	Green,	Magill,	Stackhouse,
Bower,	Griffith,	Mangan,	Stark,
Brenneman,	Haines,	Marcus, J.,	Steedle,
Bromley,	Haldeman,	Marcus, J. C.,	Sterling,
Brooks,	Harer,	Martin,	Stevens,
Brown, F. B.,	Haslett,	Michel,	Stewart,
Burns,	Hatrlick,	Miller, A.,	Strauss,
Chaplin,	Haws,	Miller, A. S. C.,	Thomas,
Comeror,	Heffernan,	Miller, C.,	Trainer,
Conner,	Henderson, E.,	Miller, D. I.,	Vickerman,
Cook,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Craig, J. R.,	Hess,	Miller, J. J.,	Walker, J. A.,
Craig, J. O.,	Hetrick,	Mitchell,	Weamer,
Cratty,	Hoffman, J. N.,	Morris,	Weiss,
Crum,	Hoover,	Ogle,	Wells,
Curry,	Horne,	Perry,	Wettach,
Davis,	Hough,	Phillips,	Whitaker,
Dawson,	Jones, D. J.,	Pike,	Whitehouse,
DeHaas,	Jones, W. W.,	Quigley,	Whiteman,
Denning,	Jordan,	Richards,	Williams,
Dewey, P. H.,	Kantner,	Rieder,	Wolfe,
Diehm,	Keene,	Roman,	Woner,
Donneley,	Kelly,	Ruch,	Wood,
Drinkhouse,	Kinsman,	Ruddy,	Woodruff,
Dunn,	Kohler,	Ruth,	Zook,
Eaches,	Kooser,	Schaeffer,	Spangler,
Edmonds,	Krause,	Schilling,	Speaker,
Ehrhardt,	Krugh,	Sieg,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. EDMONDS. Mr. Speaker, I move that House Bill No. 1236, File Folio 6423, on page 53 of to-day's calendar, be made a special order at this time.

Mr. JAMES A. WALKER. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. EDMONDS. Mr. Speaker, I might say that this is a bill prepared by the Auditor General to clear up an obsecurity in the taxing law of 1919.

On the question recurring,
Will the House agree to the motion?
It was agreed to.

Agreeably to order,

The House proceeded to the third rading and consideration of House Bill No. 1236, entitled:

An Act to amend section seventeen of the act approved the seventeenth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and seven) entitled "An act to provide revenue for State and county purposes and in cities coextensive with counties for city and county purposes imposing taxes upon certain classes of personal property providing for the assessment and collection of the same providing for the duties and compensation of prothonotaries and recorders in connection therewith and modifying existing legislation which provided for raising revenue for State purposes" as amended

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—153.

Alexander,	Eaches,	Kooser,	Ruch,
Allum,	Edmonds,	Krugh,	Ruth,
Armstrong,	Ehrhardt,	Lafferty,	Schaeffer,
Asbury,	Elgin,	Leeds,	Schilling,
Aston,	Feldman,	Lewis,	Shellenberger,
Baker,	Fitzgibbon,	Love,	Sinclair,
Baldi,	Flynn,	McBride,	Smiley,
Barnhart,	Fox,	McCaig,	Smink,
Beaver,	Franklin,	McCann,	Smith, H. J.,
Beckley,	Gearhart,	McClure,	Smith, H.,
Bell,	Gelder,	McConnell,	Smith, J. W.,
Bidelspacher,	Gibbon,	McCurdy,	Soffel,
Blumberg,	Glass,	McGowan,	Sowers,
Boland,	Joehring,	McHugh,	Sprowls,
Bower,	Goss,	McKim,	Stadtlander,
Brady,	Green,	McKnight,	Stark,
Brooks,	Griffith,	McVicar,	Sterling,
Brown, T. R.,	Haines,	Magill,	Stevens,
Burns,	Haldeman,	Mangan,	Stevenson,
Campbell,	Harer,	Marcus, J.,	Stewart,
Chaplin,	Harry,	Marcus, J. C.,	Strauss,
Clutton,	Haslett,	Martin,	Thomas,
Comeror,	Hatrlick,	Michel,	Van Alen,
Conner,	Haws,	Millar, A.,	Vickerman,
Cook,	Henderson, E.,	Millar, A. S. C.,	Walker, G. T.,
Craig, J. O.,	Henderson, W.,	Miller, C.,	Weamer,
Cratty,	Hess,	Miller, D. I.,	Weiss,
Curran,	Hetrick,	Miller, H. F.,	Wells,
Curry,	Hoffman, J. N.,	Mitchell,	Whitaker,
Davis,	Hoover,	Morris,	Whitehouse,
Dawson,	Horne,	Ogle,	Whiteman,
DeHaas,	Hough,	Perry,	Williams,
Denning,	Jones, D. J.,	Phillips,	Woner,
Dewey, P. H.,	Jones, W. W.,	Pike,	Wood,
Diehm,	Jordan,	Posey,	Woodruff,
Donneley,	Kantner,	Rhoads,	Zook,
Drinkhouse,	Keene,	Richards,	Spangler,
Dunn,	Kinsman,	Rieder,	Speaker,
Eaches,	Kohler,	Roman,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DUNLAP. Mr. Speaker, I move that House Bill No. 1493, File Folio 4877, on page 34 of to-day's calendar, be made a special order at this time.

Mr. WHITAKER. Mr. Speaker, I second the motion.
The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1493, entitled:

An Act providing for the taking over of the Wyoming Valley Memorial Park as a State park and providing for the regulation thereof

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—164.

Alexander,	Finney,	Lafferty,	Schwartz,
Allum,	Fitzgibbon,	Leeds,	Sieg.
Armstrong,	Fowler,	Lewis,	Shannon,
Asbury,	Fox,	Long,	Sinclair,
Aston,	Franklin,	McBride,	Smiley,
Baker,	Gearhart,	McCaig,	Smink,
Bald,	Gibson,	McCann,	Smith, H. J.,
Barnhart,	Glass,	McCarthy,	Smith, J. W.,
Beaver,	Goehring,	McConnell,	Smith, L.,
Beckley,	Golder,	McCurdy,	Snowden,
Bluet,	Goodnough,	McGowan,	Soffel,
Blumberg,	Green,	McHugh,	Sowers,
Bolard,	Griffith,	McKim,	Sprows,
Bower,	Hagerty,	McKnight,	Stackhouse,
Brenneman,	Haines,	McQwen,	Stadlander,
Bromley,	Haldeman,	McVicar,	Steedle,
Brown, F. B.,	Hampson,	Magill,	Sterling,
Burns,	Harer,	Mangan,	Stevenson,
Clutton,	Harry,	Marcus, J.,	Stewart,
Comer,	Hatrick,	Marcus, J. C.,	Strauss,
Conner,	Haws,	Martin,	Thomas,
Craig, J. R.,	Heffernan,	Michel,	Trainer,
Craig, J. O.,	Henderson, E.,	Millar, A.,	Van Alen,
Cratty,	Hess,	Millar, A. S. C.,	Vickerman,
Curran,	Hetrick,	Miller, C.,	Walker, G. T.,
Curry,	Hoffman, J. N.,	Miller, D. I.,	Walker, J. A.,
Dawson,	Holcombe,	Miller, D. D.,	Weamer,
DeHaas,	Hoover,	Miller, J. J.,	Weiss,
Denning,	Horne,	Mitchell,	Wells,
Dewey, C. P.,	Hough,	Morris,	Wettach,
Dewey, P. H.,	Huston,	Perry,	Whitaker,
Dithrich,	Jones, D. J.,	Phillips,	Whitehouse,
Donneley,	Jordan,	Pike,	Whiteman,
Drinkhouse,	Kantner,	Quigley,	Williams,
Dunlap,	Keene,	Rhoads,	Wolfe,
Dunn,	Kelly,	Rieder,	Woner,
Eaches,	Kinsman,	Rinn,	Wood,
Edmonds,	Kooser,	Ruch,	Woodruff,
Ehrhardt,	Krause,	Rudd,	Zook,
Evans,	Krugh,	Schaeffer,	Spangler,
Feldman,		Schilling,	Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. JOHN N. HOFFMAN. Mr. Speaker, I move that House Bill No. 1469, File Folio 6257, on page 38 of to-day's calendar, be made a special order at this time.

Mr. RUCH. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1469, as follows:

An Act to amend section fourteen clause three of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employee's retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section fourteen clause three of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees allowances returns benefits and rights from taxation and judicial process and providing penalties" which reads as follows

3 On retirement for superannuation a contributor who is an employee shall receive a retirement allowance which shall consist of

(a) A teacher's annuity which shall be the actuarial equivalent of his or her accumulated deductions and

(b) A State annuity of one one-hundred-sixtieth (1-160) of his or her final salary for each year of service prior to the age of sixty-two years and

(c) In addition thereto if a present employee a further State annuity of one one-hundred-sixtieth (1-160) of his or her final salary for each year of prior service as certified to said present employee in the certificate issued to him or her by the retirement board under the provisions of section ten of this act but in no event shall the total State annuity exceed fifty per centum of his or her final salary" is hereby amended to read as follows

3 On retirement for superannuation a contributor who is an employee shall receive a retirement allowance which shall consist of

(a) A teacher's annuity which shall be the actuarial equivalent of his or her accumulated deductions and

(b) A State annuity of one one-hundred-sixtieth (1-160) of his or her final salary for each year of service prior to the age of sixty-two years and

(c) In addition thereto if a present employee a further State annuity of one one-hundred-sixtieth (1-160) of his or her final salary for each year of prior service as certified to said present employee in the certificate issued to him or her by the retirement board under the provisions of section ten of this act but in no event shall the total State annuity exceed fifty per centum of his or her final salary provided that in no case shall the retirement allowance paid to a school employee who served as a county superintendent of schools and who has rendered a minimum of fifty years of school service be less than five hundred dollars per year

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—159.

Alexander,	Edmonds,	Leeds,	Schaeffer,
Armstrong,	Ehrhardt,	Lewis,	Schilling,
Aston,	Elgin,	Long,	Schwartz,
Baker,	Evans,	Love,	Sieg.
Bald,	Fitzgibbon,	McBride,	Shellenberger,
Barnhart,	Flynn,	McCaig,	Sinclair,
Beaver,	Fox,	McCann,	Smink,
Beckley,	Franklin,	McCarthy,	Smith, H. J.,
Bell,	Gearhart,	McClure,	Smith, H.,
Bidelspacher,	Gelder,	McConnell,	Smith, J. W.,
Blair,	Gibson,	McCurdy,	Smith, L.,
Blumberg,	Glass,	McGowan,	Snowden,
Bolard,	Goehring,	McKim,	Sowers,
Bower,	Golder,	McKnight,	Sprows,
Brady,	Goodnough,	McVicar,	Stadlander,
Brenneman,	Green,	Magill,	Stark,
Bromley,	Griffith,	Marcus, J.,	Steedle,
Brooks,	Hagerty,	Marcus, J. C.,	Stevens,
Brown, T. R.,	Haines,	Marshall,	Stevenson,
Burns,	Haldeman,	Mantz,	Stewart,
Campbell,	Harer,	Michel,	Strauss,
Clutton,	Harry,	Millar, A.,	Thomas,
Comer,	Hatrick,	Millar, A. S. C.,	Trainer,
Conner,	Haws,	Miller, C.,	Van Alen,
Cook,	Henderson, E.,	Miller, D. I.,	Walker, G. T.,
Craig, J. R.,	Henderson, W.,	Miller, D. D.,	Walker, J. A.,
Craig, J. O.,	Hess,	Miller, H. F.,	Weiss,
Cratty,	Hetrick,	Miller, J. J.,	Wells,
Curran,	Hoffman, J. N.,	Morris,	Wettach,
Davis,	Horne,	Ogle,	Whitaker,
Dawson,	Hough,	Perry,	Whitehouse,
DeHaas,	Huston,	Phillips,	Whiteman,
Dewey, C. P.,	Jones, W. W.,	Posey,	Williams,
Dewey, P. H.,	Jordan,	Quigley,	Wolfe,
Diehm,	Keene,	Rhoads,	Woner,
Dithrich,	Kelly,	Richards,	Wood,
Donneley,	Kinsman,	Rinn,	Woodruff,
Drinkhouse,	Kohler,	Roman,	Zook,
Dunlap,	Krause,	Ruch,	Spangler,
Dunn,	Krugh,	Ruth,	Speaker,
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. CURRY. Mr. Speaker, I move that House Bill No. 1508, File Folio 5135, on page 39 of to-day's calendar, be made a special order at this time.

Mr. ARMSTRONG. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1508, entitled:

An Act to amend section one thousand three hundred sixteen as amended and section one thousand three hundred seventeen of an act approved the eighteenth day of May one thousand

nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—159.

Alexander,	Edmonds,	Lewis,	Schilling,
Allum,	Ehrhardt,	Long,	Schwarz,
Armstrong,	Elgin,	Love,	Sieg.
Asbury,	Feldman,	McBride,	Shannon,
Aston,	Fitzgibbon,	McCaig,	Shellenberger,
Baker,	Flynn,	McCann,	Smiley,
Barnhart,	Fowler,	McClure,	Smith, H. J.,
Beaver,	Fox,	McConnell,	Smith, J. W.,
Bell,	Franklin,	McCurdy,	Smith, L.,
Bidelspacher,	Gelder,	McGowan,	Soffel,
Bluett,	Gibbon,	McHugh,	Sowers,
Bolard,	Glass,	McKim,	Sprolows,
Bower,	Goehring,	McKnight,	Stackhouse,
Brady,	Golder,	McOwen,	Stark,
Bromley,	Goodnough,	McVicar,	Steedle,
Brooks,	Goss,	Magill,	Sterling,
Brown, F. B.,	Green,	Mangan,	Stevens,
Brown, T. R.,	Hagerty,	Marcus, J.,	Stevenson,
Burns,	Haines,	Marcus, J. C.,	Stewart,
Campbell,	Haldeman,	Marshall,	Strauss,
Chaplin,	Harer,	Martin,	Thomas,
Clutton,	Harry,	Michel,	Trainer,
Comer,	Hatrlick,	Millar, A.,	Vickerman,
Conner,	Heffernan,	Miller, C.,	Walker, G. T.,
Cook,	Henderson, W.,	Miller, D. I.,	Walker, J. A.,
Craig, J. O.,	Hess,	Miller, H. F.,	Weamer,
Cratty,	Hetrick,	Mitchell,	Weiss,
Curran,	Hoffman, J. N.,	Morris,	Wells,
Curry,	Hoover,	Ogle,	Wettach,
Davis,	Hough,	Orr,	Whitaker,
Dawson,	Huston,	Perry,	Whitehouse,
DeHaas,	Jones, W. W.,	Pike,	Whiteman,
Denning,	Jordan,	Posey,	Williams,
Dewey, C. P.,	Kantner,	Rhoads,	Wolfe,
Dewey, F. H.,	Keene,	Richards,	Woner,
Diehm,	Kinsman,	Rieder,	Wood,
Ditrich,	Kohler,	Rinn,	Woodruff,
Donneley,	Kooser,	Roman,	Zook,
Drinkhouse,	Krause,	Ruch,	Spangler,
Dunn,	Lafferty,	Ruddy,	Speaker.
Eaches,	Leeds,	Schaeffer,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. Ruch. Mr. Speaker, I move that House Bill No. 669, File Folio 5211, on page 42 of to-day's calendar, be made a special order at this time.

Mr. JOHN N. HOFFMAN. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 669, entitled:

An Act to amend section five hundred and forty-two as amended and section five hundred forty-three and to repeal section five hundred and fifty-four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—157.

Alexander,	Eaches,	Lafferty,	Schaeffer,
Allum,	Edmonds,	Leeds,	Schilling,
Armstrong,	Ehrhardt,	Long,	Schwarz,
Asbury,	Elgin,	Love,	Sieg.
Aston,	Feldman,	McBride,	Shellenberger,
Baker,	Fitzgibbon,	McCaig,	Sinclair,
Barnhart,	Flynn,	McCann,	Smiley,
Beaver,	Fox,	McCarthy,	Smink,
Beckley,	Franklin,	McClure,	Smith, H. J.,
Bell,	Gelder,	McConnell,	Smith, H.,
Bidelspacher,	Gibbon,	McCurdy,	Smith, J. W.,
Bluett,	Glass,	McGowan,	Smith, L.,
Blumberg,	Goehring,	McKim,	Soffel,
Bolard,	Golder,	McKnight,	Sprolows,
Bower,	Green,	McOwen,	Stadlander,
Brady,	Griffith,	Magill,	Stark,
Brenneman,	Haines,	Marcus, J.,	Steedle,
Bromley,	Haldeman,	Marcus, J. C.,	Stevenson,
Brooks,	Harer,	Martin,	Stewart,
Brown, T. R.,	Harry,	Mantz,	Strauss,
Burns,	Haslett,	Millar, A.,	Thomas,
Campbell,	Haws,	Millar, A. S. C.,	Trainer,
Clutton,	Heffernan,	Miller, C.,	Vickerman,
Conner,	Henderson, E.,	Miller, D. I.,	Walker, G. T.,
Cook,	Hess,	Miller, D. D.,	Walker, J. A.,
Craig, J. R.,	Hetrick,	Miller, H. F.,	Weiss,
Craig, J. O.,	Hoffman, J. N.,	Miller, J. J.,	Wells,
Curran,	Hoover,	Mitchell,	Wettach,
Curry,	Horne,	Morris,	Whitaker,
Dawson,	Huston,	Orr,	Whitehouse,
DeHaas,	Jones, D. J.,	Perry,	Whiteman,
Denning,	Jones, W. W.,	Pike,	Williams,
Dewey, P. H.,	Jordan,	Posey,	Wolfe,
Diehm,	Kantner,	Rhoads,	Woner,
Ditrich,	Kelly,	Richards,	Wood,
Donneley,	Kinsman,	Rieder,	Woodruff,
Drinkhouse,	Kohler,	Rinn,	Zook,
Dunlap,	Kooser,	Ruch,	Spangler,
Dunn,	Krause,	Ruddy,	Speaker.
	Krugh,	Ruth,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. BROOKS. Mr. Speaker, I move that House Bill No. 1328, File Folio 4859, on page 36 of to-day's calendar, be made a special order at this time.

Mr. COOK. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1328, entitled:

An Act requiring the Fish Commissioner within one year to certify whether adequate provision has been made at the dam across the Susquehanna river at McCall's Ferry for the passage of fish and unless such certificate that said dam no longer prevents the fish from passing up said stream is filed with the Attorney General within thirteen months authorizing and directing the Attorney General to institute and prosecute quo warranto and other legal proceedings against the Pennsylvania Water and Power Company.

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—159.

Alexander,	Evans,	Leeds,	Schwarz,
Allum,	Feldman,	Long,	Shannon,
Armstrong,	Finney,	Love,	Shellenberger,
Aston,	Fitzgibbon,	McBride,	Sinclair,
Baker,	Flynn,	McCaig,	Smiley,
Baldi,	Fowler,	McCann,	Smink,
Barnhart,	Fox,	McCarthy,	Smith, H. J.,
Beaver,	Franklin,	McCurdy,	Smith, H.,
Beckley,	Gelder,	McGowan,	Smith, L.,
Bell,	Gibbon,	McKim,	Snowden,
Bidelspacher,	Glass,	McOwen,	Soffel,
Bluett,	Golder,	Magill,	Sowers,
Blumberg,	Goodnough,	Mangan,	Sprolows,
Bower,	Green,	Marcus, J.,	Stackhouse,
Brady,	Griffith,	Marcus, J. C.,	Stark,
Brenneman,	Haines,	Martin,	Steedle,
Brooks,	Haldeman,	Mantz,	Sterling,
Brown, F. B.,	Hampson,	Michel,	Stevens,
Brown, T. R.,	Harer,	Miller, A.,	Stevenson,
Burns,	Harry,		Stewart,

Chaplin,	Hatrick,	Millar, A. S. C.,	Strauss,
Clutton,	Haws,	Miller, C.,	Thomas,
Conner,	Heffernan,	Miller, D. I.,	Trainer,
Cook,	Henderson, E.,	Miller, D. D.,	Walker, G. T.,
Craig, J. O.,	Hess,	Miller, H. F.,	Walker, J. A.,
Cratty,	Hetrick,	Miller, J. J.,	Weamer,
Curran,	Hoffman, M. R.,	Mitchell,	Weiss,
Curry,	Hoover,	Morris,	Wells,
Davis,	Horne,	Perry,	Wettach,
Dawson,	Hough,	Phillips,	Whitaker,
Denning,	Huston,	Pike,	Whitehouse,
Dewey, P. H.,	Jones, D. J.,	Quigley,	Whiteman,
Dewey, C. P.,	Jones, W. W.,	Rhoads,	Williams,
Diehm,	Kantner,	Richards,	Wolfe,
Dittrich,	Kelly,	Rinn,	Woner,
Drinkhouse,	Kinsman,	Roman,	Wood,
Dunlap,	Kooser,	Ruch,	Woodruff,
Eaches,	Krause,	Ruddy,	Zook,
Edmonds,	Krugh,	Schaeffer,	Spangler,
Ehrhardt,	Lafferty,	Schilling,	Speaker.
Elgin,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. STRAUSS. Mr. Speaker, I move that House Bill No. 1412, File Folio 4881, on page 34 of to-day's calendar, be made a special order at this time.

Mr. BRENNEMAN. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1412, entitled:

An Act to amend sections one and two of the act approved the twenty-third day of April one thousand nine hundred and nine (Pamphlet Laws one hundred fifty-one) entitled "An act providing that the offices of justice of the peace and notary public shall not be incompatible" by providing also that the offices of the magistrate and alderman shall not be incompatible with the office of notary public

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—156.

Alexander,	Feldman,	Love,	Schwartz,
Allum,	Fitzgibbon,	McBride,	Sieg,
Armstrong,	Flynn,	McCaig,	Shellenberger,
Asbury,	Fox,	McCarthy,	Sinclair,
Aston,	Franklin,	McClure,	Smiley,
Barnhart,	Gearhart,	McConnell,	Smith, H. J.,
Beaver,	Gelder,	McCurdy,	Smith, H.,
Beckley,	Gibbon,	McHugh,	Smith, J. W.,
Bell,	Glass,	McKim,	Smith, L.,
Bidelspacher,	Goehring,	McKnight,	Soffel,
Blumert,	Golder,	McVicar,	Sprows,
Blumberg,	Goodnough,	Magill,	Stackhouse,
Bower,	Green,	Mangan,	Stadlander,
Brady,	Griffith,	Marcus, J. C.,	Stark,
Bromley,	Hagerty,	Marshall,	Steedle,
Brooks,	Haldeman,	Martin,	Sterling,
Brown, T. R.,	Hampson,	Mantz,	Stevens,
Burns,	Harry,	Millar, A.,	Stevenson,
Chaplin,	Haslett,	Millar, A. S. C.,	Stewart,
Comerer,	Hatrick,	Miller, C.,	Strauss,
Conner,	Haws,	Miller, D. I.,	Thomas,
Cook,	Henderson, E.,	Miller, D. D.,	Trainer,
Craig, J. O.,	Henderson, W.,	Miller, H. F.,	Vickerman,
Cratty,	Hetrick,	Miller, J. J.,	Walker, G. T.,
Curran,	Hoffman, J. N.,	Mitchell,	Walker, J. A.,
Curry,	Hoover,	Morris,	Weamer,
Davis,	Horne,	Ogle,	Wells,
Dawson,	Hough,	Perry,	Wettach,
DeHaas,	Huston,	Phillips,	Whitaker,
Denning,	Jones, D. J.,	Pike,	Whitehouse,
Dewey, P. H.,	Jones, W. W.,	Posey,	Whiteman,
Diehm,	Kantner,	Quigley,	Williams,
Dittrich,	Keene,	Rhoads,	Wolfe,
Donneley,	Kinsman,	Rinn,	Woner,
Drinkhouse,	Kohler,	Roman,	Wood,
Dunlap,	Kooser,	Ruddy,	Woodruff,
Dunn,	Krugh,	Ruth,	Zook,
Eaches,	Lafferty,	Schaeffer,	Spangler,
Edmonds,	Lewis,	Schilling,	Speaker.
Ehrhardt,	Long,		
Elgin,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. BOLARD. Mr. Speaker, I move that House Bill No. 1333, File Folio 5203, on page 41 of to-day's calendar, be made a special order at this time.

Mr. COMERER. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1333, entitled:

An Act to provide for the payment of moneys to school districts the taxes of which are reduced by the acquisition of lands and property by the Commonwealth for the conservation of water and to prevent flood conditions

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—161.

Alexander,	Feldman,	Love,	Schaeffer,
Allum,	Finney,	McBride,	Schilling,
Armstrong,	Fitzgibbon,	McCaig,	Schwartz,
Aston,	Flynn,	McCann,	Sieg,
Baker,	Fowler,	McCarthy,	Shannon,
Baldi,	Fox,	McClure,	Shellenberger,
Barnhart,	Gearhart,	McConnell,	Sinclair,
Beckley,	Gelder,	McCurdy,	Smink,
Bell,	Gibbon,	McGowan,	Smith, H. J.,
Bidelspacher,	Glass,	McKim,	Smith, H.,
Boland,	Goehring,	McKnight,	Smith, J. W.,
Bower,	Golder,	McOwen,	Smith, L.,
Brady,	Goss,	McVicar,	Sowers,
Brenneman,	Green,	Magill,	Sprows,
Bromley,	Hagerty,	Mangan,	Stackhouse,
Brooks,	Haldeman,	Marcus, J.,	Stadlander,
Brown, F. B.,	Hampson,	Marcus, J. C.,	Steedle,
Brown, T. R.,	Harer,	Marshall,	Sterling,
Burns,	Harry,	Martin,	Stevens,
Campbell,	Haslett,	Michel,	Stevenson,
Clutton,	Hatrick,	Millar, A.,	Stewart,
Comerer,	Haws,	Millar, A. S. C.,	Thomas,
Conner,	Henderson, W.,	Miller, C.,	Trainer,
Cook,	Hess,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Hetrick,	Miller, D. D.,	Vickerman,
Cratty,	Hoffman, J. N.,	Miller, J. J.,	Walker, G. T.,
Curran,	Hoover,	Mitchell,	Weamer,
Curry,	Hough,	Morris,	Weiss,
Davis,	Huston,	Ogle,	Wells,
Dawson,	Jones, D. J.,	Perry,	Wettach,
Denning,	Jones, W. W.,	Phillips,	Whitaker,
Dewey, C. P.,	Jordan,	Pike,	Whitehouse,
Diehm,	Kantner,	Posey,	Whiteman,
Dittrich,	Kinsman,	Quigley,	Williams,
Drinkhouse,	Kohler,	Rhoads,	Wolfe,
Dunlap,	Kooser,	Rinn,	Woner,
Eaches,	Krause,	Roman,	Wood,
Edmonds,	Krugh,	Ruddy,	Woodruff,
Ehrhardt,	Lafferty,	Schaeffer,	Zook,
Elgin,	Leeds,	Schilling,	Spangler,
Evans,			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. SOWERS. Mr. Speaker, I move that House Bill No. 1296, File Folio 5365, on page 49 of to-day's calendar, be made a special order at this time.

Mr. MARCUS. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1296, entitled:

A Joint Resolution providing for the continuation of the commission appointed in accordance with the provisions of a joint resolution approved the twenty-fifth day of July one thousand nine hundred and eighty-eight) entitled "A joint resolution pro-

viding for a commission to submit a revised penal code of Pennsylvania and making an appropriation for the expenses of the commission" authorizing said commission to revise collate and digest all the acts and parts of acts relating to criminal procedure

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—152.

Alexander,	Edmonds,	Lafferty,	Schaeffer,
Allum,	Ehrhardt,	Leeds,	Schilling,
Armstrong,	Elgin,	Lewis,	Schwartz,
Aston,	Evans,	Long,	Sieg,
Baker,	Fitzgibbon,	Love,	Shannon,
Baldi,	Flynn,	McCaig,	Sinclair,
Beaver,	Fox,	McCann,	Smiley,
Beckley,	Franklin,	McCarthy,	Smith, H. J.,
Bell,	Gearhart,	McClure,	Smith, H.,
Blair,	Gelder,	McGowan,	Smith, J. W.,
Bluet,	Gibson,	McHugh,	Smith, L.,
Blumberg,	Glass,	McKim,	Snowden,
Bower,	Goehring,	McMullen,	Soffel,
Brady,	Goodnough,	McOwen,	Sowers,
Bromley,	Goss,	McVicar,	Stackhouse,
Brooks,	Griffith,	Magill,	Stadtlander,
Brown, T. R.,	Hagerty,	Marcus, J.,	Steedle,
Burns,	Haines,	Marshall,	Sterling,
Campbell,	Haldeman,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stewart,
Comerer,	Haslett,	Michel,	Strauss,
Conner,	Hatrick,	Millar, A.,	Thomas,
Cook,	Haws,	Miller, C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. I.,	Vickerman,
Cratty,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Crum,	Hess,	Miller, H. F.,	Walker, J. A.,
Curry,	Hetrick,	Miller, J. J.,	Weiss,
Davis,	Hoffman, J. N.,	Mitchell,	Wells,
Dawson,	Horne,	Morris,	Wettach,
DeHaas,	Hough,	Orr,	Whitehouse,
Denning,	Huston,	Phillips,	Whiteman,
Dewey, P. H.,	Jones, D. J.,	Pike,	Williams,
Diehm,	Jones, W. W.,	Quigley,	Woner,
Dilheimer,	Jordan,	Rhoads,	Wood,
Dittrich,	Kantner,	Rieder,	Woodruff,
Donneley,	Kelly,	Rinn,	Zook,
Dunlap,	Kinsman,	Ruch,	Spangler,
Dunn,	Kooser,	Ruddy,	Speaker,
Eaches,	Krause,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. EVANS. Mr. Speaker, I move that House Bill No. 1092, File Folio 5129, on page 39 of to-day's calendar, be made a special order at this time.

Mr. HESS. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1092, entitled:

An Act to amend section six of the act approved the thirtieth day of January one thousand eight hundred and seventy-four (Pamphlet Laws thirty-one) entitled "A further supplement to the act regulating elections in this Commonwealth" as amended authorizing the court of quarter sessions to appoint election officers in cases of vacancy

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—164.

Alexander,	Eaches,	Kohler,	Schwartz,
Allum,	Edmonds,	Kooser,	Sieg,
Armstrong,	Ehrhardt,	Krause,	Shannon,
Asbury,	Elgin,	Krugh,	Shellenberger,
Baker,	Evans,	Lafferty,	Sinclair,
Baldi,	Feldman,	Leeds,	Smiley,
Barnhart,	Finney,	Long,	Smink,
Beaver,	Fitzgibbon,	Love,	Smith, L.,
Beckley,	Flynn,	McBride,	Snowden,

Bell,	Fowler,	McCaig,	Soffel,
Bidelspacher,	Fox,	McCann,	Sowers,
Bluet,	Franklin,	McCarthy,	Sprows,
Blumberg,	Gearhart,	McCurdy,	Stackhouse,
Boland,	Gibson,	McGowan,	Stadtlander,
Bower,	Glass,	McKim,	Stark,
Brady,	Golder,	McOwen,	Steedle,
Brenneman,	Goodnough,	McVicar,	Sterling,
Bromley,	Green,	Magill,	Stevens,
Brooks,	Griffith,	Mangan,	Stevenson,
Brown, F. B.,	Hagerty,	Marcus, J.,	Stewart,
Brown, T. R.,	Haines,	Marcus, J. C.,	Strauss,
Burns,	Haldeman,	Martin,	Thomas,
Chaplin,	Hampson,	Michel,	Trainer,
Clutton,	Harer,	Millar, A.,	Van Allen,
Comerer,	Harry,	Miller, C.,	Walker, G. T.,
Conner,	Haslett,	Miller, D. I.,	Walker, J. A.,
Cook,	Hatrick,	Miller, H. F.,	Weamer,
Craig, J. R.,	Haws,	Mitchell,	Weiss,
Craig, J. O.,	Heffernan,	Ogle,	Wells,
Cratty,	Henderson, E.,	Orr,	Wettach,
Curran,	Henderson, W.,	Perry,	Whitaker,
Curry,	Hess,	Pike,	Whitehouse,
Davis,	Hetrick,	Posev,	Whiteman,
Dawson,	Hoffman, J. N.,	Quigley,	Williams,
Denning,	Hoover,	Rhoads,	Wolfe,
Dewey, C. P.,	Hough,	Richards,	Woner,
Dewey, P. H.,	Jones, W. W.,	Rinn,	Wood,
Diehm,	Jordan,	Ruch,	Woodruff,
Dittrich,	Kantner,	Ruddy,	Zook,
Donneley,	Keene,	Schaeffer,	Spangler,
Drinkhouse,	Kinsman,	Schilling,	Speaker
Dunn,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. ASTON. Mr. Speaker, I move that House Bill No. 376, File Folio 4923, on page 35 of to-day's calendar, be made a special order at this time.

Mr. SCHWARTZ. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. DUNLAP. Mr. Speaker, I desire to interrogate the sponsor of this bill—I want to know what the purpose of this bill is.

The SPEAKER. Will the gentleman from Luzerne, Mr. Aston, permit himself to be interrogated?

Mr. ASTON. Mr. Speaker, yes, sir; and in answer to the gentleman I will say, the purpose of the bill is to relieve a condition existing in the building business of this Commonwealth of certain evils. It proposes to protect the material men, subcontractors and wage earners.

Mr. DUNLAP. As I understand this bill it places the responsibility for the payment of the material on the lessees or owner in the construction of a building and gives the subcontractor a claim on him whether he is paid by the general contractor or not. In other words, he is liable for the bills of the subcontractor for materials or any work done by the subcontractor under a general contract, and that does not appear to be fair.

The SPEAKER. The Chair will state that the motion has already been put and has been agreed to.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 376, entitled:

An Act providing that persons associations and corporations owning occupying or controlling premises upon which any contractor or sub-contractor shall be permitted to do certain classes of construction work shall be liable for the wages of all employees engaged in such work and for the cost of all materials supplied for such work unless the contractor or subcontractor shall file a bond for the immediate payment of wages and the cost of material when due providing that a contractor shall be liable for the wages of employees of any sub-contractor and for the cost of materials furnished to any sub-contractor unless such sub-contractor shall file a bond covering the same requiring every such contractor or sub-contractor to file a bond specifying the form and amount of such bond and permitting persons furnishing labor or materials to sue in such bond to recover wages and the cost of such materials

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—42.

Allum,	Glass,	Kelly,	McMullen,
Armstrong,	Golder,	Kinsman,	Marshall,
Asbury,	Goss,	Kooser,	Martin,
Aston,	Griffith,	Krause,	Morris,
Baldi,	Hagerty,	Leeds,	Schilling,
Beaver,	Hatrick,	Long,	Shannon,
Bell,	Heffernan,	Love,	Sprowls,
Blumberg,	Hetrick,	McCarthy,	Stevenson,
Brown, F. E.,	Horne,	McClure,	Spangler,
Burns,	Hough,	McHugh,	Speaker.
Fowler,	Huston,		

NAYS—00.

Alexander,	Dittrich,	Hoover,	Ruch,
Baker,	Drinkhouse,	Jones, W. W.,	Ruth,
Barnhart,	Dunlap,	Jordan,	Schwartz,
Beckley,	Dunn,	Keene,	Sieg,
Bluet,	Eaches,	Krugh,	Shellenberger,
Bolard,	Edmonds,	Lafferty,	Sowers,
Bower,	Ehrhardt,	Lewis,	Stadtlander,
Brady,	Elgin,	McBride,	Stark,
Bromley,	Evans,	McCann,	Steedle,
Brooks,	Finney,	McCurdy,	Stewart,
Brown, T. R.,	Fitzgibbon,	McKim,	Thomas,
Campbell,	Flynn,	Magill,	Van Alen,
Chaplin,	Fox,	Michel,	Walker, G. T.,
Comer,	Franklin,	Millar, A.,	Walker, J. A.,
Cook,	Gearhart,	Miller, C.,	Wettach,
Craig, J. O.,	Goodnough,	Miller, D. I.,	Whitaker,
Cratty,	Haines,	Miller, J. J.,	Williams,
Crum,	Harer,	Mitchell,	Wolfe,
Curry,	Harry,	Ogle,	Woner,
Dawson,	Haslett,	Phillips,	Wood,
Denning,	Henderson, W.,	Pike,	Woodruff,
Dewey, C. P.,	Hess,	Quigley,	Zook,
Diehm,	Hoffman, J. N.,	Richards,	

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative, and the bill falls.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. HESS. Mr. Speaker, I move that House Bill No. 797, File Folio 5275, on page 43 of to-day's calendar, be made a special order at this time.

Mr. DIEHM. Mr. Speaker, I second the motion.
The motion was agreed to.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 797, entitled:

An Act authorizing the merger and consolidation of water or water power companies organized prior to the first day of April one thousand nine hundred and five and providing the manner in which such merger shall be effected

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—169.

Alexander,	Edmonds,	Krugh,	Ruth,
Allum,	Ehrhardt,	Lafferty,	Schilling,
Armstrong,	Evans,	Leeds,	Schwartz,
Asbury,	Finney,	Lewis,	Sieg,
Aston,	Fitzgibbon,	Long,	Shannon,
Baker,	Flynn,	Love,	Shellenberger,
Baldi,	Fox,	McBride,	Sinclair,
Barnhart,	Franklin,	McCann,	Smiley,
Beaver,	Gearhart,	McCarthy,	Smink,
Beckley,	Gelder,	McClure,	Smith, H. J.,
Bell,	Gibbon,	McConnell,	Smith, H.,
Blair,	Glass,	McCurdy,	Smith, J. W.,
Bluet,	Golder,	McGowan,	Smith, L.,
Blumberg,	Goodnough,	McKnight,	Snowden,
Bower,	Goss,	McOwen,	Soffel,
Brady,	Griffith,	Magill,	Sowers,
Bromley,	Hagerty,	Marcus, J.,	Sprowls,
Brooks,	Haines,	Marcus, J. C.,	Stackhouse,
Brown, T. R.,	Haldeman,	Martin,	Stadtlander,
Burns,	Hampson,	Michel,	Stark,
Campbell,	Harer,	Millar, A.,	Steedle,
Chaplin,	Harry,	Millar, A. S. C.,	Sterling,
Clutton,	Haslett,	Miller, C.,	Stevens,
Comer,	Hatrick,	Miller, D. I.,	Stewart,
Conner,	Haws,	Miller, D. D.,	Strauss,
Cook,	Heffernan,	Miller, H. F.,	Thomas,
Craig, J. R.,	Henderson, E.,	Miller, J. J.,	Van Alen,
Craig, J. O.,	Henderson, W.,	Mitchell,	Vickerman,
Crum,	Hess,	Morris,	Walker, G. T.,
Curran,	Hetrick,	Ogle,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Ort,	Wells,
Davis,	Hoover,	Perry,	Wettach,
Dawson,	Hough,	Phillips,	Whitaker,

Denning,	Huston,	Pike,	Whitehouse,
Dewey, C. P.,	Jones, D. J.,	Posey,	Whiteman,
Dewey, P. H.,	Jones, W. W.,	Quigley,	Wolfe,
Diehm,	Jordan,	Rhoads,	Woner,
Dilsheimer,	Kantner,	Richards,	Wood,
Dittrich,	Keepe,	Rieder,	Woodruff,
Drinkhouse,	Kelly,	Roman,	Zook,
Dunlap,	Kinsman,	Ruch,	Spangler,
Dunn,	Kohler,	Ruddy,	Speaker.
Eaches,	Kooser,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. HOUGH. Mr. Speaker, I move that House Bill No. 1250, File Folio 6359, on page 49 of to-day's calendar, be made a special order at this time.

Mr. ASTON. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1250, as follows:

An Act providing for licensing drivers of taxicabs and passenger motor vehicles for hire by cities of the second class prescribing the method of securing such licenses and the right of the proper authorities of such cities to inquire into the moral character and general fitness of all applicants for such licenses prohibiting all persons from engaging in the business of driving taxicabs and passenger motor vehicles for hire without first having obtained such license and providing penalties for violation of this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no person shall engage in the business of driving a taxicab or other passenger motor vehicle for hire in any city of the second class without first having secured from the superintendent of police or the chief of police of said city a license so to do

Section 2 Any person desiring to secure such license shall make application to the superintendent of police or the chief of police of the proper city upon forms prescribed and furnished by such superintendent of police or chief of police which said forms shall be of such nature and contents as to disclose the necessary information to enable such superintendent or chief of police to determine as to the moral character and general fitness for engaging in such occupation and it shall be the duty of such superintendent or chief of police to make diligent and careful inquiry to determine whether or not said applicant is of good character and general fitness to engage in such occupation

Section 3 No person shall be licensed to engage in such business unless he shows to the satisfaction of the superintendent of police or the chief of police of such city that he is of good moral character and general fitness to engage in such occupation and that he has not been convicted of any felony at all or of any misdemeanor of such nature and character as to render him unfit to engage in such occupation

Section 4 Every applicant for such license shall furnish with his application two photographs being fair likenesses and upon which shall be endorsed such information prescribed by the superintendent of police or chief of police as may be necessary for the identification of the said applicant One of said photographs shall be retained by the superintendent or chief of police and one shall be attached to a card of identification included in or issued with the license hereinabove provided for which license and card of identification shall be produced upon request of any superintendent of police chief of police or any other police officer of the Commonwealth Said identification card shall have space provided thereon upon which in case the holder thereof is arrested for any offense it shall be the duty of any magistrate alderman or justice of the peace before whom said holder shall appear to write upon said card the date of such arrest the charge upon which said arrest shall have been made and the disposition made of the case by said magistrate alderman or justice of the peace which notation on said card shall be signed by such magistrate alderman or justice of the peace

Section 5 Upon the third conviction for any offense of the holder of any such license and identification card it shall be the duty of the superintendent of police or chief of police issuing the same upon information thereof coming to his attention immediately to revoke the said license and to require the surrender of the same and the identification card in connection therewith for cancellation

Section 6 This act shall in no manner alter change or affect any existing requirement of the law with reference to securing certificates of public convenience from the Public Service Commission or otherwise nor shall this act in any manner whatsoever be construed to affect any provision of any existing law governing the licensing of motor-vehicles

Section 7 All acts or parts of acts inconsistent with the provisions of this act be and the same is hereby repealed

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—150.

Alexander,	Flynn,	McCaig,	Schwartz,
Allum,	Fox,	McCarthy,	Sieg,
Aston,	Franklin,	McClure,	Shannon,
Baker,	Gearhart,	McConnell,	Shellenberger,
Baldi,	Gelder,	McCurdy,	Smiley,
Beaver,	Gibbon,	McGowan,	Smink,
Beckley,	Glass,	McHugh,	Smith, H. J.,
Bidelspacher,	Goehring,	McKnight,	Smith, H.,
Blair,	Golder,	McOwen,	Smith, L.,
Blumberg,	Goss,	McVicar,	Snowden,
Bolard,	Green,	Magill,	Sowers,
Bower,	Griffith,	Mangan,	Sprows,
Brady,	Haines,	Marcus, J. C.,	Stackhouse,
Bromley,	Haldeman,	Marshall,	Stadtlander,
Brooks,	Harry,	Martin,	Stark,
Brown, T. R.,	Haslett,	Mantz,	Sterling,
Burns,	Hatrack,	Millar, A.,	Stevens,
Clutton,	Haws,	Millar, A. S. C.,	Stevenson,
Comer,	Henderson, E.,	Miller, C.,	Stewart,
Conner,	Henderson, W.,	Miller, D. I.,	Strauss,
Cook,	Hess,	Miller, D. D.,	Thomas,
Craig, J. O.,	Hetrick,	Miller, H. F.,	Trainer,
Cratty,	Hoffman, J. N.,	Miller, J. J.,	Van Alen,
Curry,	Horne,	Mitchell,	Walker, G. T.,
Dawson,	Hough,	Morris,	Walker, J. A.,
DeHaas,	Huston,	Ogle,	Weiss,
Dewey, C. P.,	Jones, D. J.,	Perry,	Wells,
Dewey, P. H.,	Jones, W. W.,	Phillips,	Whitaker,
Diehm,	Kantner,	Pike,	Whitehouse,
Donneley,	Keene,	Quigley,	Whiteman,
Drinkhouse,	Kinsman,	Rhoads,	Williams,
Dunn,	Kohler,	Richards,	Wolfe,
Eaches,	Krause,	Rieder,	Woner,
Edmonds,	Krugh,	Rinn,	Wood,
Ehrhardt,	Leeds,	Roman,	Woodruff,
Elgin,	Lewis,	Ruddy,	Zook,
Evans,	Long,	Schaeffer,	Spangler,
Fitzgibbon,	McBride,	Schilling,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. EDMONDS. Mr. Speaker, I move that House Bill No. 1439, File Folio 6297, on page 41 of to-day's calendar, be made a special order at this time.

Mr. DUNN. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. EDMONDS. Mr. Speaker, I wish to inform the House this is an enabling act for the commission which is taking up the work of the Sesqui-Centennial to be held in Philadelphia in 1926, to enable them to borrow the money.

On the question recurring,

Will the House agree to the motion?

It was agreed to.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1439, as follows:

An Act to amend section three of an act approved the fourteenth day of June one thousand eight hundred eighty-seven (Pamphlet Laws three hundred and eighty-three) entitled "An act to provide for the incorporation and regulation of companies not for profit organized for the encouragement of the arts and sciences and of agriculture and horticulture and to confer upon such companies the right of eminent domain" as amended enabling said corporations to increase their bonded indebtedness.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section three of an act approved the fourteenth day of June one thousand eight hundred eighty-seven (Pamphlet Laws three hundred and eighty-three) entitled "An act to provide for the incorporation and regulation of companies not for profit organized for the encouragement of the arts and sciences and of agriculture and horticulture and to confer upon such companies the right of eminent domain" which as amended by an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and seventy-six) entitled "An act to amend an act approved the fourteenth day of June one thousand eight hundred

and eighty-seven entitled 'An act to provide for the incorporation and regulation of companies not for profit organized for the encouragement of the arts and sciences and of agriculture and horticulture and to confer upon such companies the right of eminent domain as amended' enabling said corporations to increase their bonded indebtedness from five hundred thousand dollars to one million dollars" reads as follows

"Section 3. It shall be lawful for any corporation named in this act to borrow money and secure any indebtedness created by it by issuing bonds not to exceed the sum of one million dollars with or without interest coupons attached thereto and to secure the same by a mortgage or mortgages for the use of its bondholders upon its property real and personal and its franchises but no such bond or indebtedness shall bear a rate of interest exceeding six per centum per annum" is hereby further amended to read as follows

Section 3. It shall be lawful for any corporation named in this act to borrow money and secure any indebtedness created by it by issuing bonds with or without interest coupons attached thereto and to secure the same by a mortgage or mortgages for the use of its bondholders upon its property real and personal and its franchises but no such bond or indebtedness shall bear a rate of interest exceeding six per centum per annum

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—162.

Alexander,	Dunn,	Kohler,	Schilling,
Allum,	Eaches,	Kooser,	Schwartz,
Armstrong,	Edmonds,	Krause,	Sinclair,
Awbury,	Ehrhardt,	Krugh,	Smiley,
Aston,	Elgin,	Lafferty,	Smith, H. J.,
Baker,	Evans,	Lewis,	Smith, H.,
Baldi,	Feldman,	Long,	Smith, J. W.,
Barnhart,	Fitzgibbon,	Love,	Smith, L.,
Beaver,	Flynn,	McBride,	Soffel,
Beckley,	Fowler,	McCaig,	Sowers,
Bell,	Fox,	McCann,	Sprows,
Blair,	Franklin,	McCarthy,	Stackhouse,
Bluet,	Gelder,	McClure,	Stark,
Blumberg,	Gibbon,	McConnell,	Steele,
Bower,	Glass,	McCurdy,	Sterling,
Brady,	Golder,	McGowan,	Stevens,
Brenneman,	Goodnough,	McKim,	Stevenson,
Bromley,	Green,	McOwen,	Stewart,
Brooks,	Griffith,	McVicar,	Strauss,
Brown, F. B.,	Hagerty,	Magill,	Thomas,
Brown, T. R.,	Haines,	Mangan,	Trainer,
Burns,	Haldeman,	Marcus, J.,	Van Alen,
Campbell,	Hampson,	Marcus, J. C.,	Vickerman,
Chaplin,	Harer,	Marshall,	Walker, G. T.,
Clutton,	Harry,	Martin,	Walker, J. A.,
Comer,	Haslett,	Mantz,	Weamer,
Conner,	Hatrack,	Michel,	Weiss,
Cook,	Haws,	Millar, A.,	Wells,
Craig, J. R.,	Heffernan,	Miller, C.,	Wettach,
Craig, J. O.,	Henderson, E.,	Miller, D. I.,	Whitaker,
Cratty,	Henderson, W.,	Miller, H. F.,	Whitehouse,
Curran,	Hess,	Miller, J. J.,	Whiteman,
Curry,	Hetrick,	Morris,	Williams,
Dawson,	Hoffman, J. N.,	Perry,	Wolfe,
Denning,	Hoover,	Pike,	Woner,
Dewey, C. P.,	Hough,	Posey,	Wood,
Dewey, P. H.,	Jones, W. W.,	Rhoads,	Woodruff,
Diehm,	Jordan,	Richards,	Zook,
Ditrich,	Kantner,	Roman,	Spangler,
Donneley,	Keene,	Ruddy,	Speaker.
Drinkhouse,	Kinsman,	Schaeffer,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. WOODRUFF. Mr. Speaker, I move that House Bill No. 877, File Folio 6341, on Page 43 of today's calendar, be made a special order at this time.

Mr. CAMPBELL. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 877, as follows:

An Act to authorize the acquisition at the cost of the Commonwealth of bridges over one thousand feet in length erected over rivers creeks and rivulets and on State highway routes and providing for the reconstruction improvement and maintenance thereof by the Commonwealth

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That when any bridge company incorporated under any general or special laws has heretofore erected or may hereafter erect any bridge over a river creek or rivulet on the boundary line of two or more counties on which the public is required to travel and which bridge shall be more than one thousand feet in length and is on the route of a State highway and such company or corporation is authorized to use and take tolls for the use and crossing of such bridge and at least twenty residents and taxpayers of the county where such bridge is situated shall petition the court of common pleas of Dauphin county or if said bridge be located on a river creek or rivulet dividing two counties then upon the petition of at least twenty residents and taxpayers of each county representing that the said bridge is necessary for the accommodation of public travel that the payment of tolls over such bridge is burdensome to the traveling public and that the taking over of such bridge is approved by the Board of Commissioners of Public Grounds and Buildings and by the State Highway Commissioner as a proper undertaking for the State and praying that the same shall be taken for public use the said court shall appoint three viewers from the board of county viewers of the county or counties wherein such bridge is located one of whom shall be a civil engineer to view the said bridge and assess the damage if any which such company may sustain by the taking of the same and make report of their proceeding to the said court of common pleas of Dauphin county at the next term thereof Provided That when two or more toll bridges cross the same stream and lead to the same general thoroughfares and are situated within one-fourth mile of each other no purchase of any one of said bridges shall be made under this act unless the assent of the stockholders of the remaining bridge or bridges be first had at a meeting called for that purpose And provided further That no bridge shall be taken under the provisions of this act which shall be used in whole or part by any steam railroad duly incorporated under the laws of this Commonwealth

Section 2 The viewers so appointed shall give notice to the Attorney General State Highway Commissioner and the company owning such bridge of this Commonwealth of the time and place appointed for the meeting of the viewers They shall have authority to subpoena and compel the attendance of witnesses and to hear and take testimony of witnesses in relation thereto for and against the same

Section 3 The viewers so appointed or a majority of them shall make report at the next term of the said court which said report shall state particularly (a) who of them were present at the view (b) whether they were severally sworn or affirmed (c) whether the bridge be necessary as a free bridge for public accommodation and the payment of tolls on the same is an unjust burden on the traveling public and the people of the city borough or township where the same is located (d) the amount of damage if any sustained by such company or corporation by reason of the taking of the same

Section 4 Notice of the filing of such report shall be given to the Attorney General and State Highway Commissioner and to the corporation owning the same either of whom shall have the right to file exceptions thereto at any time within thirty days and it shall be the duty of the said court of common pleas of Dauphin County after hearing upon deposition or otherwise as the said court may direct to determine all questions raised by the said exceptions and whether or not the said bridge is necessary for the public accommodation and that payment of tolls thereon is an unjust burden on the traveling public and the people of the cities boroughs or townships near where the same is located subject to appeal to the Supreme Court as in other cases If the said report shall be finally approved and confirmed by the said court the court shall order and decree that said bridge shall be taken for public use and the damages shall be payable out of the State Treasury on a warrant drawn by the Auditor General for that purpose payable out of any moneys in the treasury appropriated for this purpose and all tolls for travel thereon shall then cease

Section 5 The company owning said bridge shall have the right to appeal from any award of damages made under the provisions of this act to the court of common pleas of Dauphin County under such regulations for bringing the matter to trial in due course of law by a jury as the said court may prescribe

Section 6 All costs and expenses incident to any proceedings under this act shall in case the said bridge is taken to be a county bridge be paid by the Commonwealth from funds appropriated for this purpose but if the said petition is dismissed or the final determination thereof shall be adverse to the taking of said bridge then such costs and expenses shall be paid by the petitioners

Section 7 All bridges acquired under the provisions of this act shall be reconstructed improved and maintained at the expense of the Commonwealth from moneys appropriated to the State Highway Department for this purpose

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—142.

Alexander,	Edmonds,	Lewis,	Sieg.
Allum,	Ehrhardt,	Long,	Shannon,
Asbury,	Elgin,	McBride,	Sinclair,
Aston,	Feldman,	McCaig,	Smiley,
Baker,	Fitzgibbon,	McCann,	Smink,
Bald,	Flynn,	McCarthy,	Smith, H. J.,

Beaver,	Fox,	McClure,	Smith, H.,
Beckley,	Gearhart,	McCurdy,	Smith, J. W.,
Bell,	Gelder,	McKim,	Smith, L.,
Bidelspacher,	Gibbon,	McOwen,	Sowers,
Bluett,	Glass,	McVicar,	Sprows,
Blumberg,	Goehring,	Magill,	Stackhouse,
Bower,	Golder,	Marcus, J.,	Stadlander,
Brenneman,	Goodnough,	Marcus, J. C.,	Steedle,
Bromley,	Goss,	Martin,	Sterling,
Brooks,	Griffith,	Mantz,	Stevenson,
Brown, T. R.,	Hagerty,	Michel,	Stewart,
Burns,	Haines,	Millar, A.,	Thomas,
Campbell,	Haldeman,	Millar, A. S. C.,	Trainer,
Clutton,	Harer,	Miller, C.,	Van Alen,
Comer,	Harry,	Miller, D. I.,	Walker, G. T.,
Conner,	Haslett,	Miller, D. D.,	Walker, J. A.,
Cook,	Haws,	Miller, J. J.,	Weamer,
Craig, J. R.,	Henderson, E.,	Mitchell,	Weiss,
Craig, J. O.,	Henderson, W.,	Morris,	Wells,
Crum,	Hetrick,	Phillips,	Wettach,
Curran,	Hoffman, J. N.,	Pike,	Whitehouse,
Davis,	Jones, D. J.,	Rhoads,	Whiteman,
Dawson,	Jones, W. W.,	Richards,	Williams,
Denning,	Kantner,	Rinn,	Wolfe,
Dewey, C. P.,	Keene,	Roman,	Woner,
Dilsheimer,	Kinsman,	Ruddy,	Wood,
Dithrich,	Kohler,	Ruth,	Woodruff,
Drinkhouse,	Kooser,	Schaeffer,	Zook,
Dunlap,	Krugh,	Schilling,	Spangler,
Dunn,	Lafferty,	Schwarz,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. McBRIDE. Mr. Speaker, I move that House Bill No. 1410, File Folio 4819, on Page 26 of today's calendar, be made a special order at this time.

Mr. DITHRICH. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1410, entitled:

An Act authorizing the county commissioners of counties of the second class within this Commonwealth to appropriate and pay out of the treasury of such county a sum not exceeding the sum of two thousand five hundred dollars for a national conference on city planning that may be held in such county during the year one thousand nine hundred and twenty-one

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—159.

Alexander,	Ehrhardt,	Kooser,	Schaeffer.
Allum,	Evans,	Krausc,	Schilling,
Armstrong,	Feldman,	Krugh,	Schwartz,
Asbury,	Finney,	Lafferty,	Sieg.
Aston,	Fitzgibbon,	Leeds,	Shannon,
Bald,	Flynn,	Lewis,	Shellenberger,
Barnhart,	Fowler,	Long,	Sinclair,
Beaver,	Franklin,	Love,	Smink,
Bell,	Gearhart,	McBride,	Smith, H.,
Blair,	Gelder,	McCaig,	Smith, L.,
Bluett,	Gibbon,	McCann,	Soffel,
Bolard,	Glass,	McCarthy,	Sowers,
Brady,	Golder,	McConnell,	Stackhouse,
Brenneman,	Goodnough,	McGowan,	Stadlander,
Bromley,	Green,	McHugh,	Steedle,
Brooks,	Griffith,	McKnight,	Sterling,
Brown, F. B.,	Hagerty,	McOwen,	Stevens,
Brown, T. R.,	Haines,	McVicar,	Stewart,
Burns,	Haldeman,	Magill,	Strauss,
Campbell,	Hampson,	Mangan,	Thomas,
Chaplin,	Harer,	Marcus, J.,	Van Alen,
Clutton,	Harry,	Marcus, J. C.,	Vickerman,
Comer,	Haslett,	Martin,	Walker, G. T.,
Cook,	Hatrick,	Mantz,	Walker, J. A.,
Craig, J. O.,	Haws,	Millar, A.,	Weamer,
Cratty,	Heffernan,	Millar, A. S. C.,	Weiss,
Curran,	Henderson, E.,	Miller, C.,	Wells,
Curry,	Henderson, W.,	Miller, D. I.,	Wettach,
Davis,	Hetrick,	Miller, J. J.,	Whitaker,
Dawson,	Hoffman, J. N.,	Mitchell,	Whitehouse,
Denning,	Hoffman, M. R.,	Ogle,	Whiteman,
Dewey, C. P.,	Hoover,	Orr,	Williams,
Dewey, P. H.,	Horne,	Perry,	Wolfe,
Dehm,	Hough,	Phillips,	Woner,
Dithrich,	Jones, D. J.,	Posey,	Wood,

Donneley,	Jones, W. W.,	Quigley,	Woodruff,
Drinkhouse,	Kantner	Richards,	Zook,
Dunlap,	Keene,	Rieder,	Spangler,
Dunn,	Kinsman,	Roman,	Speaker.
Edmonds,	Kohler,	Ruddy,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DITHRICH. Mr. Speaker, I move that House Bill No. 506, File Folio 6337, on Page 43 of today's calendar, be made a special order at this time.

Mr. McBRIDE. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 506, as follows:

An Act to amend section two of an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and seventy-three) entitled "An act making it a misdemeanor for a parent wilfully to neglect to support a child born out of lawful wedlock whether such child shall have been begotten or shall have been born within or without this Commonwealth providing punishment therefor and empowering the court to make an order for support and to enforce the same And declaring persons making false statements in certain cases guilty of perjury" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and seventy-three) entitled "An act making it a misdemeanor for a parent wilfully to neglect to support a child born out of lawful wedlock whether such child shall have been begotten or shall have been born within or without this Commonwealth providing punishment therefor and empowering the court to make an order for support and to enforce the same And declaring persons making false statements in certain cases guilty of perjury" which as amended by an act approved the twenty-first day of July one thousand nine hundred and nineteen (Pamphlet Laws ten hundred and seventy-five) entitled "An act to amend an act approved the eleventh day of July one thousand nine hundred and seventeen entitled 'An act making it a misdemeanor for a parent wilfully to neglect to support a child born out of lawful wedlock whether such child shall have been begotten or shall have been born within or without this Commonwealth providing punishment therefor and empowering the court to make an order for support and to enforce the same And declaring persons making false statements in certain cases guilty of perjury'" reads as follows

"Section 2 Proceedings under this act may be instituted upon complaint made under oath or affirmation by the parent of such child All prosecutions under this act must be brought within two years of the birth of the child Provided however That where the reputed father shall have voluntarily contributed to the support of the child or shall have acknowledged in writing his paternity then a prosecution under this act may be brought at any time within two years of any such contribution or acknowledgment by the reputed father" is hereby further amended to read as follows

Section 2 Proceedings under this act may be instituted upon complaint made under oath or affirmation by the parent of such child All prosecutions under this act must be brought within two years of the birth of the child Provided however That where the reputed father shall have acknowledged in writing his paternity then a prosecution under this act may be brought at any time within two years of any such acknowledgment by the reputed father Provided further That if pursuant to any such written acknowledgment the reputed father shall have paid to the mother or any other person any moneys for the support of such child then a prosecution under this act may be brought at any time within two years after any such payment

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—151.

Alexander,	Elgin,	McCaig,	Sieg,
Allum,	Feldman,	McCann,	Shannon,
Armstrong,	Fitzgibbon,	McCarthy,	Shellenberger,
Asbury,	Flynn,	McConnell,	Smiley,
Baker,	Fox,	McCurdy,	Smink,
Baldi,	Franklin,	McGowan,	Smith, H. J.,
Beaver,	Gearhart,	McHugh,	Smith, H.,
Bell,	Gelder,	McKim,	Smith, J. W.,
Bidelspacher,	Gibbon,	McOwen,	Smith, L.,

Bluett,	Glass,	McVicar,	Soffel,
Blumberg,	Goehring,	Magill,	Sowers,
Boland,	Golder,	Marcus, J.,	Stackhouse,
Bower,	Goss,	Marcus, J. C.,	Stadtlender,
Brenneman,	Green,	Marshall,	Stark,
Bromley,	Hagerty,	Martin,	Steedle,
Brooks,	Haines,	Michel,	Stevens,
Brown, F. B.,	Harer,	Millar, A.,	Stevenson,
Brown, T. R.,	Harry,	Millar, A. S. C.,	Stewart,
Burns,	Haslett,	Miller, C.,	Strauss,
Campbell,	Hatrick,	Miller, D. I.,	Trainer,
Clutton,	Haws,	Miller, D. D.,	Van Alen,
Comeror,	Hess,	Miller, H. F.,	Vickerman,
Conner,	Hetrick,	Miller, J. J.,	Walker, G. T.,
Cook,	Hoffman, J. N.,	Morris,	Walker, J. A.,
Craig, J. O.,	Hoover,	Ogle,	Weamer,
Crum,	Hough,	Orr,	Wells,
Curran,	Huston,	Perry,	Wettach,
Curry,	Jones, D. J.,	Pike,	Whitaker,
Dawson,	Jones, W. W.,	Posey,	Whitehouse,
DeHaas,	Keene,	Quigley,	Whiteman,
Denning,	Kelly,	Richards,	Williams,
Dewey, P. H.,	Kinsman,	Rieder,	Wolfe,
Diehm,	Kohler,	Roman,	Woner,
Dithrich,	Krugh,	Ruch,	Wood,
Donneley,	Lafferty,	Ruddy,	Woodruff,
Dunlap,	Leeds,	Schaeffer,	Zook,
Dunn,	Long,	Schilling,	Spangler,
Edmonds,	McBride,	Schwartz,	Speaker.
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. MARTIN. Mr. Speaker, I move that House Bill No. 297, File Folio 5359, on page 51 of to-day's calendar, be made a special order of business at this time.

Mr. McKNIGHT. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 297, entitled:

An Act to repeal an act approved the twenty-third day of June one thousand eight hundred and eighty-five (Pamphlet Laws one hundred and forty-four) entitled "An act for the regulation of advertising of general elections"

On the question,

Will the House agree to the bill on third reading?

Mr. ALEXANDER. Mr. Speaker, I desire to interrogate the sponsor of this bill

The SPEAKER. Will the gentleman from Allegheny Mr. Stadtlender, permit himself to be interrogated?

Mr. STADTLANDER. Mr. Speaker, I will.

Mr. ALEXANDER. Will the gentleman kindly explain what the purpose of this bill is?

Mr. STADTLANDER. Mr. Speaker, this bill is to clarify the situation in our county relative to advertising proclamations, election proclamations. As the act now is they can only advertise in four papers. The sheriff has advertised in all of the newspapers. The controller and the board have always passed on the warrants issued for these election proclamations. This merely clarifies the situation so that we may advertise in as many papers as the sheriff does now.

Mr. ALEXANDER. Mr. Speaker, this act is an act to repeal an act, now what is the act of June 23, 1895 that this act repeals?

Mr. STADTLANDER. That is an act pertaining to our county relative to advertising in four papers.

Mr. ALEXANDER. That is a special act?

Mr. STADTLANDER. It is a special act.

On the question recurring,

Will the House agree to the bill on third-reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—164.

Alexander,	Elgin,	Lewis,	Shellenberger,
Allum,	Evans,	Love,	Smiley,
Armstrong,	Feldman,	McBride,	Smink,

Aston,	Finney,	McCaig,	Smith, H.
Baker,	Flynn,	McCann,	Smith, J. W.,
Barnhart,	Fowler,	McCarthy,	Smith, L.,
Beaver,	Fox,	McCurdy,	Snowden,
Beckley,	Franklin,	McGowan,	Soffel,
Bidelspacher,	Gelder,	McKim,	Sprowls,
Bluet,	Gibbon,	McKnight,	Stackhouse,
Blumberg,	Glass,	McOwen,	Stadlander,
Bower,	Goehring,	McVicar,	Steedle,
Brady,	Golder,	Mangan,	Sterling,
Brenneman,	Goss,	Marcus, J. C.,	Stevens,
Brooks,	Green,	Marshall,	Stevenson,
Brown, T. R.,	Hagerty,	Martin,	Stewart,
Burns,	Haldeman,	Michel,	Strauss,
Campbell,	Harer,	Millar, A.,	Thomas,
Chaplin,	Haslett,	Miller, C.,	Trainer,
Clutton,	Hatrick,	Miller, D. J.,	Van Alen,
Conner,	Haws,	Miller, H. F.,	Vickerman,
Cook,	Heffernan,	Miller, J. J.,	Walker, G. T.,
Craig, J. R.,	Henderson, E.,	Mitchell,	Walker, J. A.,
Craig, J. O.,	Henderson, W.,	Morris,	Weamer,
Cratty,	Hess,	Ogle,	Weiss,
Curran,	Hetrick,	Perry,	Wells,
Curry,	Hoffman, J. N.,	Pike,	Wettach,
Dawson,	Hoover,	Quigley,	Whitaker,
Denning,	Horne,	Richards,	Whitehouse,
Dewey, C. P.,	Hough,	Rieder,	Whitman,
Diehm,	Jones, D. J.,	Rinn,	Williams,
Dittrich,	Jones, W. W.,	Roman,	Wolfe,
Donneley,	Jordan,	Ruch,	Woner,
Drinkhouse,	Kantner,	Ruddy,	Wood,
Dunlap,	Keene,	Ruth,	Woodruff,
Dunn,	Kinsman,	Schaeffer,	Zook,
Eaches,	Kooser,	Schilling,	Spongler,
Edmonds,	Krause,	Schwartz,	Speaker.
Ehrhardt,	Lafferty,	Shannon,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. HESS. Mr. Speaker, I move that House Bill No. 1513 File Folio 4791, on page 26 of to-day's calendar, be made a special order of business at this time.

Mr. BROOKS. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1513, entitled:

An Act to amend the act approved the eleventh day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred eighteen) entitled "An act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done by dogs and payment thereof by the proper county to the owners of livestock and poultry and of damages to licensed dogs imposing powers and duties on certain State county city borough and township officers and employees and on city councils of cities of the first and second class and providing penalties providing for the issuing of licenses by the clerk of the court of quarter sessions instead of the county treasurer and fixing his fees

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—158.

Alexander,	Edmonds,	Leeds,	Schwartz,
Allum,	Ehrhardt,	Lewis,	Shannon,
Armstrong,	Elgin,	Love,	Shellenberger,
Asbury,	Evans,	McBride,	Smiley,
Baker,	Feldman,	McCaig,	Smith,
Baldi,	Fitzgibbon,	McCam,	Smith, H. J.,
Barnhart,	Flynn,	McClure,	Smith, J. W.,
Beaver,	Fox,	McConnell,	Snowden,
Beckley,	Franklin,	McCurdy,	Soffel,
Bidelspacher,	Gearhart,	McHugh,	Sprowls,
Blair,	Gelder,	McKim,	Stackhouse,
Bluet,	Gibbon,	McOwen,	Stadlander,
Blumberg,	Glass,	McVicar,	Steedle,
Bower,	Green,	Magill,	Sterling,
Brady,	Griffith,	Marcus, J.,	Stevens,
Bromley,	Hagerty,	Marcus, J. C.,	Stevenson,
Brooks,	Haines,	Marshall,	Stewart,

Brown, F. B.,	Hampson,	Mantz,	Strauss,
Brown, T. R.,	Harding,	Michel,	Thomas,
Burns,	Harry,	Millar, A.,	Trainer,
Campbell,	Haslett,	Millar, A. S. C.,	Van Alen,
Chaplin,	Hatrick,	Miller, C.,	Vickerman,
Clutton,	Haws,	Miller, D. I.,	Walker, G. T.,
Comeror,	Henderson, E.,	Miller, D. D.,	Walker, J. A.,
Cook,	Henderson, W.,	Miller, H. F.,	Weamer,
Craig, J. O.,	Hess,	Miller, J. J.,	Weiss,
Cratty,	Hetrick,	Morris,	Wells,
Curran,	Hoffman, J. N.,	Ogle,	Wettach,
Curry,	Horne,	Phillips,	Whitaker,
Dawson,	Hough,	Pike,	Whitehouse,
DeHaas,	Huston,	Quigley,	Whitman,
Denning,	Jones, D. J.,	Rhoads,	Williams,
Dewey, P. H.,	Jones, W. W.,	Richards,	Woner,
Diehm,	Kantner,	Rieder,	Wood,
Donneley,	Keene,	Rinn,	Woodruff,
Drinkhouse,	Kinsman,	Ruch,	Zook,
Dunlap,	Kohler,	Ruddy,	Spangler,
Dunn,	Krause,	Ruth,	Speaker.
Eaches,	Krug,	Schilling,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. MARTIN. Mr. Speaker, I move that House Bill No. 1478, File Folio 5103, on page 38 of today's calendar, be made a special order of business at this time.

Mr. LEE SMITH. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1478, entitled:

An Act to amend sections two hundred sixteen three hundred twenty-three one thousand one hundred forty-five one thousand four hundred eight of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—161.

Alexander,	Fitzgibbon,	McCann,	Shannon,
Allum,	Flynn,	McCurdy,	Shellenberger,
Armstrong,	Fowler,	McGowan,	Sinclair,
Asbury,	Franklin,	McHugh,	Smiley,
Aston,	Gelder,	McMullen,	Smith, H. J.,
Baker,	Gibbon,	McOwen,	Smith, H.,
Baldi,	Goehring,	McVicar,	Smith, J. W.,
Barnhart,	Golder,	Magill,	Smith, L.,
Beaver,	Goodnough,	Mangan,	Snowden,
Beckley,	Green,	Marcus, J.,	Soffel,
Bidelspacher,	Griffith,	Marcus, J. C.,	Sowers,
Bluet,	Hagerty,	Martin,	Sprowls,
Blumberg,	Haines,	Mantz,	Stackhouse,
Bower,	Haldeman,	Michel,	Stadlander,
Brady,	Hampson,	Millar, A. S. C.,	Stark,
Bromley,	Harer,	Miller, C.,	Steedle,
Brooks,	Harry,	Miller, D. I.,	Sterling,
Brown, T. R.,	Haslett,	Miller, D. D.,	Stevens,
Burns,	Haws,	Miller, H. F.,	Stevenson,
Chaplin,	Heffernan,	Miller, J. J.,	Stewart,
Clutton,	Henderson, E.,	Mitchell,	Strauss,
Comeror,	Henderson, W.,	Morris,	Thomas,
Conner,	Hetrick,	Ogle,	Trainer,
Cook,	Hoffman, J. N.,	Orr,	Van Alen,
Craig, J. O.,	Hoover,	Perry,	Vickerman,
Cratty,	Horne,	Phillips,	Walker, J. A.,
Curran,	Hough,	Pike,	Weamer,
Davis,	Huston,	Posey,	Weiss,
Dawson,	Jordan,	Quigley,	Wells,
Denning,	Keene,	Rhoads,	Wettach,
Dewey, P. H.,	Kinsman,	Richards,	Whitaker,
Diehm,	Kohler,	Rieder,	Whitehouse,
Dittrich,	Kooser,	Rinn,	Whitman,
Donneley,	Krug,	Roman,	Williams,
Drinkhouse,	Lafferty,	Ruch,	Wolfe,
Dunn,	Leeds,	Ruddy,	Woner,
Eaches,	Long,	Ruth,	Wood,
		Schaeffer,	Woodruff,

Ehrhardt,
Elgin,
Evans,
Feldman,

Love,
McBride,
McCaig,

Schilling,
Schwartz,
Sieg,

Zook,
Spangler,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. CHAPLIN. Mr. Speaker, I move that House Bill No. 1377, File Folio 5119, on page 39 of today's calendar, be made a special order of business at this time.

Mr. CRUM. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1377, entitled:

An Act to amend section one thousand seven hundred one one thousand seven hundred four one thousand seven hundred five and one thousand seven hundred eleven of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—158.

Alexander,	Edmonds,	Lewis,	Schwartz,
Allum,	Ehrhardt,	Long,	Sieg.
Armstrong,	Elgin,	McBride,	Shellenberger,
Aston,	Evans,	McCaig,	Sinclair,
Baker,	Feldman,	McCann,	Smiley,
Baldi,	Fitzgibbon,	McCarthy,	Smink,
Barnhart,	Fowler,	McClure,	Smith, H. J.,
Beaver,	Fox,	McCurdy,	Smith, H.,
Beckley,	Gearhart,	McGowan,	Smith, J. W.,
Bell,	Gelder,	McKim,	Smith, L.,
Bidelspacher,	Gibbon,	McKnight,	Soffel,
Bluet,	Glass,	McOwen,	Sowers,
Blumberg,	Goehring,	McVicar,	Sprowls,
Bolard,	Goss,	Magill,	Stackhouse,
Bower,	Green,	Marcus, J.,	Stark,
Brady,	Griffith,	Marcus, J. C.,	Steedle,
Bromley,	Haines,	Martin,	Sterling,
Brooks,	Haldeman,	Mantz,	Stevenson,
Brown, F. B.,	Hampson,	Michel,	Stewart,
Brown, T. R.,	Haslett,	Millar, A.,	Strauss,
Burns,	Hatrick,	Millar, A. S. C.,	Thomas,
Campbell,	Haws,	Miller, C.,	Trainer,
Chaplin,	Henderson, E.,	Miller, D. I.,	Van Alen,
Clutton,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Comer,	Hess,	Miller, J. J.,	Walker, J. A.,
Conner,	Herrick,	Mitchell,	Weamer,
Cook,	Hoffman, J. N.,	Morris,	Weiss,
Craig, J. O.,	Hoover,	Perry,	Wells,
Cratty,	Jorne,	Phillips,	Wettach,
Curran,	Huston,	Pike,	Whitaker,
Davis,	Jones, D. J.,	Posey,	Whitehouse,
DeHaas,	Jones, W. W.,	Quigley,	Whiteman,
Denning,	Kantner,	Rhoads,	Williams,
Dewey, P. H.,	Keene,	Rieder,	Wolfe,
Diehm,	Kelly,	Rinn,	Woner,
Donnley,	Kinsman,	Roman,	Wood,
Drinkhouse,	Kooser,	Ruddy,	Woodruff,
Dunlap,	Krause,	Ruth,	Zook,
Dunn,	Lafferty,	Schaeffer,	Spangler,
Eaches,	Leeds,	Schilling,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. SPROWLS. Mr. Speaker, I move that House Bill No. 912, File Folio 5141, on page 40 of today's calendar be made a special order of business at this time.

Mr. GEORGE T. WALKER. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 912, entitled:

An Act to amend sections one thousand four hundred fourteen as amended one thousand four hundred seventeen one thousand four hundred twenty-one as amended one thousand four hundred twenty-two as amended one thousand four hundred twenty-three one thousand four hundred twenty-four and one thousand four hundred thirty-eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any part thereof that are or may be inconsistent therewith"

On the question,

Will the House agree to the bill on third reading?

Mr. ALEXANDER. Mr. Speaker, I desire to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Washington, Mr. Sprowls, permit himself to be interrogated?

Mr. SPROWLS. Mr. Speaker, I will.

Mr. ALEXANDER. Mr. Speaker, will the gentleman from Washington explain the purpose of this bill.

Mr. SPROWLS. Mr. Speaker, the purpose of the bill is to change the time of entering school from eight to six.

Mr. ALEXANDER. Mr. Speaker, in other words as I understand this bill provides for changing the age of eight years to six years.

The SPEAKER. The Chair will state to the members of the House that it is more proper to have a thorough investigation of these bills made than it is to pass the bill across the desk blindly. The Chair will welcome any request for recognition by any member who desires to be informed in regard to a bill. It certainly should not be the intent of the Legislature during the last few days to pass any ill-digested or ill-advised legislation merely because certain members feel a delicacy about questioning the wisdom of the passage of a bill.

Mr. BOLARD. Mr. Speaker, do I understand from what has been said so far that this bill reduces the compulsory age in all districts to six in place of eight as it now stands.

Mr. HESS. Mr. Speaker, that is exactly what this bill does. Dr. Finnegan has said and gives us his promise that in the Senate he will have this bill amended to give the board of directors discretionary power to use their judgment in its enforcement and the setting aside of these provisions so far as attending school is concerned due to bad weather, illness and other reasonable excuses. He asks that the bill be passed in its present form in the House, and he asks that we assure the members of the House that these amendments will be inserted in the Senate.

Mr. ALEXANDER. Mr. Speaker, in my opinion there should be no discretion with the board of directors. Bad weather and illness are not the only reasons for not sending children to school between the ages of six and eight. I have watched personally this question very thoroughly for many years, and I have kept tabs in many instances, and my experience has been that the child that starts at seven or eight progresses just as rapidly as the one that starts at six and arrives at graduation in the high schools very many times far better than the child that starts at six. You are taking away from the parents the discretion of saying whether or not that child shall start before the age of eight and as I say I have noticed this, I taught school myself and I have watched this. I have watched this program all the way through. I say again I believe the child at six in many instances may be healthy, may be just as bright as any other child, but at that time if you get them a year or two later a little bit later in their childhood, they are much stronger, much hungrier at the age of eight, work harder at the age of eight than they do earlier. They are not tired out at and drilled down at six or seven as when they are younger. My experience is as I say that eight is a better age. I do not believe we should leave the discretion to anybody except to the parents as to whether they are to send their child to school before they are eight.

Mr. SPROWLS. Mr. Speaker, I wish to say for the benefit of the House that I have the amendments in my pocket at the present time and will see that they are presented in the Senate, changing the word "six" all through the bill to the word "seven" as agreed upon by the department. That was a compromise, and I hope this bill goes through.

Mr. WOODRUFF. Mr. Speaker, I have always been opposed to the principle making compulsory attendance as low as six years. I even question the advisability of seven years. Unless this bill can be given considerable latitude in the principle of compulsory education at these tender years, I shall be against it. I do not believe in compulsory attendance at school in those tender years, when childhood at those times is more apt to be wrecked than helped in school.

Mr. EDMONDS. Mr. Speaker, while I think there is a great deal of merit in what the gentleman from Delaware and the gentleman from Snyder has said about the tender years, I want to call the attention of the House that this is a part of the general Americanization program, and is intended to reach the children who run around the streets idle during those times. It is the idea to compel them to go to school. As this bill will be enforced with latitude and ample room given to the special cases to which they refer, when we consider the crowded and congested cases, I believe this bill should be passed.

On the question recurring.

Will the House agree to the bill on third reading?

It was agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—62.

Asbury,	Dunlap,	Jones, W. W.,	Ogle,
Aston,	Dunn,	Krugh,	Roman,
Baldi,	Eaches,	McBride,	Ruth,
Barnhart,	Edmonds,	McCaig,	Soffel,
Beaver,	Elgin,	McCurdy,	Spowls,
Bell,	Flynn,	McKim,	Stadlander,
Brady,	Fox,	McOwen,	Stark,
Bromley,	Gearhart,	McVicar,	Stewart,
Brown, T. R.,	Glass,	Marcus, J.,	Van Alen,
Campbell,	Goehring,	Marcus, J. C.,	Walker, G. T.,
Chaplin,	Hagerty,	Marshall,	Walker, J. A.,
Curran,	Haines,	Martin,	Weamer,
Curry,	Hess,	Michel,	Wettach,
Dewey, C. P.,	Horne,	Miller, J. J.,	Whiteman,
Diehm,	Hough,	Morris,	Woner,
Dittrich,	Huston,		

NAYS—42.

Alexander,	Finney,	Hoffman, J. N.,	Stevenson,
Baker,	Fitzgibbon,	Hoover,	Strauss,
Bolard,	Gelder,	Magill,	Weiss,
Bower,	Goss,	Mitchell,	Whitaker,
Brenneman,	Griffith,	Pike,	Williams,
Brooks,	Harer,	Rhoads,	Wood,
Brown, F. B.,	Harry,	Richards,	Woodruff,
Burns,	Haslett,	Ruch,	Zook,
Comerer,	Heffernan,	Sieg,	Spangler,
Cook,	Henderson, W.,	Shannon,	Speaker,
Evans,	Hetrick,	Shellenberger,	

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. EDMONDS. Mr. Speaker, I move that House Bill No. 1294, File Folio 5361, on page 49 of today's calendar, be made a special order of business at this time.

Mr. JAMES A. WALKER. Mr. Speaker, I second the motion.

On the question.

Will the House agree to the motion?

Mr. EDMONDS. Mr. Speaker, I might say that this bill authorizes the Governor, the Auditor General and the State Treasurer to present a report to the General Assembly in the future, in the opening weeks of the sessions, covering the financial condition of the state, showing the revenue for two years, what the expenditures were for the two preceding years, and an estimate of the revenues and expenditures for the next two years. This bill was drafted with the consent of the Governor, and has his endorsement. Indeed he helped considerably in the preparation of it.

On the question recurring,
Will the House agree to the motion?
It was agreed to.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1294, entitled:

An Act to provide for the creation of a Budget Commission and making an appropriation therefor

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—158.

Alexander,	Dunn,	Kelly,	Ruch,
Allum,	Eaches,	Kinsman,	Ruddy,
Armstrong,	Edmonds,	Kohler,	Schaeffer,
Aston,	Ehrhardt,	Krause,	Schilling,
Baker,	Elgin,	Krugh,	Schwartz,
Baldi,	Evans,	Lafferty,	Shannon,
Barnhart,	Feldman,	Leeds,	Shellenberger,
Beaver,	Fitzgibbon,	Lewis,	Smiley,
Beckley,	Flynn,	Long,	Smink,
Bell,	Fox,	McBride,	Smith, H.,
Blair,	Franklin,	McCaig,	Smith, J. W.,
Bluet,	Gearhart,	McCann,	Smith, L.,
Blumberg,	Gelder,	McCarthy,	Sowers,
Bolard,	Gibbon,	McClure,	Stackhouse,
Bower,	Glass,	McConnell,	Stadlander,
Brady,	Goehring,	McGowan,	Stedde,
Brenneman,	Goodnough,	McHugh,	Sterling,
Bromley,	Goss,	McKim,	Stevens,
Brooks,	Green,	McKnight,	Stevenson,
Brown, F. B.,	Griffith,	McVicar,	Stewart,
Brown, T. R.,	Haines,	Magill,	Strauss,
Burns,	Haldeman,	Marcus, J.,	Thomas,
Campbell,	Hampson,	Marcus, J. C.,	Van Alen,
Clutton,	Harry,	Martin,	Vickerman,
Comerer,	Haslett,	Mantz,	Walker, G. T.,
Conner,	Hatrick,	Michel,	Walker, J. A.,
Cook,	Haws,	Millar, A.,	Weiss,
Craig, J. R.,	Heffernan,	Millar, A. S. C.,	Wells,
Craig, J. O.,	Henderson, E.,	Miller, C.,	Wettach,
Cratty,	Henderson, W.,	Miller, D. I.,	Whitaker,
Curran,	Hess,	Miller, D. D.,	Whitehouse,
Curry,	Hetrick,	Miller, J. J.,	Whiteman,
Davis,	Hoffman, J. N.,	Morris,	Williams,
Dawson,	Horne,	Ogle,	Wolfe,
Denning,	Hough,	Perry,	Woner,
Dewey, C. P.,	Huston,	Phillips,	Wood,
Dewey, P. H.,	Jones, D. J.,	Quigley,	Woodruff,
Diehm,	Jones, W. W.,	Rhoads,	Zook,
Dilsheimer,	Jordan,	Rieder,	Spangler,
Dittrich,	Kantner,	Rinn,	Speaker,
Dunlap,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. WOLFE. Mr. Speaker, I move that House Bill No. 1482, File Folio 4921, on page 35 of to-day's calendar, be made a special order of business at this time.

Mr. ARMSTRONG. Mr. Speaker, I second the motion.
The motion was agreed to.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1482, entitled:

An Act to amend part of section one of the act approved the eleventh day of July one thousand nine hundred and one (Pamphlet Laws six hundred sixty-three), entitled "An act to regulate and establish the fees to be charged by sheriffs in this Commonwealth and to provide for the taxation and collection of the same" as amended

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—164.

Alexander,	Elgin,	Lafferty,	Shellenberger,
Allum,	Evans,	Lewis,	Sinclair,
Armstrong,	Feldman,	Long,	Smink,
Asbury,	Fitzgibbon,	Love,	Smith, H. J.,
Aston,	Flynn,	McBride,	Smith, H.,
Baker,	Fowler,	McCaig,	Smith, J. W.,
Baldi,	Fox,	McCann,	Smith, L.,
Barnhart,	Gearhart,	McConnell,	Snowden,
Beaver,	Gelder,	McCurdy,	Soffel,
Bell,	Gibbon,	McHugh,	Sowers,
Bidelspacher,	Glass,	McKim,	Sprowlis,
Blair,	Goehring,	McKnight,	Stackhouse,
Boland,	Golder,	McOwen,	Stadtlander,
Bower,	Goodnough,	McVicar,	Stark,
Brady,	Green,	Mangan,	Steedle,
Brenneman,	Griffith,	Marcus, J.,	Sterling,
Bromley,	Hagerty,	Marcus, J. C.,	Stevens,
Brooks,	Haines,	Marshall,	Stevenson,
Brown, T. R.,	Haldeman,	Martin,	Stewart,
Burns,	Hampson,	Mantz,	Strauss,
Campbell,	Harer,	Michel,	Thomas,
Chaplin,	Harry,	Millar, A.,	Trainer,
Clutton,	Haslett,	Millar, A. S. C.,	Van Alen,
Comer,	Hatrick,	Miller, C.,	Vickerman,
Comer,	Haws,	Miller, D. L.,	Walker, G. T.,
Cook,	Henderson, E.,	Miller, H. F.,	Walker, J. A.,
Craig, J. O.,	Henderson, W.,	Miller, J. J.,	Weamer,
Cratty,	Hess,	Ogle,	Weiss,
Crum,	Hetrick,	Perry,	Wells,
Curran,	Hoffman, J. N.,	Pike,	Wettach,
Curry,	Hoffman, M. R.,	Posey,	Whitaker,
Davis,	Hoover,	Rhoads,	Whitehouse,
Denning,	Horne,	Rieder,	Whiteman,
Dewey, C. P.,	Hough,	Rinn,	Williams,
Dewey, P. H.,	Huston,	Ruci,	Wolfe,
Diehm,	Jones, D. J.,	Ruddy,	Woner,
Ditrich,	Kantner,	Schaeffer,	Wood,
Donneley,	Keene,	Schilling,	Woodruff,
Drinkhouse,	Kelly,	Schwartz,	Zook,
Dunlap,	Kooser,	Sieg,	Spangler,
Eaches,	Krause,	Shannon,	Speaker.
Edmonds,	Krugh,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. MARSHALL. Mr. Speaker, I move that House Bill No. 1417, File Folio 6251, on page 35 of today's calendar, be made a special order of business at this time.

Mr. GLASS. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1417, as follows:

An Act authorizing the registration and operation of certain motor vehicles and providing for the sale thereof and the application of the proceeds of such sale

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever any person shall have legally within his possession any motor vehicle for a period of at least one year and such motor vehicle was not left with such person for storage or for the performance of labor thereon and the owner thereof is unknown and cannot after due diligence be ascertained it shall be lawful for such person upon proof of the facts to the State Highway Department to have such motor vehicle registered in his own name and to operate the same on the public highways of this Commonwealth

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. ALEXANDER. Mr. Speaker, I desire to interrogate the sponsor of this bill.

The SPEAKER. Will the gentleman from Beaver, Mr. Marshall, permit himself to be interrogated?

Mr. MARSHALL. Mr. Speaker, I will.

Mr. ALEXANDER. Mr. Speaker, I wish the sponsor would explain this bill.

Mr. MARSHALL. Mr. Speaker, in reply to the gentleman from Delaware I would say that this bill as it has been drawn has the approval of the Attorney General's Department. It authorizes the highway department to issue licenses under conditions that they do not have at the present time.

This bill was drafted to cover conditions where automobiles came into the proper control of people, not the owners, where the cars are left on their hands, and they do not have the authority to sell them. This bill authorizes them to issue a license during such a time. It will meet a condition confronting the highway department at the present time, where it does not have the authority to handle these cars.

Mr. ALEXANDER. Mr. Speaker, I desire to interrogate the gentleman further.

The SPEAKER. Will the gentleman from Beaver, Mr. Marshall, permit himself to be further interrogated?

Mr. MARSHALL. I will, Mr. Speaker.

Mr. ALEXANDER. Mr. Speaker, I notice the title says "authorizing the registration and operation of certain motor vehicles and providing for the sale thereof and the application of the proceeds of such sale."

Mr. MARSHALL. Mr. Speaker, there was an amendment offered. The bill, as originally drawn, contained a clause, the sale section, but the Attorney General's Department said that the sale section was covered by the act of 1863, so the bill was amended. I noticed to-day that the amendment has not been made to the title.

Mr. ALEXANDER. But the title does say this—

Mr. MARSHALL. As the bill was originally drawn it had that clause at the latter part of it. When the bill was on second reading an amendment was inserted, and also an amendment to the title. I notice in the printing that the printer has not included the amendment to the title. I noticed that to-day just before I made my motion, and I intended to have it amended in the Senate.

Mr. ALEXANDER. In your opinion, don't you think that it is possible under this act, if a man were employed in the Highway Department, to use one of the cars of the Highway Department and get the license for that car in his own name and not have it charged up to the Highway Department?

Mr. MARSHALL. No, sir.

Mr. ALEXANDER. Why not, what is to prohibit him under this act?

Mr. MARSHALL. The act is not intended to cover a case of that kind.

Mr. ALEXANDER. Wouldn't the act permit just such a thing as that to be done with the cars in the Highway Department, so that they would be charged up, perhaps as far as the license is concerned, to individuals.

Mr. MARSHALL. I do not think so, the bill was gone over very carefully.

Mr. ALEXANDER. It is reported that that thing is being done at the present time, and I wonder whether this act is so covered so that that could be carried out.

Mr. MARSHALL. It says here, "where the owner thereof is unknown," which cuts out those cases. I may say for the information of the House that this bill was suggested because of this peculiar condition which existed no other place in the State. About a year and a half ago, in my own county, an automobile was wrecked along the highway, and the driver of that machine abandoned it. The constable in our township took charge of the machine, and it has been on his hands for more than a year and a half. The Highway Department cannot issue him a license for that machine, he cannot sell it, he cannot give it away because he has no title to it, and he cannot do anything with it. Under this bill he would be authorized to get a license to use the car, but he would be responsible for it even though it is not his own. The Highway Department said that they could not issue a license to him for it because they were not authorized so, to do by law, but they would do it if they were given authority. Now, this law would act in cases such as this, where the car has been in a man's possession for more than a year and a half and where the owner is unknown. In this particular case the ownership was traced through the factory to a city in Nebraska. The man had left there and they could not find his address. This is the particular case which prompted the drafting of the bill. I think the section which provides that the ownership must be unknown would curb the Highway Department in the misuse of any machine.

Mr. ALEXANDER. Mr. Speaker, it seems to me that the purposes of this act are entirely miscarried. I can very readily see how it might be well for an act of Assembly to carry out the provisions as shown in the title, "authorizing the registration and operation of certain motor vehicles and

providing for the sale thereof and the application of the proceeds of said sale." If the bill provided that which is in the latter part of the title, it would be a very good proposition, but I do not believe it is proper, even taking into consideration what the sponsor of the bill has said. I do not think it is proper if a constable finds a car along the road, that he should be permitted to get a license for that car and use it as his own. He has no more right to that car than you and I have. He has no more right to a license to that car than you would have. If the constable could get a license to such a car, there are many other people besides the constable who could get a license to a car under such conditions.

If they can get a license for that car to which they have no right or title nobody will ever find out where his car is. This act, as it provides now, will stop detection in many instances rather than supply knowledge to the constable that a man has found a car of a certain make with a certain number. At the present time he can trace it up and the owner has some chance of claiming it if it has been stolen. He will simply get a license and in this act it provides a means by which they have found a manner to provide for its sale. I am not satisfied to give my vote to permit a man to say that when he finds a car it is his own, when he has no right to it whatever.

Mr. SOWERS. Mr. Speaker, this is a very meritorious bill. I have had no knowledge of it until I heard the discussion here this morning. I want to tell of the finding of a car at Eleventh and Girard Avenue in Philadelphia, which was taken possession of by the finder. He advertised and possibly spent from fifty to seventy-five dollars advertising the car, but the owner did not appear for it and he then applied to the State Highway Commissioner for a license. The Highway Commissioner refused to issue a license. The Attorney General, whose opinion I have here, states that there is a defect in our law, in this respect, that ought to be remedied; because if a man finds an automobile and makes every effort that can be used to find the owner, but cannot find him, he cannot run the automobile because he cannot get a license and probably cannot sell it and it lies in a garage and he does not know what to do with it. I ask you to correct this error and pass this bill.

Mr. MARSHALL. Mr. Speaker, the bill stipulates that the Highway Department will only issue this license after due proof has been given that diligence has been exercised in trying to find the real owner. In regard to the sale of the automobile, under these provisions there is a way by which automobiles can be sold under the act of 1863, the Storage Act. The owner is absolutely better protected in the hands of a finder than if it was sold, and had gone into the hands of a purchaser as required under the act of 1863. I ask you to support this bill.

The SPEAKER. The Chair will suggest to the gentleman from Beaver, Mr. Marshall, that when there is opposition to any bill in a light House the bill is apt to go down.

On the question,

Shall the bill pass finally?

BILL POSTPONED.

Mr. MARSHALL. Mr. Speaker, I move that this bill be placed on the postponed calendar.

Mr. HESS. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. JAMES A. WALKER. Mr. Speaker, I move that House Bill No. 1103, file folio 5169, on page 40 of to-day's calendar, be made a special order at this time.

Mr. GLASS. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1103, entitled:

An Act empowering cities of the first class to enact ordinances to regulate traffic and to provide punishment for the violation of any such ordinance

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—148.

Alexander,	Ehrhardt,	Lewis,	Shellenberger,
Altum,	Elgin,	Long,	Sinclair,
Aston,	Feldman,	McBride,	Smiley,
Baker,	Fitzgibbon,	McCaig,	Smink,
Baldi,	Flynn,	McCann,	Smith, H.,
Barnhart,	Fox,	McClure,	Smith, J. W.,
Beaver,	Franklin,	McConnell,	Smith, L.,
Beckley,	Gearhart,	McCurdy,	Snowden,
Bell,	Gelder,	McGowan,	Sowers,
Bidelspacher,	Gibbon,	McHugh,	Spowls,
Blair,	Glass,	McKim,	Stackhouse,
Bluet,	Goehring,	Magill,	Stadtlander,
Boland,	Goodnough,	Mangan,	Stark,
Bower,	Goss,	Marcus, J.,	Steedle,
Brenneman,	Griffith,	Marcus, J. C.,	Sterling,
Bromley,	Hagerty,	Martin,	Stevens,
Brooks,	Haldeman,	Mantz,	Stevenson,
Brown, T. R.,	Harer,	Millar, A.,	Stewart,
Burns,	Harry,	Millar, A. S. C.,	Strauss,
Campbell,	Haslett,	Miller, C.,	Thomas,
Chaplin,	Hatrlick,	Miller, D. I.,	Trainer,
Clutton,	Henderson, E.,	Miller, D. D.,	Van Alen,
Comeror,	Henderson, W.,	Miller, H. F.,	Walker, G. T.,
Conner,	Hetrlick,	Miller, J. J.,	Walker, J. A.,
Cook,	Hoffman, J. N.,	Mitchell,	Weamer,
Craig, J. O.,	Horne,	Ogle,	Weiss,
Crafty,	Hough,	Orr,	Wettach,
Curran,	Huston,	Pike,	Whitaker,
Curry,	Jones, D. J.,	Posey,	Whithouse,
Dawson,	Jones, W. W.,	Reads,	Whiteman,
Dellaas,	Kantner,	Richards,	Williams,
Denning,	Keene,	Rieder,	Wolfe,
Dewey, P. H.,	Kelly,	Rinn,	Woner,
Dithrich,	Kohler,	Ruch,	Woodruff,
Drinkhouse,	Kooser,	Schaeffer,	Zook,
Dunn,	Krause,	Schilling,	Spangler,
Eaches,	Krugh,	Sieg,	Speaker.
Edmonds,	Lafferty,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. RICHARDS. Mr. Speaker, I move that House Bill No. 1351, file folio 4863, on page 33 of to-day's calendar, be made a special order at this time.

Mr. W. M. HENDERSON. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1351, entitled:

An Act authorizing and empowering the several counties of this Commonwealth to reimburse and pay highway contractors under road construction contracts entered into between said counties and such contractors approved by the State Highway Department prior to the order of the Interstate Commerce Commission of the United States of America of the twenty-ninth day of July one thousand nine hundred and twenty increasing railroad freight rates the additional amount of freight charges required to be paid by such contractors by reason of such increase in rates

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—150.

Alexander,	Elgin,	Lafferty,	Shellenberger,
Allum,	Evans,	Lewis,	Sinclair,
Baker,	Feldman,	Long,	Smiley,
Baldi,	Flynn,	McBride,	Smink,
Barnhart,	Franklin,	McCaig,	Smith, H.,
Beckley,	Gearhart,	McCann,	Smith, J. W.,
Bell,	Gelder,	McClure,	Smith, L.,
Blair,	Gibbon,	McConnell,	Snowden,
Bluet,	Glass,	McCurdy,	Soffel,
Blumberg,	Goehring,	McGowan,	Sowers,
Bower,	Golder,	McHugh,	Spowls,
Brady,	Goodnough,	McKim,	Stackhouse,
Bromley,	Goss,	Magill,	Stadtlander,
Brooks,	Green,	Mangan,	Stark,
Brown, F. B.,	Griffith,	Marcus, J.,	Steedle,
Brown, T. R.,	Hagerty,	Marcus, J. C.,	Sterling,

Burns,	Haines,	Martin,	Stevens,
Campbell,	Haldeman,	Mantz,	Stevenson,
Clutton,	Harer,	Millar, A.,	Stewart,
Comer,	Harry,	Millar, A. S. C.,	Strauss,
Conner,	Haslett,	Miller, C.,	Thomas,
Cook,	Hatrlick,	Miller, D. I.,	Trainer,
Craig, J. R.,	Haws,	Miller, D. D.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, H. F.,	Walker, G. T.,
Crum,	Henderson, W.,	Miller, J. J.,	Walker, J. A.,
Curran,	Hetrick,	Mitchell,	Weamer,
Davis,	Hoffman, J. N.,	Ogle,	Weiss,
Dawson,	Horne,	Orr,	Wettach,
Denning,	Hough,	Pike,	Whitaker,
Dewey, C. P.,	Huston,	Posey,	Whitehouse,
Dewey, P. H.,	Jones, D. J.,	Rhoads,	Whiteman,
Diehm,	Jones, W. W.,	Richards,	Williams,
Dithrich,	Kantner,	Rieder,	Wolfe,
Drinkhouse,	Keene,	Roman,	Woner,
Dunlap,	Kinsman,	Ruth,	Woodruff,
Dunn,	Kohler,	Schaeffer,	Zook,
Eaches,	Kooser,	Schilling,	Spangler,
Edmonds,	Krause,	Sieg,	Speaker.
Ehrhardt,	Krugh,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. McKIM. Mr. Speaker, I move that House Bill No. 1204, File Folio 4949, on page 37 of to-day's calendar, be made a special order at this time.

Mr. McVICAR. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1204, entitled:

An Act to amend section two of the act approved the twenty-eight day of March one thousand eight hundred and ninety-five (Pamphlet Laws thirty) entitled "An act granting an annuity to William W Snowden of Elizabeth Allegheny county Pennsylvania late a private in Company I Fourteenth regiment National Guard of Pennsylvania"

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—143.

Alexander,	Elgin,	McCaig,	Shannon,
Allum,	Evans,	McCann,	Shellenberger,
Baker,	Finney,	McCarthy,	Shelclair,
Baldi,	Fitzgibbon,	McClure,	Smiley,
Barnhart,	Flynn,	McCurdy,	Smink,
Beckley,	Fowler,	McGowan,	Smith, H. J.,
Bell,	Fox,	McHugh,	Smith, H.,
Blair,	Gelder,	McKim,	Smith, J. W.,
Bluett,	Gibbon,	Magill,	Smith, L.,
Blumberg,	Glass,	Marcus, J.,	Snowden,
Bower,	Goehring,	Marcus, J. C.,	Soffel,
Brady,	Golder,	Marshall,	Sowers,
Bromley,	Goodnough,	Martin,	Sprowls,
Brooks,	Goss,	Millar, A.,	Stackhouse,
Brown, F. B.,	Green,	Millar, A. S. C.,	Stadlander,
Brown, T. R.,	Griffith,	Miller, C.,	Stark,
Burns,	Hagerty,	Miller, D. I.,	Steedle,
Campbell,	Haines,	Miller, D. D.,	Sterling,
Clutton,	Haldeman,	Miller, H. F.,	Stevens,
Comer,	Harry,	Miller, J. J.,	Stevenson,
Conner,	Haslett,	Mitchell,	Stewart,
Cook,	Haws,	Morris,	Thomas,
Craig, J. R.,	Henderson, E.,	Ogle,	Trainer,
Craig, J. O.,	Henderson, W.,	Pike,	Van Alen,
Crum,	Hess,	Posey,	Vickerman,
Curran,	Hetrick,	Quigley,	Walker, G. T.,
Davis,	Hoffman, J. N.,	Richards,	Walker, J. A.,
Dawson,	Jones, D. J.,	Rieder,	Weamer,
Denning,	Jones, W. W.,	Roman,	Weiss,
Dewey, C. P.,	Kinsman,	Ruch,	Wells,
Dewey, P. H.,	Kooser,	Ruddy,	Wettach,
Drinkhouse,	Krause,	Ruth,	Whitaker,
Dunlap,	Krugh,	Schaeffer,	Whiteman,
Dunn,	Lafferty,	Schilling,	Wolfe,
Edmonds,	Love,	Schwartz,	
Ehrhardt,	McBride,	Sieg,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. STEEDLE. Mr. Speaker, I move that House Bill No. 1007, File Folio 6419, on page 53 of to-day's calendar, be made a special order at this time.

Mr. WETTACH. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1007, entitled:

A Joint Resolution proposing an amendment to the Constitution of the Commonwealth of Pennsylvania providing for a budget system

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—153.

Allum,	Dewey, C. P.,	Krause,	Rieder,
Armstrong,	Dewey, P. H.,	Krugh,	Rinn,
Asbury,	Diehm,	Leeds,	Ruch,
Aston,	Dithrich,	Lewis,	Ruddy,
Baker,	Donneley,	Love,	Ruth,
Baldi,	Drinkhouse,	McBride,	Schaeffer,
Barnhart,	Dunn,	McCaig,	Schilling,
Beaver,	Eaches,	McCarthy,	Schwartz,
Beckley,	Ehrhardt,	McClure,	Sieg,
Bell,	Evans,	McConnell,	Shellenberger,
Bidelspacher,	Flynn,	McGowan,	Sinclair,
Blair,	Franklin,	McHugh,	Smiley,
Bluett,	Gibbon,	McKim,	Smink,
Blumberg,	Glass,	McKnight,	Smith, H. J.,
Bolard,	Goehring,	McMullen,	Smith, H.,
Bower,	Golder,	McVicar,	Smith, J. W.,
Brady,	Goodnough,	Magill,	Smith, L.,
Brendle,	Green,	Mangan,	Soffel,
Brenneman,	Griffith,	Marcus, J. C.,	Sowers,
Bromley,	Haines,	Marshall,	Sprowls,
Brooks,	Haldeman,	Mantz,	Stackhouse,
Brown, F. B.,	Harer,	Michel,	Stadlander,
Brown, T. R.,	Harry,	Millar, A.,	Sterling,
Burns,	Haslett,	Millar, A. S. C.,	Stevens,
Campbell,	Haws,	Miller, C.,	Stevenson,
Chaplin,	Henderson, E.,	Miller, D. I.,	Stewart,
Clutton,	Henderson, W.,	Miller, D. D.,	Strauss,
Comer,	Hess,	Miller, H. F.,	Thomas,
Conner,	Hetrick,	Mitchell,	Trainer,
Cook,	Horne,	Morris,	Vickerman,
Craig, J. O.,	Hough,	Ogle,	Walker, G. T.,
Cratty,	Huston,	Orr,	Walker, J. A.,
Crum,	Jones, D. J.,	Perry,	Weamer,
Curran,	Jones, W. W.,	Phillips,	Wells,
Curry,	Keene,	Pike,	Wettach,
Davis,	Kelly,	Posey,	Whitaker,
Dawson,	Kinsman,	Quigley,	Whiteman,
Denning,	Kooser,	Rhoads,	Wolfe,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. MARTIN. Mr. Speaker, I move that House Bill No. 1251, File Folio 4821, on page 27 of to-day's calendar, be made a special order at this time.

Mr. McKIM. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1251, entitled:

An Act to add sections one hundred and twenty-seven and one hundred and twenty-eight to and to amend section five hundred and two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing

penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—173.

Alexander,	Edmonds,	Krause,	Ruddy,
Allum,	Elgin,	Lafferty,	Ruth,
Armstrong,	Evans,	Leeds,	Schaeffer,
Asbury,	Feldman,	Lewis,	Schilling,
Aston,	Finney,	Long,	Schwartz,
Baker,	Fitzgibbon,	Love,	Sieg,
Baldi,	Fowler,	McBride,	Shellenberger,
Barnhart,	Fox,	McCann,	Sinclair,
Beckley,	Gearhart,	McCarthy,	Smiley,
Bidelspacher,	Gibbon,	McClure,	Smink,
Blair,	Glass,	McConnell,	Smith, H. J.,
Bluett,	Goehring,	McGowan,	Smith, H.,
Blumberg,	Golder,	McHugh,	Smith, J. W.,
Bolard,	Goodnough,	McKim,	Smith, L.,
Bower,	Goss,	McOwen,	Soffel,
Brady,	Green,	McVicar,	Sowers,
Brenneman,	Griffith,	Mangan,	Sprows,
Bromley,	Haines,	Marcus, J.,	Stackhouse,
Brown, F. B.,	Haldeman,	Marcus, J. C.,	Stadtlander,
Brown, T. R.,	Hampson,	Martin,	Stark,
Burns,	Harding,	Mantz,	Steedle,
Campbell,	Harer,	Michel,	Sterling,
Chaplin,	Harry,	Millar, A.,	Stevens,
Clutton,	Haslett,	Millar, A. S. C.,	Stevenson,
Comerer,	Hatrick,	Miller, C.,	Stewart,
Conner,	Haws,	Miller, D. I.,	Strauss,
Cook,	Heffernan,	Miller, D. D.,	Thomas,
Craig, J. R.,	Henderson, E.,	Miller, H. F.,	Trainer,
Craig, J. O.,	Henderson, W.,	Miller, J. J.,	Van Alen,
Cratty,	Hess,	Mitchell,	Walker, G. T.,
Curran,	Hetrick,	Morris,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Ogle,	Weamer,
Davis,	Hoover,	Orr,	Wells,
Dawson,	Horne,	Perry,	Wettach,
Denning,	Hough,	Phillips,	Whitaker,
Dewey, C. P.,	Huston,	Pike,	Whitehouse,
Dewey, P. H.,	Jones, D. J.,	Posey,	Whiteman,
Dichm,	Jones, W. W.,	Quigley,	Williams,
Duthrich,	Jordan,	Richards,	Wolfe,
Donneley,	Kantner,	Rieder,	Wood,
Drinkhouse,	Kelly,	Rinn,	Zook,
Dunlap,	Kinsman,	Roman,	Spangler,
Dunn,	Kohler,	Ruch,	Speaker.
Eaches,	Kooser,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. GIBBON. Mr. Speaker, I move that House Bill No. 1075, File Folio 4835, on page 27 of to-day's calendar, be made a special order of business at this time.

Mr. SMINK. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. DITHRICH. Mr. Speaker, while I am in entire sympathy with the provisions of this bill I am opposed to its being made a special order at this time. The gentleman who sponsors this bill has done more to retard and delay important legislation than any other member of this House. There is now in his Committee and has been for days not only a bill on which a motion was presented to this House, but other legislation vitally affecting the interests of the City of Pittsburgh. These delays make it impossible to have any action taken on them, and for that reason I am going to register a vigorous protest against this bill being made a special order at this time, with all due respect to the gentleman who made the motion.

Mr. HESS. That, Mr. Speaker, is most unfair. That is most unfair to object to this bill being made a special order at this time and to subject the religious people that are interested in this legislation to the delays and possibly to the loss and defeat of this bill because of any feeling there is between the gentleman from Allegheny and the sponsor of this bill. The organization that is interested in the passage of this bill are to have a convention in Harris-

burg next week, and delegates representing their organization will be here from every point in the Commonwealth. They will have to have three days to have this bill passed by the Senate and unless this House passes this bill to-day it is practically lost. I think under the circumstances the House should sustain the motion of the gentleman from Luzerne and let this bill be made a special order.

Mr. BOLARD. Mr. Speaker, nothing has been shown to this House, why this bill should have any preference over any other bills on the calendar. It is not political in its provisions and there is other legislation on the calendar that is more important than this bill. I hope the motion will be defeated.

Mr. JAMES A. WALKER. Mr. Speaker, there is one thing that I think this bill should receive from this House with all due deference to my friend from Allegheny, Mr. Dithrich, and that is this consideration. A great many folks have been here in the interests of this bill whom we have seen around the halls of this House. They have a certain religious tenet in which they believe and they practice that religious tenet in a proper way. I am informed that they may be arrested and imprisoned. They are not fortune tellers, they are a body known as a spiritualistic body. I do not know what it means, but I do know that they are arrested every now and then when they are guilty of no apparent offense. It seems to me in order that we may relieve decent people from arrest we ought to pass this bill.

Mr. DITHRICH. Mr. Speaker, it has been explained to me clearly that this bill was introduced by request. I therefore withdraw my objection to its being made a special order at this time.

On the question recurring,

Will the House agree to the motion?

It was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1075, entitled:

An Act to amend sections one and two of an act approved the eight day of April one thousand eight hundred and sixty-one (Pamphlet Laws two hundred and seventy) entitled "An act for the suppression of fortune telling and similar purposes"

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—132.

Alexander,	Flynn,	Leeds,	Ruddy,
Allum,	Fowler,	Lewis,	Ruth,
Aston,	Fox,	Long,	Schilling,
Baldi,	Franklin,	Love,	Schwartz,
Barnhart,	Gearhart,	McBride,	Sieg,
Beckley,	Gelder,	McCann,	Shannon,
Bluett,	Gibbon,	McCarthy,	Sinclair,
Bower,	Glass,	McClure,	Smink,
Bromley,	Goehring,	McHugh,	Smith, H. J.,
Brooks,	Golder,	McKim,	Smith, H.,
Brown, T. R.,	Goss,	McKnight,	Smith, J. W.,
Campbell,	Griffith,	McOwen,	Smith, L.,
Chaplin,	Hagerty,	McVicar,	Sowers,
Cook,	Haines,	Marcus, J.,	Sprows,
Curran,	Hampson,	Marcus, J. C.,	Stackhouse,
Curry,	Harer,	Martin,	Stadtlander,
Dawson,	Harry,	Michel,	Steedle,
DeHaas,	Haslett,	Millar, A.,	Sterling,
Denning,	Hatrick,	Miller, C.,	Stevenson,
Dewey, C. P.,	Heffernan,	Miller, D. I.,	Strauss,
Diehm,	Henderson, W.,	Miller, H. F.,	Thomas,
Dilsheimer,	Hess,	Miller, J. J.,	Vickerman,
Dithrich,	Hetrick,	Mitchell,	Walker, G. T.,
Donneley,	Hoffman, J. N.,	Morris,	Walker, J. A.,
Drinkhouse,	Hoover,	Ogle,	Weamer,
Dunlap,	Horne,	Phillips,	Weiss,
Dunn,	Hough,	Pike,	Wettach,
Eaches,	Jones, D. J.,	Posey,	Whitaker,
Edmonds,	Kantner,	Rhoads,	Whitehouse,
Ehrhardt,	Keene,	Richards,	Whiteman,
Evans,	Kelly,	Rieder,	Wolfe,
Feldman,	Kohler,	Roman,	Spangler,
Finney,	Lafferty,	Ruch,	Speaker.
Fitzgibbon,			

NAYS—26.

Armstrong,	Comerer,	McCurdy,	Smiley,
Baker,	Craig, J. O.,	Magill,	Stark,
Bell,	Crum,	Marshall,	Williams,
Bolard,	Davis,	Miller, D. D.,	Woner,
Brenneman,	Huston,	Quigley,	Woodruff,
Brown, F. B.,	Jones, W. W.,	Shellenberger,	Zook,
Burns,	McConnell,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1056, File Folio 4781, on page 25 of to-day's calendar be made a special order of business at this time.

Mr. W. W. JONES. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. DAWSON. Mr. Speaker, a few days ago House Bill No. 1054, and yesterday House Bill No. 1055 was passed. This is a companion bill. It is simply to change the present act referring to the State Board of Education and make it read the State Council of Education. It only changes one word. We have already passed the act creating a new State Council of Education, therefore, I ask you to pass this particular bill which simply eliminates the word "Board" and substitutes the word "Council".

On the question recurring,

Will the House agree to the motion?

It was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1056, entitled:

An Act to amend sections five and seven and repeal sections eight and ten of an act approved the twenty-sixth day of June one thousand eight hundred ninety-five (Pamphlet Laws three hundred twenty-seven) entitled "An act to provide for the incorporation of institutions of learning with power to confer degrees in art pure and applied science philosophy literature medicine law and theology and for the supervision and regulation of the same and providing a method by which institutions already incorporated may obtain the power to confer degrees and exempting from the provisions of this act colleges heretofore incorporated by the courts of common pleas with power to confer degrees in cases where such colleges have at the time of the passage of this act a specified amount of capital or re-conferring upon the State Council of Education powers and duties heretofore vested in the College and University Council

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—155.

Alexander,	Evans,	Lewis,	Schilling,
Allum,	Feldman,	Long,	Schwartz,
Armstrong,	Fitzgibbon,	Love,	Sieg,
Aston,	Flynn,	McBride,	Shannon,
Baker,	Fox,	McCaig,	Shellenberger,
Baldi,	Franklin,	McCann,	Sinclair,
Barnhart,	Gearhart,	McClure,	Smiley,
Beaver,	Gelder,	McConnell,	Smink,
Beckley,	Gibbon,	McCurdy,	Smith, H.,
Bell,	Glass,	McGowan,	Smith, J. W.,
Bidelspacher,	Goehring,	McHugh,	Smith, L.,
Blair,	Golder,	McKim,	Soffel,
Blumberg,	Goodnough,	McKnight,	Sowers,
Bolard,	Griffith,	McVicar,	Stackhouse,
Bower,	Hagerty,	Magill,	Stadtlander,
Brenneman,	Haines,	Mangan,	Stark,
Bromley,	Haldeman,	Marcus, J. C.,	Sterling,
Brooks,	Harer,	Marshall,	Stevens,
Brown, T. R.,	Harry,	Martin,	Stevenson,
Burns,	Haslett,	Michel,	Stewart,
Campbell,	Hatricks,	Millar, A.,	Strauss,
Chaplin,	Hays,	Millar, A. S. C.,	Trainer,
Comer,	Heffernan,	Miller, C.,	Van Alen,
Conner,	Henderson, E.,	Miller, D. I.,	Walker, G. T.,
Cook,	Hess,	Miller, D. D.,	Walker, J. A.,
Craig, J. O.,	Hetrick,	Miller, H. F.,	Weamer,
Crafty,	Hoover, J. N.,	Miller, J. J.,	Weiss,
Curran,	Horne,	Morris,	Wells,
Davis,	Hough,	Ogle,	Wettach,
Dawson,	Huston,	Ferry,	Whitaker,
Denning,	Jones, D. J.,	Phillips,	Whitehouse,
Dewey, C. P.,	Jones, W. W.,	Pike,	Whiteman,
Dittrich,	Jordan,	Posey,	Williams,
Donneley,	Kanter,	Quigley,	Wolfe,
Dunlap,	Kelly,	Richards,	Woner,
Dunn,	Kinsman,	Rieder,	Wood,
Eaches,	Kooser,	Rinn,	Woodruff,
Edmonds,	Krause,	Roman,	Zook,
Ehrhardt,	Krug,	Ruch,	Spangler,
Elgin,	Lafferty,	Shaddy,	Speaker.
		Schaeffer,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. GELDER. Mr. Spaker, I move that House Bill No. 1098, File Folio 487, on page 25 of to-day's calendar, be made a special order of business at this time.

Mr. EACHES. Mr. Spaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1098, entitled:

An Act requiring telephone companies operating in the same territory to make connections and to provide for the interchange of messages regulating the rates to be charged for such interchange and conferring certain powers and duties in connection therewith upon the Public Service Commission

And said bill having been read at length th third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—149.

Alexander,	Dunn,	Jordan,	Ruddy,
Allum,	Eaches,	Keene,	Ruth,
Armstrong,	Edmonds,	Kinsman,	Schaeffer,
Aston,	Ehrhardt,	Kohler,	Schilling,
Baker,	Elgin,	Kooser,	Schwartz,
Baldi,	Evans,	Krause,	Sinclair,
Barnhart,	Feldman,	Krug,	Smith, H. J.,
Beaver,	Finnay,	Lafferty,	Smith, H.,
Beckley,	Fitzgibbon,	Leeds,	Smith, J. W.,
Bell,	Flynn,	Love,	Smith, L.,
Blair,	Fowler,	McBride,	Snowden,
Bluet,	Fox,	McCaig,	Sowers,
Blumberg,	Gearhart,	McCann,	Stackhouse,
Bolard,	Gelder,	McCarthy,	Stark,
Bower,	Gibbon,	McCurdy,	Steedle,
Brady,	Glass,	McHugh,	Sterling,
Bromley,	Goehring,	McKim,	Stevens,
Brooks,	Golder,	McOwen,	Stevenson,
Brown, F. B.,	Green,	McVicar,	Stewart,
Burns,	Griffith,	Mangan,	Strauss,
Campbell,	Hagerty,	Marcus, J.,	Trainer,
Chaplin,	Haines,	Marshall,	Walker, G. T.,
Clutton,	Haldeman,	Martin,	Walker, J. A.,
Conner,	Harer,	Michel,	Weamer,
Cook,	Harry,	Millar, A.,	Weiss,
Craig, J. R.,	Haslett,	Miller, C.,	Wettach,
Craig, J. O.,	Hatricks,	Miller, D. I.,	Whitaker,
Crafty,	Hays,	Miller, D. D.,	Whitehouse,
Curran,	Heffernan,	Miller, H. F.,	Whiteman,
Curry,	Henderson, E.,	Miller, J. J.,	Williams,
Davis,	Henderson, W.,	Ogle,	Wolfe,
Dawson,	Hess,	Perry,	Woner,
Denning,	Hetrick,	Pike,	Wood,
Dewey, C. P.,	Hoffman, J. N.,	Posey,	Woodruff,
Diehm,	Hoover,	Quigley,	Zook,
Dittrich,	Hough,	Rhoads,	Spangler,
Donneley,	Huston,	Richards,	Speaker.
Drinkhouse,	Jones, W. W.,	Roman,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. SCHWARTZ. Mr. Speaker, I move that House Bill No. 954, File Folio 5179, on page 41 of to-day's calendar, be made a special order at this time.

Mr. FLYNN. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. BOWER. Mr. Speaker, I would like to interrogate the gentleman from Luzerne.

The SPEAKER. Will the gentleman from Luzerne, Mr. Schwartz, permit himself to be interrogated?

Mr. SCHWARTZ. Mr. Speaker, yes, sir.

Mr. BOWER. Mr. Speaker, I would like to ask the gentleman what purpose this bill serves.

Mr. SCHWARTZ. Mr. Speaker, it is for the proper administration of justice in juvenile cases in our community as a fee of three cents a mile is less than a constable has to pay to take a juvenile case to court. The mileage he gets is eighteen cents, while he must pay thirty-two cents. He pays fourteen cents out of his own pocket. It takes quite a long time for a constable to gather in incorrigible cases. I am not personally interested in this bill, but have just presented it as sponsor for an organization of constables in Lackawanna. Mr. Ehrhardt is familiar with the bill and I think he can give you further information in regard to it. Mr. Speaker, I enjoy levity myself very much, and if the gentlemen do not think that this bill is of enough moment for the administration of justice in juvenile cases I wish to move to drop the bill from the calendar.

Mr. DITHRICH. Mr. Speaker, just a word in explanation of this matter. This matter was considered very carefully by the Judiciary General Committee of the House. A representative from Luzerne was there and he explained what it is. It could not in anyway be considered a salary raiser, it simply makes the rates of the constables in juvenile cases equal to those of other cases. It is absolutely fair and I hope the gentlemen of the House will permit the bill to be considered at this time.

Mr. ALEXANDER. Mr. Speaker, what the gentleman from Allegheny has said is absolutely correct. This simply gives the officer in juvenile cases the same fees that he is entitled to as constable in all other cases. It is not a salary raiser, it only equalizes the fees with the other fees for the same office.

On the question recurring,
Will he House agree to the motion?
It was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 954, entitled:

An Act to amend section two of an act approved the seventh day of June one thousand nine hundred and seven (Pamphlet Laws four hundred thirty-eight) entitled "An act to supplement an act entitled 'An act defining the powers of the several courts of quarter sessions of the peace within this Commonwealth with reference to the care treatment and control of dependent neglected incorrigible and delinquent children under the age of sixteen years and providing for the means in which such power may be exercised' approved April twenty-three one thousand nine hundred and three" by increasing fees and mileage of constables

And said bill having been read at length the third time, considered and agreed to,

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—157.

Alexander,	Edmonds,	Lafferty,	Schwartz,
Allum,	Ehrhardt,	Long,	Shannon,
Armstrong,	Elgin,	McBride,	Shellenberger,
Asbury,	Feldman,	McCaig,	Smiley,
Baker,	Fitzgibbon,	McCann,	Smink,
Barnhart,	Flyn,	McCarthy,	Smith, H. J.,
Beaver,	Fowler,	McClure,	Smith, H.,
Beckley,	Fox,	McCurdy,	Smith, J. W.,
Reil,	Franklin,	McGowan,	Smith, L.,
Blair,	Gelder,	McHugh,	Snowden,
Blumberg,	Gibbon,	McOwen,	Soffel,
Bolard,	Glass,	McVicar,	Sowers,
Bower,	Golder,	Magill,	Sprowls,
Brady,	Goodnough,	Mangan,	Stackhouse,
Bromley,	Goss,	Marcus, J. C.,	Stadlander,
Brown, F. B.,	Green,	Martin,	Stark,
Brown, T. R.,	Hagerty,	Michel,	Steedle,
Campbell,	Haines,	Stevenson,	Stewart,
Chapin,	Haldeman,	Miller, A.,	Thomas,
Clutton,	Harer,	Miller, A. S. C.,	Trainer,
Comorer,	Harry,	Miller, C.,	Van Alen,
Conner,	Haslett,	Miller, D. I.,	Walker, G. T.,
Craig, J. O.,	Haws,	Miller, H. F.,	Walker, J. A.,
Cratty,	Heffernan,	Mitchell,	Weamer,
Curran,	Henderson, W.,	Morris,	Weiss,
Davis,	Hetrick,	Ogle,	Wells,
Dawson,	Hoffman, M. R.,	Perry,	Wetach,
DeHaas,	Hoover,	Phillips,	Whitaker,
Denning,	Horne,	Pike,	Whitehouse,
Dewey, P. H.,	Huston,	Posey,	Whiteman,
Diehm,	Jones, W. W.,	Rhoads,	Williams,
Dithrich,	Jordan,	Richards,	Wolfe,
Donneley,	Keene,	Rieder,	Wood,
Drinkhouse,	Kelly,	Roman,	Woodruff,
	Kinsman,	Ruddy,	

Dunlap,
Dunn,
Eaches,

Kohler,
Krause,
Krugh,

Ruth,
Schaeffer,
Schilling,

Zook,
Spangler,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING—(SPECIAL ORDER).

Mr. ZOOK. Mr. Speaker, I move that House Bill No. 1217, File Folio 5165, on page 40 of to-day's calendar be made a special order of business at this time.

Mr. BELL. Mr. Speaker, I second the motion.
The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1217, entitled:

An Act to amend an act approved the twenty-sixth day of June one thousand eight hundred and seventy-three (Pamphlet Laws one thousand eight hundred and seventy-four page three hundred and thirty-two) entitled "An act to regulate the commission or license fee to be paid by auctioneers" by exempting auctioneers selling only live stock and farm implements from the provisions of the act

And said bill having been read at length the third time, considered and agreed to,

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—146.

Alexander,	Finney,	Leeds,	Sinclair,
Allum,	Fitzgibbon,	Long,	Smiley,
Armstrong,	Fowler,	McBride,	Smith, H.,
Baker,	Fox,	McCaig,	Smith, J. W.,
Baldi,	Franklin,	McCann,	Smith, L.,
Beaver,	Gearhart,	McClure,	Snowden,
Beckley,	Gelder,	McConnell,	Soffel,
Bidelspacher,	Gibbon,	McGowan,	Sprowls,
Blair,	Glass,	McHugh,	Stackhouse,
Bluet,	Goehring,	McKim,	Stadlander,
Bolard,	Golder,	McOwen,	Steedle,
Bower,	Goss,	McVicar,	Sterling,
Brenneman,	Green,	Mangan,	Stevens,
Bromley,	Griffith,	Marcus, J. C.,	Stevenson,
Brooks,	Haines,	Marshall,	Stewart,
Brown, F. B.,	Haldeman,	Michel,	Strauss,
Burns,	Millar, A.,	Miller, A.,	Thomas,
Campbell,	Harry,	Miller, C.,	Trainer,
Clutton,	Haslett,	Miller, D. I.,	Van Alen,
Comorer,	Heffernan,	Miller, H. F.,	Vickerman,
Conner,	Henderson, W.,	Mitchell,	Walker, G. T.,
Craig, J. R.,	Hess,	Perry,	Walker, J. A.,
Craig, J. O.,	Hoffman, J. N.,	Phillips,	Weamer,
Cratty,	Hoffman, M. R.,	Posey,	Weiss,
Curran,	Holcombe,	Quigley,	Wells,
Curry,	Horne,	Rhoads,	Whitaker,
Dawson,	Hough,	Rieder,	Whitehouse,
Denning,	Huston,	Rinn,	Whiteman,
Dewey, C. P.,	Jordan,	Ruch,	Williams,
Dewey, P. H.,	Kantner,	Ruddy,	Wolfe,
Dithrich,	Keene,	Ruth,	Woner,
Donneley,	Kelly,	Schilling,	Wood,
Dunlap,	Kinsman,	Schwartz,	Woodruff,
Dunn,	Kooser,	Sieg,	Zook,
Edmonds,	Krause,	Shannon,	Spangler,
Elgin,	Krugh,	Shellenberger,	Speake
Evans,	Lafferty,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING—(SPECIAL ORDER).

Mr. ALEXANDER. Mr. Speaker, I move that House Bill No. 1317, File Folio 5109, on page 38 of to-day's calendar be made a special order of business at this time.

Mr. EDMONDS. Mr. Speaker, I second the motion.
The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1317, entitled:

An Act providing for biennial instead of annual reports of the several departments of the State government and directing to whom said reports shall be made and the manner of printing and distributing the same

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz :

YEAS—147.

Alexander,	Franklin,	McConnell,	Smiley,
Armstrong,	Gearhart,	McCurdy,	Smink,
Aston,	Gibbon,	McGowan,	Smith, H. J.,
Baldi,	Goehring,	McHugh,	Smith, H.,
Beaver,	Golder,	McKim,	Smith, J. W.,
Beckley,	Goss,	McOwen,	Smith, L.,
Bidelspacher,	Green,	McVicar,	Snowden,
Bluet,	Griffith,	Mangan,	Soffel,
Blumberg,	Haines,	Marcus, J. C.,	Sowers,
Bower,	Haldeman,	Marshall,	Sprowls,
Brenneman,	Harer,	Martin,	Stackhouse,
Bromley,	Haslett,	Mantz,	Stadlander,
Brown, F. B.,	Hatrick,	Michel,	Stark,
Brown, T. R.,	Haws,	Millar, A.,	Steedle,
Chaplin,	Henderson, E.,	Millar, A. S. C.,	Sterling,
Clutton,	Henderson, W.,	Miller, C.,	Stevens,
Comerer,	Hess,	Miller, D. D.,	Stevenson,
Conner,	Hetrick,	Miller, H. F.,	Stewart,
Craig, J. R.,	Holcombe,	Miller, J. J.,	Strauss,
Craig, J. O.,	Hoover,	Mitchell,	Thomas,
Ciatty,	Horne,	Ogle,	Van Alen,
Crum,	Hough,	Perry,	Walker, G. T.,
Curry,	Huston,	Phillips,	Walker, J. A.,
Dawson,	Jones, W. W.,	Pike,	Weamer,
Denning,	Jordan,	Quigley,	Weiss,
Dewey, C. P.,	Kantner,	Rhoads,	Wells,
Diehm,	Keene,	Rieder,	Wettach,
Ditrich,	Kelly,	Rinn,	Whitaker,
Donneley,	Kinsman,	Roman,	Whitehouse,
Dunlap,	Kooser,	Ruch,	Whiteman,
Dunn,	Krugh,	Ruth,	Williams,
Edmonds,	Lafferty,	Schaeffer,	Wolfe,
Ehrhardt,	Leeds,	Schilling,	Woner,
Evans,	Long,	Schwartz,	Wood,
Feldman,	Love,	Sieg,	Woodruff,
Fitzgibbon,	McBride,	Shannon,	Zook,
Flynn,	McCann,	Shellenberger,	Spangler,
Fox,	McCarthy,	Sinclair,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

SENATE MESSAGE.

RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows, viz :

In The Senate, April 22, 1921.
Resolved (If the House of Representatives Concur) that Senate Bill No. 294, entitled "An act making an appropriation to the Water Supply Commission of Pennsylvania to continue the work upon the Pymatuning Swamp Reservoir", be returned to the Governor without amendments.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows :

APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 22, 1921.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives recalling from the Governor House Bill No. 1171, File Folio 3157, entitled:

"Resolved (If the Senate concur) that House Bill No. 1171 entitled 'An act to amend section six hundred and twenty-five of and to amend by adding sections six hundred and twenty-six and six hundred and twenty-seven to an act, approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled 'An act concerning townships and revising, amending and consolidating the law relating thereto' ' be recalled from the Governor for the purpose of amendment."

Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

BECONSIDERATION OF VOTE.

Mr. GLASS. Mr. Speaker, I move that the vote by which this bill passed finally be reconsidered.

Mr. DUNN. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. GLASS. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. DUNN. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. GLASS. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows :

Amend title by adding at the end thereof the following: By requiring the approval of the commissioners of townships of the first class before recording certain plans, plots and replots; and fixing penalties.

"Amend section 2 page 3 line 29 by striking out the following: and shall forfeit his office"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows :

APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 22, 1921.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives recalling from the Governor House Bill No. 665, File Folio 4991, entitled:

"Resolved, (If the Senate concur) That House Bill No. 665, File Folio 4991, entitled 'A supplement to the act approved the seventeenth day of May, one thousand nine hundred seventeen, (Pamphlet Laws, two hundred and eight) entitled 'An act to regulate the practice of pharmacy and sale of poisons and drugs, and providing penalties for the violation thereof: defining the words 'drugs' and 'poisons' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality, strength and purity,' requiring permits to conduct pharmacies providing for the revocation thereof, and prescribing penalties', be recalled from the Governor for the purpose of amendment"

Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

RECONSIDERATION OF VOTE.

Mr. CAMPBELL. Mr. Speaker, I move that the vote by which this bill passed finally be reconsidered.

Mr. ROMAN. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. CAMPBELL. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. ROMAN. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. CAMPBELL. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend section 3, page 3, lines 15 to 22 inclusive by striking out all of said lines.

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 22, 1921.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives recalling from the Governor House Bill No. 719, File Folio 5431, entitled:

"Resolved, (if the Senate concur) that House Bill No. 719, File Folio 5431, entitled 'An act providing for the burial of certain persons who are have been or shall be soldiers sailors or marines designated as "deceased service men" defining the term "deceased service man" and authorizing county commissioners to provide headstones markers and burial plots for such deceased service men at the expense of the county in which they shall die or have a legal residence at the time of their death," be recalled from the Governor for the purpose of amendment"

Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

RECONSIDERATION OF VOTE.

Mr. DITHRICH. Mr. Speaker, I move that the vote by which this bill passed finally be reconsidered.

Mr. McCAIG. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. DITHRICH. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. McCAIG. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. DITHRICH. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend section 6 page 4 line 27 by striking out "made of".

Amend section 6 page 4 line 28 by striking out the following: "petitioners, some suitable and appropriate markers"

Amend section 6 page 5 line 1 by inserting at the end of line after the words "made of" the following: "Metal with bronze alloy for the grave of each and every"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 22, 1921.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives recalling from the Governor House Bill No. 798, File Folio 3499, entitled:

"Resolved (if the Senate concur), That House Bill No. 798, File Folio 3499, entitled 'An act to amend section thirteen of an act approved the third day of June, one thousand nine hundred and fifteen (Pamphlet Laws, nine hundred and fifty-four), entitled "An act to protect the public health and safety by regulating the erection, alternation, repair, use occupancy, maintenance sanitation and condemnation of dwellings two-family dwellings rooming-houses and tenements by regulating the use, maintenance and sanitation of the grounds surrounding the same, the adjoining buildings and all vacant land in cities of the first class, providing for their inspection, the abatement of nuisances, the vacating of uninhabitable houses and the filing of liens creating a Division of Housing and Sanitation and providing penalties for violations of the provisions thereof and repealing all laws inconsistent therewith," be recalled from the Governor for the purpose of amendment."

Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

RECONSIDERATION OF VOTE.

Mr. BURNS. Mr. Speaker, I move that the vote by which this bill passed finally be reconsidered.

Mr. GLASS. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. BURNS. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. GLASS. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. BURNS. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend Section 13, page 3 line 1, by inserting after the word "the" the word "grades"

Amend section 13, page 3, line 9, by striking out "clost" and inserting in lieu thereof the word "closet"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

ANNOUNCEMENT BY THE SPEAKER.

The SPEAKER. The Chair at this time would suggest to the members having appropriation bills that have been amended, that they look into the several appropriation bills in which they are interested, to see that no mistakes have been made. These bills have been amended, and there may be some error that the members might discover.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 5.

An Act making an appropriation to the trustees of the State Hospital of Nanticoke Nanticoke Luzerne County Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 2, by striking out lines 6, 7 and 8;
Amend section 1, page 2, line 17, by striking out the word "fifteen" and insert in lieu thereof the word "nine"; amend line 17 by striking out the figures "\$15,000" and insert in lieu thereof the figures "\$9,000"; amend section 1, page 2, by striking out all of lines 19, 20 and 21.

On the question,
Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—147.

Alexander,	Elgin,	Krugh,	Ruddy,
Allum,	Evans,	Leeds,	Ruth,
Armstrong,	Finney,	Lewis,	Schilling,
Asbury,	Fitzgibbon,	Long,	Schwartz,
Baker,	Flynn,	McBride,	Sieg,
Baldi,	Fowler,	McCaig,	Sinclair,
Barnhart,	Franklin,	McCann,	Smiley,
Beckley,	Gearhart,	McClure,	Smink,
Bell,	Gelder,	McConnell,	Smith, H. J.,
Bidelspacher,	Gibbon,	McCurdy,	Smith, J. W.,
Bluett,	Glass,	McGowan,	Smith, L.,
Blumberg,	Goehring,	McKim,	Snowden,
Boland,	Golder,	McKnight,	Soffel,
Bower,	Goodnough,	McOwen,	Sowers,
Bromley,	Green,	McVicar,	Stackhouse,
Brooks,	Griffith,	Magill,	Stadtlander,
Brown, F. B.,	Haeserty,	Mangan,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J.,	Steedle,
Chaplin,	Harer,	Marcus, J. C.,	Sterling,
Clutton,	Harry,	Martin,	Stevens,
Comeror,	Hatrick,	Mantz,	Stevenson,
Conner,	Heffernan,	Michel,	Stewart,
Craig, J. R.,	Henderson, E.,	Miller, A.,	Strauss,
Craig, J. O.,	Hess,	Miller, A. S. C.,	Thomas,
Crum,	Hetrick,	Miller, C.,	Van Alen,
Curran,	Hoffman, M. R.,	Miller, D. I.,	Vickerman,
Curry,	Hoover,	Miller, D. D.,	Walker, G. T.,
Dawson,	Horne,	Miller, J. J.,	Walker, J. A.,
DeHaas,	Hough,	Mitchell,	Weamer,
Denning,	Jones, D. J.,	Phillips,	Weiss,
Dewey, C. P.,	Jones, W. W.,	Pike,	Wells,
Dewey, P. H.,	Jordan,	Quigley,	Wettach,
Dithrich,	Keene,	Rhoads,	Whiteaker,
Donneley,	Kelly,	Rieder,	Whitehouse,
Dunlap,	Kinsman,	Rinn,	Williams,
Eaches,	Kohler,	Ruch,	Wolfe,
Edmonds,	Krause,	Speaker,	Woner,
Ehrhardt,			Wood,
			Woodruff,
			Zook,
			Spangler,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 636.

An Act making an appropriation to the Northwestern General Hospital of Philadelphia Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 1, line 4, by striking out the words "twenty-one" and inserting in lieu thereof the words "twenty-four"; amend section 1, line 4, by striking out the figures "\$21,000" and inserting in lieu thereof "\$24,000" amend page 1, by striking out all of lines 10, 11 and 12; amend page 2 by striking out all of lines 1, 2, 3 and 4.

On the question,
Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Elgin,	Kooser,	Ruch,
Allum,	Evans,	Krause,	Ruddy,
Armstrong,	Feldman,	Krugh,	Ruth,
Asbury,	Finney,	Lafferty,	Schaeffer,

Aston,	Fitzgibbon,	Leeds,	Schilling,
Baker,	Flynn,	Lewis,	Schwartz,
Baldi,	Fowler,	Long,	Sieg,
Barnhart,	Fox,	Love,	Shannon,
Beaver,	Franklin,	McBride,	Shellenberger,
Beckley,	Gearhart,	McCaig,	Smiley,
Bell,	Gelder,	McCann,	Smink,
Bidelspacher,	Gibbon,	McCarthy,	Smith, H. J.,
Blair,	Glass,	McClure,	Smith, J. W.,
Bluett,	Goehring,	McConnell,	Smith, L.,
Blumberg,	Golder,	McCurdy,	Snowden,
Boland,	Goodnough,	McGowan,	Soffel,
Bower,	Goss,	McHugh,	Sowers,
Brady,	Green,	McKim,	Spowls,
Brenneman,	Griffith,	McKnight,	Stackhouse,
Bromley,	Hagerty,	McOwen,	Stadtlander,
Brooks,	Haines,	McVicar,	Stark,
Brown, F. B.,	Haldeman,	Magill,	Steedle,
Brown, T. R.,	Hampson,	Marcus, J.,	Sterling,
Burns,	Harding,	Marcus, J. C.,	Stevens,
Campbell,	Harer,	Martin,	Stevenson,
Chaplin,	Harry,	Mangan,	Stewart,
Clutton,	Haslett,	Mantz,	Strauss,
Comeror,	Hatrick,	Michel,	Thomas,
Conner,	Haws,	Miller, A.,	Trainer,
Cook,	Hayes,	Miller, A. S. C.,	Van Alen,
Craig, J. R.,	Heffernan,	Miller, C.,	Vickerman,
Craig, J. O.,	Henderson, E.,	Miller, D. I.,	Walker, G. T.,
Cratty,	Henderson, W.,	Miller, D. D.,	Walker, J. A.,
Crum,	Hess,	Miller, H. F.,	Weamer,
Curran,	Hetrick,	Miller, J. J.,	Weiss,
Curry,	Hoffman, J. N.,	Mitchell,	Wells,
Davis,	Hoffman, M. R.,	Morris,	Wettach,
Dawson,	Holcombe,	Ogle,	Whiteaker,
DeHaas,	Hoover,	Orr,	Whitehouse,
Denning,	Horne,	Perry,	Whiteman,
Dewey, C. P.,	Hough,	Phillips,	Williams,
Dewey, P. H.,	Huston,	Pike,	Wolfe,
Diehlm,	Jones, D. J.,	Posev,	Woner,
Dithrich,	Jones, W. W.,	Quigley,	Wood,
Donneley,	Jordan,	Rhoads,	Woodruff,
Drinkhouse,	Kantner,	Richards,	Zook,
Dunlap,	Keene,	Rieder,	Spangler,
Dunn,	Kelly,	Rinn,	Speaker.
Eaches,	Kinsman,	Roman,	
Edmonds,	Kohler,		
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 833.

An Act making an appropriation to the Cottage State Hospital Cottage avenue Connellsville Fayette county Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 1, line 4, be inserting after the word "thirty" the word "five"; amend line 4, by striking out the figures "\$30,000" and inserting in lieu thereof the figures "\$35,000"; amend line 11, by striking out the word "four" and inserting in lieu thereof the word "nine"; amend line 11, by striking out the figures "\$24,000" and inserting in lieu thereof the figures "\$29,000"; amend page 2, line 1, by inserting the following: "for the purpose of improvements to buildings fences and grounds the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary. For motor ambulance the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary"; amend page 2, by striking out lines 16 to 18 inclusive.

On the question,
Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Elgin,	Krugh,	Ruddy,
Allum,	Evans,	Lafferty,	Ruth,
Armstrong,	Feldman,	Leeds,	Schaeffer,
Asbury,	Finney,	Lewis,	Schilling,
Aston,	Fitzgibbon,	Long,	Schwartz,
Baker,	Flynn,	Love,	Sieg,

Baldi,	Fowler,	McBride,	Shannon,	Blumberg,	Gelder,	McCurdy,	Smith, J. W.,
Barnhart,	Fox,	McCaig,	Shellenberger,	Boland,	Gibbon,	McGowan,	Smith, L.,
Beaver,	Franklin,	McCann,	Sinclair,	Bower,	Glass,	McHugh,	Snowden,
Beckley,	Gearhart,	McCarthy,	Smiley,	Brady,	Goehring,	McKim,	Soffel,
Bell,	Gelder,	McClure,	Smink,	Brendle,	Golder,	McKnight,	Sowers,
Bidelspacher,	Gibbon,	McConnell,	Smith, H. J.,	Brenneman,	Goodnough,	McOwen,	Sprowls,
Blair,	Glass,	McCurdy,	Smith, H.,	Bromley,	Goss,	McVicar,	Stackhouse.
Bluet,	Goehring,	McGowan,	Smith, J. W.,	Brooks,	Green,	Magill,	Stadtlander,
Blumberg,	Golder,	McHugh,	Smith, L.,	Brown, F. B.,	Griffith,	Mangan,	Stark,
Boland,	Goodnough,	McKim,	Snowden,	Brown, T. R.,	Hagerty,	Marcus, J.,	Steedle,
Bower,	Goss,	McKnight,	Soffel,	Burns,	Haines,	Marcus, J. C.,	Sterling,
Brady,	Green,	McOwen,	Sowers,	Campbell,	Haldeman,	Marshall,	Stevens,
Brenneman,	Griffith,	McVicar,	Sprowls,	Catlin,	Hampson,	Martin,	Stevenson,
Bromley,	Hagerty,	Magill,	Stackhouse,	Chaplin,	Harer,	Mantz,	Stewart,
Brooks,	Haines,	Mangan,	Stadtlander,	Clutton,	Harry,	Michel,	Strauss,
Brown, F. B.,	Haldeman,	Marcus, J.,	Stark,	Comerer,	Haslett,	Millar, A.,	Thomas,
Brown, T. R.,	Hampson,	Marcus, J. C.,	Steedle,	Conner,	Hatrick,	Millar, A. S. C.,	Trainer,
Burns,	Harer,	Marshall,	Sterling,	Cook,	Heffernan,	Miller, C.,	Van Alen,
Campbell,	Harry,	Martin,	Stevens,	Craig, J. R.,	Henderson, E.,	Miller, D. I.,	Vickerman,
Chaplin,	Haslett,	Mantz,	Stevenson,	Craig, J. O.,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Clutton,	Hatrick,	Michel,	Stewart,	Cratty,	Hess,	Miller, H. F.,	Walker, J. A.,
Comerer,	Haws,	Millar, A.,	Strauss,	Crum,	Hetrick,	Miller, J. J.,	Weamer,
Conner,	Heffernan,	Millar, A. S. C.,	Thomas,	Curran,	Hoffman, J. N.,	Mitchell,	Weiss,
Cook,	Henderson, E.,	Miller, C.,	Trainer,	Curry,	Hoffman, M. R.,	Morris,	Wells,
Craig, J. R.,	Henderson, W.,	Miller, D. I.,	Van Alen,	Davis,	Hoover,	Ogle,	Wettach,
Craig, J. O.,	Hess,	Miller, D. D.,	Vickerman,	Dawson,	Horne,	Orr,	Whitaker,
Cratty,	Hetrick,	Miller, H. F.,	Walker, G. T.,	DeHaas,	Hough,	Perry,	Whitehouse,
Crum,	Hoffman, J. N.,	Mitchell,	Walker, J. A.,	Denning,	Huston,	Phillips,	Whiteman,
Curran,	Hoffman, M. R.,	Morris,	Weamer,	Dewey, C. P.,	Jones, D. J.,	Pike,	Williams,
Curry,	Hoover,	Ogle,	Weiss,	Dewey, P. H.,	Jones, W. W.,	Posey,	Wolfe,
Davis,	Horne,	Orr,	Wells,	Diehm,	Jordan,	Quigley,	Woner,
Dawson,	Hough,	Perry,	Wettach,	Dilheimer,	Kantner,	Rhoads,	Wood,
Denning,	Huston,	Phillips,	Whitaker,	Ditrich,	Keene,	Richards,	Woodruff,
Dewey, C. P.,	Jones, D. J.,	Pike,	Whitehouse,	Donneley,	Kelly,	Rieder,	Zook,
Dewey, P. H.,	Jones, W. W.,	Posey,	Whiteman,	Drinkhouse,	Kinsman,	Rinn,	Spangler,
Diehm,	Jordan,	Quigley,	Williams,	Dunlap,	Kohler,	Roman,	Speaker.
Ditrich,	Kantner,	Rhoads,	Wolfe,				
Donneley,	Keene,	Richards,	Woner,				
Drinkhouse,	Kelly,	Rieder,	Wood,				
Dunlap,	Kinsman,	Rinn,	Woodruff,				
Dunn,	Kohler,	Roman,	Zook,				
Eaches,	Kooser,	Ruch,	Speaker.				
Edmonds,	Krause,						
Ehrhardt,							

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 882.

An Act making an appropriation to the trustees of the University of Pittsburgh for the general maintenance of and purchase of equipment for the University and for the summer term

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend page 1, section 1, line 4, by striking out the words "eight hundred" and inserting in lieu thereof the words "one million"; amend line 4, by striking out the word "twenty" and inserting in lieu thereof the word "seventy"; amend line 5, by striking out the figures "\$820,000" and by striking out the figures "\$1,020,000" and inserting in lieu thereof the figures "\$1,070,000".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Dunn,	Kooser,	Ruch,
Allum,	Eaches,	Krause,	Ruddy,
Armstrong,	Edmonds,	Krugh,	Ruth,
Asbury,	Ehrhardt,	Lafferty,	Schaeffer,
Aston,	Elgin,	Leeds,	Schilling,
Baker,	Evans,	Lewis,	Schwartz,
Baldi,	Feldman,	Long,	Sieg,
Barnhart,	Finner,	Love,	Shannon,
Beaver,	Fitzgibbon,	McBride,	Shellenberger,
Beckley,	Flynn,	McCaig,	Sinclair,
Bell,	Fowler,	McCann,	Smiley,
Bidelspacher,	Fox,	McClure,	Smink,
Blair,	Franklin,	McConnell,	Smith, H. J.,
Bluet,	Gearhart,		Smith, H.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 996.

An Act making an appropriation to the Hamot Hospital Association of Erie Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, line 4, by striking out the words "fifty-five" and inserting in lieu thereof the word "sixty"; amend same line by striking out the figures "\$55,000" and inserting in lieu thereof the figures "\$60,000".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Elgin,	Krugh,	Ruddy,
Allum,	Evans,	Lafferty,	Ruth,
Armstrong,	Feldman,	Leeds,	Schaeffer,
Asbury,	Finner,	Lewis,	Schilling,
Aston,	Fitzgibbon,	Long,	Schwartz,
Baker,	Flynn,	Love,	Sieg,
Baldi,	Fowler,	McBride,	Shannon,
Barnhart,	Fox,	McCaig,	Shellenberger,
Beaver,	Franklin,	McCann,	Sinclair,
Beckley,	Gearhart,	McCarthy,	Smiley,
Bell,	Gelder,	McClure,	Smink,
Bidelspacher,	Gibbon,	McConnell,	Smith, H. J.,
Blair,	Glass,	McCurdy,	Smith, H.,
Bluet,	Goehring,	McGowan,	Smith, J. W.,
Blumberg,	Golder,	McHugh,	Smith, L.,
Boland,	Goodnough,	McKim,	Snowden,
Bower,	Goss,	McKnight,	Soffel,
Brady,	Green,	McOwen,	Sowers,
Brenneman,	Griffith,	McVicar,	Sprowls,
Bromley,	Hagerty,	Magill,	Stackhouse,
Brooks,	Haines,	Mangan,	Stadtlander,
Brown, F. B.,	Haldeman,	Marcus, J.,	Stark,
Brown, T. R.,	Hampson,	Marcus, J. C.,	Steedle,
Burns,	Harer,	Marshall,	Sterling,
Campbell,	Harry,	Martin,	Stevens,
Chaplin,	Haslett,	Mantz,	Stevenson,

Clutton, Comerer, Conner, Cook, Craig, J. R., Craig, J. O., Cratty, Crum, Curran, Curry, Davis, Dawson, Denning, Dewey, C. P., Dewey, P. H., Diehm, Dittrich, Donneley, Drinkhouse, Dunlap, Dunn, Eaches, Edmonds, Ehrhardt,	Hatrlick, Haws, Heffernan, Henderson, E., Henderson, W., Hess, Hetrick, Hoffman, J. N., Hoffman, M. R., Hoover, Horne, Hough, Huston, Jones, D. J., Jones, W. W., Jordan, Kantner, Keene, Kinsman, Kohler, Kooser, Krause,	Michel, Millar, A., Millar, A. S. C., Miller, C., Miller, D. I., Miller, D. D., Miller, H. F., Miller, J. J., Mitchell, Morris, Horne, Orr, Perry, Phillips, Pike, Posey, Quigley, Rhoads, Richards, Rieder, Rinn, Roman, Ruch,	Stewart, Strauss, Thomas, Trainer, Van Alen, Vickerman, Walker, G. T., Walker, J. A., Weamer, Weiss, Wells, Wettach, Whitaker, Whitehouse, Whiteman, Williams, Wolfe, Woner, Wood, Woodruff, Zook, Spangler, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 656.

An Act making an appropriation to the Cottage State Hospital for Injured Persons located at Mercer Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend page 1, section 1, line 4, by striking out the word "fifteen" and inserting in lieu thereof the word "twenty"; amend the same line by striking out the figures "\$15,000" and inserting in lieu thereof the figures "\$20,000".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander, Allum, Armstrong, Asbury, Aston, Baker, Baldi, Barnhart, Beaver, Beckley, Bell, Bidelspacher, Blair, Bluett, Blumberg, Bolard, Bower, Brady, Brenneman, Bromley, Brooks, Brown, F. B., Brown, T. R., Burns, Campbell, Chaplin, Clutton, Comerer, Conner, Cook, Craig, J. R., Craig, J. O., Cratty, Crum, Curran, Curry, Davis, Dawson, Denning, Dewey, C. P., Dewey, P. H., Diehm, Dittrich, Donneley,	Elgin, Evans, Feldman, Finney, Fitzgibbon, Flynn, Fowler, Fox, Franklin, Gearhart, Gelder, Gibbon, Glass, Goehring, Golder, Goodnough, Goss, Green, Griffith, Hagerty, Haines, Haldeman, Hampson, Harer, Harry, Haslett, Hatrlick, Haws, Heffernan, Henderson, E., Henderson, W., Hess, Hetrick, Hoffman, J. N., Hoffman, M. R., Hoover, Horne, Hough, Huston,	Krugh, Lafferty, Leeds, Lewis, Long, Love, McBride, McCaig, McCann, McCarthy, McClure, McConnell, McCurdy, McGowan, McHugh, McKim, McKnight, McOwen, McVicar, Magill, Mangan, Marcus, J., Marcus, J. C., Marshall, Martin, Mantz, Michel, Millar, A., Millar, A. S. C., Miller, C., Miller, D. I., Miller, D. D., Miller, H. F., Miller, J. J., Mitchell, Morris, Ogle, Orr,	Ruddy, Ruth, Schaeffer, Schilling, Schwartz, Sieg, Shannon, Shellenberger, Sinolair, Smiley, Smink, Smith, H. J., Smith, H., Smith, J. W., Smith, L., Snowden, Soffel, Sowers, Sprowls, Stackhouse, Stadlander, Stark, Steedle, Sterling, Stevens, Stevenson, Stewart, Strauss, Thomas, Trainer, Van Alen, Vickerman, Walker, G. T., Walker, J. A., Weamer, Weiss, Wells, Wettach,
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Denning, Dewey, C. P., Dewey, P. H., Diehm, Dittrich, Donneley, Drinkhouse, Dunlap, Dunn, Eaches, Edmonds, Ehrhardt,	Huston, Jones, D. J., Jones, W. W., Jordan, Kantner, Keene, Kelly, Kinsman, Kohler, Kooser, Krause,	Perry, Phillips, Pike, Posey, Quigley, Rhoads, Richards, Rieder, Rinn, Roman, Ruch,	Whitaker, Whitehouse, Whiteman, Williams, Wolfe, Woner, Wood, Woodruff, Zook, Spangler, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 843.

An Act making an appropriation to the Department of Health of the Commonwealth of Pennsylvania for the maintenance of tuberculosis sanatoria and dispensaries necessary additions furnishings and repairs for educational work and other necessary work in curing and preventing tuberculosis

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 2, line 8, by inserting after the word "one" the following: and in addition thereto any balance remaining unexpended of the appropriation made to the Department of Health for the same purposes for two years ending May thirty-first one thousand nine hundred and twenty-one by the provisions of the appropriation act approved July sixteenth one thousand nine hundred and nineteen

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander, Allum, Armstrong, Asbury, Aston, Baker, Baldi, Barnhart, Beaver, Beckley, Bell, Bidelspacher, Blair, Bluett, Blumberg, Bolard, Bower, Brady, Brenneman, Bromley, Brooks, Brown, F. B., Brown, T. R., Burns, Campbell, Chaplin, Clutton, Comerer, Conner, Cook, Craig, J. R., Craig, J. O., Cratty, Crum, Curran, Curry, Davis, Dawson, Denning, Dewey, C. P., Dewey, P. H., Diehm, Dittrich, Donneley,	Elgin, Evans, Feldman, Finney, Fitzgibbon, Flynn, Fowler, Fox, Franklin, Gearhart, Gelder, Gibbon, Glass, Goehring, Golder, Goodnough, Goss, Green, Griffith, Hagerty, Haines, Haldeman, Hampson, Harer, Harry, Haslett, Hatrlick, Haws, Heffernan, Henderson, E., Henderson, W., Hess, Hetrick, Hoffman, J. N., Hoffman, M. R., Hoover, Horne, Hough, Huston, Jones, D. J., Jones, W. W., Jordan, Kantner, Keene,	Krugh, Lafferty, Leeds, Lewis, Long, Love, McBride, McCaig, McCann, McCarthy, McClure, McConnell, McCurdy, McGowan, McHugh, McKim, McKnight, McOwen, McVicar, Magill, Mangan, Marcus, J., Marcus, J. C., Marshall, Martin, Mantz, Michel, Millar, A., Millar, A. S. C., Miller, C., Miller, D. I., Miller, D. D., Miller, H. F., Miller, J. J., Mitchell, Morris, Ogle, Orr, Perry, Phillips, Pike, Posey, Quigley, Rhoads,	Ruddy, Ruth, Schaeffer, Schilling, Schwartz, Sieg, Shannon, Shellenberger, Sinolair, Smiley, Smink, Smith, H. J., Smith, H., Smith, J. W., Smith, L., Snowden, Soffel, Sowers, Sprowls, Stackhouse, Stadlander, Stark, Steedle, Sterling, Stevens, Stevenson, Stewart, Strauss, Thomas, Trainer, Van Alen, Vickerman, Walker, G. T., Walker, J. A., Weamer, Weiss, Wells, Wettach, Whitaker, Whitehouse, Whiteman, Williams, Wolfe, Woner,
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Drinkhouse,
Dunlap,
Dunn,
Eaches,
Edmonds,
Ehrhardt,

Kelly,
Kinsman,
Kohler,
Kooser,
Krause,

Richards,
Rieder,
Rinn,
Roman,
Ruch,

Wood,
Woodruff,
Zook,
Spangler,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 979.

An Act making an appropriation to the State Highway Department for the payment of rewards to townships of the second class or the construction and improvement of township roads and the erection and construction of township bridges

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend page 1, section 1, line 4, by inserting after the figures "\$1,000,000" the following: together with the unexpected balance of the sum appropriated under the provisions of the act of July fifteenth one thousand nine hundred nineteen (Pamphlet Laws nine hundred sixty-six) entitled "An act making an appropriation to the State Highway Department or township road purposes and providing for the payment thereof" amend page 2, line 1, by inserting after the word "appropriated" the words "and re-appropriated".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Elgin,	Krugh,	Ruddy,
Allum,	Evans,	Lafferty,	Ruth,
Armstrong,	Feldman,	Leeds,	Schaeffer,
Asbury,	Finney,	Lewis,	Schilling,
Aston,	Fitzgibbon,	Long,	Schwartz,
Baker,	Flynn,	Love,	Sieg,
Baldi,	Fowler,	McBride,	Shannon,
Barnhart,	Fox,	McCaig,	Shellenberger,
Beaver,	Franklin,	McCann,	Sinclair,
Beckley,	Gearhart,	McCarthy,	Smiley,
Bell,	Gelder,	McClure,	Smink,
Bidelspacher,	Gibbon,	McConnell,	Smith, H. J.,
Blair,	Glass,	McCurdy,	Smith, H.,
Bluet,	Goehring,	McGowan,	Smith, J. W.,
Blumberg,	Goldring,	McHugh,	Smith, L.,
Boland,	Goodnough,	McKim,	Snowden,
Bower,	Goss,	McKnight,	Soffel,
Brady,	Green,	McOwen,	Sowers,
Brenneman,	Griffith,	McVicar,	Sprows,
Bromley,	Hagerty,	Magill,	Stackhouse,
Brooks,	Haines,	Mangan,	Stadtlander,
Brown, F. B.,	Haldeman,	Marcus, J.,	Stark,
Brown, T. R.,	Hampson,	Marcus, J. C.,	Steedle,
Burns,	Harer,	Marshall,	Sterling,
Campbell,	Harry,	Martin,	Stevens,
Chaplin,	Haslett,	Mantz,	Stevenson,
Clutton,	Hatrick,	Michel,	Stewart,
Comer,	Haws,	Millar, A.,	Strauss,
Conner,	Heffernan,	Millar, A. S. C.,	Thoma,
Cook,	Henderson, E.,	Miller, C.,	Trainer,
Craig, J. R.,	Henderson, W.,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Hess,	Miller, D. D.,	Vickerman,
Craty,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Crum,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Curran,	Hoffman, M. R.,	Mitchell,	Weamer,
Curry,	Hoover,	Morris,	Weiss,
Davis,	Horne,	Ogle,	Wells,
Dawson,	Hough,	Orr,	Wettach,
Denning,	Huston,	Perry,	Whitaker,
Dewey, C. P.,	Jones, D. J.,	Phillips,	Whitehouse,
Dewey, P. H.,	Jones, W. W.,	Pike,	Whiteman,
Diehm,	Jordan,	Posey,	Williams,
Ditrich,	Kantner,	Quigley,	Wolfe,
Donneley,	Keene,	Rhoads,	Woner,
Drinkhouse,	Kelly,	Richards,	Wood,
Dunlap,	Kinsman,	Rieder,	Woodruff,
Dunn,	Kohler,	Rinn,	Zook,
Eaches,	Kooser,	Roman,	Spangler,
Edmonds,	Krause,	Ruch,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 675.

An Act making an appropriation for the support and maintenance of the National Guard Naval Militia and the Pennsylvania Reserve Militia of the Commonwealth for improvements to permanent camp grounds for the replacing and repairing of armories and military stores destroyed or damaged and for the payment of expenses incidental to calling the National Guard Naval Militia or Pennsylvania Reserve Militia into active service under a call from the Governor or for service under a call from the President of the United States

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend page 2, section 2, line 21, by striking out the words "including building and repairing of roads"; amend line 28, by striking out the words "one hundred" and inserting in lieu thereof the word "forty"; amend same line by striking out the figures "\$100,000" and inserting in lieu thereof the figures "\$40,000".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Elgin,	Krugh,	Ruddy,
Allum,	Evans,	Lafferty,	Ruth,
Armstrong,	Feldman,	Leeds,	Schaeffer,
Asbury,	Finney,	Lewis,	Schilling,
Aston,	Fitzgibbon,	Long,	Schwartz,
Baker,	Flynn,	Love,	Sieg,
Baldi,	Fowler,	McBride,	Shannon,
Barnhart,	Fox,	McCaig,	Shellenberger,
Beaver,	Franklin,	McCann,	Sinclair,
Beckley,	Gearhart,	McCarthy,	Smiley,
Bell,	Gelder,	McClure,	Smink,
Bidelspacher,	Gibbon,	McConnell,	Smith, H. J.,
Blair,	Glass,	McCurdy,	Smith, H.,
Bluet,	Goehring,	McGowan,	Smith, J. W.,
Blumberg,	Goldring,	McHugh,	Smith, L.,
Boland,	Goodnough,	McKim,	Snowden,
Bower,	Goss,	McKnight,	Soffel,
Brady,	Green,	McOwen,	Sowers,
Brenneman,	Griffith,	McVicar,	Sprows,
Bromley,	Hagerty,	Magill,	Stackhouse,
Brooks,	Haines,	Mangan,	Stadtlander,
Brown, F. B.,	Haldeman,	Marcus, J.,	Stark,
Brown, T. R.,	Hampson,	Marcus, J. C.,	Steedle,
Burns,	Harer,	Marshall,	Sterling,
Campbell,	Harry,	Martin,	Stevens,
Chaplin,	Haslett,	Mantz,	Stevenson,
Clutton,	Hatrick,	Michel,	Stewart,
Comer,	Haws,	Millar, A.,	Strauss,
Conner,	Heffernan,	Millar, A. S. C.,	Thoma,
Cook,	Henderson, E.,	Miller, C.,	Trainer,
Craig, J. R.,	Henderson, W.,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Hess,	Miller, D. D.,	Vickerman,
Craty,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Crum,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Curran,	Hoffman, M. R.,	Mitchell,	Weamer,
Curry,	Hoover,	Morris,	Weiss,
Davis,	Horne,	Ogle,	Wells,
Dawson,	Hough,	Orr,	Wettach,
Denning,	Huston,	Perry,	Whitaker,
Dewey, C. P.,	Jones, D. J.,	Phillips,	Whitehouse,
Dewey, P. H.,	Jones, W. W.,	Pike,	Whiteman,
Diehm,	Jordan,	Posey,	Williams,
Ditrich,	Kantner,	Quigley,	Wolfe,
Donneley,	Keene,	Rhoads,	Woner,
Drinkhouse,	Kelly,	Richards,	Wood,
Dunlap,	Kinsman,	Rieder,	Woodruff,
Dunn,	Kohler,	Rinn,	Zook,
Eaches,	Kooser,	Roman,	Spangler,
Edmonds,	Krause,	Ruch,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbred and entitled as follows:

House Bill No. 616.

An Act making an appropriation to the Trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania

With the information that the Senate has passed the same with amendmnts, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, line 4, by striking out the word "four" and inserting in lieu thereof the word "three"; amend same line by inserting after the word "hundred" the word "twenty"; amend same line by striking out the word "eight" and inserting in lieu thereof the word "five"; amend line 5, by striking out the words "fifty-four" amend same line by striking out the figures "\$400,854" and inserting in lieu thereof the figures "\$320,500"; amend line 14 by inserting after the words "twenty-one" the following "and for payment of deficit for the year ending May thirty-first one thousand nine hundred and twenty-one" the following "and for payment of deficit for the year and inserting in lieu thereof the words "thirty-six"; amend line 3, by striking out the figures "\$250,000" and inserting in lieu thereof the figures "\$236,000"; amend section 1, page 2, by striking out from line 15 on page 2 to the end of line 14 on page 3; and inserting in lieu thereof the following: For the purchase of laundry equipment the sum of twenty-five hundred dollars (\$2,500) or so much thereof as may be necessary.

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Elgin,	Krugh,	Ruddy,
Allum,	Evans,	Lafferty,	Ruth,
Armstrong,	Feldman,	Leeds,	Schaeffer,
Asbury,	Finney,	Lewis,	Schilling,
Aston,	Fitzgibbon,	Long,	Schwartz,
Baker,	Flynn,	Love,	Sieg,
Baldi,	Fowler,	McBride,	Shannon,
Barnhart,	Fox,	McCaig,	Shellenberger,
Beaver,	Franklin,	McCann,	Sinclair,
Beckley,	Gearhart,	McCarthy,	Smiley,
Bell,	Gelder,	McClure,	Smink,
Bidelspacher,	Gibbon,	McConnell,	Smith, H. J.,
Blair,	Glass,	McCurdy,	Smith, H.,
Bluett,	Goehring,	McGowan,	Smith, J. W.,
Blumberg,	Golder,	McHugh,	Smith, L.,
Bolard,	Goodnough,	McKim,	Snowden,
Bower,	Goss,	McKnight,	Soffel,
Brady,	Green,	McOwen,	Sowers,
Brenneman,	Griffith,	McVicar,	Sprolws,
Bromley,	Hagerty,	Magill,	Stackhouse,
Brooks,	Haines,	Mangan,	Stadtlander,
Brown, F. B.,	Haldeman,	Marcus, J.,	Stark,
Brown, T. R.,	Hampson,	Marcus, J. C.,	Steedle,
Burns,	Harer,	Marshall,	Sterling,
Campbell,	Harry,	Martin,	Stevens,
Chaplin,	Haslett,	Mantz,	Stevenson,
Clutton,	Hatrick,	Michel,	Stewart,
Comerer,	Haws,	Millar, A.,	Strauss,
Conner,	Heffernan,	Millar, A. S. C.,	Thomas,
Cook,	Henderson, E.,	Miller, C.,	Trainer,
Craig, J. R.,	Henderson, W.,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Hess,	Miller, D. D.,	Vickerman,
Cratty,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Crum,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Curran,	Hoffman, M. R.,	Mitchell,	Weamer,
Curry,	Hoover,	Morris,	Weiss,
Davis,	Horne,	Ogle,	Wells,
Dawson,	Hough,	Orr,	Wettach,
Denning,	Huston,	Perry,	Whitaker,
Dewey, C. P.,	Jones, D. J.,	Phillips,	Whitehouse,
Dewey, P. H.,	Jones, W. W.,	Pike,	Whiteman,
Diehm,	Jordan,	Posey,	Williams,
Ditrich,	Kantner	Quigley,	Wolfe,
Donneley,	Keene,	Rhoads,	Woner,
Drinkhouse,	Kelly,	Richards,	Wood,
Dunlap,	Kinsman,	Rieder,	Woodruff,
Dunn,	Kohler,	Rinn,	Zook,
Eaches,	Kooser,	Roman,	Spangler,
Edmonds,	Krause,	Ruch,	Speaker.
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 617.

An Act making an appropriation to the Harrisburg Hospital of Harrisburg Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, line 4, by striking out the word "thirty" and inserting in lieu thereof the word "forty"; amend same line by striking out the figures "\$30,000" and inserting in lieu thereof the figures "\$40,000"

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Elgin,	Krugh,	Ruddy,
Allum,	Evans,	Lafferty,	Ruth,
Armstrong,	Feldman,	Leeds,	Schaeffer,
Asbury,	Finney,	Lewis,	Schilling,
Aston,	Fitzgibbon,	Long,	Schwartz,
Baker,	Flynn,	Love,	Sieg,
Baldi,	Fowler,	McBride,	Shannon,
Barnhart,	Fox,	McCaig,	Shellenberger,
Beaver,	Franklin,	McCann,	Sinclair,
Beckley,	Gearhart,	McCarthy,	Smiley,
Bell,	Gelder,	McClure,	Smink,
Bidelspacher,	Gibbon,	McConnell,	Smith, H. J.,
Blair,	Glass,	McCurdy,	Smith, H.,
Bluett,	Goehring,	McGowan,	Smith, J. W.,
Blumberg,	Golder,	McHugh,	Smith, L.,
Bolard,	Goodnough,	McKim,	Snowden,
Bower,	Goss,	McKnight,	Soffel,
Brady,	Green,	McOwen,	Sowers,
Brenneman,	Griffith,	McVicar,	Sprolws,
Bromley,	Hagerty,	Magill,	Stackhouse,
Brooks,	Haines,	Mangan,	Stadtlander,
Brown, F. B.,	Haldeman,	Marcus, J.,	Stark,
Brown, T. R.,	Hampson,	Marcus, J. C.,	Steedle,
Burns,	Harer,	Marshall,	Sterling,
Campbell,	Harry,	Martin,	Stevens,
Chaplin,	Haslett,	Mantz,	Stevenson,
Clutton,	Hatrick,	Michel,	Stewart,
Comerer,	Haws,	Millar, A.,	Strauss,
Conner,	Heffernan,	Millar, A. S. C.,	Thomas,
Cook,	Henderson, E.,	Miller, C.,	Trainer,
Craig, J. R.,	Henderson, W.,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Hess,	Miller, D. D.,	Vickerman,
Cratty,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Crum,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Curran,	Hoffman, M. R.,	Mitchell,	Weamer,
Curry,	Hoover,	Morris,	Weiss,
Davis,	Horne,	Ogle,	Wells,
Dawson,	Hough,	Orr,	Wettach,
Denning,	Huston,	Perry,	Whitaker,
Dewey, C. P.,	Jones, D. J.,	Phillips,	Whitehouse,
Dewey, P. H.,	Jones, W. W.,	Pike,	Whiteman,
Diehm,	Jordan,	Posey,	Williams,
Ditrich,	Kantner	Quigley,	Wolfe,
Donneley,	Keene,	Rhoads,	Woner,
Drinkhouse,	Kelly,	Richards,	Wood,
Dunlap,	Kinsman,	Rieder,	Woodruff,
Dunn,	Kohler,	Rinn,	Zook,
Eaches,	Kooser,	Roman,	Spangler,
Edmonds,	Krause,	Ruch,	Speaker.
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 645.

An Act making an appropriation to the trustees of the Grove City Hospital located at Grove City Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, line 4, by striking out the word "twelve" and inserting in lieu thereof the word "twenty"; amend same line by striking out the figures "\$12,000" and inserting in lieu thereof the figures "\$20,000".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Elgin,	Krugh,	Ruddy,
Allum,	Evans,	Ruth,	Ruth,
Armstrong,	Feldman,	Leeds,	Schaeffer,
Asbury,	Finney,	Lewis,	Schilling,
Aston,	Fitzgibbon,	Long,	Schwartz,
Baker,	Flynn,	Love,	Sieg,
Baldi,	Fowler,	McBride,	Shannon,
Barnhart,	Fox,	McCaig,	Shellenberger,
Beaver,	Franklin,	McCann,	Sinclair,
Beckley,	Gearhart,	McCarthy,	Smiley,
Bell,	Gelder,	McClure,	Smink,
Bidelspacher,	Gibbon,	McConnell,	Smith, H. J.,
Blair,	Glass,	McCurdy,	Smith, H.,
Bluett,	Goehring,	McGowan,	Smith, J. W.,
Blumberg,	Golder,	McHugh,	Smith, L.,
Bolard,	Goodnough,	McKim,	Snowden,
Bower,	Goss,	McKnight,	Soffel,
Brady,	Green,	McOwen,	Sowers,
Brenneman,	Griffith,	McVicar,	Sprowls,
Bromley,	Hagerty,	Magill,	Stackhouse,
Brooks,	Haines,	Mangan,	Stadlander,
Brown, F. B.,	Haldeman,	Marcus, J.,	Stark,
Brown, T. R.,	Hampson,	Marcus, J. C.,	Steedie,
Burns,	Harer,	Marshall,	Sterling,
Campbell,	Harry,	Martin,	Stevens,
Chaplin,	Haslett,	Mantz,	Stevenson,
Clutton,	Hatrlick,	Michel,	Stewart,
Comerer,	Haws,	Millar, A.,	Strauss,
Conner,	Heffernan,	Millar, A. S. C.,	Thomas,
Cook,	Henderson, E.,	Miller, C.,	Trainer,
Craig, J. R.,	Henderson, W.,	Miller, D. L.,	Van Alen,
Craig, J. O.,	Hess,	Miller, D. D.,	Vickerman,
Cratty,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Crum,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Curran,	Hoffman, M. R.,	Mitchell,	Weamer,
Curry,	Hoover,	Moeris,	Weiss,
Davis,	Horne,	Ogle,	Wells,
Dawson,	Hough,	Orr,	Wettach,
Denning,	Huston,	Perry,	Whitaker,
Dewey, C. P.,	Jones, D. J.,	Phillips,	Whitehouse,
Dewey, P. H.,	Jones, W. W.,	Pike,	Whiteman,
Diehm,	Jordan,	Posey,	Williams,
Dithrich,	Kantner	Quigley,	Wolfe,
Donneley,	Keene,	Rhoads,	Woner,
Drinkhouse,	Kelly,	Richards,	Wood,
Dunlap,	Kinsman,	Rieder,	Woodruff,
Dunn,	Kohler,	Rinn,	Zook,
Eaches,	Kooser,	Roman,	Spangler,
Edmonds,	Krause,	Ruch,	Speaker.
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 681.

An Act making an appropriation to the Homeopathic Hospital of Chester county located at West Chester Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, line six, by striking out after the word "Hospital" the word "at" and inserting in lieu thereof the word "of"; amend title by inserting after the word "Chester" the word "county".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Elgin,	Krugh,	Ruddy,
Allum,	Evans,	Lafferty,	Ruth,
Armstrong,	Feldman,	Leeds,	Schaeffer,
Asbury,	Finney,	Lewis,	Schilling,
Aston,	Fitzgibbon,	Long,	Schwartz,
Baker,	Flynn,	Love,	Sieg,
Baldi,	Fowler,	McBride,	Shannon,
Barnhart,	Fox,	McCaig,	Shellenberger,
Beaver,	Franklin,	McCann,	Sinclair,
Beckley,	Gearhart,	McCarthy,	Smiley,
Bell,	Gelder,	McClure,	Smink,
Bidelspacher,	Gibbon,	McConnell,	Smith, H. J.,
Blair,	Glass,	McCurdy,	Smith, H.,
Bluett,	Goehring,	McGowan,	Smith, J. W.,
Blumberg,	Golder,	McHugh,	Smith, L.,
Bolard,	Goodnough,	McKim,	Snowden,
Bower,	Goss,	McKnight,	Soffel,
Brady,	Green,	McOwen,	Sowers,
Brenneman,	Griffith,	McVicar,	Sprowls,
Bromley,	Hagerty,	Magill,	Stackhouse,
Brooks,	Haines,	Mangan,	Stadlander,
Brown, F. B.,	Haldeman,	Marcus, J.,	Stark,
Brown, T. R.,	Hampson,	Marcus, J. C.,	Steedie,
Burns,	Harer,	Marshall,	Sterling,
Campbell,	Harry,	Martin,	Stevens,
Chaplin,	Haslett,	Mantz,	Stevenson,
Clutton,	Hatrlick,	Michel,	Stewart,
Comerer,	Haws,	Millar, A.,	Strauss,
Conner,	Heffernan,	Millar, A. S. C.,	Thomas,
Cook,	Henderson, E.,	Miller, C.,	Trainer,
Craig, J. R.,	Henderson, W.,	Miller, D. L.,	Van Alen,
Craig, J. O.,	Hess,	Miller, D. D.,	Vickerman,
Cratty,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Crum,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Curran,	Hoffman, M. R.,	Mitchell,	Weamer,
Curry,	Hoover,	Moeris,	Weiss,
Davis,	Horne,	Ogle,	Wells,
Dawson,	Hough,	Orr,	Wettach,
Denning,	Huston,	Perry,	Whitaker,
Dewey, C. P.,	Jones, D. J.,	Phillips,	Whitehouse,
Dewey, P. H.,	Jones, W. W.,	Pike,	Whiteman,
Diehm,	Jordan,	Posey,	Williams,
Dithrich,	Kantner	Quigley,	Wolfe,
Donneley,	Keene,	Rhoads,	Woner,
Drinkhouse,	Kelly,	Richards,	Wood,
Dunlap,	Kinsman,	Rieder,	Woodruff,
Dunn,	Kohler,	Rinn,	Zook,
Eaches,	Kooser,	Roman,	Spangler,
Edmonds,	Krause,	Ruch,	Speaker.
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 683.

An Act making an appropriation to the trustees of the University of Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, line 4, by inserting after the word "million" the words "three hundred thousand"; amend line 5, by striking out the figures "\$1,000,000" and inserting in lieu thereof the figures "\$1,300,000"; amend page 2, line 1, by striking out the words "nine hundred thousand" and inserting in lieu thereof the words "one million"; amend line 2, by striking out the figures "\$900,000" and inserting in lieu thereof the figures "\$1,000,000"; amend by inserting after line three the following:

"For the maintenance of the School of Education of the University of Pennsylvania the sum of two hundred thousand dollars (\$200,000) or so much thereof as may be necessary"

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Elgin,	Krugh,
Allum,	Evans,	Lafferty,
Armstrong,	Feldman,	Leeds,
Asbury,	Finney,	Lewis,
Aston,	Fitzgibbon,	Long,
Baker,	Flynn,	Love,
Baldi,	Fowler,	McBride,
Barnhart,	Fox,	McCaig,
Beaver,	Franklin,	McCann,
Beckley,	Gearhart,	McCarthy,
Bell,	Gelder,	McClure,
Bidelspacher,	Gibbon,	McConnell,
Blair,	Glass,	McCurdy,
Blument,	Goehring,	McGowan,
Blumberg,	Goldner,	McHugh,
Boland,	Goodnough,	McKim,
Bower,	Goss,	McKnight,
Brady,	Green,	McOwen,
Brenneman,	Griffith,	McVicar,
Bromley,	Hagerty,	Magill,
Brooks,	Haines,	Mangan,
Brown, F. B.,	Haldeman,	Marcus, J.,
Brown, T. R.,	Hampson,	Marcus, J. C.,
Burns,	Harer,	Marshall,
Campbell,	Harry,	Martin,
Chaplin,	Haslett,	Mantz,
Clutton,	Hatrick,	Michel,
Comeror,	Haws,	Millar, A.,
Conner,	Heffernan,	Millar, A. S. C.,
Cook,	Henderson, E.,	Miller, C.,
Craig, J. R.,	Henderson, W.,	Miller, D. I.,
Craig, J. O.,	Hess,	Miller, D. D.,
Cratty,	Hetrick,	Miller, H. F.,
Crum,	Hoffman, J. N.,	Miller, J. J.,
Curran,	Hoffman, M. R.,	Mitchell,
Curry,	Hoover,	Morris,
Davis,	Horne,	Ogle,
Dawson,	Hough,	Orr,
Denning,	Huston,	Perry,
Dewey, C. P.,	Jones, D. J.,	Phillips,
Dewey, P. H.,	Jones, W. W.,	Pike,
Diehm,	Jordan,	Posey,
Dithrich,	Kantner,	Quigley,
Donneley,	Keene,	Rhoads,
Drinkhouse,	Kelly,	Richards,
Dunlap,	Kinsman,	Rieder,
Dunn,	Kohler,	Rinn,
Eaches,	Kooser,	Roman,
Edmonds,	Krause,	Ruch,
Ehrhardt,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordred, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 674.

An Act authorizing the erection of monuments and markers in France to commemorate the achievements of citizens of Pennsylvania who served on the battlefields of France and to perpetuate the memories of those who fell in the war against Germany and her allies and for the appointment of a commission to erect such monuments and markers and making an appropriation for the purpose of this act

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend by striking out entire title and inserting in lieu thereof the following:

"Constituting a Commission to make an investigation of the battle fields of France and Belgium and to select points for the erection of monuments and markers of appropriate design to commemorate the achievements of Pennsylvania soldiers during the world war defining the powers and duties of the commission and making an appropriation"

Amend page 2, section 1, by striking out everything from line 4 on page 2 to the end of line 7 on page 3 and insert in lieu thereof the following:

"in order to commemorate heroic achievements of the citizens of Pennsylvania who served on the battle fields of France and Belgium and to perpetuate the memories of those who fell in the war against Germany and her Allies there shall be erected at such points in France and Belgium as the commissioners hereinafter provided for shall designate monuments and markers of suitable design and with proper inscription thereon to carry out the spirit and intent of this purpose

Section 2 A commission is hereby constituted which shall be composed of five citizens who were former Pennsylvania soldiers sailors or marines and who served in France or Belgium during the war with Germany. The members of the commission shall be appointed by the Governor on or before the fifteenth day of June one thousand nine hundred and twenty-one. They shall serve without compensation but shall receive their actual and necessary expenses incurred in the performance of the duties imposed by this act. The commission shall organize as soon as may be after its appointment by the election of a president and secretary. Vacancies happening in the membership of the commission shall be filled by an appointment by the Governor and any member so appointed shall have the same qualifications as is required of the original appointees

Section 3 It shall be the duty of the commission after its organization to forthwith make arrangements to have the entire membership of the commission proceed to France. The commission shall visit the battle fields of France and Belgium and ascertain the points where Pennsylvania troops were engaged during the world war and shall determine the points where monuments and markers shall hereafter be erected. The commission shall determine the character and design of the monuments and markers to be erected at each of such points and shall as nearly as may be ascertain the cost of the preparation and erection thereof

The commission shall have power to enter into such agreements with the governments of France and Belgium either directly or through the government of the United States as may be necessary to secure permission for the erection of the monuments and markers at the points selected by the commission

The commission shall make a complete report of its proceedings to the general assembly of one thousand nine hundred and twenty-three not later than the first Monday of February of that year and in such report shall state the amount of money required to prepare the monuments and markers agreed upon by the commission and to provide for their erection at the points selected

"Section 4 The sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary is hereby specifically appropriated for the payment of the expenses of the commission and for the payment of such other expenses as the commission shall deem necessary or proper to incur to carry into complete effect the full intent of this act. Payments from said appropriation shall be made by requisition of the president of the commission under such regulations as the Auditor General shall prescribe"

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Elgin,	Krugh,	Ruddy,
Allum,	Evans,	Lafferty,	Ruth,
Armstrong,	Feldman,	Leeds,	Schaeffer,
Asbury,	Finney,	Lewis,	Schilling,
Aston,	Fitzgibbon,	Long,	Schwartz,
Baker,	Flynn,	Love,	Sieg,
Baldi,	Fowler,	McBride,	Shannon,
Barnhart,	Fox,	McCaig,	Shellenberger,
Beaver,	Franklin,	McCann,	Sinclair,
Beckley,	Gearhart,	McCarthy,	Smiley,
Bell,	Gelder,	McClure,	Smink,
Bidelspacher,	Gibbon,	McConnell,	Smith, H. J.,
Blair,	Glass,	McCurdy,	Smith, H.,
Blument,	Goehring,	McGowan,	Smith, J. W.,
Blumberg,	Goldner,	McHugh,	Smith, L.,
Boland,	Goodnough,	McKim,	Snowden,
Bower,	Goss,	McKnight,	Soffel,
Brady,	Green,	McOwen,	Sowers,
Brenneman,	Griffith,	McVicar,	Sprowls,
Bromley,	Hagerty,	Magill,	Stackhouse,
Brooks,	Haines,	Mangan,	Stadlander,
Brown, F. B.,	Haldeman,	Marcus, J.,	Stark,
Brown, T. R.,	Hampson,	Marcus, J. C.,	Steedle,
Burns,	Harer,	Marshall,	Sterling,
Campbell,	Harry,	Martin,	Stevens,
Chaplin,	Haslett,	Mantz,	Stevenson,
Clutton,	Hatrick,	Michel,	Stewart,
Comeror,	Haws,	Millar, A.,	Stewart,
Conner,	Heffernan,	Millar, A. S. C.,	Strauss,
Cook,	Henderson, E.,	Miller, C.,	Thomas,
Craig, J. R.,	Henderson, W.,	Miller, D. I.,	Trainer,
Craig, J. O.,	Hess,	Miller, D. D.,	Van Alen,
Cratty,	Hetrick,	Miller, H. F.,	Vickerman,
Crum,	Hoffman, J. N.,	Miller, J. J.,	Walker, G. T.,
Curran,	Hoffman, M. R.,	Mitchell,	Walker, J. A.,
Curry,	Hoover,	Morris,	Weamer,
Davis,	Horne,	Ogle,	Weiss,
Dawson,	Hough,	Orr,	Wells,
Denning,	Huston,	Perry,	Wettach,
Dewey, C. P.,	Jones, D. J.,	Phillips,	Whitaker,
Dewey, P. H.,	Jones, W. W.,	Pike,	Whitehouse,
Diehm,	Jordan,	Posey,	Whiteman,
Dithrich,	Kantner,	Quigley,	Williams,
Donneley,	Keene,	Rhoads,	Wolfe,
			Woner,

Drinkhouse,
Dunlap,
Dunn,
Eaches,
Edmonds,
Ehrhardt,

Kelly,
Kinsman,
Kohler,
Kooser,
Krause,

Richards,
Rieder,
Rinn,
Roman,
Ruch,

Wood,
Woodruff,
Zook,
Spangler,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 659.

An Act making an appropriation for providing erecting completing leasing maintaining and repairing armories and stables for the use of the Pennsylvania National Guard including compensation insurance of employes of armories title insurance advertisement for bids traveling expenses clerical and other expenses of the State Armory Board

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, line 3, by inserting after the word "that" the following: "The sum of one million five hundred thousand dollars (\$1,500,000) or so much thereof as may be necessary is hereby appropriated for the use of the Armory Board of the State of Pennsylvania for the purpose of providing erecting and constructing armories for the use of the Pennsylvania National Guard. The providing erecting and constructing of such armories shall be under the control and direction of the Armory Board."

Amend page 2, line 4, by striking out after the word "Section" the figure "1" and inserting in lieu thereof the figure "2"; amend line 7, by striking out the word "as"; amend by striking out from line 8, on page 2, to the end of the word "appropriated" in line 10 on page 3, and insert in lieu thereof the word "and".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Elgin,	Krugh,	Ruddy,
Allum,	Evans,	Ruth,	Lafferty,
Armstrong,	Feldman,	Leeds,	Schaeffer,
Asbury,	Finney,	Lewis,	Schilling,
Aston,	Fitzgibbon,	Long,	Schwartz,
Baker,	Flynn,	Love,	Sieg,
Baldi,	Fowler,	McBride,	Shannon,
Barnhart,	Fox,	McCaig,	Shellenberger,
Beaver,	Franklin,	McCann,	Sinclair,
Beckley,	Gearhart,	McCarthy,	Smiley,
Bell,	Gelder,	McClure,	Smink,
Bidelspacher,	Gibbon,	McConnell,	Smith, H. J.,
Blair,	Glass,	McCurdy,	Smith, H.,
Bluet,	Goehring,	McGowan,	Smith, J. W.,
Blumberg,	Golder,	McHugh,	Smith, L.,
Bolard,	Goodnough,	McKim,	Snowden,
Bower,	Goss,	McKnight,	Soffel,
Brady,	Green,	McOwen,	Sowers,
Brenneman,	Griffith,	McVicar,	Sprows,
Bromley,	Hagerty,	Magill,	Stackhouse,
Brooks,	Haines,	Mangan,	Stadlander,
Brown, F. B.,	Haldeman,	Marcus, J.,	Stark,
Brown, T. R.,	Hampson,	Marcus, J. C.,	Steedle,
Burns,	Harer,	Marshall,	Sterling,
Campbell,	Harry,	Mantz,	Stevens,
Chaplin,	Haslett,	Michel,	Stevenson,
Clutton,	Hatrick,	Millar, A.,	Stewart,
Comer,	Haws,	Millar, A. S. C.,	Strauss,
Conner,	Heffernan,	Miller, C.,	Thomas,
Cook,	Henderson, E.,	Miller, D. I.,	Trainer,
Craig, J. R.,	Hess,	Miller, D. D.,	Van Alen,
Craig, J. O.,	Herrick,	Miller, H. F.,	Vickerman,
Crum,	Hoffman, J. N.,	Miller, J. J.,	Walker, G. T.,
Curran,	Hoffman, M. R.,	Mitchell,	Walker, J. A.,
Curry,	Hoover,	Morris,	Weamer,
Davis,	Horne,	Ogle,	Weiss,
Dawson,	Hough,	Orr,	Wells,
Denning,	Huston,	Perry,	Wettach,
Dewey, C. P.,	Jones, D. J.,	Phillips,	Whitaker,
Dewey, P. H.,	Jones, W. W.,	Pike,	Whitehouse,
Diehm,	Jordan,	Posey,	Whiteman,
			Williams,

Dittrich,
Donneley,
Drinkhouse,
Dunlap,
Dunn,
Eaches,
Edmonds,
Ehrhardt,

Kantner,
Keene,
Kelly,
Kinsman,
Kohler,
Kooser,
Krause,

Quigley,
Rhoads,
Richards,
Rieder,
Rinn,
Roman,
Ruch,

Wolfe,
Woner,
Wood,
Woodruff,
Zook,
Spangler,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 494.

An Act making an appropriation to the National Farm School at Doylestown Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, line 4, by striking out the word "ten" and inserting in lieu thereof the words "thirty-five"; amend line 4, by striking out the figures "\$10,000" and insert in lieu thereof the figures "\$35,000".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Elgin,	Krugh,	Ruddy,
Allum,	Evans,	Lafferty,	Ruth,
Armstrong,	Feldman,	Leeds,	Schaeffer,
Asbury,	Finney,	Lewis,	Schilling,
Aston,	Fitzgibbon,	Long,	Schwartz,
Baker,	Flynn,	Love,	Sieg,
Baldi,	Fowler,	McBride,	Shannon,
Barnhart,	Fox,	McCaig,	Shellenberger,
Beaver,	Franklin,	McCann,	Sinclair,
Beckley,	Gearhart,	McCarthy,	Smiley,
Bell,	Gelder,	McClure,	Smink,
Bidelspacher,	Gibbon,	McConnell,	Smith, H. J.,
Blair,	Glass,	McCurdy,	Smith, H.,
Bluet,	Goehring,	McGowan,	Smith, J. W.,
Blumberg,	Golder,	McHugh,	Smith, L.,
Bolard,	Goodnough,	McKim,	Snowden,
Bower,	Goss,	McKnight,	Soffel,
Brady,	Green,	McOwen,	Sowers,
Brenneman,	Griffith,	McVicar,	Sprows,
Bromley,	Hagerty,	Magill,	Stackhouse,
Brooks,	Haines,	Mangan,	Stadlander,
Brown, F. B.,	Haldeman,	Marcus, J.,	Stark,
Brown, T. R.,	Hampson,	Marcus, J. C.,	Steedle,
Burns,	Harer,	Marshall,	Sterling,
Campbell,	Harry,	Mantz,	Stevens,
Chaplin,	Haslett,	Michel,	Stevenson,
Clutton,	Hatrick,	Millar, A.,	Stewart,
Comer,	Haws,	Millar, A. S. C.,	Strauss,
Conner,	Heffernan,	Miller, C.,	Thomas,
Cook,	Henderson, E.,	Miller, D. I.,	Trainer,
Craig, J. R.,	Hess,	Miller, D. D.,	Van Alen,
Craig, J. O.,	Herrick,	Miller, H. F.,	Vickerman,
Crum,	Hoffman, J. N.,	Miller, J. J.,	Walker, G. T.,
Curran,	Hoffman, M. R.,	Mitchell,	Walker, J. A.,
Curry,	Hoover,	Morris,	Weamer,
Davis,	Horne,	Ogle,	Weiss,
Dawson,	Hough,	Orr,	Wells,
Denning,	Huston,	Perry,	Wettach,
Dewey, C. P.,	Jones, D. J.,	Phillips,	Whitaker,
Dewey, P. H.,	Jones, W. W.,	Pike,	Whitehouse,
Diehm,	Jordan,	Posey,	Whiteman,
			Williams,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 345.

An Act making an appropriation for the payment of the expenses required by an act approved the twenty-fifth day of May one thousand eight hundred and eighty-nine entitled "An act to provide for the continuance of the education and maintenance of the destitute orphans of deceased soldiers sailors and marines and the destitute children of permanently disabled soldiers sailors and marines of the State" and its amendments and supplements

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.
The Clerk read the amendments as follows:

Amend section 1, line 4, by inserting after the word "hundred" the words "and four"; amend line 5, by striking out the figures "\$300,000" and insert in lieu thereof the figures "\$304,000"; amend page 3, by inserting at the end of section 1, the following: "For the purchase of transportation equipment four thousand dollars (\$4,000) or so much thereof as may be necessary"

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Elgin,	Krugh,	Ruddy,
Allum,	Evans,	Lafferty,	Ruth,
Armstrong,	Feldman,	Leeds,	Schaeffer,
Asbury,	Finney,	Lewis,	Schilling,
Aston,	Fitzgibbon,	Long,	Schwartz,
Baker,	Flynn,	Love,	Sieg,
Baldi,	Fowler,	McBride,	Shannon,
Barnhart,	Fox,	McCaig,	Shellenberger,
Beaver,	Franklin,	McCann,	Sinclair,
Beckley,	Gearhart,	McCarthy,	Sniley,
Bell,	Gelder,	McClure,	Smink,
Bidelspacher,	Gibbon,	McConnell,	Smith, H. J.,
Blair,	Glass,	McCurdy,	Smith, H.,
Bluett,	Goehring,	McGowan,	Smith, J. W.,
Blumberg,	Golder,	McHugh,	Smith, L.,
Boland,	Goodnough,	McKim,	Snowden,
Bower,	Goss,	McKnight,	Soffel,
Brady,	Green,	McOwen,	Sowers,
Brenneman,	Griffith,	McVicar,	Sprowls,
Bromley,	Hagerty,	Magill,	Stackhouse,
Brooks,	Haines,	Mangan,	Stadtlander,
Brown, F. B.,	Haldeman,	Marcus, J.,	Stark,
Brown, T. R.,	Hampson,	Marcus, J. C.,	Steedle,
Burns,	Harer,	Marshall,	Sterling,
Campbell,	Harry,	Martin,	Stevens,
Chaplin,	Haslett,	Mantz,	Stevenson,
Clutton,	Hatrlick,	Michel,	Stewart,
Comeror,	Haws,	Millar, A.,	Strauss,
Conner,	Heffernan,	Millar, A. S. C.,	Thomas,
Cook,	Henderson, E.,	Miller, C.,	Trainer,
Craig, J. R.,	Henderson, W.,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Hess,	Miller, D. D.,	Vickerman,
Cratty,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Crum,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Curran,	Hoffman, M. R.,	Mitchell,	Weamer,
Curry,	Hoover,	Morris,	Weiss,
Davis,	Horne,	Ogle,	Wells,
Dawson,	Hough,	Orr,	Wettach,
Denning,	Huston,	Perry,	Whitaker,
Dewey, C. P.,	Jones, D. J.,	Phillips,	Whitehouse,
Dewey, P. H.,	Jones, W. W.,	Pike,	Whiteman,
Diehm,	Jordan,	Posey,	Williams,
Ditrich,	Kantner,	Quigley,	Wolfe,
Donneley,	Keene,	Rhoads,	Woner,
Drinkhouse,	Kelly,	Richards,	Wood,
Dunlap,	Kinsman,	Rieder,	Woodruff,
Dunn,	Kohler,	Rinn,	Zook,
Eaches,	Kooser,	Roman,	Spangler,
Edmonds,	Krause,	Ruch,	Speaker.
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 1267.

An Act making an appropriation to pay for the care treatment removal and maintenance of the indigent insane for two years ending the thirty-first day of May one thousand nine hundred and twenty-three

With the information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.
The Clerk read the amendment as follows:

Amend section 1, page 2, line 20, by inserting after the word "maintenance" the words "which words as".

On the question,

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Elgin,	Krugh,	Ruddy,
Allum,	Evans,	Lafferty,	Ruth,
Armstrong,	Feldman,	Leeds,	Schaeffer,
Asbury,	Finney,	Lewis,	Schilling,
Aston,	Fitzgibbon,	Long,	Schwartz,
Baker,	Flynn,	Love,	Sieg,
Baldi,	Fowler,	McBride,	Shannon,
Barnhart,	Fox,	McCaig,	Shellenberger,
Beaver,	Franklin,	McCann,	Sinclair,
Beckley,	Gearhart,	McCarthy,	Sniley,
Bell,	Gelder,	McClure,	Smink,
Bidelspacher,	Gibbon,	McConnell,	Smith, H. J.,
Blair,	Glass,	McCurdy,	Smith, H.,
Bluett,	Goehring,	McGowan,	Smith, J. W.,
Blumberg,	Golder,	McHugh,	Smith, L.,
Boland,	Goodnough,	McKim,	Snowden,
Bower,	Goss,	McKnight,	Soffel,
Brady,	Green,	McOwen,	Sowers,
Brenneman,	Griffith,	McVicar,	Sprowls,
Bromley,	Hagerty,	Magill,	Stackhouse,
Brooks,	Haines,	Mangan,	Stadtlander,
Brown, F. B.,	Haldeman,	Marcus, J.,	Stark,
Brown, T. R.,	Hampson,	Marcus, J. C.,	Steedle,
Burns,	Harer,	Marshall,	Sterling,
Campbell,	Harry,	Martin,	Stevens,
Chaplin,	Haslett,	Mantz,	Stevenson,
Clutton,	Hatrlick,	Michel,	Stewart,
Comeror,	Haws,	Millar, A.,	Strauss,
Conner,	Heffernan,	Millar, A. S. C.,	Thomas,
Cook,	Henderson, E.,	Miller, C.,	Trainer,
Craig, J. R.,	Henderson, W.,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Hess,	Miller, D. D.,	Vickerman,
Cratty,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Crum,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Curran,	Hoffman, M. R.,	Mitchell,	Weamer,
Curry,	Hoover,	Morris,	Weiss,
Davis,	Horne,	Ogle,	Wells,
Dawson,	Hough,	Orr,	Wettach,
Denning,	Huston,	Perry,	Whitaker,
Dewey, C. P.,	Jones, D. J.,	Phillips,	Whitehouse,
Dewey, P. H.,	Jones, W. W.,	Pike,	Whiteman,
Diehm,	Jordan,	Posey,	Williams,
Ditrich,	Kantner,	Quigley,	Wolfe,
Donneley,	Keene,	Rhoads,	Woner,
Drinkhouse,	Kelly,	Richards,	Wood,
Dunlap,	Kinsman,	Rieder,	Woodruff,
Dunn,	Kohler,	Rinn,	Zook,
Eaches,	Kooser,	Roman,	Spangler,
Edmonds,	Krause,	Ruch,	Speaker.
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 1255.

An Act making an appropriation to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountaintown Wernersville Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.
The Clerk read the amendment as follows:

Amend page 2, section 1, by striking out lines 4 to 8 inclusive.

On the question,
Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Elgin,	Krugh,	Ruddy,
Allum,	Evans,	Lafferty,	Ruth,
Armstrong,	Feldman,	Leeds,	Schaeffer,
Asbury,	Finney,	Schilling,	Schilling,
Aston,	Fitzgibbon,	Long,	Schwartz,
Baker,	Flynn,	Love,	Sieg,
Baldi,	Fowler,	McBride,	Shannon,
Barnhart,	Fox,	McCaig,	Shellenberger,
Beaver,	Franklin,	McCann,	Sinclair,
Beckley,	Gearhart,	McCarthy,	Smiley,
Bell,	Gelder,	McClure,	Smink,
Bidelspacher,	Gibbon,	McConnell,	Smith, H. J.,
Blair,	Glass,	McCurdy,	Smith, H.,
Bluett,	Goehring,	McGowan,	Smith, J. W.,
Blumberg,	Golder,	McHugh,	Smith, L.,
Bolard,	Goodnough,	McKim,	Snowden,
Bower,	Goss,	McKnight,	Soffel,
Brady,	Green,	McOwen,	Sowers,
Brenneman,	Griffith,	McVicar,	Spowls,
Bromley,	Hagerty,	Magill,	Stackhouse,
Brooks,	Haines,	Mangan,	Stadtlander,
Brown, F. B.,	Haldeman,	Marcus, J.,	Stark,
Brown, T. R.,	Hampson,	Marcus, J. C.,	Steedle,
Burns,	Harer,	Marshall,	Sterling,
Campbell,	Harry,	Martin,	Stevens,
Chaplin,	Haslett,	Mantz,	Stevenson,
Clutton,	Hatrick,	Michel,	Stewart,
Comeror,	Haws,	Millar, A.,	Strauss,
Conner,	Heffernan,	Miller, A. S. C.,	Thomas,
Cook,	Henderson, E.,	Miller, C.,	Trainer,
Craig, J. R.,	Henderson, W.,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Hess,	Miller, D. D.,	Vickerman,
Cratty,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Crum,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Curran,	Hoffman, M. R.,	Mitchell,	Weamer,
Curry,	Hoover,	Morris,	Weiss,
Davis,	Horne,	Ogle,	Wells,
Dawson,	Hough,	Orr,	Wettach,
Denning,	Huston,	Perry,	Whitaker,
Dewey, P. H.,	Jones, D. J.,	Phillips,	Whitehouse,
Dewey, C. P.,	Jones, W. W.,	Pike,	Whiteman,
Diehm,	Jordan,	Posey,	Williams,
Ditrich,	Kantner,	Quigley,	Wolfe,
Donneley,	Keene,	Rhoads,	Woner,
Drinkhouse,	Kelly,	Richards,	Wood,
Dunlap,	Kinsman,	Rieder,	Woodruff,
Dunn,	Kohler,	Rinn,	Zook,
Eaches,	Kooser,	Roman,	Spangler,
Edmonds,	Krause,	Ruch,	Speaker.
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 1208.

An Act making an appropriation to the Messiah Orphanage of Monaghan township York county Pennsylvania

With the information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.
The Clerk read the amendment as follows:

Amend section 1, line 4, by striking out the figures "\$2500" and insert in lieu thereof the figures "\$3,500".

On the question,
Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Elgin,	Krugh,	Ruddy,
Allum,	Evans,	Lafferty,	Ruth,
Armstrong,	Feldman,	Leeds,	Schaeffer,
Asbury,	Finney,	Lewis,	Schilling,
Aston,	Fitzgibbon,	Long,	Schwartz,
Baker,	Flynn,	Love,	Sieg,
Baldi,	Fowler,	McBride,	Shannon,
Barnhart,	Fox,	McCaig,	Shellenberger,
Beaver,	Franklin,	McCann,	Sinclair,
Beckley,	Gearhart,	McCarthy,	Smiley,
Bell,	Gelder,	McClure,	Smink,
Bidelspacher,	Gibbon,	McConnell,	Smith, H. J.,
Blair,	Glass,	McCurdy,	Smith, H.,
Bluett,	Goehring,	McGowan,	Smith, J. W.,
Blumberg,	Golder,	McHugh,	Smith, L.,
Bolard,	Goodnough,	McKim,	Snowden,
Bower,	Goss,	McKnight,	Soffel,
Brady,	Green,	McOwen,	Sowers,
Brenneman,	Griffith,	McVicar,	Spowls,
Bromley,	Hagerty,	Magill,	Stackhouse,
Brooks,	Haines,	Mangan,	Stadtlander,
Brown, F. B.,	Haldeman,	Marcus, J.,	Stark,
Brown, T. R.,	Hampson,	Marcus, J. C.,	Steedle,
Burns,	Harer,	Marshall,	Sterling,
Campbell,	Harry,	Martin,	Stevens,
Chaplin,	Haslett,	Mantz,	Stevenson,
Clutton,	Hatrick,	Michel,	Stewart,
Comeror,	Haws,	Millar, A.,	Strauss,
Conner,	Heffernan,	Miller, A. S. C.,	Thomas,
Cook,	Henderson, E.,	Miller, C.,	Trainer,
Craig, J. R.,	Henderson, W.,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Hess,	Miller, D. D.,	Vickerman,
Cratty,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Crum,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Curran,	Hoffman, M. R.,	Mitchell,	Weamer,
Curry,	Hoover,	Morris,	Weiss,
Davis,	Horne,	Ogle,	Wells,
Dawson,	Hough,	Orr,	Wettach,
Denning,	Huston,	Perry,	Whitaker,
Dewey, P. H.,	Jones, D. J.,	Phillips,	Whitehouse,
Dewey, C. P.,	Jones, W. W.,	Pike,	Whiteman,
Diehm,	Jordan,	Posey,	Williams,
Ditrich,	Kantner,	Quigley,	Wolfe,
Donneley,	Keene,	Rhoads,	Woner,
Drinkhouse,	Kelly,	Richards,	Wood,
Dunlap,	Kinsman,	Rieder,	Woodruff,
Dunn,	Kohler,	Rinn,	Zook,
Eaches,	Kooser,	Roman,	Spangler,
Edmonds,	Krause,	Ruch,	Speaker.
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 1037.

An Act making an appropriation to the Uniontown Hospital Uniontown Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.
The Clerk read the amendments as follows:

Amend section 1, page 1, line 4, by striking out after the word "of" the words "thirty-nine" and inserting in lieu thereof the words "forty-seven".

Amend section 1, page 1, line 4, by striking out after the word "dollars" the figures "\$39,000" and insert in lieu thereof the figures "\$47,000".

On the question,
Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Elgin,	Krugh,	Ruddy,
Allum,	Evans,	Lafferty,	Ruth,
Armstrong,	Feldman,	Leeds,	Schaeffer,
Asbury,	Finney,	Lewis,	Schilling,
Aston,	Fitzgibbon,	Long,	Schwartz,
Baker,	Flynn,	Love,	Sieg,
Baldi,	Fowler,	McBride,	Shannon,
Barnhart,	Fox,	McCaig,	Shellenberger,
Beaver,	Franklin,	McCann,	Sinclair,
Beckley,	Gearhart,	McCarthy,	Smiley,
Bell,	Gelder,	McConnell,	Smink,
Bidelspacher,	Gibbon,	McCurdy,	Smith, H. J.,
Blair,	Glass,	McGowan,	Smith, H.,
Bluet,	Goehring,	McHugh,	Smith, J. W.,
Blumberg,	Golder,	McKim,	Smith, L.,
Bolard,	Goodnough,	McKnight,	Snowden,
Bower,	Goss,	McOwen,	Soffel,
Brady,	Green,	McVicar,	Sowers,
Brenneman,	Griffith,	Magill,	Sprrows,
Bromley,	Hagerty,	Mangan,	Stackhouse,
Brooks,	Haines,	Marcus, J.,	Stadtlander,
Brown, F. B.,	Haldeman,	Marcus, J. C.,	Stark,
Brown, T. R.,	Hampson,	Marshall,	Steedle,
Burns,	Harer,	Martin,	Sterling,
Campbell,	Harry,	Mantz,	Stevens,
Chaplin,	Haslett,	Michel,	Stevenson,
Clutton,	Hatrick,	Millar, A.,	Stewart,
Comer,	Haws,	Miller, A. S. C.,	Strauss,
Conner,	Heffernan,	Miller, C.,	Thomas,
Cook,	Henderson, E.,	Miller, D. I.,	Trainer,
Craig, J. R.,	Henderson, W.,	Miller, D. D.,	Van Alen,
Craig, J. O.,	Hess,	Miller, H. F.,	Vickerman,
Cratty,	Hetrick,	Miller, J. J.,	Walker, G. T.,
Crum,	Hoffman, J. N.,	Mitchell,	Walker, J. A.,
Curran,	Hoffman, M. R.,	Morris,	Weamer,
Curry,	Hoover,	Ogle,	Weiss,
Davis,	Horne,	Orr,	Wells,
Dawson,	Hough,	Perry,	Wettach,
Denning,	Huston,	Phillips,	Whitaker,
Dewey, P. H.,	Jones, D. J.,	Pike,	Whitehouse,
Dewey, C. P.,	Jones, W. W.,	Posey,	Whiteman,
Diehm,	Jordan,	Quigley,	Williams,
Ditrich,	Kantner,	Rhoads,	Wolfe,
Donneley,	Keene,	Richards,	Woner,
Drinkhouse,	Kelly,	Rieder,	Wood,
Dunlap,	Kinsman,	Rinn,	Woodruff,
Dunn,	Kohler,	Roman,	Zook,
Eaches,	Kooser,	Ruch,	Spangler,
Edmonds,	Krause,		Speaker.
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 940.

An Act making an appropriation to the Brownsville General Hospital Brownsville Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 1, line 4, by striking out after the word "of" the word "nineteen" and inserting in lieu thereof the words "twenty-two"; Also after the word "dollars" the figures "\$19,000" and inserting in lieu thereof the figures "\$22,000"

On the question,
Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Elgin,	Krugh,	Ruddy,
Allum,	Evans,	Lafferty,	Ruth,
Armstrong,	Feldman,	Leeds,	Schaeffer,
Asbury,	Finney,	Lewis,	Schilling,
Aston,	Fitzgibbon,	Long,	Schwartz,
Baker,	Flynn,	Love,	Sieg,
Baldi,	Fowler,	McBride,	Shannon,
Barnhart,	Fox,	McCaig,	Shellenberger,
Beaver,	Franklin,	McCann,	Sinclair,
Beckley,	Gearhart,	McCarthy,	Smiley,

Bell,	Gelder,	McClure,	Smink,
Bidelspacher,	Gibbon,	McConnell,	Smith, H. J.,
Blair,	Glass,	McCurdy,	Smith, H.,
Bluet,	Goehring,	McGowan,	Smith, J. W.,
Blumberg,	Golder,	McHugh,	Smith, L.,
Bolard,	Goodnough,	McKim,	Snowden,
Bower,	Goss,	McKnight,	Soffel,
Brady,	Green,	McOwen,	Sowers,
Brenneman,	Griffith,	McVicar,	Sprrows,
Bromley,	Hagerty,	Magill,	Stackhouse,
Brooks,	Haines,	Mangan,	Stadtlander,
Brown, F. B.,	Haldeman,	Marcus, J.,	Stark,
Brown, T. R.,	Hampson,	Marcus, J. C.,	Steedle,
Burns,	Harer,	Marshall,	Sterling,
Campbell,	Harry,	Martin,	Stevens,
Chaplin,	Haslett,	Mantz,	Stevenson,
Clutton,	Hatrick,	Michel,	Stewart,
Comer,	Haws,	Millar, A.,	Strauss,
Conner,	Heffernan,	Miller, A. S. C.,	Thomas,
Cook,	Henderson, E.,	Miller, C.,	Trainer,
Craig, J. R.,	Henderson, W.,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Hess,	Miller, D. D.,	Vickerman,
Cratty,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Crum,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Curran,	Hoffman, M. R.,	Mitchell,	Weamer,
Curry,	Hoover,	Morris,	Weiss,
Davis,	Horne,	Ogle,	Wells,
Dawson,	Hough,	Orr,	Wettach,
Denning,	Huston,	Perry,	Whitaker,
Dewey, P. H.,	Jones, D. J.,	Phillips,	Whitehouse,
Dewey, C. P.,	Jones, W. W.,	Pike,	Whiteman,
Diehm,	Jordan,	Posey,	Williams,
Ditrich,	Kantner,	Quigley,	Wolfe,
Donneley,	Keene,	Rhoads,	Woner,
Drinkhouse,	Kelly,	Richards,	Wood,
Dunlap,	Kinsman,	Rieder,	Woodruff,
Dunn,	Kohler,	Rinn,	Zook,
Eaches,	Kooser,	Roman,	Spangler,
Edmonds,	Krause,		Speaker.
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 922.

An Act making an appropriation to the Kensington Hospital for Women Philadelphia Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 1, line 4, by striking out after the word "twenty" and inserting in lieu thereof the word "four" and striking out "five" and inserting "four".
Also in line 5, by striking out "\$22,500" and inserting in lieu thereof "(24,400)".

On the question,
Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Ehrhardt,	Krugh,	Ruddy,
Allum,	Elgin,	Lafferty,	Ruth,
Armstrong,	Evans,	Leeds,	Schaeffer,
Asbury,	Feldman,	Lewis,	Schilling,
Aston,	Finney,	Long,	Schwartz,
Baker,	Fitzgibbon,	Love,	Sieg,
Baldi,	Flynn,	McBride,	Shannon,
Barnhart,	Fowler,	McCaig,	Shellenberger,
Beaver,	Fox,	McCann,	Sinclair,
Beckley,	Franklin,	McCarthy,	Smiley,
Bell,	Gearhart,	McClure,	Smink,
Bidelspacher,	Gelder,	McConnell,	Smith, H. J.,
Blair,	Gibbon,	McCurdy,	Smith, H.,
Bluet,	Glass,	McGowan,	Smith, J. W.,
Blumberg,	Goehring,	McHugh,	Smith, L.,
Bolard,	Golder,	McKim,	Snowden,
Bower,	Goodnough,	McKnight,	Soffel,
Brady,	Goss,	McOwen,	Sowers,
Brenneman,	Green,	McVicar,	Sprrows,
Bromley,	Griffith,	Magill,	Stackhouse,
Brooks,	Hagerty,	Mangan,	Stadtlander,
Brown, F. B.,	Haines,	Marcus, J.,	Stark,

Brown, T. R.,	Haldeman,	Marcus, J. C.,	Steedle,
Burns,	Hampson,	Marshall,	Sterling,
Campbell,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrlick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Thomas,
Cook,	Heffernan,	Miller, C.,	Trainer,
Craig, J. R.,	Henderson, E.,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Henderson, W.,	Miller, D. D.,	Vickerman,
Cratty,	Hess,	Miller, H. F.,	Walker, G. T.,
Crum,	Hetrick,	Miller, J. J.,	Walker, J. A.,
Curran,	Hoffman, J. N.,	Mitchell,	Weamer,
Curry,	Hoffman, M. R.,	Morris,	Weiss,
Davis,	Hoover,	Ogle,	Wells,
Dawson,	Horne,	Orr,	Wettach,
DeHaas,	Hough,	Perry,	Whitaker,
Denning,	Huston,	Phillips,	Whitehouse,
Dewey, P. H.,	Jones, D. J.,	Pike,	Whiteman,
Dewey, C. P.,	Jones, W. W.,	Posey,	Williams,
Diehm,	Jordan,	Quigley,	Wolfe,
Dithrich,	Kantner,	Rhoads,	Woner,
Donneley,	Keene,	Richards,	Wood,
Drinkhouse,	Kelly,	Rieder,	Woodruff,
Dunlap,	Kinsman,	Rinn,	Zook,
Dunn,	Kohler,	Roman,	Spangler,
Eaches,	Kooser,	Ruch,	Speaker.
Edmonds,	Krause,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 901.

An Act making an appropriation to the National Stomach Hospital of Philadelphia Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 1, line 4, by striking out after the word "of" the word "four" and inserting in lieu thereof the word "six"; also by striking out "(\$4,000)" and inserting "(\$6,000)"

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Elgin,	Krug,	Ruddy,
Allum,	Evans,	Lafferty,	Ruth,
Armstrong,	Feldman,	Leeds,	Schaeffer,
Asbury,	Finney,	Lewis,	Schilling,
Aston,	Fitzgibbon,	Long,	Schwartz,
Baker,	Flynn,	Love,	Sieg,
Baldi,	Fowler,	McBride,	Shannon,
Barnhart,	Fox,	McCaig,	Shellenberger,
Beaver,	Franklin,	McCann,	Sinclair,
Beckley,	Gearhart,	McCarthy,	Smiley,
Bell,	Gelder,	McClure,	Smink,
Bidelspacher,	Gibbon,	McConnell,	Smith, H. J.,
Blair,	Glass,	McCurdy,	Smith, H.,
Buett,	Goehring,	McGowan,	Smith, J. W.,
Blumberg,	Golder,	McHugh,	Smith, L.,
Bolard,	Goodnough,	McKim,	Snowden,
Bower,	Goss,	McKnight,	Soffel,
Brady,	Green,	McOwen,	Sowers,
Brenneman,	Griffith,	McVicar,	Sprowls,
Bromley,	Hagerty,	Magill,	Stackhouse,
Brooks,	Haines,	Mangan,	Stadlander,
Brown, F. B.,	Haldeman,	Marcus, J.,	Stark,
Brown, T. R.,	Hampson,	Marcus, J. C.,	Steedle,
Burns,	Harer,	Marshall,	Sterling,
Campbell,	Harry,	Martin,	Stevens,
Chaplin,	Haslett,	Mantz,	Stevenson,
Clutton,	Hatrlick,	Michel,	Stewart,
Comer,	Haws,	Millar, A.,	Strauss,
Conner,	Heffernan,	Millar, A. S. C.,	Thomas,
Cook,	Henderson, E.,	Miller, C.,	Trainer,
Craig, J. R.,	Henderson, W.,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Hess,	Miller, D. D.,	Vickerman,
Cratty,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Crum,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Curran,	Hoffman, M. R.,	Mitchell,	Weamer,
Curry,	Hoover,	Morris,	Weiss,

Davis,	Horne,	Ogle,	Wells,
Dawson,	Hough,	Orr,	Wettach,
Denning,	Huston,	Perry,	Whitaker,
Dewey, P. H.,	Jones, D. J.,	Phillips,	Whitehouse,
Dewey, C. P.,	Jones, W. W.,	Pike,	Whiteman,
Diehm,	Jordan,	Posey,	Williams,
Dithrich,	Kantner,	Quigley,	Wolfe,
Donneley,	Keene,	Rhoads,	Woner,
Drinkhouse,	Kelly,	Richards,	Wood,
Dunlap,	Kinsman,	Rieder,	Woodruff,
Dunn,	Kohler,	Rinn,	Zook,
Eaches,	Kooser,	Roman,	Spangler,
Edmonds,	Krause,	Ruch,	Speaker.
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 900.

An Act making an appropriation to the Jewish Sheltering Home and Home for the Homeless and Aged Philadelphia Pennsylvania

With the information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.

The Clerk read the amendment as follows:

Amend title, page 1, by transposing lines 2 and 3.

On the question,

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Elgin,	Krug,	Ruddy,
Allum,	Evans,	Lafferty,	Ruth,
Armstrong,	Feldman,	Leeds,	Schaeffer,
Asbury,	Finney,	Lewis,	Schilling,
Aston,	Fitzgibbon,	Long,	Schwartz,
Baker,	Flynn,	Love,	Sieg,
Baldi,	Fowler,	McBride,	Shannon,
Barnhart,	Fox,	McCaig,	Shellenberger,
Beaver,	Franklin,	McCann,	Sinclair,
Beckley,	Gearhart,	McCarthy,	Smiley,
Bell,	Gelder,	McClure,	Smink,
Bidelspacher,	Gibbon,	McConnell,	Smith, H. J.,
Blair,	Glass,	McCurdy,	Smith, H.,
Buett,	Goehring,	McGowan,	Smith, J. W.,
Blumberg,	Golder,	McHugh,	Smith, L.,
Bolard,	Goodnough,	McKim,	Snowden,
Bower,	Goss,	McKnight,	Soffel,
Brady,	Green,	McOwen,	Sowers,
Brenneman,	Griffith,	McVicar,	Sprowls,
Bromley,	Hagerty,	Magill,	Stackhouse,
Brooks,	Haines,	Mangan,	Stadlander,
Brown, F. B.,	Haldeman,	Marcus, J.,	Stark,
Brown, T. R.,	Hampson,	Marcus, J. C.,	Steedle,
Burns,	Harer,	Marshall,	Sterling,
Campbell,	Harry,	Martin,	Stevens,
Chaplin,	Haslett,	Mantz,	Stevenson,
Clutton,	Hatrlick,	Michel,	Stewart,
Comer,	Haws,	Millar, A.,	Strauss,
Conner,	Heffernan,	Millar, A. S. C.,	Thomas,
Cook,	Henderson, E.,	Miller, C.,	Trainer,
Craig, J. R.,	Henderson, W.,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Hess,	Miller, D. D.,	Vickerman,
Cratty,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Crum,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Curran,	Hoffman, M. R.,	Mitchell,	Weamer,
Curry,	Hoover,	Morris,	Weiss,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 83.

An Act making an appropriation to the trustees of the State Hospital for the Insane at Danville for the purpose of improvements and purchase of equipment

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 2, line 18, by striking out the word "mile" and inserting "Male"; strike out all after line 24.

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Ehrhardt,	Krugh,	Ruddy,
Allum,	Elgin,	Lafferty,	Ruth,
Armstrong,	Evans,	Leeds,	Schaeffer,
Asbury,	Feldman,	Lewis,	Schilling,
Aston,	Finney,	Long,	Schwartz,
Baker,	Fitzgibbon,	Love,	Sieg,
Baldi,	Flynn,	McBride,	Shannon,
Barnhart,	Fowler,	McCaig,	Shellenberger,
Beaver,	Fox,	McCann,	Sinclair,
Beckley,	Franklin,	McCarthy,	Smiley,
Bell,	Gearhart,	McClure,	Smink,
Bidelspacher,	Gelder,	McConnell,	Smith, H. J.,
Blair,	Gibbon,	McCurdy,	Smith, H.,
Bluet,	Glass,	McGowan,	Smith, J. W.,
Blumberg,	Goehring,	McHugh,	Smith, L.,
Bolard,	Golder,	McKim,	Snowden,
Bower,	Goodnough,	McKnight,	Soffel,
Brady,	Goss,	McOwen,	Sowers,
Brenneman,	Green,	McVicar,	Sprolws,
Bromley,	Griffith,	Mangan,	Stackhouse,
Brooks,	Hagerty,	Marcus, J.,	Stadtlander,
Brown, F. B.,	Haines,	Marcus, J. C.,	Stark,
Brown, T. R.,	Haldeman,	Marshall,	Steedle,
Burns,	Hampson,	Martin,	Sterling,
Campbell,	Harer,	Mantz,	Stevens,
Chaplin,	Harry,	Michel,	Stevenson,
Clutton,	Haslett,	Miller, A.,	Stewart,
Comeror,	Hatrack,	Miller, A. S. C.,	Strauss,
Conner,	Haws,	Miller, C.,	Thomas,
Cook,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. R.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Craig, J. O.,	Henderson, W.,	Miller, H. F.,	Vickerman,
Cratty,	Hess,	Miller, J. J.,	Walker, G. T.,
Crum,	Hetrick,	Mitchell,	Walker, J. A.,
Curran,	Hoffman, J. N.,	Morris,	Weamer,
Curry,	Hoffman, M. R.,	Ogle,	Weiss,
Davis,	Hoover,	Orr,	Wells,
Dawson,	Horne,	Perry,	Wettach,
DeHaas,	Hough,	Phillips,	Whitaker,
Denning,	Huston,	Pike,	Whitehouse,
Dewey, P. H.,	Jones, D. J.,	Posey,	Whiteman,
Dewey, C. P.,	Jones, W. W.,	Quigley,	Williams,
Diehm,	Jordan,	Rhoads,	Wolfe,
Ditrich,	Kantner,	Richards,	Woner,
Donnerey,	Keene,	Rieder,	Wood,
Drinkhouse,	Kelly,	Rinn,	Woodruff,
Dunlap,	Kinsman,	Roman,	Zook,
Dunn,	Kohler,	Ruch,	Spangler,
Eacher,	Kooser,		Speaker.
Edmonds,	Krause,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 89.

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania

With the information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.

The Clerk read the amendment as follows:

Amend section 1, page 1, line 5, by striking out after the word "dollars" the figures "\$75,550" and inserting in lieu thereof the figures "\$70,550".

On the question,

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Ehrhardt,	Krugh,	Ruddy,
Allum,	Elgin,	Lafferty,	Ruth,
Armstrong,	Evans,	Leeds,	Schaeffer,
Asbury,	Feldman,	Lewis,	Schilling,
Aston,	Finney,	Long,	Schwartz,
Baker,	Fitzgibbon,	Love,	Sieg,
Baldi,	Flynn,	McBride,	Shannon,
Barnhart,	Fowler,	McCaig,	Shellenberger,
Beaver,	Fox,	McCann,	Sinclair,
Beckley,	Franklin,	McCarthy,	Smiley,
Bell,	Gearhart,	McClure,	Smink,
Bidelspacher,	Gelder,	McConnell,	Smith, H. J.,
Blair,	Gibbon,	McCurdy,	Smith, H.,
Bluet,	Glass,	McGowan,	Smith, J. W.,
Blumberg,	Goehring,	McHugh,	Smith, L.,
Bolard,	Golder,	McKim,	Snowden,
Bower,	Goodnough,	McKnight,	Soffel,
Brady,	Goss,	McOwen,	Sowers,
Brenneman,	Green,	McVicar,	Sprolws,
Bromley,	Griffith,	Magill,	Stackhouse,
Brooks,	Hagerty,	Mangan,	Stadtlander,
Brown, F. B.,	Haines,	Marcus, J.,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Steedle,
Burns,	Hampson,	Marshall,	Sterling,
Campbell,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comeror,	Hatrack,	Miller, A.,	Strauss,
Conner,	Haws,	Miller, A. S. C.,	Thomas,
Cook,	Heffernan,	Miller, C.,	Trainer,
Craig, J. R.,	Henderson, E.,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Henderson, W.,	Miller, D. D.,	Vickerman,
Cratty,	Hess,	Miller, H. F.,	Walker, G. T.,
Crum,	Hetrick,	Miller, J. J.,	Walker, J. A.,
Curran,	Hoffman, J. N.,	Mitchell,	Weamer,
Curry,	Hoffman, M. R.,	Morris,	Weiss,
Davis,	Hoover,	Ogle,	Wells,
Dawson,	Horne,	Orr,	Wettach,
DeHaas,	Hough,	Perry,	Whitaker,
Denning,	Huston,	Phillips,	Whitehouse,
Dewey, P. H.,	Jones, D. J.,	Pike,	Whiteman,
Dewey, C. P.,	Jones, W. W.,	Posey,	Williams,
Diehm,	Jordan,	Quigley,	Wolfe,
Ditrich,	Kantner,	Rhoads,	Woner,
Donnerey,	Keene,	Richards,	Wood,
Drinkhouse,	Kelly,	Rieder,	Woodruff,
Dunlap,	Kinsman,	Rinn,	Zook,
Dunn,	Kohler,	Roman,	Spangler,
Eacher,	Kooser,	Ruch,	Speaker.
Edmonds,	Krause,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 110.

An Act making an appropriation to the Maple Avenue Hospital Association of DuBois Pennsylvania (formerly City Hospital Association of DuBois)

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The PEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, line 4, by striking out after the word "of" the word "six" and inserting in lieu thereof the word "ten"; also in the same line, by striking out the numerals "(\$6,000)", and inserting in lieu thereof the words "(\$10,000)".

On the question,
Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Ehrhardt,	Krugh,	Ruddy,
Allum,	Elgin,	Lafferty,	Ruth,
Armstrong,	Evans,	Leeds,	Schaeffer,
Asbury,	Feldman,	Lewis,	Schilling,
Aston,	Finney,	Long,	Schwartz,
Baker,	Fitzgibbon,	Love,	Sieg,
Baldi,	Flynn,	McBride,	Shannon,
Barnhart,	Fowler,	McCaig,	Shellenberger,
Beaver,	Fox,	McCann,	Sinclair,
Beckley,	Franklin,	McCarthy,	Smiley,
Bell,	Gearhart,	McClure,	Smink,
Bidelspacher,	Gelder,	McConnell,	Smith, H. J.,
Blair,	Gibbon,	McCurdy,	Smith, H.,
Bluett,	Glass,	McGowan,	Smith, J. W.,
Blumberg,	Goehring,	McHugh,	Smith, L.,
Bolard,	Golder,	McKim,	Snowden,
Bower,	Goodnough,	McKnight,	Soffel,
Brady,	Goss,	McOwen,	Sowers,
Brenneman,	Green,	McVicar,	Spowls,
Bromley,	Griffith,	Magill,	Stackhouse,
Brooks,	Hagerty,	Mangan,	Stadtlander,
Brown, F. B.,	Haines,	Marcus, J.,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Steedle,
Burns,	Hampson,	Marshall,	Sterling,
Campbell,	Harer,	Martin,	Stevens,
Clutton,	Harry,	Mantz,	Stevenson,
Comer,	Haslett,	Michel,	Stewart,
Conner,	Hatrick,	Millar, A.,	Strauss,
Cook,	Haws,	Miller, A. S. C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. L.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. D.,	Vickerman,
Crum,	Hess,	Miller, H. F.,	Walker, G. T.,
Curran,	Hetrick,	Miller, J. J.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Mitchell,	Weamer,
Davis,	Hoffman, M. R.,	Morris,	Weiss,
Dawson,	Hoover,	Ogle,	Wells,
Denning,	Horne,	Orr,	Wettach,
DeHaas,	Hough,	Perry,	Whitaker,
Dewey, P. H.,	Huston,	Phillips,	Whitehouse,
Dewey, C. P.,	Jones, D. J.,	Pike,	Whiteman,
Diehm,	Jones, W. W.,	Posey,	Williams,
Ditrich,	Jordan,	Quigley,	Wolfe,
Donneley,	Kantner,	Rhoads,	Woner,
Drinkhouse,	Keene,	Richards,	Wood,
Dunlap,	Kelly,	Rieder,	Woodruff,
Dunn,	Kinsman,	Rinn,	Zook,
Eaches,	Kohler,	Roman,	Spangler,
Edmonds,	Kooser,	Ruch,	Speaker.
	Krause,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 131.

An Act making an appropriation to the Jefferson Medical College of Philadelphia

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, line 10, by inserting after the word "of" the word "two" and striking out the word "one"; also in the same line, after the word "hundred" by striking out the words "and eighty-eight"; also by inserting at the beginning of line the words "five hundred"; also in the same line, by striking out the numerals "(\$188,000)" and inserting in lieu thereof the numerals "(\$200,500)".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Ehrhardt,	Krugh,	Ruddy,
Allum,	Elgin,	Lafferty,	Ruth,
Armstrong,	Evans,	Leeds,	Schaeffer,
Asbury,	Feldman,	Lewis,	Schilling,
Aston,	Finney,	Long,	Schwartz,
Baker,	Fitzgibbon,	Love,	Sieg,
Baldi,	Flynn,	McBride,	Shannon,
Barnhart,	Fowler,	McCaig,	Shellenberger,
Beaver,	Fox,	McCann,	Sinclair,
Beckley,	Franklin,	McCarthy,	Smiley,
Bell,	Gearhart,	McClure,	Smink,
Bidelspacher,	Gelder,	McConnell,	Smith, H. J.,
Blair,	Gibbon,	McCurdy,	Smith, H.,
Bluett,	Glass,	McGowan,	Smith, J. W.,
Blumberg,	Goehring,	McHugh,	Smith, L.,
Bolard,	Golder,	McKim,	Snowden,
Bower,	Goodnough,	McKnight,	Soffel,
Brady,	Goss,	McOwen,	Sowers,
Brenneman,	Green,	McVicar,	Spowls,
Bromley,	Griffith,	Magill,	Stackhouse,
Brooks,	Hagerty,	Mangan,	Stadtlander,
Brown, F. B.,	Haines,	Marcus, J.,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Steedle,
Burns,	Hampson,	Marshall,	Sterling,
Campbell,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Miller, A. S. C.,	Thomas,
Cook,	Heffernan,	Miller, C.,	Trainer,
Craig, J. R.,	Henderson, E.,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Hoffman, J. N.,	Miller, D. D.,	Vickerman,
Cratty,	Hess,	Miller, H. F.,	Walker, G. T.,
Crum,	Hetrick,	Miller, J. J.,	Walker, J. A.,
Curran,	Hoffman, J. N.,	Mitchell,	Weamer,
Curry,	Hoffman, M. R.,	Morris,	Weiss,
Davis,	Hoover,	Ogle,	Wells,
Dawson,	Horne,	Orr,	Wettach,
Denning,	Hough,	Perry,	Whitaker,
DeHaas,	Huston,	Phillips,	Whitehouse,
Dewey, P. H.,	Jones, D. J.,	Pike,	Whiteman,
Dewey, C. P.,	Jones, W. W.,	Posey,	Williams,
Diehm,	Jordan,	Quigley,	Wolfe,
Ditrich,	Kantner,	Rhoads,	Woner,
Donneley,	Keene,	Richards,	Wood,
Drinkhouse,	Kelly,	Rieder,	Woodruff,
Dunlap,	Kinsman,	Rinn,	Zook,
Dunn,	Kohler,	Roman,	Spangler,
Eaches,	Kooser,	Ruch,	Speaker.
Edmonds,	Krause,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 146.

An Act making an appropriation to the Carbondale Emergency Hospital Carbondale Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, line 4, after the word "thirty" by inserting the word "three"; also after the word "thousand" by inserting the words "five hundred"; also in same line, by striking out the numerals "(\$30,000)" and inserting in lieu thereof the numerals "(\$33,500)".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Ehrhardt,	Krugh,	Ruddy,
Allum,	Elgin,	Lafferty,	Ruth,
Armstrong,	Evans,	Leeds,	Schaeffer,
Asbury,	Feldman,	Lewis,	Schilling,
Aston,	Finney,	Long,	Schwartz,

Baker,

Fitzgibbon,

Love,

Sieg.

Baldi,

Flynn,

McBride,

Shannon,

Barnhart,

Fowler,

McCaig,

Shellenberger,

Beaver,

Fox,

McCann,

Sinclair,

Beckley,

Franklin,

McCarthy,

Smiley,

Bell,

Gearhart,

McClure,

Smink,

Bidelspacher,

Gelder,

McConnell,

Smith, H. J.,

Blair,

Gibbon,

McCurdy,

Smith, H.,

Bluett,

Glass,

McGowan,

Smith, J. W.,

Blumberg,

Goehring,

McHugh,

Smith, L.,

Boland,

Golder,

Snowden,

Soffel,

Bower,

Goodnough,

Sowers,

Sprows,

Brady,

Goss,

McOwen,

Stackhouse,

Brenneman,

Green,

McVicar,

Stadtlander,

Bromley,

Griffith,

Magill,

Stark,

Brooks,

Hagerty,

Mangan,

Steedle,

Brown, F. B.,

Haines,

Marcus, J.,

Stevens,

Brown, T. R.,

Haldeman,

Marcus, J. C.,

Stevenson,

Burns,

Hampson,

Martin,

Stewart,

Campbell,

Harer,

Mantz,

Strauss,

Chaplin,

Haslett,

Michel,

Thmas,

Clutton,

Hatrlick,

Millar, A.,

Trainer,

Comerer,

Haws,

Miller, C.,

Van Alen,

Conner,

Heffernan,

Miller, D. I.,

Vickerman,

Cook,

Henderson, E.,

Henderson, W.,

Walker, G. T.,

Craig, J. R.,

Hess,

Miller, H. F.,

Walker, J. A.,

Craig, J. O.,

Hoffman, J. N.,

Mitchell,

Weamer,

Cratty,

Curran,

Curry,

Weiss,

Crum,

Davis,

Hoover,

Wells,

Dawson,

Dewey, P. H.,

Dewey, C. P.,

Wettach,

DeHaas,

Denning,

Diehm,

Whitaker,

Denning,

Dewey, P. H.,

Dewey, C. P.,

Whitehouse,

Dithrich,

Donneley,

Drinkhouse,

Whiteman,

Dunlap,

Dunn,

Eaches,

Williams,

Edmonds,

Krause,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 185.

An Act making an appropriation to the Western State Penitentiary

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, line 12, by inserting after the word "hundred" the words "and fifty"; also in same line, by striking out the numerals "\$600,000" and inserting in lieu thereof the numerals "\$650,000".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,

Ehrhardt,

Krugh,

Ruddy,

Allum,

Elgin,

Lafferty,

Ruth,

Armstrong,

Evans,

Leeds,

Schaeffer,

Asbury,

Feldman,

Lewis,

Schilling,

Aston,

Finney,

Long,

Schwartz,

Baker,

Fitzgibbon,

Love,

Sieg,

Baldi,

Flynn,

McBride,

Shannon,

Barnhart,

Fowler,

McCaig,

Shellenberger,

Beaver,

Fox,

McCann,

Sinclair,

Beckley,

Franklin,

McCarthy,

Smiley,

Bell,

Gearhart,

McClure,

Smink,

Bidelspacher,

Gelder,

McConnell,

Smith, H. J.,

Blair,

Gibbon,

McCurdy,

Smith, H.,

Bluett,

Glass,

McGowan,

Smith, J. W.,

Blumberg,

Goehring,

McHugh,

Smith, L.,

Boland,

Golder,

Snowden,

Soffel,

Bower,

Goodnough,

McKnight,

Brady,

Goss,

McOwen,

Sowers,

Brenneman,

Green,

McVicar,

Sprows,

Bromley,

Griffith,

Magill,

Stackhouse,

Brooks,

Hagerty,

Mangan,

Stadtlander,

Brown, F. B.,

Haines,

Marcus, J.,

Stark,

Brown, T. R.,

Haldeman,

Marcus, J. C.,

Steedle,

Burns,

Hampson,

Marshall,

Sterling,

Campbell,

Harer,

Mantz,

Stevens,

Chaplin,

Harry,

Michel,

Stevenson,

Clutton,

Haslett,

Millar, A.,

Stewart,

Comerer,

Hatrlick,

Miller, A. S. C.,

Strauss,

Conner,

Haws,

Miller, C.,

Thomas,

Cook,

Heffernan,

Miller, D. I.,

Trainer,

Craig, J. R.,

Henderson, E.,

Miller, D. D.,

Van Alen,

Craig, J. O.,

Henderson, W.,

Miller, H. F.,

Vickerman,

Cratty,

Hess,

Miller, J. J.,

Walker, G. T.,

Crum,

Hetrick,

Mitchell,

Walker, J. A.,

Curran,

Hoffman, J. N.,

Morris,

Weamer,

Curry,

Hoffman, M. R.,

Ogle,

Weiss,

Davis,

Hoover,

Orr,

Wells,

Dawson,

Horne,

Perry,

Wettach,

DeHaas,

Hough,

Phillips,

Whitaker,

Denning,

Huston,

Pike,

Whitehouse,

Dewey, P. H.,

Jones, D. J.,

Jones, W. W.,

Whiteman,

Dewey, C. P.,

Diehm,

Kantner,

Williams,

Dithrich,

Donneley,

Keene,

Wolfe,

Drinkhouse,

Kelly,

Rinn,

Woner,

Dunlap,

Kinsman,

Roman,

Wood,

Dunn,

Kohler,

Ruch,

Woodruff,

Eaches,

Kooser,

Edmonds,

Krause,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House fo Representatives, numbered and entitled as follows:

House Bill No. 200.

An Act making an appropriation to the Rush Hospital for Consumption and allied diseases at Philadelphia

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, line 4, after the word "of" by striking out the word "sixty" and inserting in lieu thereof the word "eighty"; also in same line, by striking out the numerals "\$60,000" and inserting in lieu thereof the numerals "\$80,000".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,

Elgin,

Krugh,

Ruddy,

Allum,

Evans,

Lafferty,

Ruth,

Armstrong,

Feldman,

Leeds,

Schaeffer,

Asbury,

Finney,

Lewis,

Schilling,

Aston,

Fitzgibbon,

Long,

Schwartz,

Baker,

Flynn,

Love,

Sieg,

Baldi,

Fowler,

McBride,

Shannon,

Barnhart,

Fox,

McCaig,

Shellenberger,

Beaver,

Franklin,

McCann,

Sinclair,

Beckley,

Gearhart,

McCarthy,

Smiley,

Bell,

Gelder,

McClure,

Smink,

Bidelspacher,

Gibbon,

McConnell,

Smith, H. J.,

Blair,

Glass,

McCurdy,

Smith, H.,

Bluett,

Goehring,

McGowan,

Smith, J. W.,

Blumberg,

Golder,

McHugh,

Smith, L.,

Boland,

Goodnough,

McKim,

Snowden,

Bower,

Goss,

McKnight,

Soffel,

Brady,

Green,

McOwen,

Sowers,

Brenneman,

Griffith,

McVicar,

Sprows,

Bromley,

Hagerty,

Magill,

Stackhouse,

Brooks,

Haines,

Mangan,

Stadtlander,

Brown, F. B.,

Haldeman,

Marcus, J.,

Stark,

Brown, T. R.,

Hampson,

Marcus, J. C.,

Steedle,

Burns,

Harer,

Marshall,

Sterling,

Campbell,

Harry,

Mantz,

Stevens,

Chaplin,

Haslett,

Michel,

Stewart,

Clutton,

Hatrlick,

Millar, A.,

Strauss,

Comerer,

Haws,

Conner,	Heffernan,	Millar, A. S. C.,	Thomas,
Cook,	Henderson, E.,	Miller, C.,	Trainer,
Craig, J. R.,	Henderson, W.,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Hess,	Miller, D. D.,	Vickerman,
Cratty,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Crum,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Curran,	Hoffman, M. R.,	Mitchell,	Weamer,
Curry,	Hoover,	Morris,	Weiss,
Davis,	Horne,	Ogle,	Wells,
Dawson,	Hough,	Orr,	Wettach,
Denning,	Huston,	Perry,	Whitaker,
Dewey, P. H.,	Jones, D. J.,	Phillips,	Whitehouse,
Dewey, C. F.,	Jones, W. W.,	Pike,	Whiteman,
Diehm,	Jordan,	Posey,	Williams,
Ditrich,	Kantner,	Rhoads,	Wolfe,
Donneley,	Keene,	Rhoads,	Woner,
Drinkhouse,	Kelly,	Richards,	Wood,
Dunlap,	Kinsman,	Rieder,	Woodruff,
Dunn,	Kohler,	Rinn,	Zook,
Eaches,	Kooser,	Roman,	Spangler,
Edmonds,	Krause,	Ruch,	Speaker.
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 226.

An Act making an appropriation to the Christian Home of Johnstown Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, line 4, after the word "of" by striking out the word "five" and inserting in lieu thereof the word "six"; also in same line, by striking out the numerals "\$5,000" and inserting in lieu thereof the numerals "\$6,000".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Ehrhardt,	Krugh,	Ruddy,
Allum,	Elgin,	Lafferty,	Ruth,
Armstrong,	Evans,	Leeds,	Schaeffer,
Asbury,	Feldman,	Lewis,	Schilling,
Aston,	Finney,	Long,	Schwartz,
Baker,	Fitzgibbon,	Love,	Sieg,
Baldi,	Flynn,	McBride,	Shannon,
Barnhart,	Fowler,	McCaig,	Shellenberger,
Beaver,	Fox,	McCann,	Sinclair,
Beckley,	Franklin,	McCarthy,	Smiley,
Bell,	Gearhart,	McClure,	Smink,
Bidelspacher,	Gelder,	McConnell,	Smith, H. J.,
Blair,	Gibbon,	McCurdy,	Smith, H.,
Bluet,	Glass,	McGowan,	Smith, J. W.,
Blumberg,	Goehring,	McHugh,	Smith, L.,
Boland,	Golder,	McKim,	Snowden,
Bower,	Goodnough,	McKnight,	Soffel,
Brady,	Goss,	McOwen,	Sowers,
Brenneman,	Green,	McVicar,	Sprows,
Bromley,	Griffith,	Magill,	Stackhouse,
Brooks,	Hagerty,	Mangan,	Stadlander,
Brown, F. B.,	Haines,	Marcus, J.,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Steedle,
Burns,	Hampson,	Marshall,	Sterling,
Campbell,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Miller, A. S. C.,	Thomas,
Cook,	Heffernan,	Miller, C.,	Trainer,
Craig, J. R.,	Henderson, E.,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Henderson, W.,	Miller, D. D.,	Vickerman,
Cratty,	Hess,	Miller, H. F.,	Walker, G. T.,
Crum,	Hetrick,	Miller, J. J.,	Walker, J. A.,
Curran,	Hoffman, J. N.,	Mitchell,	Weamer,
Curry,	Hoffman, M. R.,	Morris,	Weiss,
Davis,	Hoover,	Ogle,	Wells,
Dawson,	Horne,	Orr,	Wettach,
DeHaas,	Hough,	Perry,	Whitaker,
Denning,	Huston,	Phillips,	Whitehouse,

Dewey, P. H.,	Jones, D. J.,	Pike,	Whiteman,
Dewey, C. P.,	Jones, W. W.,	Posey,	Williams,
Diehm,	Jordan,	Quigley,	Wolfe,
Ditrich,	Kantner,	Rhoads,	Woner,
Donneley,	Keene,	Richards,	Wood,
Drinkhouse,	Kelly,	Rieder,	Woodruff,
Dunlap,	Kinsman,	Rinn,	Zook,
Dunn,	Kohler,	Roman,	Spangler,
Eaches,	Kooser,	Ruch,	Speaker.
Edmonds,	Krause,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 564.

An Act making an appropriation to the Butler County General Hospital at Butler Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, line 4, by striking out after the word "of" the word "twenty" and inserting in lieu thereof the words "twenty-two" also in same line, by striking out the numerals "\$20,000" and inserting in lieu thereof the numerals "\$22,000".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Ehrhardt,	Krugh,	Ruddy,
Allum,	Elgin,	Lafferty,	Ruth,
Armstrong,	Evans,	Leeds,	Schaeffer,
Asbury,	Feldman,	Lewis,	Schilling,
Aston,	Finney,	Long,	Schwartz,
Baker,	Fitzgibbon,	Love,	Sieg,
Baldi,	Flynn,	McBride,	Shannon,
Barnhart,	Fowler,	McCaig,	Shellenberger,
Beaver,	Fox,	McCann,	Sinclair,
Beckley,	Franklin,	McCarthy,	Smiley,
Bell,	Gearhart,	McClure,	Smink,
Bidelspacher,	Gelder,	McConnell,	Smith, H. J.,
Blair,	Gibbon,	McCurdy,	Smith, H.,
Bluet,	Glass,	McGowan,	Smith, J. W.,
Blumberg,	Goehring,	McHugh,	Smith, L.,
Boland,	Golder,	McKim,	Snowden,
Bower,	Goodnough,	McKnight,	Soffel,
Brady,	Goss,	McOwen,	Sowers,
Brenneman,	Green,	McVicar,	Sprows,
Bromley,	Griffith,	Magill,	Stackhouse,
Brooks,	Hagerty,	Mangan,	Stadlander,
Brown, F. B.,	Haines,	Marcus, J.,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Steedle,
Burns,	Hampson,	Marshall,	Sterling,
Campbell,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Miller, A. S. C.,	Thomas,
Cook,	Heffernan,	Miller, C.,	Trainer,
Craig, J. R.,	Henderson, E.,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Henderson, W.,	Miller, D. D.,	Vickerman,
Cratty,	Hess,	Miller, H. F.,	Walker, G. T.,
Crum,	Hetrick,	Miller, J. J.,	Walker, J. A.,
Curran,	Hoffman, J. N.,	Mitchell,	Weamer,
Curry,	Hoffman, M. R.,	Morris,	Weiss,
Davis,	Hoover,	Ogle,	Wells,
Dawson,	Horne,	Orr,	Wettach,
DeHaas,	Hough,	Perry,	Whitaker,
Denning,	Huston,	Phillips,	Whitehouse,
Dewey, P. H.,	Jones, D. J.,	Pike,	Whiteman,
Dewey, C. P.,	Jones, W. W.,	Posey,	Williams,
Diehm,	Jordan,	Quigley,	Wolfe,
Ditrich,	Kantner,	Rhoads,	Woner,
Donneley,	Keene,	Richards,	Wood,
Drinkhouse,	Kelly,	Rieder,	Woodruff,
Dunlap,	Kinsman,	Rinn,	Zook,
Dunn,	Kohler,	Roman,	Spangler,
Eaches,	Kooser,	Ruch,	Speaker.
Edmonds,	Krause,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

22.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 258,

An Act making an appropriation to the Miners' Hospital of northern Cambria at Spangler Cambria county Pennsylvania

With the information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.

The Clerk read the amendment as follows:

Amend section 1, by striking out all of lines 10, 11 and 12.

On the question,

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Ehrhardt,	Krugh,	Ruddy,
Allum,	Elgin,	Lafferty,	Ruth,
Armstrong,	Evans,	Leeds,	Schaeffer,
Asbury,	Feldman,	Lewis,	Schilling,
Aston,	Finney,	Long,	Schwartz,
Baker,	Fitzgibbon,	Love,	Sieg,
Baldi,	Flynn,	McBride,	Shannon,
Barnhart,	Fowler,	McCaig,	Shellenberger,
Beaver,	Fox,	McCann,	Sinclair,
Beckley,	Franklin,	McCarthy,	Smiley,
Bell,	Gearhart,	McClure,	Smink,
Bidelspacher,	Gelder,	McConnell,	Smith, H. J.,
Blair,	Gibbon,	McCurdy,	Smith, H.,
Bluett,	Glass,	McGowan,	Smith, J. W.,
Blumberg,	Goehring,	McHugh,	Smith, L.,
Bolard,	Golder,	McKim,	Snowden,
Bower,	Goodnough,	McKnight,	Soffel,
Brady,	Goss,	McOwen,	Sowers,
Brenneman,	Green,	McVicar,	Spowls,
Bromley,	Griffith,	Magill,	Stackhouse,
Brooks,	Hagerty,	Mangan,	Stadlander,
Brown, F. B.,	Haines,	Marcus, J.,	Stark,
Burns,	Haldeman,	Marcus, J. C.,	Steedle,
Campbell,	Hampson,	Marshall,	Sterling,
Chaplin,	Harer,	Martin,	Stevens,
Clutton,	Harry,	Mantz,	Stevenson,
Comerer,	Haslett,	Michel,	Stewart,
Conner,	Hatrick,	Millar, A.,	Strauss,
Cook,	Haws,	Millar, A. S. C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. I.,	Van Alen,
Craty,	Henderson, W.,	Miller, D. D.,	Vickerman,
Crum,	Hess,	Miller, H. F.,	Walker, G. T.,
Curran,	Hetrick,	Miller, J. J.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Mitchell,	Weamer,
Davis,	Hoffman, M. R.,	Morris,	Weiss,
Dawson,	Hoover,	Ogle,	Wells,
DeHaas,	Horne,	Orr,	Wettach,
Denning,	Hough,	Perry,	Whitaker,
Dewey, C. P.,	Huston,	Phillips,	Whitehouse,
Dewey, P. H.,	Jones, D. J.,	Pike,	Whiteman,
Diehm,	Jones, W. W.,	Posey,	Williams,
Dithrich,	Jordan,	Quigley,	Wolfe,
Donneley,	Kantner,	Rhoads,	Woner,
Drinkhouse,	Keene,	Richards,	Wood,
Dunlap,	Kelly,	Rieder,	Woodruff,
Dunn,	Kinsman,	Rinn,	Zook,
Eaches,	Kohler,	Roman,	Spangler,
Edmonds,	Kooser,	Ruch,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 356.

An Act making an appropriation to the Bradford Hospital of the city of Bradford

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, line 4, by striking out the word "of" the words "twenty-seven" and inserting in lieu thereof the words "twenty-nine"; also in same line, by striking out the numerals "(\$27,000)" and inserting in lieu thereof the numerals "(\$29,000)"

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Ehrhardt,	Krugh,	Ruddy,
Allum,	Elgin,	Lafferty,	Ruth,
Armstrong,	Evans,	Leeds,	Schaeffer,
Asbury,	Feldman,	Lewis,	Schilling,
Aston,	Finney,	Long,	Schwartz,
Baker,	Fitzgibbon,	Love,	Sieg,
Baldi,	Flynn,	McBride,	Shannon,
Barnhart,	Fowler,	McCaig,	Shellenberger,
Beaver,	Fox,	McCann,	Sinclair,
Beckley,	Franklin,	McCarthy,	Smiley,
Bell,	Gearhart,	McClure,	Smink,
Bidelspacher,	Gelder,	McConnell,	Smith, H. J.,
Blair,	Gibbon,	McCurdy,	Smith, H.,
Bluett,	Glass,	McGowan,	Smith, J. W.,
Blumberg,	Goehring,	McHugh,	Smith, L.,
Bolard,	Golder,	McKim,	Snowden,
Bower,	Goodnough,	McKnight,	Soffel,
Brady,	Goss,	McOwen,	Sowers,
Brenneman,	Green,	McVicar,	Spowls,
Bromley,	Griffith,	Magill,	Stackhouse,
Brooks,	Hagerty,	Mangan,	Stadlander,
Brown, F. B.,	Haines,	Marcus, J.,	Stark,
Burns,	Haldeman,	Marcus, J. C.,	Steedle,
Campbell,	Hampson,	Marshall,	Sterling,
Chaplin,	Harer,	Martin,	Stevens,
Clutton,	Harry,	Mantz,	Stevenson,
Comerer,	Haslett,	Michel,	Stewart,
Conner,	Hatrick,	Millar, A.,	Strauss,
Cook,	Haws,	Millar, A. S. C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. I.,	Van Alen,
Craty,	Henderson, W.,	Miller, D. D.,	Vickerman,
Crum,	Hess,	Miller, H. F.,	Walker, G. T.,
Curran,	Hetrick,	Miller, J. J.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Mitchell,	Weamer,
Davis,	Hoffman, M. R.,	Morris,	Weiss,
Dawson,	Hoover,	Ogle,	Wells,
DeHaas,	Horne,	Orr,	Wettach,
Denning,	Hough,	Perry,	Whitaker,
Dewey, C. P.,	Huston,	Phillips,	Whitehouse,
Dewey, P. H.,	Jones, D. J.,	Pike,	Whiteman,
Diehm,	Jones, W. W.,	Posey,	Williams,
Dithrich,	Jordan,	Quigley,	Wolfe,
Donneley,	Kantner,	Rhoads,	Woner,
Drinkhouse,	Keene,	Richards,	Wood,
Dunlap,	Kelly,	Rieder,	Woodruff,
Dunn,	Kinsman,	Rinn,	Zook,
Eaches,	Kohler,	Roman,	Spangler,
Edmonds,	Kooser,	Ruch,	Speaker.
	Krause,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 409.

An Act making an appropriation to the Beaver Valley General Hospital at New Brighton Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, line 4, by inserting after the word "twenty" the word "seven"; also in same line, by striking out the numerals "\$20,000" and inserting in lieu thereof the numerals "\$27,000."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Ehrhardt,	Krugh,	Ruddy,
Allum,	Elgin,	Lafferty,	Ruth,
Armstrong,	Evans,	Leeds,	Schaeffer,
Asbury,	Feldman,	Lewis,	Schilling,
Aston,	Finney,	Long,	Schwartz,
Baker,	Fitzgibbon,	Love,	Sieg,
Baldi,	Flynn,	McBride,	Shannon,
Barnhart,	Fowler,	McCaig,	Shellenberger,
Beaver,	Fox,	McCann,	Sinclair,
Beckley,	Franklin,	McCarthy,	Smiley,
Bell,	Gearhart,	McClure,	Smith, H. J.,
Bidelspacher,	Gelder,	McConnell,	Smith, H.,
Blair,	Gibbon,	McCurdy,	Smith, J. W.,
Bluett,	Glass,	McGowan,	Smith, L.,
Blumberg,	Goehring,	McHugh,	Snowden,
Bolard,	Golder,	McKim,	Soffel,
Bower,	Goodnough,	McKnight,	Sowers,
Brady,	Goss,	McOwen,	Sprows,
Brenneman,	Green,	McVicar,	Stackhouse,
Bromley,	Griffith,	Magill,	Stadtländer,
Brooks,	Hagerty,	Mangan,	Stark,
Brown, F. B.,	Haines,	Marcus, J.,	Steedle,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Sterling,
Burns,	Hampson,	Marshall,	Stevens,
Campbell,	Harer,	Martin,	Stevenson,
Chaplin,	Harry,	Mantz,	Stewart,
Clutton,	Haslett,	Michel,	Strauss,
Comerer,	Hatrlick,	Millar, A.,	Thomas,
Conner,	Haws,	Millar, A. S. C.,	Trainer,
Cook,	Heffernan,	Miller, C.,	Van Alen,
Craig, J. R.,	Henderson, E.,	Miller, D. I.,	Vickerman,
Craig, J. O.,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Cratty,	Hess,	Miller, H. F.,	Walker, J. A.,
Crum,	Hetrick,	Miller, J. J.,	Weamer,
Curran,	Hoffman, J. N.,	Mitchell,	Weiss,
Curry,	Hoffman, M. R.,	Morris,	Wells,
Davis,	Hoover,	Ogle,	Wettach,
Dawson,	Horne,	Orr,	Whitaker,
DeHaas,	Hough,	Perry,	Whitehouse,
Denning,	Huston,	Phillips,	Whiteman,
Dewey, C. P.,	Jones, D. J.,	Pike,	Williams,
Dewey, P. H.,	Jones, W. W.,	Posey,	Wolfe,
Diehm,	Jordan,	Quigley,	Woner,
Dittrich,	Kantner,	Rhoads,	Wood,
Donneley,	Keene,	Richards,	Woodruff,
Drinkhouse,	Kelly,	Rieder,	Zook,
Dunlap,	Kinsman,	Rinn,	Spangler,
Dunn,	Kohler,	Roman,	Speaker.
Eaches,	Kooser,	Ruch,	
Edmonds,	Krause,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 412.

An Act making an appropriation to Providence Hospital of Beaver Falls Beaver County Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, line 4, by inserting after the word "twenty" the word "five"; also in same line, by striking out the numerals "\$20,000" and inserting in lieu thereof the numerals "\$25,000."

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Ehrhardt,	Krugh,	Ruddy,
Allum,	Elgin,	Lafferty,	Ruth,
Armstrong,	Evans,	Leeds,	Schaeffer,
Asbury,	Feldman,	Lewis,	Schilling,
Aston,	Finney,	Long,	Schwartz,
Baker,	Fitzgibbon,	Love,	Sieg,
Baldi,	Flynn,	McBride,	Shannon,
Barnhart,	Fowler,	McCaig,	Shellenberger,
Beaver,	Fox,	McCann,	Sinclair,
Beckley,	Franklin,	McCarthy,	Smiley,
Bell,	Gearhart,	McClure,	Smith, H. J.,
Bidelspacher,	Gelder,	McConnell,	Smith, H.,
Blair,	Gibbon,	McCurdy,	Smith, J. W.,
Bluett,	Glass,	McGowan,	Smith, L.,
Blumberg,	Goehring,	McHugh,	Snowden,
Bolard,	Golder,	McKim,	Soffel,
Bower,	Goodnough,	McKnight,	Sowers,
Brady,	Goss,	McOwen,	Sprows,
Brenneman,	Green,	McVicar,	Stackhouse,
Bromley,	Griffith,	Magill,	Stadtländer,
Brooks,	Hagerty,	Mangan,	Stark,
Brown, F. B.,	Haines,	Marcus, J.,	Steedle,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Sterling,
Burns,	Hampson,	Marshall,	Stevens,
Campbell,	Harer,	Martin,	Stevenson,
Chaplin,	Harry,	Mantz,	Stewart,
Clutton,	Haslett,	Michel,	Strauss,
Comerer,	Hatrlick,	Millar, A.,	Thomas,
Conner,	Haws,	Millar, A. S. C.,	Trainer,
Cook,	Heffernan,	Miller, C.,	Van Alen,
Craig, J. R.,	Henderson, E.,	Miller, D. I.,	Vickerman,
Craig, J. O.,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Cratty,	Hess,	Miller, H. F.,	Walker, J. A.,
Crum,	Hetrick,	Miller, J. J.,	Weamer,
Curran,	Hoffman, J. N.,	Mitchell,	Weiss,
Curry,	Hoffman, M. R.,	Morris,	Wells,
Davis,	Hoover,	Ogle,	Wettach,
Dawson,	Horne,	Orr,	Whitaker,
DeHaas,	Hough,	Perry,	Whitehouse,
Denning,	Huston,	Phillips,	Whiteman,
Dewey, C. P.,	Jones, D. J.,	Pike,	Williams,
Dewey, P. H.,	Jones, W. W.,	Posey,	Wolfe,
Diehm,	Jordan,	Quigley,	Woner,
Dittrich,	Kantner,	Rhoads,	Wood,
Donneley,	Keene,	Richards,	Woodruff,
Drinkhouse,	Kelly,	Rieder,	Zook,
Dunlap,	Kinsman,	Rinn,	Spangler,
Dunn,	Kohler,	Roman,	Speaker.
Eaches,	Kooser,	Ruch,	
Edmonds,	Krause,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 414.

An Act making an appropriation to the Maternity Hospital in the City of Philadelphia Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, line 4, by inserting after the word "of" the word "eight"; and by striking out the word "seven"; also in same line, after the word "thousand" by striking out the words "five hundred"; also in same line, by inserting after the word "dollars" the numerals "\$8,000"; also by striking out at the beginning of line 5, the numerals "\$7,500"

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Ehrhardt,	Krugh,	Ruddy,
Allum,	Elgin,	Lafferty,	Ruth,
Armstrong,	Evans,	Leeds,	Schaeffer,
Asbury,	Feldman,	Lewis,	Schilling,
Aston,	Finney,	Long,	Schwartz,
Baker,	Fitzgibbon,	Love,	Sieg,
Baldi,	Flynn,	McBride,	Shannon,
Barnhart,	Fowler,	McCaig,	Shellenberger,

Beaver,	Fox,	McCann,	Sinclair,
Beckley,	Franklin,	McCarthy,	Smiley,
Bell,	Gearhart,	McClure,	Smink,
Bidelspacher,	Gelder,	McConnell,	Smith, H. J.,
Blair,	Gibbon,	McCurdy,	Smith, H.,
Bluett,	Glass,	McGowan,	Smith, J. W.,
Blumberg,	Goehring,	McHugh,	Smith, L.,
Boland,	Goldner,	McKim,	Snowden,
Bower,	Goodnough,	McKnight,	Soffel,
Brady,	Goss,	McOwen,	Sowers,
Brenneman,	Green,	McVicar,	Sprows,
Bromley,	Griffith,	Magill,	Stackhouse,
Brooks,	Hagerty,	Mangan,	Stadtlander,
Brown, F. B.,	Haines,	Marcus, J.,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Steedle,
Burns,	Hampson,	Marshall,	Sterling,
Campbell,	Harer,	Martiz,	Stevens,
Chaplin,	Harry,	Michel,	Stevenson,
Clutton,	Haslett,	Millar, A.,	Stewart,
Comerer,	Hatrick,	Millar, A. S. C.,	Strauss,
Conner,	Haws,	Miller, C.,	Thomas,
Cook,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. R.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Craig, J. O.,	Henderson, W.,	Miller, H. F.,	Vickerman,
Cratty,	Hess,	Miller, J. J.,	Walker, G. T.,
Crum,	Hetrick,	Mitchell,	Walker, J. A.,
Curran,	Hoffman, J. N.,	Morris,	Weamer,
Curry,	Hoffman, M. F.,	Ogle,	Weiss,
Davis,	Hoover,	Orr,	Wells,
Dawson,	Horne,	Perry,	Wettach,
Denning,	Hough,	Phillips,	Whitaker,
DeHaas,	Huston,	Pike,	Whitehouse,
Dewey, C. P.,	Jones, D. J.,	Posey,	Whiteman,
Dewey, P. H.,	Jones, W. W.,	Quigley,	Williams,
Diehm,	Jordan,	Rhoads,	Wolfe,
Dithrich,	Kantner,	Richards,	Woner,
Donncley,	Keene,	Rieder,	Wood,
Drinkhouse,	Kelly,	Rinn,	Woodruff,
Dunlap,	Kinsman,	Roman,	Zook,
Dunn,	Kohler,	Ruch,	Spangler,
Eaches,	Kooser,		Speaker.
Edmonds,	Krause,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 436.

An Act making an appropriation to the Altoona Hospital Altoona Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.
The Clerk read the amendments as follows:

Amend section 1, line 4, by striking out after the word "of" the words "fifty-nine" and inserting in lieu thereof the word "sixty"; also in same line, by striking out the numerals "\$59,000" and inserting in lieu thereof the numerals "\$60,000"

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Ehrhardt,	Krugh,	Ruddy,
Allum,	Elgin,	Lafferty,	Ruth,
Armstrong,	Evans,	Leeds,	Schaeffer,
Asbury,	Feldman,	Lewis,	Schilling,
Aston,	Finney,	Long,	Schwartz,
Baker,	Fitzgibbon,	Love,	Sieg,
Baldi,	Flynn,	McBride,	Shannon,
Barnhart,	Fowler,	McCaig,	Shellenberger,
Beaver,	Fox,	McCann,	Sinclair,
Beckley,	Franklin,	McCarthy,	Smiley,
Bell,	Gearhart,	McClure,	Smink,
Bidelspacher,	Gelder,	McConnell,	Smith, H. J.,
Blair,	Gibbon,	McCurdy,	Smith, H.,
Bluett,	Glass,	McGowan,	Smith, J. W.,
Blumberg,	Goehring,	McHugh,	Smith, L.,
Boland,	Goldner,	McKim,	Snowden,
Bower,	Goodnough,	McKnight,	Soffel,
Brady,	Goss,	McOwen,	Sowers,
Brenneman,	Green,	McVicar,	Sprows,
Bromley,	Griffith,	Magill,	Stackhouse,

Brooks,	Hagerty,	Mangan,	Stadtlander,
Brown, F. B.,	Haines,	Marcus, J.,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Steedle,
Burns,	Hampson,	Marshall,	Sterling,
Campbell,	Harer,	Martiz,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comerer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Thomas,
Cook,	Heffernan,	Miller, C.,	Trainer,
Craig, J. R.,	Henderson, E.,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Henderson, W.,	Miller, D. D.,	Vickerman,
Crum,	Hess,	Miller, H. F.,	Walker, G. T.,
Curran,	Hetrick,	Miller, J. J.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Mitchell,	Weamer,
Davis,	Hoffman, M. F.,	Morris,	Weiss,
Dawson,	Hoover,	Ogle,	Wells,
Denning,	Horne,	Orr,	Wettach,
DeHaas,	Hough,	Perry,	Whitaker,
Dewey, C. P.,	Huston,	Phillips,	Whitehouse,
Dewey, P. H.,	Jones, D. J.,	Pike,	Whiteman,
Diehm,	Jones, W. W.,	Posey,	Williams,
Dithrich,	Jordan,	Quigley,	Wolfe,
Donncley,	Kantner,	Rhoads,	Woner,
Drinkhouse,	Keene,	Richards,	Wood,
Dunlap,	Kelly,	Rieder,	Woodruff,
Dunn,	Kinsman,	Rinn,	Zook,
Eaches,	Kohler,	Roman,	Spangler,
Edmonds,	Kooser,	Ruch,	Speaker.
	Krause,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 459.

An Act making an appropriation to the United Evangelical Home Lewisburg Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, line 4, after the word "of" by striking out the word "two" and inserting in lieu thereof the word "four"; also in same line, after the word "thousand" by striking out the words "five hundred"; also in same line, by striking out the numerals "\$2,500" and inserting in lieu thereof the numerals "\$4,000".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Ehrhardt,	Krugh,	Ruddy,
Allum,	Elgin,	Lafferty,	Ruth,
Armstrong,	Evans,	Leeds,	Schaeffer,
Asbury,	Feldman,	Lewis,	Schilling,
Aston,	Finney,	Long,	Schwartz,
Baker,	Fitzgibbon,	Love,	Sieg,
Baldi,	Flynn,	McBride,	Shannon,
Barnhart,	Fowler,	McCaig,	Shellenberger,
Beaver,	Fox,	McCann,	Sinclair,
Beckley,	Franklin,	McCarthy,	Smiley,
Bell,	Gearhart,	McClure,	Smink,
Bidelspacher,	Gelder,	McConnell,	Smith, H. J.,
Blair,	Gibbon,	McCurdy,	Smith, H.,
Bluett,	Glass,	McGowan,	Smith, J. W.,
Blumberg,	Goehring,	McHugh,	Smith, L.,
Boland,	Goldner,	McKim,	Snowden,
Bower,	Goodnough,	McKnight,	Soffel,
Brady,	Goss,	McOwen,	Sowers,
Brenneman,	Green,	McVicar,	Sprows,
Bromley,	Griffith,	Magill,	Stackhouse,
Brooks,	Hagerty,	Mangan,	Stadtlander,
Brown, F. B.,	Haines,	Marcus, J.,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Steedle,
Burns,	Hampson,	Marshall,	Sterling,
Campbell,	Harer,	Martiz,	Stevens,
Chaplin,	Harry,	Michel,	Stevenson,
Clutton,	Haslett,	Millar, A.,	Stewart,
Comerer,	Hatrick,	Millar, A. S. C.,	Strauss,
Conner,	Haws,	Miller, C.,	Thomas,
Cook,	Heffernan,		Trainer,

Craig, J. R.,	Henderson, E.,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Henderson, W.,	Miller, D. D.,	Vickerman,
Cratty,	Hess,	Miller, H. F.,	Walker, G. T.,
Crum,	Hetrick,	Miller, J. J.,	Walker, J. A.,
Curran,	Hoffman, J. N.,	Mitchell,	Weamer,
Curry,	Hoffman, M. R.,	Morris,	Weiss,
Davis,	Hoover,	Ogle,	Wells,
Dawson,	Horne,	Orr,	Wettach,
DeHaas,	Hough,	Perry,	Whitaker,
Denning,	Huston,	Phillips,	Whitehouse,
Dewey, C. P.,	Jones, D. J.,	Pike,	Whiteman,
Dewey, P. H.,	Jones, W. W.,	Posey,	Williams,
Diehm,	Jordan,	Quigley,	Wolfe,
Ditrich,	Kantner,	Rhoads,	Woner,
Donneley,	Keene,	Richards,	Wood,
Drinkhouse,	Kelly,	Rieder,	Woodruff,
Dunlap,	Kinsman,	Rinn,	Zook,
Dunn,	Kohler,	Roman,	Spangler,
Eaches,	Kooser,	Ruch,	Speaker.
Edmonds,	Krause,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 469.

An Act making an appropriation to the Western Pennsylvania Institution for the Instruction of the Deaf and Dumb

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.
The Clerk read the amendments as follows:

Amend section 1, line 4, by inserting after the "hundred" the words "and thirty-eight," and striking out the words "twenty-four"; also by inserting after the word "thousand" in same line, the word "dollars"; also in line 5, by striking out the numerals "\$224,000" and inserting in lieu thereof the numerals "\$238,000"; also in line 12, by inserting after the word "hundred" the words "and twenty-five" also in same line, by striking out the numerals "\$400" and inserting in lieu thereof the numerals "\$425")"

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Ehrhardt,	Krugh,	Ruddy,
Allum,	Elgin,	Lafferty,	Ruth,
Armstrong,	Evans,	Leeds,	Schaeffer,
Asbury,	Feldman,	Lewis,	Schilling,
Aston,	Finney,	Long,	Schwartz,
Baker,	Fitzgibbon,	Love,	Sieg,
Baldi,	Flynn,	McBride,	Shannon,
Barnhart,	Fowler,	McCaig,	Shellenberger,
Beaver,	Fox,	McCann,	Sinclair,
Beckley,	Franklin,	McCarthy,	Smiley,
Bell,	Gearhart,	McClure,	Smink,
Bidelspacher,	Gelder,	McConnell,	Smith, H. J.,
Blair,	Gibbon,	McCurdy,	Smith, H.,
Bluet,	Glass,	McGowan,	Smith, J. W.,
Blumberg,	Goehring,	McHugh,	Smith, L.,
Bolard,	Golder,	McKim,	Snowden,
Bower,	Goodnough,	McKnight,	Soffel,
Brady,	Goss,	McOwen,	Sowers,
Brenneman,	Green,	McVicar,	Sprowls,
Bromley,	Griffith,	Magill,	Stackhouse,
Brooks,	Hagerty,	Mangan,	Stadtlander,
Brown, F. B.,	Haines,	Marcus, J.,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Steedle,
Burns,	Hampson,	Marshall,	Sterling,
Campbell,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Thomas,
Cook,	Hefferman,	Miller, C.,	Trainer,
Craig, J. R.,	Henderson, E.,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Henderson, W.,	Miller, D. D.,	Vickerman,
Cratty,	Hess,	Miller, H. F.,	Walker, G. T.,
Crum,	Hetrick,	Miller, J. J.,	Walker, J. A.,
Curran,	Hoffman, J. N.,	Mitchell,	Weamer,
Curry,	Hoffman, M. R.,	Morris,	Weiss,
Davis,	Hoover,	Ogle,	Wells,
Dawson,	Horne,	Orr,	Wettach,

DeHaas,	Hough,	Perry,	Whitaker,
Denning,	Huston,	Phillips,	Whitehouse,
Dewey, C. P.,	Jones, D. J.,	Pike,	Whiteman,
Dewey, P. H.,	Jones, W. W.,	Posey,	Williams,
Diehm,	Jordan,	Quigley,	Wolfe,
Ditrich,	Kantner,	Rhoads,	Woner,
Donneley,	Keene,	Richards,	Wood,
Drinkhouse,	Kelly,	Rieder,	Woodruff,
Dunlap,	Kinsman,	Rinn,	Zook,
Dunn,	Kohler,	Roman,	Spangler,
Eaches,	Kooser,	Ruch,	Speaker.
Edmonds,	Krause,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 528.

An Act making an appropriation to the Christian H. Buhl Hospital of Sharon Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.
The Clerk read the amendments as follows:

Amend section 1, line 4, by striking out the words "twenty five" and inserting in lieu thereof the word "thirty"; also by striking out the numerals "\$25,000" and inserting in lieu thereof the numerals "\$30,000")"

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Ehrhardt,	Krugh,	Ruddy,
Allum,	Elgin,	Lafferty,	Ruth,
Armstrong,	Evans,	Leeds,	Schaeffer,
Asbury,	Feldman,	Lewis,	Schilling,
Aston,	Finney,	Long,	Schwartz,
Baker,	Fitzgibbon,	Love,	Sieg,
Baldi,	Flynn,	McBride,	Shannon,
Barnhart,	Fowler,	McCaig,	Shellenberger,
Beaver,	Fox,	McCann,	Sinclair,
Beckley,	Franklin,	McCarthy,	Smiley,
Bell,	Gearhart,	McClure,	Smink,
Bidelspacher,	Gelder,	McConnell,	Smith, H. J.,
Blair,	Gibbon,	McCurdy,	Smith, H.,
Bluet,	Glass,	McGowan,	Smith, J. W.,
Blumberg,	Goehring,	McHugh,	Smith, L.,
Bolard,	Golder,	McKim,	Snowden,
Bower,	Goodnough,	McKnight,	Soffel,
Brady,	Goss,	McOwen,	Sowers,
Brenneman,	Green,	McVicar,	Sprowls,
Bromley,	Griffith,	Magill,	Stackhouse,
Brooks,	Hagerty,	Mangan,	Stadtlander,
Brown, F. B.,	Haines,	Marcus, J.,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Steedle,
Burns,	Hampson,	Marshall,	Sterling,
Campbell,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Thomas,
Cook,	Hefferman,	Miller, C.,	Trainer,
Craig, J. R.,	Henderson, E.,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Henderson, W.,	Miller, D. D.,	Vickerman,
Cratty,	Hess,	Miller, H. F.,	Walker, G. T.,
Crum,	Hetrick,	Miller, J. J.,	Walker, J. A.,
Curran,	Hoffman, J. N.,	Mitchell,	Weamer,
Curry,	Hoffman, M. R.,	Morris,	Weiss,
Davis,	Hoover,	Ogle,	Wells,
Dawson,	Horne,	Orr,	Wettach,
DeHaas,	Hough,	Perry,	Whitaker,
Denning,	Huston,	Phillips,	Whitehouse,
Dewey, C. P.,	Jones, D. J.,	Pike,	Whiteman,
Dewey, P. H.,	Jones, W. W.,	Posey,	Williams,
Diehm,	Jordan,	Quigley,	Wolfe,
Ditrich,	Kantner,	Rhoads,	Woner,
Donneley,	Keene,	Richards,	Wood,
Drinkhouse,	Kelly,	Rieder,	Woodruff,
Dunlap,	Kinsman,	Rinn,	Zook,
Dunn,	Kohler,	Roman,	Spangler,
Eaches,	Kooser,	Ruch,	Speaker.
Edmonds,	Krause,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 558.

An Act making an appropriation to the State Hospital for Injured persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania located at Blossburg Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 2, line 11, by striking out the words "seventy-five" and inserting in lieu thereof the words "sixty-five"; also by striking out the numerals "(\$75,000)" and inserting in lieu thereof "(\$5,000)"; also by adding at the end of section 1 the following: for making reports and other necessary minor improvements the sum of ten thousand dollars "(\$10,000)".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Ehrhardt,	Krugh,	Ruddy,
Allum,	Elgin,	Lafferty,	Ruth,
Armstrong,	Evans,	Leeds,	Schaeffer,
Asbury,	Feldman,	Lewis,	Schilling,
Aston,	Finney,	Long,	Schwartz,
Baker,	Fitzgibbon,	Love,	Sieg,
Baldi,	Flynn,	McBride,	Shannon,
Barnhart,	Fowler,	McCaig,	Shellenberger,
Beaver,	Fox,	McCann,	Sinclair,
Beckley,	Franklin,	McCarthy,	Smiley,
Bell,	Gearhart,	McClure,	Smink,
Bidelspacher,	Gelder,	McConnell,	Smith, H. J.,
Blair,	Gibbon,	McCurdy,	Smith, H.,
Bluet,	Glass,	McGowan,	Smith, J. W.,
Blumberg,	Goehring,	McHugh,	Smith, L.,
Bolard,	Golder,	McKim,	Snowden,
Bower,	Goodnough,	McKnight,	Soffel,
Brady,	Goss,	McOwen,	Spowers,
Brenneman,	Green,	McVicar,	Sprows,
Bromley,	Griffith,	Magill,	Stackhouse,
Brooks,	Hagerty,	Mangan,	Stadtländer,
Brown, F. B.,	Haines,	Marcus, J.,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Steedle,
Burns,	Hampson,	Marshall,	Sterling,
Campbell,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comerer,	Hatrlick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Thomas,
Cook,	Heffernan,	Miller, C.,	Trainer,
Craig, J. R.,	Henderson, E.,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Henderson, W.,	Miller, D. D.,	Vickerman,
Cratty,	Hess,	Miller, H. F.,	Walker, G. T.,
Crum,	Hetrick,	Miller, J. J.,	Walker, J. A.,
Curran,	Hoffman, J. N.,	Mitchell,	Weamer,
Curry,	Hoffman, M. R.,	Morris,	Weiss,
Davis,	Hoover,	Ogle,	Wells,
Dawson,	Horne,	Orr,	Wettach,
DeHaas,	Hough,	Perry,	Whitaker,
Denning,	Huston,	Phillips,	Whitehouse,
Dewey, C. P.,	Jones, D. J.,	Pike,	Whiteman,
Dewey, P. H.,	Jones, W. W.,	Posey,	Williams,
Diehm,	Kantner,	Quigley,	Wolfe,
Dithrich,	Kantner,	Rhoads,	Woner,
Donneley,	Keene,	Richards,	Wood,
Drinkhouse,	Kelly,	Rieder,	Woodruff,
Dunlap,	Kinsman,	Rinn,	Zook,
Dunn,	Kohler,	Roman,	Spangler,
Eaches,	Kooser,	Ruch,	Speaker.
Edmonds,	Krause,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 592.

An Act making an appropriation to the Berean Manual Training and Industrial School

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, line 4, by striking out the word "fifteen" and inserting in lieu thereof the words "twenty-five" also by striking out the numerals "(\$15,000)" and inserting in lieu thereof the numerals "(\$25,000)".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Ehrhardt,	Krugh,	Ruddy,
Allum,	Elgin,	Lafferty,	Ruth,
Armstrong,	Evans,	Leeds,	Schaeffer,
Asbury,	Feldman,	Lewis,	Schilling,
Aston,	Finney,	Long,	Schwartz,
Baker,	Fitzgibbon,	Love,	Sieg,
Baldi,	Flynn,	McBride,	Shannon,
Barnhart,	Fowler,	McCaig,	Shellenberger,
Beaver,	Fox,	McCann,	Sinclair,
Beckley,	Franklin,	McCarthy,	Smiley,
Bell,	Gearhart,	McClure,	Smink,
Bidelspacher,	Gelder,	McConnell,	Smith, H. J.,
Blair,	Gibbon,	McCurdy,	Smith, H.,
Bluet,	Glass,	McGowan,	Smith, J. W.,
Blumberg,	Goehring,	McHugh,	Smith, L.,
Bolard,	Golder,	McKim,	Snowden,
Bower,	Goodnough,	McKnight,	Soffel,
Brady,	Goss,	McOwen,	Spowers,
Brenneman,	Green,	McVicar,	Sprows,
Bromley,	Griffith,	Magill,	Stackhouse,
Brooks,	Hagerty,	Mangan,	Stadtländer,
Brown, F. B.,	Haines,	Marcus, J.,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Steedle,
Burns,	Hampson,	Marshall,	Sterling,
Campbell,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comerer,	Hatrlick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Thomas,
Cook,	Heffernan,	Miller, C.,	Trainer,
Craig, J. R.,	Henderson, E.,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Henderson, W.,	Miller, D. D.,	Vickerman,
Cratty,	Hess,	Miller, H. F.,	Walker, G. T.,
Crum,	Hetrick,	Miller, J. J.,	Walker, J. A.,
Curran,	Hoffman, J. N.,	Mitchell,	Weamer,
Curry,	Hoffman, M. R.,	Morris,	Weiss,
Davis,	Hoover,	Ogle,	Wells,
Dawson,	Horne,	Orr,	Wettach,
DeHaas,	Hough,	Perry,	Whitaker,
Denning,	Huston,	Phillips,	Whitehouse,
Dewey, C. P.,	Jones, D. J.,	Pike,	Whiteman,
Dewey, P. H.,	Jones, W. W.,	Posey,	Williams,
Diehm,	Kantner,	Quigley,	Wolfe,
Dithrich,	Kantner,	Rhoads,	Woner,
Donneley,	Keene,	Richards,	Wood,
Drinkhouse,	Kelly,	Rieder,	Woodruff,
Dunlap,	Kinsman,	Rinn,	Zook,
Dunn,	Kohler,	Roman,	Spangler,
Eaches,	Kooser,	Ruch,	Speaker.
Edmonds,	Krause,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL CONCURRED IN BY THE SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 865.

An Act providing for the licensing and regulation of corporations copartnerships associations and individuals engaged in the business of receiving payments or contributions to be held or used in any plan of accumulation or investment or of issuing negotiating offering for sale or selling any certificates securities contracts or other choses in actions evidenced by writing on the partial payment or installment plan or of assuming fixed obligations or issuing in connection therewith a contract based upon payments being made upon installments or single payments under which all or part of the total amount received is to be repaid at some future time with or without profit and imposing penalties

Said bill having been recalled from the Governor for amendment. The votes on final passage and third reading on said bill were reconsidered in the House of Representatives and the bill amended, in which amendment the Senate has concurred.

SENATE MESSAGE.

AMENDED HOUSE BILL CONCURRED IN BY THE SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 860.

An Act creating a commission to prepare a revision and consolidation of the existing general statutory law defining the powers and duties of the commission imposing certain duties upon the Legislative Reference Bureau providing for the report of the commission to the General Assembly for its adoption or rejection and making an appropriation

Said bill having been recalled from the Governor for amendment. The votes on final passage and third reading on said bill were reconsidered in the House of Representatives and the bill amended, in which amendment the Senate has concurred.

SENATE MESSAGE.

AMENDED HOUSE BILL CONCURRED IN BY THE SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 399.

An Act relating to the adequate protection of fruit vegetables or other articles of food from flies

Said bill having been recalled from the Governor for amendment. The votes on final passage and third reading on said bill were reconsidered in the House of Representatives and the bill amended, in which amendment the Senate has concurred.

SENATE MESSAGE.

AMENDED HOUSE BILL CONCURRED IN BY THE SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 433.

An Act to amend section one of an act approved the fifteenth day of June Anno Domini one thousand nine hundred and eleven entitled "An act to fix and regulate the compensation of directors of the poor of poor districts composed of several townships boroughs and cities situate wholly within counties of this Commonwealth not exceeding five hundred thousand population" as amended by increasing the rate of compensation to be paid to the attorney employed by said poor districts

Said bill having been recalled from the Governor for amendment. The votes on final passage and third reading on said bill were reconsidered in the House of Representatives and the bill amended, in which amendment the Senate has concurred.

BILLS SIGNED BY THE SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct the titles were publicly read as follows:

Senate Bill No. 667.

An Act to amend section fourteen of an act approved the twenty-first day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand seventy-seven) entitled "An act to provide for the administration of the Workmen's Compensation Act of one thousand nine hundred fifteen by creating the Bureau of Workmen's Compensation of the Department of Labor and Industry providing for the establishment of the Workmen's Compensation Board to have charge of such bureau authorizing the division of the Commonwealth into workmen's compensation districts and the appointment of workmen's compensation referees defining the powers and duties of the Commissioner of Labor and Industry the Bureau of Workmen's Compensation the Workmen's Compensation Board the workmen's compensation referees and the factory inspectors of the Department of Labor and Industry in enforcing the said act and fixing the salaries of the members of the Workmen's Compensation Board the workmen's compensation referees and certain of their employes and assistants and repealing certain acts"

Senate Bill No. 683.

An Act making a deficiency appropriation to the trustees of the Western State Hospital for the Insane

Senate Bill No. 834.

An Act authorizing the Governor to appoint a Board of Claims to hear audit dismiss or adjust moral and equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways and making an appropriation

Senate Bill No. 154.

An Act relating to the preparation of a new Constitution of the Commonwealth by a convention and its adoption or rejection by the people and making an appropriation

Senate Bill No. 258.

An Act to amend an act approved the eighteenth day of July one thousand nine hundred and nineteen (Appropriation Acts page one hundred thirty-nine) entitled "An act making an appropriation to the Frederick Douglass Memorial Hospital and Training School of Philadelphia Pennsylvania

Senate Bill No. 364.

An Act fixing the salary of sheriffs and deputy sheriffs in counties of the seventh class requiring all fees and mileage earned by sheriffs in such counties to be paid into the county treasury for the use of the county and providing for the payment for the care and maintenance of prisoners where the sheriff is the keeper or warden of the jail

Senate Bill No. 519.

An Act to amend section two of an act approved the thirtieth day of May one thousand eight hundred and ninety-three (Pamphlet Laws one hundred and eighty-three) entitled "An act providing for the acquisition by the State of certain ground at Valley Forge for a public park and making an appropriation therefor"

Senate Bill No. 557.

An Act to amend section eight of an act approved the seventeenth day of April one thousand nine hundred and thirteen (Pamphlet Laws eighty-five) entitled "An act for the better protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the law of this Commonwealth and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith and providing for the disposition of the license fees fines and penalties received"

Whereupon, The Speaker, in the presence of the House, signed the same.

ADJOURNMENT.

Mr. HESS. Mr. Speaker, I move that this House do now adjourn.

The motion was agreed to, and (at 3 o'clock P. M.) the House adjourned until Monday evening, April 25, 1921, at 9 o'clock.

Legislative Journal.

Session 1921

124th of the General Assembly

Vol. 6.

HARRISBURG, PA., MONDAY, APRIL 25, 1921.

No. 52

SENATE

MONDAY, April 25, 1921.

The Senate met at 8 o'clock P. M.
The PRESIDENT PRO TEMPORE (F. E. Baldwin) in the Chair.

PRAYER.

The Chaplain, Rev. Benjamin F. Bungard, offered the following prayer:

Oh Thou in whom we live, move and have our being, we bow before Thee this evening in humble recognition of Thy love and kindness in the preservation of our lives. We pray Thy blessing upon the deliberations of the evening, and we pray Thy blessing upon all peoples of all tongues everywhere. In Jesus name Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. HOMSHER, the further reading was dispensed with, and the Journal was approved.

REPORTS FROM COMMITTEES.

Mr. BUCKMAN, from the Committee on Corporations, reported as committed Senate Bill No. 737, (House Bill No. 849), entitled:

A Supplement to an act approved the 29th day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" providing that a charter may be granted to a church for the purpose of the support of public worship and for the collateral purpose of conducting a public burial ground or cemetery imposing certain duties upon the trustees in relation to the sale of burial lots the care and maintenance of the same and the care and disposition of certain funds providing for the audit of such funds by the corporation auditors the filing of a bond by said trustees and limiting the time for taking exceptions to the report of such auditors and validating charters heretofore granted or amended containing similar provisions as this act

Mr. PHIPPS, from the Committee on Military Affairs, reported as committed Senate Bill No. 903, (House Bill No. 1078), entitled:

An Act to amend section one as amended and section seven of an act approved the third day of June Anno Domini one thousand eight hundred and eighty-five (Pamphlet Laws sixty-two) entitled "An act to provide for the establishment and maintenance of a Home for Disabled and Indigent soldiers and sailors of Pennsylvania"

Mr. CRAIG, from the Committee on Judiciary General, reported as committed Senate Bill No. 1360, (House Bill No. 1253), entitled:

An Act to provide for the care training and maintenance of certain children by the several counties authorizing the county commissioners to establish and maintain separate or joint county industrial homes for such purposes requiring poor authorities to place children of certain ages with families or in institutions providing for the care and maintenance of certain children in such homes at the expense of the parents and prohibiting the receiving and detaining of children in almshouses and poor houses and validating similar acts heretofore performed by the commissioners of the several counties

Mr. EYRE, from the Committee on Public Roads and Highways, re-reported as amended Senate Bill No. 375, (House Bill No. 447), entitled:

An Act providing for the construction of certain bridges on State highways and providing for the apportionment of the cost of construction of such bridges and the maintenance thereof between the State the county and any railroad company or companies whose tracks are crossed by such bridges

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 799, entitled:

An Act providing for the pensioning of certain soldiers sailors and marines and the widows of certain soldiers sailors and marines who served in the Civil War and making an appropriation for the payment thereof

Also, from the Committee on Appropriations, reported as amended, Senate Bill No. 1361, (House Bill No. 845), entitled:

An Act creating a State Fair Commission for the Commonwealth of Pennsylvania defining its duties and making an appropriation therefor

Mr. SMITH, from the Committee on Judiciary Special, reported as committed Senate Bill No. 1420, (House Bill No. 1098), entitled:

An Act requiring companies operating in the same territory to make connections and to provide for the interchange of messages regulating the rates to be charged for such interchange and conferring certain powers and duties in connection therewith upon the Public Service Commission

Also, from the Committee on Judiciary Special, reported as committed Senate Bill No. 1354, (House Bill No. 873), entitled:

An Act authorizing a State Association of Township Supervisors and Township Commissioners and providing for the payment of the expenses thereof by the respective counties

Mr. JONES, from the Committee on Public Roads and Highways, reported as amended Senate Bill No. 1348, (House Bill No. 1081), entitled:

An Act regulating the closing of public highways and providing for the locating marking and maintenance of detours necessitated by such closing

Mr. WEAVER, from the Committee on Judiciary General, reported as committed Senate Bill No. 268, (House Bill No. 375), entitled:

An Act validating proceedings by councils in boroughs for the paving and curbing of public highways and validating municipal liens therefor

BILLS ON SECOND READING.

Mr. CROW. Mr. President, I move that the Senate do now proceed to the consideration of bills on second reading.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1003, (House Bill No. 1218), as follows:

An Act limiting the time during which public service companies may require payment of rates or tariffs in advance of service rendered

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that it shall be unlawful for any public service company which is engaged in furnishing any service whatsoever to the public for which a fixed rate or tariff is charged to require the consumers of such service to pay such rates or tariffs for more than thirty days in advance of the time when such service is used unless a discount of at least five per centum upon the total amount of the cost of such service so collected in advance shall be allowed to the consumer thereof. It shall be the duty of the Public Service Commission to enforce the provisions of this act.

Section 2 All acts and parts of acts inconsistent with this act are repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1398, (House Bill No. 38), entitled:

An Act making an appropriation to the Oil City Hospital Oil City Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1399, (House Bill No. 72), entitled:

An Act making an appropriation to the Warren Hospital of Warren Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1400, (House Bill No. 366), entitled:

An Act making an appropriation to the trustees of the Milliken Hospital Pottsville Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1401, (House Bill No. 454), entitled:

An Act making an appropriation to the building commission of the Eastern State Hospital for the Insane located at Selinsgrove Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1402, (House Bill No. 639), entitled:

An Act making an appropriation to the Philadelphia Association for the Protection of Colored Women Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1403, (House Bill No. 498), entitled:

An Act making an appropriation to the G. W. and Agnes Hoffman Orphanage Mount Joy township Adams county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1404, (House Bill No. 951), entitled:

An Act making an appropriation to the Saint Stanislaus Orphanage situated at Sheatown Newport township Luzerne county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1405, (House Bill No. 964), entitled:

An Act establishing a State highway in the county of Lebanon providing for its location construction improvement and maintenance by the Commonwealth and making an appropriation

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1406, (House Bill No. 1057), entitled:

An Act making an appropriation to the State Insurance Fund

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1407, (House Bill No. 1084), entitled:

An Act to amend section three of an act approved the twenty-seventh day of May one thousand eight hundred and ninety-three (Pamphlet Laws one hundred and seventy-one) entitled "An act providing for the erection of the Pennsylvania Soldiers Orphans' Industrial School the purchase of land and the erection and equipment of the building and buildings necessary therefor making appropriation for such purposes erection and equipment and the maintenance of children admitted therein placing the care of the same in the commission now known as the Commission of Soldiers' Orphan Schools of the State of Pennsylvania and regulating the admission to the said Pennsylvania Soldiers Orphans' Industrial School and the said Soldiers' Orphan Schools

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1408, (House Bill No. 1347), entitled:

An Act making an appropriation to the Water Supply Commission for the purpose of building and constructing a retaining wall or dike along the Delaware river at Lackawaxen Pike county

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1409, (House Bill No. 1384), entitled:

An Act to provide for the payment to Philadelphia county of moneys with interest thereon advanced for the payment of expenses incident to the conduct of primary elections in the said county of Philadelphia and making an appropriation therefor

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1410, (House Bill No. 1465), entitled:

An Act making an appropriation to pay the claim of M D Jacobs against the Commonwealth of Pennsylvania for services heretofore rendered and materials heretofore furnished in disposing of the bodies of indigent patients who died at the Mont Alto State Sanatorium

The first section of the bill was read as follows and agreed to.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty-five hundred and fifty-five dollars (\$3,455) the sum of thirty two hundred and fifteen dollars (\$3,215) or so much thereof as may be necessary is hereby specifically appropriated to pay the claim of M D Jacobs against the Commonwealth of Pennsylvania for services heretofore rendered and materials heretofore furnished in disposing of the bodies of indigent patients who died at the Mont Alto State Sanatorium and whose bodies were unclaimed by relatives and friends

Payments from the amount appropriated shall be made on warrant of the Auditor General on the State Treasurer upon the presentation of duly probated itemized statements for services rendered and materials furnished.

On the question,

Will the Senate agree to the section?

Mr. EYRE. Mr. President, I move to amend section 1, page 1, line 4, by striking out the following: "the sum of thirty-five hundred and fifty-five dollars (\$3,455)".

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows and agreed to.

An Act making an appropriation to pay the claim of M D Jacobs against the Commonwealth of Pennsylvania for services heretofore rendered and materials heretofore furnished in disposing of indigent patients who died at the Mont Alto Sanatorium

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1411, (House Bill No. 1495), entitled:

A Joint Resolution proposing an amendment to article nine section one of the Constitution of the Commonwealth of Pennsylvania so as to permit the exemption from taxation of real and personal property owned occupied or used by any branch or post or camp of the Grand Army of the Republic the Spanish-American War Veterans the American Legion the Veterans of Foreign Wars and the Military Order of the Loyal Legion of the United States

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1412, (House Bill No. 382), entitled:

An Act concerning conditional sales of chattels attached or to be attached to realty and regulating the recording and effect thereof and providing remedies and penalties

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1413, (House Bill No. 710), entitled:

An Act concerning conditional sales and to make uniform the law relating thereto

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. BUCKMAN. Mr. President, I move that Senate Bill No. 1413, (House Bill No. 710), the bill just read, be recommended to the Committee on Judiciary Special.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1414, (House Bill No. 1075), entitled:

An Act to amend sections one and two of an act approved the eighth day of April one thousand eight hundred and sixty-one (Pamphlet Laws two hundred and seventy) entitled "An act for the suppression of fortune telling and similar purposes"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. BUCKMAN. Mr. President, I move that Senate Bill No. 1414, (House Bill No. 1075), the bill just read, be recommended to the Committee on Judiciary General.

Mr. WEAVER. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1415, (House Bill No. 1285), entitled:

An Act to amend sections six and seven of the act approved June third one thousand nine hundred and nineteen (Pamphlet Laws three hundred and sixty-six) entitled "An act reorganizing the Department of State Police creating therein a Bureau of Fire Protection providing for a State Police Force and defining the powers and duties of the same including the enforcement of laws relating to game fish forestry and water supply and certain other laws and including the collection of information useful for the detection of crime and the apprehension of criminals providing for the equipment maintenance and transportation of such police providing for barracks and substations therefor and prescribing penalties"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1416, (House Bill No. 1298), entitled:

An Act relating to weak-minded persons and lunatics providing that service of process may be made upon next of kin of such persons and lunatics in the discretion of the court and that such next of kin may be added as parties in all court proceedings in which such weak-minded persons or lunatics are parties or concerned and permitting blood relatives of such persons or lunatics to intervene as such in pending and future proceedings where weak-minded persons or lunatics are parties or concerned and repealing all inconsistent acts or parts of acts

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1417, (House Bill No. 1444), entitled:

An Act authorizing the State forest commission to exchange or sell certain portions of the State forest land and providing for the procedure

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1418, (House Bill No. 1474), entitled:

An Act to provide for priority of commission and succession to the office of president judge where two or more judges not in commission are elected at the same time in the same court of any judicial district

The first section of the bill was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever two or more judges not in commission at the time of their election are elected at the same time in the same court in any judicial district they shall cast lots for priority of commission and certify the result to the Governor who shall issue their commissions in accordance therewith and whenever the succession to the office of president judge of said court would fall to one of said judges they shall be entitled to succeed thereto in the order of priority thus fixed

Mr. DAIX. Mr. President, I move to amend section 1, page 1, line 12, by adding after the word "fixed" the following:

"Nothing in this act shall be construed to repeal any of the provisions of an act approved the fifth day of May one thousand nine hundred and eleven entitled 'An act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof or the amendments thereto nor to repeal any of the provisions of an act approved the twelfth day of July one thousand nine hundred and thirteen entitled 'An act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by proper officers of the county or city of Philadelphia; regulating the procedure therein and appeals therefrom and providing for the expenses thereof or the amendments thereto'"

Mr. SMITH. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows and agreed to.

An Act to provide for priority of commission and succession to the office of president judge where two or more judges not in commission are elected at the same time in the same court of any judicial district

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1419, (House Bill No. 1056), entitled:

An Act to amend sections five and seven and repeal sections eight and ten of an act approved the twenty-sixth day of June one thousand eight hundred and ninety-five (Pamphlet Laws three hundred and twenty-seven) entitled "An act to provide for the incorporation of institutions of learning with power to confer degrees in art pure and applied science philosophy literature medicine law and theology and for the supervision and regulation of the same and providing a method by which institutions already incorporated may obtain the power to confer degrees and exempting from the provisions of this act colleges heretofore incorporated by the courts of common pleas with power to confer degrees in cases where such colleges have at the time of the passage of this act a specified amount of capital or resources" conferring upon the State Council of Education powers and duties heretofore vested in the College and University Council

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. LONG. Mr. President, I move that Senate Bill No. 1419, (House Bill No. 1056), the bill just read, be recommended to the Committee on Education.

Mr. McCLINTOCK. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1421, (House Bill No. 1236), entitled:

An Act to amend section seventeen of the act approved the seventeenth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and seven) entitled "An act to provide revenue for State and county purposes and in cities coextensive with counties for city and county purposes imposing taxes upon certain classes of personal property providing for the assessment and collection of the same providing for the duties and compensation of prothonotaries and recorders in connection therewith and modifying existing legislation which provided for raising revenue for State purposes" as amended

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. CLARK. Mr. President, I move that Senate Bill No. 1421, (House Bill No. 1236), the bill just read, be recommended to the Committee on Banks and Building and Loan Associations.

Mr. J. S. MILLER. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1422, (House Bill No. 1258), entitled:

An Act to amend an act approved the ninth day of May one thousand nine hundred and thirteen (Pamphlet Laws one hundred and ninety-eight) entitled "An act prohibiting the furnishing by gift sale or otherwise of cigarettes or cigarette paper to minors requiring minors to divulge where and from whom cigarettes or cigarette paper have been obtained and providing penalties for violation of this act" providing for the punishment of first and second offenses by summary conviction and fine

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1423, (House Bill No. 1387), entitled:

An Act to amend section four of an act approved the twentieth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred sixty-six) entitled: "An act requiring cities of the first class to establish a pension fund for employees of said cities and all county or other public employees if any paid by appropriation of the city councils thereof and out of the treasury of said cities and regulating the administration and the payment of such pensions" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section four of an act approved the twentieth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred and sixty-six) entitled "An act requiring cities of the first class to establish a pension fund for employees of said cities and all county or other public employees if any paid by appropriation of the city council thereof and out of the treasury of said cities and regulating the administration and the payment of such pensions" which as amended by section two of an act approved the fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighty-nine) entitled "An act to amend sections three four five six and eleven of an act approved the twentieth day of May one thousand nine hundred and fifteen entitled 'An act requiring cities of the first class to establish a pension fund for employees of said cities and all county or other public employees if any paid by appropriation of the city councils thereof and out of the treasury of said cities and regulating the administration and the payment of such pensions'" reads as follows

"Section 4 During the lifetime of the said person he or she shall be entitled to receive a pension from the fund set aside for the purpose of fifty per centum of the amount which would constitute the average rate of pay at which he or she was employed during the last five years of his or her employment by the said city or other public employment as aforesaid. Said pension shall be paid in monthly payments. Provided That if any pension be granted to a person who has not been a contributor to the pension fund as herein provided during a period of twenty years such person shall be required to pay unto the board of pensions monthly an amount equal to two per centum of his or her pension until such time as his or her contribution shall have extended during a period of twenty years. Should any person so employed after twenty years of service be dismissed voluntarily retire or be in any manner deprived of his position or employment before attaining the age of sixty years upon continuing a monthly payment to the fund equal to the last amount due and paid monthly while in active service said person shall be entitled to a pension above mentioned notwithstanding he or she has not attained the age of sixty years at the time of his or her separation from the public service but said pension shall not commence until he or she has attained the age of sixty years. Should any employee however become totally and permanently disabled after twenty years of service and before attaining the age of sixty years he or she shall be entitled to the said pension. Proof of total and permanent disability shall consist of the sworn statement of three practicing physicians designated by the board that the employee is in a permanent condition of health which would totally disable him or her from performing the duties of his or her position or office. The pension paid to any one employee shall not exceed one hundred dollars per month" is hereby further amended to read as follows

Section 4 During the lifetime of the said person he or she shall be entitled to receive a pension from the fund set aside for the purpose of fifty per centum of the amount which would constitute the average rate of pay at which he or she was employed during the last five years of his or her employment by the said city or other public employment as aforesaid. Said pension shall be paid in monthly payments. Provided That if any pension be granted to a person who has not been a contributor to the pension fund as herein provided during a period of twenty years such person shall be required to pay into the board of pensions monthly an amount equal to two per centum of his or her pension until such time as his or her contribution shall be extended during a period of twenty years. Should any person so employed after twenty years of service be dismissed voluntarily retire or be in any manner deprived of his position or employment before attaining the age of sixty years upon continuing a monthly payment to the fund equal to the last amount due and paid monthly while in active service said person shall be entitled to a pension above mentioned notwithstanding he or she has not attained the age of sixty years at the time of his or her separation from the public service but said pension shall not commence until he or she has attained the age of sixty years. Should any employee however become totally and permanently disabled while in the service after fifteen years of service and before attaining the age of sixty years he or she shall be entitled to the said pension. Proof of total and permanent disability shall consist of the sworn statement of three practicing physicians designated by the board that the employee is in a permanent condition of health which would totally disable him or her from performing the duties of his or her position or office. Provided That in cases where the nature of such disability is such as to disable the employee from performing any work whatsoever either within or without the scope of his regular duties or within or without the service of the city or county of Philadelphia the board may upon a recommendation of the three practicing physicians herein provided for retire upon pension such applicant after a service of fifteen years. Provided further That the benefits of this amendment shall apply to members of the pension fund who have been contributors to the said fund for five years or more. The pension paid to any one employee shall not exceed one hundred dollars per month

On the question,
Will the Senate agree to the section?

• BILL POSTPONED.

Mr. PATTON. Mr. President, I move that the question together with the further consideration of the bill be postponed indefinitely.

Mr. SMITH. Mr. President, I second the motion.
The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1424, (House Bill No. 1469), entitled:

An Act to amend section fourteen clause three of an act approved July eighteen one thousand nine hundred and seventeen (Pamphlet Laws ten hundred and forty-three) entitled "An act establishing a public school employee's retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. LONG. Mr. President, I move that Senate Bill No. 1424, (House Bill No. 1469), the bill just read, be recommended to the Committee on Education.

Mr. BARR. Mr. President, I second the motion.
The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1425, (House Bill No. 1493), entitled:

An Act providing for the taking over of the Wyoming Valley Memorial Park as a State park and providing for the regulation thereof

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1426, (House Bill No. 1502), entitled:

An Act to supplement an act entitled "An act authorizing the erection and construction by counties of memorial halls in memory of the soldiers sailors and marines of such counties providing for an election to determine whether such hall shall be erected providing for the purchase and condemnation of property for such purposes regulating the use of such halls and providing for the maintenance and care of the same by a board of control at the expense of the county" approved the seventeenth day of March one thousand nine hundred and twenty-one by providing for the planting of memorial trees and prescribing penalties

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1427, (House Bill No. 1508), entitled:

An Act to amend section one thousand three hundred sixteen as amended and section one thousand three hundred seventeen of an act approved May eighteen one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. LONG. Mr. President, I move that Senate Bill No. 1427, (House Bill No. 1508), the bill just read, be recommended to the Committee on Education.

Mr. BARR. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1428, (House Bill No. 1007), entitled:

A Joint Resolution proposing an amendment to the Constitution of the Commonwealth of Pennsylvania providing for a budget system

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. EYRE. Mr. President, I move that Senate Bill No. 1428, (House Bill No. 1007), the bill just read, be recommended to the Committee on Appropriations.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1429, (House Bill No. 1103), entitled:

An Act empowering cities of the first class to enact ordinances to regulate traffic and to provide punishment for the violation of any such ordinance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1430, (House Bill No. 1204), entitled:

An Act to amend section two of the act approved the twenty-eight day of March one thousand eight hundred and ninety-five (Pamphlet Laws thirty) entitled "An act granting an annuity to William W. Snowden of Elizabeth Allegheny county Pennsylvania late a private in Company 1 Fourteenth Regiment National Guard of Pennsylvania"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1431, (House Bill No. 1251), entitled:

An Act to add sections one hundred and twenty-seven and one hundred and twenty-eight to and to amend section five hundred and two of an act approved the eighteenth day of May one

thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. LONG. Mr. President, I move that Senate Bill No. 1431, (House Bill No. 1251), the bill just read, be recommended to the Committee on Education.

Mr. BARNES. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1432, (House Bill No. 1294), entitled:

An Act to provide for the creation of a Budget Commission and making an appropriation therefor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. EYRE. Mr. President, I move that Senate Bill No. 1432, (House Bill No. 1294), the bill just read, be recommended to the Committee on Appropriations.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1433, (House Bill No. 1351), entitled:

An Act authorizing and empowering the several counties of this Commonwealth to reimburse and pay highway contractors under road construction contracts entered into between said counties and such contractors approved by the State Highway Department prior to the order of the Interstate Commerce Commission of the United States of America of the twenty-ninth day of July one thousand nine hundred and twenty increasing railroad freight rates the additional amount of freight charges required to be paid by such contractors by reason of such increase in rates

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1434, (House Bill No. 1482), entitled:

An Act to amend part of section one of the act approved the eleventh day of July one thousand nine hundred and one (Pamphlet Laws six hundred and sixty-three) entitled "An act to regulate and establish the fees to be charged by sheriffs in this Commonwealth and to provide for the taxation and collection of the same" as amended

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1435, (House Bill No. 297), entitled:

An Act to repeal an act approved the twenty-third day of June one thousand eight hundred and eighty-five (Pamphlet Laws one hundred and forty-four) entitled "An act for the regulation of advertising of general elections"

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1436, (House Bill No. 506), entitled:

An Act to amend section two of an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and seventy-three) entitled "An act making it a misdemeanor for a parent wilfully to neglect to support a child born out of lawful wedlock whether such child shall have been begotten or shall have been born within or without this Commonwealth providing punishment therefor and empowering the court to make an order for support and to enforce the same and declaring persons making false statements in certain cases guilty of perjury" as amended

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. McCONNELL. Mr. President, I move that Senate Bill No. 1436, (House Bill No. 506), the bill just read, be re-committed to the Committee on Judiciary Special.

Mr. PHIPPS. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1437, (House Bill No. 877), entitled:

An Act to authorize the acquisition at the cost of the Commonwealth of bridges over one thousand feet in length erected over rivers creeks and rivulets and on State highway routes and providing for the reconstruction improvement and maintenance thereof by the Commonwealth

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. EYRE. Mr. President, I move that Senate Bill No. 1437, (House Bill No. 877), the bill just read, be re-committed to the Committee on Public Roads and Highways.

Mr. JONES. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1438, (House Bill No. 1250), entitled:

An Act providing for licensing drivers of taxicabs and passenger motor vehicles for hire by cities of the second class prescribing the method of securing such licenses and the right of the proper authorities of such cities to inquire into the moral character and general fitness of all applicants for such licenses prohibiting all persons from engaging in the business of driving taxicabs and passenger motor vehicles for hire without first having obtained such license and providing penalties for violation of this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1439, (House Bill No. 1377), entitled:

An Act to amend sections one thousand seven hundred one one thousand seven hundred four one thousand seven hundred five and one thousand seven hundred eleven of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. LONG. Mr. President, I move that Senate Bill No. 1439, (House Bill No. 1377), the bill just read, be re-committed to the Committee on Education.

Mr. BARNES. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1440, (House Bill No. 1410), entitled:

An Act authorizing the county commissioners of counties of the second class within this Commonwealth to appropriate and pay out of the treasury of such county a sum not exceeding the sum of two thousand five hundred dollars for a national conference on city planning that may be held in such county during the year one thousand nine hundred and twenty-one

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1441, (House Bill No. 1439), entitled:

An Act to amend section three of an act approved the fourteenth day of June one thousand eight hundred eighty-seven (Pamphlet Laws three hundred eighty-three) entitled "An act to provide for the incorporation and regulation of companies not for profit organized for the encouragement of the arts and sciences and of agriculture and horticulture and to confer upon such companies the right of eminent domain" as amended enabling said corporations to increase their bonded indebtedness

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. VARE. Mr. President, I move that Senate Bill No. 1441, (House Bill No. 1439), the bill just read, be re-committed to the Committee on Judiciary Special.

Mr. McCONNELL. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1442, (House Bill No. 1417), entitled:

An Act to amend sections two hundred sixteen three hundred twenty-three one thousand one hundred forty-five one thousand four hundred eight of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. LONG. Mr. President, I move that Senate Bill No. 1442, (House Bill No. 1417), the bill just read, be recommitted to the Committee on Education.

Mr. BARR. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1443, (House Bill No. 1513), entitled:

An Act to amend the act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and eighteen) entitled "An act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done by dogs and payment thereof by the proper county to the owners of livestock and poultry and of damages to licensed dogs imposing powers and duties on certain State county city borough town and township officers and employees and on city councils of cities of the first and second class and providing penalties" providing for the issuing of licenses by the clerk of the court of quarter sessions instead of the county treasurer and fixing his fees

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1444, (House Bill No. 954), entitled:

An Act to amend section two of an act approved the seventh day of June one thousand nine hundred and seven (Pamphlet Laws four hundred and thirty-eight) entitled "An act to supplement an act entitled 'An act defining the powers of the several courts of quarter sessions of the peace within this Commonwealth with reference to the care treatment and control of dependent neglected incorrigible and delinquent children under the age of sixteen years and providing for the means in which such power may be exercised' approved April twenty-three one thousand nine hundred and three" by increasing fees and mileage of constables

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1445, (House Bill No. 1217), entitled:

An Act to amend the act approved the twenty-sixth day of June one thousand eight hundred and seventy-three (Pamphlet Laws page three hundred and thirty-two) entitled "An act to regulate the commission or license fee to be paid by auctioneers" by exempting auctioneers selling only livestock and farm implements from the provisions of the act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1446, (House Bill No. 1317), entitled:

An Act providing for biennial instead of annual reports of the several departments of the State government and directing to whom said reports shall be made and the manner of printing and distributing the same

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. EYRE. Mr. President, I move that Senate Bill No. 1446, (House Bill No. 1317), the bill just read, be recommitted to the Committee on Appropriations.

Mr. LESLIE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1447, (House Bill No. 669), entitled:

An Act to amend section five hundred and forty-two as amended and section five hundred forty-three and to repeal section five hundred and fifty-four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

The first section of the bill was read as follows and agreed to.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same: That section five hundred and thirty-seven of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 537 In all school districts of the second, third and fourth classes all school taxes shall be levied and assessed by the board of school directors therein during the month of April or May each year for the ensuing fiscal year and in school districts of the second class shall not exceed twenty mills on the dollar and in school districts of the third and fourth classes shall not exceed twenty-five mills on the dollar and the total amount of the assessed valuation of all property taxable for school purposes therein Provided That each school district of the second third or fourth class shall also collect the occupation tax on each male resident or inhabitant of such district over twenty-one years of age as herein provided" is hereby amended to read as follows

Section 537 In all school districts of the second third and fourth classes all school taxes shall be levied and assessed by the board of school directors therein during the month of April or May each year for the ensuing fiscal year and in school districts of the second class shall not exceed twenty mills on the dollar and in school districts of the third and fourth classes shall not exceed twenty-five mills on the dollar and the total amount of the assessed valuation of all property taxable for school purposes therein Provided That each school district of the second third or fourth class may also collect a per capita tax on each resident or inhabitant of such district over twenty-one years of age as herein provided

The second section of the bill was read as follows:

Section 2 That section five hundred thirty-nine of said act which as amended by the act approved the twentieth day of May one thousand nine hundred thirteen (Pamphlet Laws two hundred sixty-nine) entitled "An act to amend section five hundred and thirty-nine of an act entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' approved the eighteenth day of May Anno Domini one thousand nine hundred and eleven so as to define what a properly certified duplicate therein required to be furnished to each school district of the second class at the expense of the city shall consist of, and the form in which the same shall be printed and indexed" reads as follows

"Section 539 In order to enable the board of school directors in all school districts of the second class to levy and assess the necessary school taxes required by such school district each year the city clerk or other proper official shall annually on or before the first day of April in each year at the expense of the city furnish to each school district of the second class for its use to be retained by it a properly certified duplicate of the last adjusted valuation of all real estate personal property and occupation made taxable in such school district of the second

class stating the name of each taxable the valuation description and kind of property or occupations assessed all of which real estate personal property and occupations are hereby made taxable for school purposes in each such school district of the second class. The properly certified duplicate herein required to be furnished each school district of the second class at the expense of the city shall consist of a bound book printed and indexed according to the form to be submitted by the secretary of the board of school directors of each of such school districts to the city clerk or other proper official on or before the first day of January of each year" is hereby further amended to read as follows:

Section 539 In order to enable the board of school directors in all school districts of the second class to levy and assess the necessary school taxes required by such school district each year the city clerk or other proper official shall annually on or before the first day of April in each year at the expense of the city furnish to each school district of the second class for its use to be retained by it a properly certified duplicate of the last adjusted valuation of all real estate personal property and a list of all residents or inhabitants made taxable in such school district of the second class stating the name of each taxable the valuation and kind of property assessed all of which real estate personal property and residents or inhabitants are hereby made taxable for school purposes in each such school district of the second class. The properly certified duplicate herein required to be furnished each school district of the second class at the expense of the city shall consist of a bound book printed and indexed according to the form to be submitted by the secretary of the board of school directors of each such school district to the city clerk or other proper official on or before the first day of January of each year.

On the question,

Will the Senate agree to the section?

Mr. HACKETT. Mr. President, I move to amend section 2, page 7, line 14, by striking out "occupation" and inserting in lieu thereof the word "occupations."

Mr. DEWITT. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The third, fourth, and fifth sections of the bill were read as follows and agreed to:

Section 3 That section five hundred and forty-one of said act which reads as follows:

"Section 541 In order to enable the board of school directors in each school district of the third or fourth class in this Commonwealth to assess and levy the necessary school taxes required by such district each year the county commissioners in each county shall on or before the first day of April in each year at the expense of the county furnish to each school district of the third or fourth class therein or its use to be retained by it on properly certified duplicate of the last adjusted valuation on all real estate personal property and occupations made taxable for county purposes in such school district stating the name of each taxable and the valuation description and kind of property or occupation assessed all of which real estate personal property and occupations are hereby made taxable for school purposes in each school district of the third or fourth class" is hereby amended to read as follows:

Section 541 In order to enable the board of school directors in each district of the third or fourth class in this Commonwealth to assess and levy the necessary school taxes required by such district each year the county commissioners in each county shall on or before the first day of April in each year at the expense of the county furnish to each school district of the third or fourth class therein for its use to be retained by it a properly certified duplicate of the last adjusted valuation of all real estate personal property and residents or inhabitants made taxable for county purposes in such school district stating the name of each taxable and the valuation description and kind of property and a list of the residents or inhabitants assessed all of which real estate personal property and residents or inhabitants are hereby made taxable for school purposes in each school district of the third or fourth class.

Section 4 That section five hundred forty-two of said act which as amended by the act approved the seventeenth day of July one thousand nine hundred nineteen (Pamphlet Laws nine hundred and ninety-seven) entitled "An act to amend sections five hundred and forty-two one thousand five hundred and one thousand five hundred and three one thousand five hundred and five and two thousand three hundred and ten of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" reads as follows:

"Section 542 Each male resident or inhabitant over twenty-one years of age in every school district of the second third and fourth classes in this Commonwealth shall annually pay for the use of the school district in which he is a resident or inhabitant a tax of not less than one dollar nor more than five dollars as may be assessed by the local school district" is hereby further amended to read as follows:

Section 542 Each resident or inhabitant over twenty-one years of age in every school district of the second third and fourth classes in this Commonwealth which shall levy such tax shall annually pay for the use of the school district in which he or she is a resident or inhabitant a per capita tax of not less than one dollar nor more than five dollars as may be assessed by the local school district.

Section 5 That section five hundred forty-three of said act which reads as follows:

"Section 543 In order that the board of school directors of each school district of the second third or fourth class in this Commonwealth may assess levy and collect an occupation tax of not less than one dollar on each male resident or inhabitant over twenty-one years of age in the district it shall be the duty of the proper assessors in each school district of this Commonwealth to assess every male resident or inhabitant in such school district over twenty-one years of age with an occupation at such amount as shall be proper and return the same with the other taxable property in the district as provided by law. In each school district all such assessments of occupation shall be included and certified in the list of taxable property to be certified to the board of school directors in each such school district as herein provided" is hereby amended to read as follows:

Section 543 In order that the board of school directors of each school district of the second third or fourth class in this Commonwealth may assess levy and collect a per capita tax of not less than one dollar nor more than five dollars on each resident or inhabitant over twenty-one years of age in the district it shall be the duty of the proper assessors in each such school district of this Commonwealth to prepare a list of residents or inhabitants in such school district over twenty-one years of age and return the same with the other taxable property in the district as provided by law. In each school district all such lists of residents or inhabitants shall be included and certified in the list of taxable property to be certified to the board of school directors in each such school district as herein provided.

The sixth section of the bill was read as follows:

Section 6 To repeal section five hundred forty-four of said act which reads as follows:

"Section 544 In case the occupation of any resident or inhabitant of any school district of the second third or fourth class in this Commonwealth whose name appears upon any tax duplicate therein is assessed at such an amount that the school tax therein at the rate fixed by the board of school directors in levying school taxes in that year is less than one dollar such resident or inhabitant shall pay a school tax amounting to the sum of one dollar on his occupation notwithstanding the amount of his occupation assessment" be and the same is hereby repealed.

On the question,

Will the Senate agree to the section?

Mr. HACKETT. Mr. President, I move to amend section 6, page 12, line 13, by striking out the words "To repeal" and inserting in lieu thereof the word "That".

Mr. DEWITT. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The seventh and eighth sections of the bill were read as follows and agreed to:

Section 7 That section five hundred fifty-six of said act which reads as follows:

"Section 556 In every school district of the second third or fourth class in this Commonwealth where the name of any inhabitant or resident in any school district has been thus furnished to the proper assessor or assessors then in any such case when the school taxes are levied upon the city assessment the city assessors or when the school taxes are levied upon the county assessment the proper assessors shall forthwith assess such inhabitant or resident so reported with an occupation in a proper amount and shall promptly certify the same to the city clerk or other proper official or to the county commissioners as the case may be who shall then promptly certify such name together with his occupation to the secretary of the board of school directors of the school district in which such party so assessed resides whereupon the said secretary shall add the name and assessment of such person to the duplicate of the collector of school taxes in such district and the proper tax collector shall thereupon proceed to collect the tax assessed against such person as herein provided. In no event however shall less than one dollar be collected from each such person" is hereby amended to read as follows:

"Section 556 In every school district of the second third or fourth class in this Commonwealth where the name of any inhabitant or resident in any school district has been thus furnished to the proper assessor or assessors then in any such case when the school taxes are levied upon the city assessment the city assessors or when the school taxes are levied upon the county assessment the proper assessors shall promptly certify the same to the city clerk or other proper official or to the county commissioners as the case may be who shall then promptly certify such name to the secretary of the board of school directors of the school district in which such party so assessed resides whereupon the said secretary shall add the

name and assessment of such person to the duplicate of the collector of school taxes in such district and the proper tax collector shall thereupon proceed to collect the tax assessed against such person as herein provided. In no event however shall less than one dollar be collected from each such person.

Section 8 That section five hundred fifty-seven of said act which reads as follows

"Section 557 In case any male resident or inhabitant of any school district of the second third or fourth class in this Commonwealth neglects or refuses to pay his occupation tax as herein provided after having received ten days' notice or demand so to do the collector of such school taxes shall notify any firm association or corporation where such delinquent taxpayer is employed that such taxpayer has failed or neglected to pay his occupation tax as required and such collectors of school taxes may thereupon request the payment of such occupation tax by such employer out of any money then due and owing or thereafter to become due and owing to such delinquent taxpayer whereupon every person firm association or corporation employing any such delinquent taxpayer may deduct from any wages that are then or may hereafter become due and owing to him the amount of such delinquent occupation tax and pay over to such collector of school taxes and the proper receipt for such taxes paid to the tax collector by any employer shall be a good and sufficient voucher to offset any claim that such delinquent taxpayer may have against such employer for any wages to the amount thereof" is hereby amended to read as follows

Section 557 In case any male resident or inhabitant of any school district of the second third or fourth class in this Commonwealth neglects or refuses to pay his or her per capita tax as herein provided after having received ten days' notice or demand so to do the collector of such school taxes shall notify any firm association or corporation where such delinquent taxpayer is employed that such taxpayer has failed or neglected to pay his or her per capita tax as required and such collectors of school taxes may thereupon request the payment of such per capita tax by such employer out of any money then due and owing or thereafter to become due and owing to such delinquent taxpayer whereupon every person firm association or corporation employing any such delinquent taxpayer may deduct from any wages that are then or may thereafter become due and owing to him the amount of such delinquent per capita tax and pay over to such collector of school taxes and the proper receipt for such taxes paid to the tax collector by any employer shall be a good and sufficient voucher to offset any claim that such delinquent taxpayer may have against such employer for any wages to the amount thereof

The ninth section of the bill was read as follows:

Section 9 That section five hundred fifty-eight of said act which as amended by the act approved the fifth day of June one thousand nine hundred thirteen (Pamphlet Laws four hundred thirty-nine) entitled "An act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'" reads as follows

Section 558 If any person firm association or corporation receiving a notice from any school tax collector requesting the payment of any occupational tax of any employee shall fail or refuse to deduct from any wages then due or that may thereafter become due and owing to such employee the amount of such occupation tax or if such persons firm association or corporation deducts the amount of such occupation tax and fails to pay the same over to the collector of school taxes in any district within thirty days after making such deduction or deductions such person firm or corporation shall forfeit and pay to the said school district a sum equal to the amount of such occupation tax collected from such employee or employees as aforesaid which sum together with costs may be recovered by the said school district in an action of assumpsit against said persons firm association or corporation failing to pay over such tax as debts of like amount are now recoverable. In the collection of any judgment recovered for any such delinquent occupation tax against any person firm association or corporation the defendant therein shall not be entitled to the benefit of any execution appraisal law or stay of execution" is hereby further amended to read as follows

Section 558 If any person firm association or corporation receiving a notice from any school tax collector requesting the payment of any per capita tax of any employee shall fail or refuse to deduct from any wages then due or that may thereafter become due and owing to such employee the amount of such per capita tax or if such person firm association or corporation deducts the amount of such per capita tax and fails to pay the same over to the collector of school taxes in any district within thirty days after making such deduction or deductions such person firm or corporation shall forfeit and pay to the said school district a sum equal to the amount of such per capita tax collected from such employee or employees as aforesaid which sum together with costs may be recovered by the said school district in any action of assumpsit against said person firm association or corporation failing to pay over such tax as debts of like amount are now recoverable. In the collection of any judgment recovered for any such delinquent per capita tax against any person firm association or corporation the defendant therein shall not be entitled to the benefit of any execution appraisal law or stay of execution

On the question,

Will the Senate agree to the section?

Mr. HACKETT. Mr. President, I move to amend section 9, page 16, line 17, by striking out "occupational" and inserting in lieu thereof the word "occupation"; also page 17, line 7, by striking out the word "execution" and inserting in lieu thereof the word "exemption"; also page 17, line 2, by striking out the word "execution" and inserting in lieu thereof the word "exemption."

Mr. DEWITT. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendments?

It was agreed to.

On the question,

Will the Senate agree to the section as amended?

It was agreed to.

The title of the bill was read as follows:

An Act to amend section five hundred and forty-two as amended and section five hundred forty-three and to repeal section five hundred and fifty-four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

On the question,

Will the Senate agree to the title?

Mr. HACKETT. Mr. President, I move to amend the title, by striking out lines 1, 2 and 3 and inserting in lieu thereof the words, "To amend sections five hundred and thirty-seven, five hundred thirty-nine as amended, five hundred forty-one, five hundred forty-two as amended, five hundred forty-three, five hundred fifty-six, five hundred fifty-seven, and five hundred fifty-eight, as amended, and to repeal section five hundred forty-four of an act ap."

Mr. DEWITT. Mr. President, I second the motion.

On the question,

Will the Senate agree to the amendment?

It was agreed to.

On the question,

Will the Senate agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1448, (House Bill No. 797), entitled:

An Act authorizing the merger and consolidation of water or water power companies organized prior to the first day of April one thousand nine hundred and five and providing the manner in which such merger shall be effected

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1449, (House Bill No. 1092), entitled:

An Act to amend section six of the act approved January thirty one thousand eight hundred and seventy-four (Pamphlet Laws thirty-one) entitled "A further supplement to the act regulating elections in this Commonwealth" as amended authorizing the court of quarter sessions to appoint election officers in cases of vacancy

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1450, (House Bill No. 1296), entitled:

A Joint Resolution providing for the continuation of the commission appointed in accordance with the provisions of a joint resolution approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws eleven hundred and eighty-eight) entitled "A joint resolution providing for a commission to submit a revised penal code of Pennsylvania and making an appropriation for the expenses of the commission" authorizing said commission to revise collate and digest all the acts and parts of acts relating to criminal procedure

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1451, (House Bill No. 1328), entitled:

An Act requiring the Fish Commissioner within one year to certify whether adequate provision has been made at the dam across the Susquehanna river at McCall's Ferry for the passage of fish and unless such certificate that said dam no longer prevents the fish from passing up said stream is filed with the Attorney General within thirteen months authorizing and directing the Attorney General to institute and prosecute quo warranto and other legal proceedings against the Pennsylvania Water and Power Company

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1452, (House Bill No. 1333), entitled:

An Act to provide for the payment of moneys to school districts the taxes of which are reduced by the acquisition of lands and property by the Commonwealth for the conservation of water and to prevent flood conditions

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1453, (House Bill No. 1412), entitled:

An Act to amend sections one and two of the act approved the twenty-third day of April one thousand nine hundred and nine (Pamphlet Laws one hundred and fifty-one) entitled "An act providing that the offices of justice of the peace and notary public shall not be incompatible" by providing also that the offices of magistrate and alderman shall not be incompatible with the office of the notary public

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL ON SECOND READING POSTPONED FOR THE PRESENT.

Mr. BUCKMAN. Mr. President, I move that the Senate do now resume the second reading and consideration of Senate Bill No. 1045, (House Bill No. 1128), on second reading postponed for the present, entitled:

An Act to repeal an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ninety-three) entitled "An act to amend an act approved the first day of May one thousand nine hundred and thirteen entitled 'An act to prohibit the killing of foxes by certain methods in Delaware county and fixing a penalty for violation of the act' by extending the provisions of said act to Chester county and Montgomery county" so far as the same relates to Montgomery county

Mr. SMITH. Mr. President, I second the motion. The motion was agreed to.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1045, (House Bill No. 1128), entitled:

An Act to repeal an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ninety-three) entitled "An act to amend an act approved the first day of May one thousand nine hundred and thirteen entitled 'An act to prohibit the killing of foxes by certain methods in Delaware county and fixing a penalty for violation of the act' by extending the provisions of said act to Chester county and Montgomery county" so far as the same relates to Montgomery county

And the question recurring,

Will the Senate agree to the section?

It was agreed to.

The title of the bill was read as follows and agreed to:

An Act to repeal an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ninety-three) entitled "An act to amend an act approved the first day of May one thousand nine hundred and thirteen entitled 'An act to prohibit the killing of foxes by certain methods in Delaware county and fixing a penalty for violation of the act' by extending the provisions of said act to Chester county and Montgomery county" so far as the same relates to Montgomery county

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

REPORTS FROM COMMITTEES.

Mr. WEAVER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WEAVER, from the Committee on Judiciary General, reported as committed, Senate Bill No. 1358, (House Bill No. 1231), entitled:

An Act providing for the taxation modification remission and collection of all fees received by the several prothonotaries and the several clerks of the courts of this Commonwealth

Mr. LESLIE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. LESLIE, from the Committee on Judiciary Special, reported as amended, Senate Bill No. 980, (House Bill No. 204), entitled:

An Act to regulate the practice of the profession of engineering and of land surveying creating a State Board for the Registration of "Professional Engineers" and "Land Surveyors" defining its powers and duties imposing certain duties upon the Commonwealth and political subdivisions thereof in connection with public work and providing penalties

Mr. DAVIS. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAVIS, from the Committee on New Counties and County Seats, reported as amended, Senate Bill No. 579, (House Bill No. 432), entitled:

An Act to amend sections three and four article one, chapter nine of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Also, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 644, entitled:

An Act affecting Anthracite Coal Mines and Operations establishing the Pennsylvania State Anthracite Mine Cave Commission defining its jurisdiction and powers imposing duties upon owners and operators of anthracite coal mines and imposing penalties

Mr. DONAHUE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DONAHUE, from the Committee on Game and Fisheries, reported as committed, Senate Bill No. 1347, (House Bill No. 1033), entitled:

An Act relating to the taking of certain fur bearing animals

RECONSIDERATION OF SENATE BILL NO. 1143.

Mr. CROW. Mr. President, I move to reconsider the vote by which Senate Bill No. 1143, (House Bill No. 352), entitled:

An Act making an appropriation to the Westmoreland Hospital Association of Greensburg Pennsylvania

passed finally.

The PRESIDENT. How did the Senator vote?

Mr. CROW. Mr. President, I voted "aye".

Mr. EYRE. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. EYE. Mr. President, I voted "aye".

The motion was agreed to.

And the question recurring,

Shall the bill pass finally?

Mr. CROW. Mr. President, I move to reconsider the vote by which the bill passed third reading.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill on third reading?

Mr. CROW. Mr. President, I ask unanimous consent to amend section 1, page 1, line 4, by striking out the words "twenty-eight" and inserting in lieu thereof the words "forty-five" also by striking out "(\$28,500)" and inserting in lieu thereof "(\$45,500)."

The PRESIDENT. Is there objection? The Chair hears none.

The amendments were agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

RECONSIDERATION OF SENATE BILL NO. 1169.

Mr. CROW. Mr. President, I move to reconsider the vote by which Senate Bill No. 1169, (House Bill No. 461), entitled:

An Act making an appropriation to the Westmoreland County Children's Aid Society at Greensburg Pennsylvania

passed finally?

The PRESIDENT. How did the Senator vote?

Mr. CROW. Mr. President, I voted "aye".

Mr. EYRE. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. EYRE. Mr. President, I voted "aye".

The motion was agreed to.

And the question recurring,

Shall the bill pass finally?

Mr. CROW. Mr. President, I move to reconsider the vote by which the bill passed third reading.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill on third reading?

Mr. CROW. Mr. President, I ask unanimous consent to amend section 1, page 1, line 4, by striking out the word "twelve" and inserting in lieu thereof the word "fourteen"; also by striking out "(\$12,000)" and inserting in lieu thereof "(\$14,000)."

The PRESIDENT. Is there objection? The Chair hears none.

The amendments were agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

SPECIAL ORDER ON FINAL PASSAGE, MONDAY EVENING, APRIL 25,
AT 10 O'CLOCK.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 463, (House Bill No. 215), as follows:

An Act for the better protection of fish requiring citizens of the United States residing within this Commonwealth to procure a license from the county treasurer to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act and the

manner of proceeding to enforce compliance therewith and providing for the disposition of the penalties recovered and license fees received

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the word "persons" as used in this act except where the context otherwise indicates means citizens of the State of Pennsylvania over twenty-one years of age

Section 2 The provisions of this act shall be severable and if any of its provisions shall be held to be unconstitutional the decision of the court shall not affect the validity of the remaining provisions of this act It is hereby declared as a legislative intent that this act would have been adopted by the General Assembly had such unconstitutional provision not been included therein

Section 3 No person except as hereinafter provided shall angle or fish at any time in any of the waters of this Commonwealth or in the waters bounding or adjacent thereto without having first secured a license as hereinafter provided

Section 4 Citizens of this State who are citizens of the United States are entitled upon written or oral application to receive from any county treasurer or the Commissioner of Fisheries his officers or agents a "resident's fishing license" upon payment of a license fee of one dollar and the cost of such treasurer's fee

Section 5 All licenses shall be issued on forms prepared and supplied by the Commissioner of Fisheries at the expense of the Commonwealth The license shall show the name age occupation and residence of the licensee and the date of its issuance It shall also contain the signature of the licensee written in ink and shall authorize the person named therein to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto under the restrictions and requirements of existing laws during that year the date of which is inscribed thereon The license shall become void upon the thirty-first day of December next following the date of issue The license may contain such other information as the Commissioner of Fisheries may require The Commissioner of Fisheries is authorized to employ such stenographers clerks and assistants as may be necessary to carry into effect the provisions of this act and to fix their salaries

Section 6 Every county treasurer of this Commonwealth shall keep in a book to be supplied by the Commissioner of Fisheries at the cost of the Commonwealth a correct and complete record of all fishing licenses issued by him Every county treasurer shall cause to be entered in such book at the close of each week the name and place of residence of each individual to whom a license shall have been issued that week Such book shall be open at reasonable hours to the inspection of any officer of the Commonwealth whose duty it is by law to protect the fish in the waters of this Commonwealth or in the waters bounding or adjacent thereto

Section 7 Every county treasurer of this Commonwealth shall each week forward to the Commissioner of Fisheries a complete list of the licenses granted with the names and addresses of the licensees and the number and character of their respective licenses on blanks to be furnished by the Commissioner of Fisheries at the cost of the Commonwealth

Section 8 A county treasurer may collect for his own use for services rendered under this act the sum of ten cents to be paid by the applicant for a license All license fees except said treasurer's fees paid to a county treasurer under this act shall be by such county treasurer paid into the State Treasury at least once a month to be applied to the purposes hereinafter provided Such county treasurer shall make a return to the State Treasurer upon a form to be supplied by the Commissioner of Fisheries at the cost of the Commonwealth and shall in all such cases forward a duplicate of such report to the Commissioner of Fisheries at Harrisburg

Section 9 No person shall angle or fish unless the license hereinafter provided be at such times continuously kept about the person of the licensee and exhibited upon request of any Fish Commissioner fish warden sheriff constable or other officer of the Commonwealth

Section 10 No person shall alter loan or transfer any license authorized by this act nor give any false or misleading information to the county treasurer or to the Commissioner of Fisheries his officers or agents in the application therefor

Section 11 Any person violating any provision of this act shall on conviction be sentenced for each offense to pay a fine of twenty-five dollars together with the costs of prosecution In addition to such penalty the license of any person convicted or signing an acknowledgment as hereinafter provided shall be void and shall be surrendered by such person and immediately sent by the court making the conviction or the officer taking the acknowledgment to the Commissioner of Fisheries at Harrisburg

Section 12 Whenever any person shall be convicted of violating any provision of this act shall refuse or neglect to at once pay a fine imposed with the cost of prosecution such person shall be at once committed to the county jail of the county in which the conviction occurs for a period of one day for each dollar of penalty imposed unless such person enters into good and sufficient recognizance to pay the fine and the costs within five days after the date of conviction or to prosecute an appeal according to law

Section 13 Every alderman magistrate or justice of the peace shall have the power of summary conviction in matters pertaining to the violation of any provision of this act

Section 14 All actions for violation of any provision of this act excepting where the defendant is taken in the act of violating the law or in a pursuit immediately following such violation shall be commenced by a complaint of any person before an alderman magistrate or justice of the peace made under oath within one year after the date of such violation

Section 15 Upon such complaint any alderman magistrate or justice of the peace shall issue a warrant directed to any constable peace officer Fish Commissioner or fish warden and cause such person to be brought before him Such alderman

magistrate or justice of the peace shall hear the evidence and determined the innocence or guilt of the person accused and if such person be convicted shall be sentenced to pay the fine and costs as hereinbefore provided.

Section 16 All fines recovered under this act shall be as soon as the case is fully determined before him forwarded by such alderman, magistrate or justice of the peace to the Commissioner of Fisheries together with a statement of the cause for which such money shall have been collected. The cost of such statement is hereby fixed at fifty cents and made a part of the costs of prosecution.

Section 17 All fines imposed for violation of this act received by the Commissioner of Fisheries shall be by the Commissioner paid into the State Treasury to be applied for the purposes hereinafter provided.

Section 18 All license fees, fines and penalties collected under the provisions of this act and paid into the State Treasury not in excess of four hundred thousand dollars (\$400,000) in any one year shall be kept separate and apart in a fund known as the "Resident Fish License Fund" and shall be used solely under the direction of the Department of Fisheries for the purpose of the payment of the salaries of the Commissioner of Fisheries, clerk, stenographers, fish wardens, traveling expenses, counsel fees, court expenses and contingent expenses for the propagation, protection and distribution of fish, the stocking of the waters and the employment of necessary labor and the purchase of material, motor vehicles, machinery and implements therefor for necessary repairs and improvements to fish hatcheries for field work, stream investigations, gathering spawn, transferring fish and the employment of necessary labor and the purchase of necessary motor vehicles, machinery and implements therefor for the purchase of necessary land and water supplies for State fish hatcheries for the purchase and erection of buildings, ponds and other extensions incidental to State fish hatcheries for the maintenance and operation of a boat on Lake Erie and the Cruiser Anna at Torresdale on the Delaware River and for dredging the approach to the fish hatchery at Erie.

All moneys in such separate fund from time to time not in excess of four hundred thousand dollars (\$400,000) in any one year are hereby specifically appropriated to the Department of Fisheries and may be expended for the purposes hereinbefore enumerated. The Auditor General shall upon requisition from time to time of the Commissioner of Fisheries draw his warrant on the State Treasurer for the amount specified in such requisition not exceeding however the amount in such fund at the time of making such requisition. All moneys collected under the provisions of this act and not payable into the resident fish license fund shall be paid into the general fund of the State Treasury.

Section 19 Any officer of this Commonwealth whose duty it is to protect fish in the waters of this Commonwealth or in the waters bounding or adjacent thereto is authorized to arrest without warrant any person in the act of violating any provision of this act or in a pursuit immediately following such violation. The officer making such arrest shall immediately take the person so arrested to the nearest alderman, magistrate or justice of the peace for a hearing upon the charge upon which the person was arrested.

Section 20 A person charged with violating any provision of this act may sign an acknowledgment of the offense committed either before or after the beginning of prosecution and pay to any salaried officer of the Department of Fisheries the penalty in full as fixed by this act together with costs accrued to that date. The printed receipt therefor which shall in every instance bear the signature of the Commissioner of Fisheries shall be full evidence of full satisfaction of the offense committed.

Section 21 No person now required by law to procure a license to fish or to propagate fish for sale shall be required in addition to secure a license provided by this act in order to enable such person to exercise those rights conferred by the license or licenses so procured under the laws existing prior to the passage of this act.

Section 22 The provisions of this act shall not apply to nor prevent the owner of any farm or other land situated in this Commonwealth who actually resides thereon throughout the year or the members of his family so residing upon said farm or land from angling or fishing in waters wholly within the limits of said farm or land or within the limits of land abutting thereon without such license. The exemption provided by the foregoing provisions of this section shall not apply to any person temporarily residing upon said farm or land or any tenant thereon who is not a member of the family of said owner nor shall said exemption apply to any servant or employee of said owner.

Section 23 This act shall not affect the provisions of an act approved April twenty-first one thousand nine hundred and fifteen entitled "An act to give additional protection to the fish in the waters within the Commonwealth of Pennsylvania prohibiting the fishing for or capture or killing of such fish by unnaturalized foreign-born residents and prescribing penalties for violation of its provisions" nor the provisions of any act for the propagation or protection of fish.

Section 24 All acts or parts of acts inconsistent with this act are repealed.

Section 25 This act shall go into effect on the first day of January one thousand nine hundred and twenty-two.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

Mr. BUCKMAN. Mr. President, the bill which we now have under consideration is the Fisherman's License Bill. I realize, sir, that there has been sufficient going around the Senate to insure the passage of this bill, yet I am opposed to it, and I desire to state very briefly the reasons which

impel me to be against the bill. This bill imposes a tax of one dollar and ten cents upon every adult citizen who desires to fish or angle in the streams of this Commonwealth. Mr. President, that, to my mind, is unnecessary, unjust and improper for our people at this time. At this time it seems to be the order of the day that we should be harassed and annoyed by these various forms of taxation. It is simply another step toward centralization of power, when our people at this time want to be left alone in the pursuit of their happiness and their own pleasures. One dollar and ten cents may not be so much to the members of this Senate, or to the people who have been lobbying around this chamber all session, but I want to say to you that there are thousands and hundreds of thousands of people upon whom that one dollar and ten cents each will fall as rather a heavy burden. I realize, as I said at the beginning, that this bill is destined to pass, and yet I want to call the attention to the members of this Senate, especially those from the country districts, that they will not meet with very popular favor in the future if they vote for this bill, as I understand a majority of them are going to. Mr. President, in opposing this bill I want to be fair to the Senate and say that I have not heard from very many people in my district, either for or against this bill. I rather feel that I represent the silent majority who are not heard in this legislative hall either directly or indirectly, the silent majority, rather than what has been termed the vociferous minority, or any overpaid lobbyists who infested this hall from beginning to end.

Mr. CRAIG. Mr. President, and gentlemen of the Senate: When the Hunter's License Bill was passed we met exactly the same opposition that we are meeting with in the passage of this Fisherman's License Bill. Before the meeting of the next legislature, after the passage of the Hunter's License Bill the legislation had received popular approval. Now I do not wish to suggest to the members of this body, the justice or injustice of requiring those who fish to pay for the fish or for the privilege of fishing. I simply wish to direct the attention of the members of this Senate to the fact, that the bill under consideration does not apply to or require any one under the age of twenty-one years of age to take out such license; nor does it require the owner of lands within the Commonwealth, nor any member of his family to take out a license to fish in the waters which are within or adjacent to the lands which he owns. There has been some criticism, when the bill was first introduced, that it might make available a large sum of money which would be used solely by the Department of Game and Fisheries. The Department of Game and Fisheries wished only to have sufficient funds to properly sustain itself and to properly carry out the work which the department had undertaken and which the sportsmen and fishermen of the State were demanding that it continue. To meet that objection the Committee on Game and Fisheries in the Senate have amended the bill so that all sums received from fisherman's license in excess of the sum of four hundred thousand dollars shall be paid into the general funds of the Commonwealth, so that if the department becomes more than self-sustaining, there shall be no opportunity for extravagance or for piling up a large and useless fund.

To meet objections also the bill has been amended to provide that it shall not take effect until next year. I have no personal interest in this legislation, gentlemen, but I think we ought to point out before voting upon it just what the bill now contains since it has been so amended. If you think, gentlemen, that those who fish ought to pay for the fish as those who hunt are now glad to do you will vote for the bill; if you are opposed to paying for the expense of stocking the streams with the fish which you catch you ought to vote against it. That is all I can see to do.

Mr. SCHANTZ. Mr. President, it has just been stated that under the provisions of this bill owners of land were exempt. I desire to correct that. The bill only provides that the owner of land, or the owner of a farm, who permanently resides thereon, is exempt. Therefore, any owner of a farm who lives in the city and does not permanently reside on his farm but has rented it away and resides only a portion of the year on the farm is not exempt. That at best is subterfuge. When the hunter's license provided that every owner of a farm should be exempted there was more to that exemption. On every farm there may be some hunting, but the proportion of farms in the Commonwealth of Pennsyl-

vania, on which there can be fishing is a mighty small percentage, and taking the small percentage of farms in the Commonwealth which have streams in which you may fish, and then limiting the exemption only to those farmers who own their farm and reside permanently upon them, and the whole provision is nothing but a subterfuge. The man who does the tilling of the soil, and his family, the tenants, are not exempt, and it is the principle, Mr. President, that is vicious, and that we are opposed to, the taking away from the people of our Commonwealth of that freedom of action which we have boasted of for so many years. To-day we are nothing but harassed and hedged in with certificates, licenses and permits from the birth certificate through the marriage license until the burial permit, and it is this vicious principle of being hedged around with permits and certificates and licenses that the good people of this Commonwealth object to. It is admitted on the face of the bill that it is not only a bill to raise sufficient funds for the propagation of fish, otherwise the provision would not be in, that all the funds in excess of four hundred thousand dollars shall be turned into the General Treasury of the Commonwealth. There is an admission in the bill that it is an effort to tax the fisherman for the purpose of raising revenue other than for the propagation of fish, and what is the use of raising money and putting fish into your streams as long as you permit and tolerate pollution, which cleans out the streams of fish from one end to the other? It is a waste of money to raise it, and put fish into the streams, unless you have purified them and protected them, so that when the money is spent and the fish put into the streams they may live and thrive.

Mr. DAVIS. Mr. President, I had the honor in 1913 of sponsoring the Hunters License Act. At that time the bill was fought, and afterwards it became very popular. In answer to the Senator from Lehigh I would say that this money is intended to propagate and to protect the fish. We need a large number of wardens and while there are some streams polluted, this money will be spent to help to stop the pollution of streams. I represent one of the largest districts in the State of Pennsylvania and the people in my district are almost unanimous for this bill.

Mr. CRAIG. Mr. President, if it be true that there are only a small number of farms within the limits of the Commonwealth which contain or are bordered by streams in which people may fish, it seems to me that there should be some provision in the bill, which provision is there, that some wealthy man who lives in the city, would not be permitted to buy up all these good fishing grounds, and thereby close them to the fishing public. I have no doubt that that is why the people who framed this bill provided that to secure an exemption from taking out a license you have to live upon the farm. Of course if that were not true, if it were not so provided, it would be possible for some wealthy person, or some association of wealthy persons, to purchase all the available fishing grounds within a community and thereby closing it to the fishing public, or permitting them to take all the fish that were in the streams, and I think that is why this provision of the bill is there. Of course it is no argument against the stocking of the stream with fish to say that some unscrupulous person pollutes the stream. If there are not already sufficient laws upon the statute books to prevent the pollution of the streams it is rather the business of this Legislature to enact laws to prevent the pollution of the streams and the destruction of the fish already therein, as well as those to be placed therein under the provisions of this act.

Mr. BUCKMAN. Mr. President, this bill starts out "entitled an act for the protection of fish." In my judgment that should be changed and entitled "an act for the creation of new jobs." Mr. President, we now have State Police to enforce the general laws of this Commonwealth, and, in my judgment, they do it well. We also have a young army of men parading over this state to enforce the game laws. They dare not have anything to do with the enforcing of the fish laws. Also an act providing for forest wardens. They dare not have anything to do with the enforcing of the fish laws. Now we propose to create a large number of fish wardens who may only enforce the fish laws. Neither of them dare trespass upon the duties of any of the other men who are now no doubt overworked. Mr. President, a few nights ago you sponsored a bill which, in my judgment, would have been a long step forward in that you would have

combined the Game Department and Fish Department. We then would have had one license, making a charge for a fisherman's and sportsman's license, including both game and fish, and at the same time our game wardens could have been fish wardens. But that does not suit the people, who are apparently back of this bill, and pushing it through this body because they want new jobs. I have noticed in the years that I have been here that whenever you have a new bill proposed of any sort, or new legislation, you find a young army of men, and women too, sometimes down here urging the passage of the particular legislation, showing us and pointing out to us the advantages that will accrue to us, or the Commonwealth, therefrom, and just as soon as that bill becomes a law you will find those very same lobbyists getting the fat plums out of the bill.

And the question recurring.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—33.

Aron,	Heaton,	Miller, J. S.,	Sisson,
Barr,	Herron,	Miller, S. J.,	Stinemman,
Clark,	Joyce,	Murdoch,	Vare,
Craig,	Leslie,	Norton,	Weaver,
Crow,	Long,	Patton,	Whitten,
Daix,	MacDade,	Phipps,	Woodward,
Davis,	McClintock,	Salus,	Baldwin,
Eyre,	McConnell,	Service,	Pres. pro tem.
Gray,	McNichol,		

NAYS—16.

Barnes,	Christley,	Einstein,	Schantz,
Bernthelzel,	Culbertson,	Hackett,	Smith,
Boyd,	DeWitt,	Homsher,	Snyder,
Buckman,	Donahue,	Jones,	Sones,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILL ON THIRD READING AND FINAL PASSAGE.

Mr. DAIX. Mr. President, I move that the Senate do now resume the third reading and consideration of Senate Bill No. 858, bill on third reading postponed for the present, entitled:

A Supplement to an act entitled "An act to amend an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April Anno Domini one thousand eight hundred and seventy-four providing for the incorporation and regulation of electric light heat and power companies" approved the eighth day of May Anno Domini one thousand eight hundred and eighty-nine by extending the powers of every corporation heretofore or hereafter incorporated for the supply of light heat and power or any of them to the public by electricity and of every corporation which has heretofore accepted the provisions of said act as provided therein and granting to every such corporation the power to appropriate property outside the limits of public streets lanes alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service accommodation convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation

Mr. CROW. Mr. President, I second the motion.
The motion was agreed to.

Agreeably to order.

The Senate resumed the third reading and consideration of Senate Bill No. 858, entitled:

A Supplement to an act entitled "An act to amend an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April Anno Domini one thousand eight hundred and seventy-four providing for the incorporation and regulation of electric light heat and power companies" approved the eighth day of May Anno Domini one thousand eight hundred and eighty-nine by extending the powers of every corporation heretofore or hereafter incorporated for the supply of light heat and power or any of them to the public by electricity and of every corporation which has heretofore accepted the provisions of said act as provided therein and granting to every such corporation the power to appropriate property outside the limits of public streets lanes alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power

is necessary or proper for the service accommodation convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation

And said bill having been read at length the third time, and agreed to,

On the question,

Will the Senate agree to the bill?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Aron.	Davis.	Leslie.	Salus.
Barnes.	DeWitt.	Long.	Service.
Barr.	Donahue.	MacDade.	Sisson.
Berntheizel.	Einstein.	McClintock.	Smith.
Boyd.	Eyre.	McConnell.	Sones.
Buckman.	Gray.	McNichol.	Stineman.
Christley.	Hackett.	Miller, J. S.	Vare.
Clark.	Heaton.	Miller, S. J.	Weaver.
Craig.	Herron.	Murdoch.	Woodward.
Crow.	Homsher.	Norton.	Baldwin.
Culbertson.	Jones.	Patton.	Pres. pro tem.
Daix.	Joyce.	Phipps.	

NAYS—3.

Schantz, Snyder, Whitten,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendment.

REPORT OF COMMITTEE OF CONFERENCE ON SENATE BILL NO. 309.

Mr. ARON presented the report of Committee of Conference on Senate Bill No. 309, entitled:

An Act to amend section five of an act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing a Board of Optometrical Education Examination and Licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith"

BILL ON FINAL PASSAGE RECALLED FROM GOVERNOR.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 325, as follows:

An Act requiring all teachers in public private and parochial schools or other institutions of learning to take an oath of allegiance to the Commonwealth and to the government of the United States

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any person now holding a certificate or any person to whom a certificate is about to be issued to teach in any of the public schools of this Commonwealth shall subscribe to the following oath or affirmation

"I solemnly swear or affirm that I will support the constitution of the Commonwealth of Pennsylvania and the laws enacted thereunder and that I will teach by precept and example respect for the flag of the United States and of the Commonwealth of Pennsylvania reverence for law and order and undivided allegiance to the government of one country the United States of America"

The said oath or affirmation duly signed shall be taken before an officer authorized by law to take oaths and shall be filed in the office of the examiner issuing the certificate and a copy shall be given the applicant making the oath or affirmation

Section 2 Every teacher in a private or parochial school or in any academy college university or other institution of learning in this Commonwealth shall before entering upon the discharge of his or her duties take the same oath or affirmation of allegiance as that prescribed for public school teachers in section one Such oath or affirmation shall be taken and subscribed to before some officer authorized by the state to administer oaths a copy of the oath or affirmation shall be filed with the officer or board in charge of such private or parochial school or other institution of learning The above requirements shall not apply to exchange professors or teachers whose term of service is temporary and who do not become permanent residents of the United States

Section 3 Whoever being in charge of any public private or parochial school or any academy college university or other institution of learning shall allow or permit any teacher to enter upon the discharge of his duties or to give instruction therein unless such teacher shall have taken and subscribed to the oath or affirmation of allegiance provided for in sections one and two shall be guilty of a misdemeanor and upon con-

viction thereof shall be punished by a fine of not more than one hundred dollars and any teacher breaking his or her oath or affirmation as aforesaid shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine not to exceed one hundred dollars (\$100.00)

Section 4 Members of religious bodies of whose religious convictions prevent them subscribing to the oath as aforesaid shall be accorded the privilege of a modified oath or affirmation to conform to their religious convictions provided only that the oath must declare loyalty to the United States and to the Commonwealth of Pennsylvania and respect for the law and the flag of the Country

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	DeWitt.	MacDade.	Service.
Barnes.	Donahue.	McClintock.	Sisson.
Barr.	Einstein.	McConnell.	Smith.
Berntheizel.	Eyre.	McNichol.	Snyder.
Boyd.	Gray.	Miller, J. S.	Sones.
Buckman.	Hackett.	Miller, S. J.	Stineman.
Christley.	Heaton.	Murdoch.	Vare.
Clark.	Herron.	Norton.	Weaver.
Craig.	Homsher.	Patton.	Whitten.
Crow.	Jones.	Phipps.	Woodward.
Culbertson.	Joyce.	Salus.	Baldwin.
Daix.	Leslie.	Schantz.	Pres. pro tem.
Davis.	Long.		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL ON FINAL PASSAGE.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 956, as follows:

An Act supplementary to an act entitled "An act granting to water power companies and other corporations owning or controlling water power authority to develop and distribute electric power by means of their water power and to erect construct and maintain the necessary buildings plant and apparatus for that purpose" approved the second day of July one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and twenty-five) by extending the power of every corporation heretofore organized or hereafter to be organized for the purpose of supplying water power to the public and granting to every such corporation the power to appropriate property outside the limits of public streets lanes alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service accommodation convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following section be and the same is hereby added as section two to the act entitled "An act granting to water power companies and other corporations owning or controlling water power authority to develop and distribute electric power by means of their water power and to erect construct and maintain the necessary buildings plant and apparatus for that purpose" approved the second day of July one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and twenty-five)

Section 2 Every corporation heretofore organized or hereafter to be organized under the laws of this state for the purpose of supplying water power to the public shall in addition to and without impairment or limitation of any of their present rights and powers and for the purpose of supplying current and power to the public individuals firms and corporations have the following rights and powers

(a) To purchase construct erect operate or maintain necessary plants works equipment and facilities for the developing of electric current and power or either of them by means of water power or for the transmission or distribution thereof

(b) To appropriate property outside the limits of public streets lanes alleys or highways necessary for its corporate use in the construction erection operation or maintenance of its buildings machinery apparatus plants works equipment and facilities for developing power and current or either of them by means of water power or for the transmission or distribution thereof except that streams rivers or waters of this Commonwealth or any of them or the land covered thereby or other public property or property of a public service company or property used as a burying ground or place of public worship or a dwelling house or the reasonable curtilage not to be less than three hundred feet appurtenant thereto shall not be appropriated by virtue of the power conferred by this sub-section

provided as follows (1) that for the purpose of transmission or distribution of power and current so developed or either of them land covered by the streams rivers or waters of this Commonwealth or any of them may be appropriated by virtue of said power (2) that before any such corporation shall exercise the power conferred by this sub-section the Public Service Commission of the Commonwealth of Pennsylvania upon application of such corporation shall have found and determined after public hearing that the service to be furnished by said company through the exercise of said power is necessary or proper for the service accommodation convenience or safety of the public (3) that no corporation shall at any time directly or indirectly utilize any system or systems of transmission or distribution or any parts thereof acquired constructed erected used or operated through the exercise of the power conferred by this sub-section B to enable it subsequent to the passage of this act to supply or commence to supply within the limits of any city borough township or district in which at the time of said commencement or proposed commencement a company incorporated for the supply of light heat and power or any of them to the public by electricity is lawfully supplying light heat and power by electricity without first securing a certificate of public convenience from the Public Service Commission of the Commonwealth of Pennsylvania authorizing such company to supply such service in such city borough township or district provided that in such case said system or systems of transmission and distribution or parts thereof may be utilized to supply electric current and power to the then supplying company (4) that nothing contained in this act except as herein otherwise expressly provided shall be construed as in any wise repealing amending or modifying the act entitled "An act providing that the right of eminent domain as respects the appropriation of streams rivers or waters or the land covered thereby shall not be exercised by water companies incorporated under law" approved the thirteenth day of April one thousand nine hundred and five (Pamphlet Laws one hundred fifty-two)

All damages arising from any exercise of the power conferred by this sub-section shall be ascertained recovered and paid as provided by the forty-first section of the act approved April twenty-ninth one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) and the amendments and supplements thereto

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

Aron,	Davis,	Leslie,	Phipps,
Barnes,	DeWitt,	Long,	Salus
Barr,	Donahue,	MacDade,	Service,
Berntheizel,	Einstein,	McClintock,	Sisson,
Boyd,	Eyre,	McConnell,	Smith,
Buckman,	Gray,	McNichol,	Sones,
Christley,	Hackett,	Miller, J. S.,	Stineman,
Clark,	Heaton,	Miller, S. J.,	Vare,
Craig,	Herron,	Murdoch,	Weaver,
Crow,	Homsher,	Norton,	Baldwin.
Culbertson,	Joyce,	Patton,	Pres. pro tem.
Daix,			

NAYS—4.

Jones,	Schantz,	Snyder,	Whitten,
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A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL ON THIRD READING RECALLED FROM GOVERNOR.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 194, as follows:

An Act to amend an act approved the twentieth day of April one thousand nine hundred five (Pamphlet Laws two hundred thirty-seven) entitled "An act to provide for the repair and maintenance or improvement by the proper county city or borough of turnpikes heretofore or hereafter appropriated or condemned or any part thereof for public use free of tolls" as amended providing for the maintenance and repair of abandoned turnpikes and turnpikes of dissolved companies by the several townships cities and boroughs

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the act approved the twentieth day of April one thousand nine hundred five (Pamphlet Laws two hundred thirty-seven) entitled "An act to provide for the repair and maintenance or improvement by the proper county city or borough of turnpikes heretofore or hereafter appropriated or condemned or any part thereof for public use free of tolls" which as amended by an act approved the twenty-fifth day of April one thousand nine hundred seven (Pamphlet Laws one hundred four) entitled "An act to amend the first section of an act entitled 'An act to provide for the repair and maintenance or improvement by the proper county city or borough of turnpikes heretofore or hereafter appropriated or condemned or any part thereof for public use free of tolls' approved the

twentieth day of April Anno Domini one thousand nine hundred and five providing for the repair and maintenance or improvement by the proper county city or borough of turnpikes heretofore or hereafter abandoned or any part thereof and for the repair maintenance or improvement of any turnpike or part thereof where the company or association owning the same has been or may hereafter be dissolved" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That when any turnpike or part thereof has been or may hereafter be appropriated or condemned for public use free of tolls under any existing laws and the assessment of damages therefor shall have been paid by the proper county or when any turnpike company or association has heretofore abandoned or may hereafter abandon its turnpike or any part thereof or when any turnpike company or association owning any turnpikes has heretofore been dissolved or may hereafter be dissolved by proceedings under any existing laws of this Commonwealth such turnpike or part thereof shall be properly repaired and maintained at the expense of the county city or borough in which the said turnpike or part thereof lies or the same may be improved under any existing laws by the said county city or borough" is hereby further amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That when any turnpike or part thereof has been or may hereafter be appropriated or condemned for public use free of tolls under any existing laws and the assessment of damages therefor shall have been paid by the proper county such turnpike or part thereof shall be properly repaired and maintained at the expense of the county or city in which the said turnpike or part thereof lies or the same may be improved under any existing laws by the said county or city

When any turnpike company or association has heretofore abandoned or may hereafter abandon its turnpike or any part thereof such abandoned turnpike or part thereof shall be properly repaired and maintained at the expense of the county unless in the opinion of the court of quarter sessions such turnpike is not a proper road to be repaired and maintained at the expense of the county in which case such turnpike shall be properly repaired and maintained at the expense of the township or city in which the said turnpike or part thereof lies

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Einstein,	McConnell,	Smith,
Berntheizel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stineman,
Christley,	Heaton,	Murdoch,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Crow,	Jones,	Phipps,	Woodward,
Culbertson,	Joyce,	Salus,	Baldwin.
Daix,	Leslie,	Schantz,	Pres. pro tem.
Davis,	Long,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr. WEAVER. Mr. President, I ask that Senate Bill No. 419, (House Bill No. 296), on third reading, entitled:

An Act to amend section three of an act approved the nineteenth day of March one thousand nine hundred and fifteen (Pamphlet Laws five) entitled "A further supplement to an act entitled 'An act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof' approved the fifth day of May one thousand nine hundred and eleven constituting the said court the juvenile court of said county and prescribing its organization jurisdiction and powers therein and otherwise" as amended

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 465, (House No. 499), entitled:

An Act to quiet the title to real estate and to enable citizens of the United States and corporations authorized to hold real estate within this Commonwealth to hold and convey title to real estate which has been formerly held by or for corporations not authorized by law to hold the same

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Stinson,
Barr,	Einstein,	McConnell,	Smith,
Berntheizel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stineman,
Christley,	Heaton,	Murdoch,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Crow,	Jones,	Phipps,	Woodward,
Culbertson,	Joyce,	Salus,	Baldwin,
Daix,	Leslie,	Schantz,	Pres. pro tem.
Davis,	Long,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL RECOMMENDED.

Mr. BUCKMAN. Mr. President, I move that Senate Bill No. 467, (House Bill No. 787), on third reading, entitled:

An Act to exempt electric washing machines electric vacuum or suction cleaners electric ironing machines or mangles electric dish washing machines electric sewing machines electric portable lamps electric refrigerating machines electric sad irons electric vibrators electric heaters electric ranges or electric water heaters leased or hired from levy or sale on execution or distress for rent

be recommended to the Committee on Judiciary General.

Mr. LONG. Mr. President, I second the motion.

On the question,

Will the Senate agree to the motion?

Mr. BUCKMAN. Mr. President, this is another bill of special class legislation, exempting certain classes of personal property from distress for rent. It seems to me we have enough of different commodities of that class now, and I, therefore, think that this bill be recommended.

And the question recurring,

Will the Senate agree to the motion?

The motion was agreed to.

BILL OVER IN ORDER.

Mr. WEAVER. Mr. President, I ask that Senate Bill No. 471, (House Bill No. 523), on third reading, entitled:

An Act fixing the salary or compensation of the clerk of the courts of quarter sessions of the peace and over and terminer and general jail delivery in the counties of the second class of this Commonwealth

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 553, entitled:

An Act to amend section one of an act approved the third day of June one thousand eight hundred and eighty-five (Pamphlet Laws sixty-two) entitled "An act to provide for the establishment and maintenance of a home for disabled and indigent soldiers and sailors of Pennsylvania" as amended

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Stinson,
Barr,	Einstein,	McConnell,	Smith,
Berntheizel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stineman,
Christley,	Heaton,	Murdoch,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Crow,	Jones,	Phipps,	Woodward,
Culbertson,	Joyce,	Salus,	Baldwin,
Daix,	Leslie,	Schantz,	Pres. pro tem.
Davis,	Long,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL OVER IN ORDER.

Mr. BUCKMAN. Mr. President, I ask that Senate Bill No. 567, (House Bill No. 464), on third reading, entitled:

An Act regulating service of process from the courts of common pleas or other courts of record and extending the territorial jurisdiction thereof in certain cases

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL RECOMMENDED.

Mr. PATTON. Mr. President, I move that Senate Bill No. 571, (House Bill No. 726), on third reading, entitled:

An Act to empower courts of competent jurisdiction to issue writs of execution against property of defendant and attachment execution or in the nature of attachment execution against trusts including those commonly known as spendthrift trusts no matter when such trusts were created in cases where an order award or decree has been made against a husband for the support of his wife or children or both making such attachment execution against trusts a continuing lien and levy for fifty per centum of such money or property until the order judgement or decree is paid in full with costs and abolishing the benefit of the exemption law in such cases

be recommended to the Committee on Judiciary General.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 577, (House Bill No. 741), entitled:

An Act to regulate and establish the traveling expenses and mileage to be charged by sheriffs in counties of the third fourth fifth sixth seventh and eighth classes

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Aron,	DeWitt,	Long,	Service,
Barnes,	Donahue,	MacDade,	Stinson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,			

NAYS—1.

Schantz,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILLS RECOMMENDED.

Mr. BUCKMAN. Mr. President, I move that Senate Bill No. 612, (House Bill No. 367), on third reading, entitled:

An Act to amend sections nineteen of the act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the services of process and proceedings in actions for damages arising from the use of any motor vehicles"

be recommended to the Committee on Public Roads and Highways for the purpose of amendment.

Mr. SMITH. Mr. President, I second the motion.
The motion was agreed to.

Mr. STINEMAN. Mr. President, I move that Senate Bill No. 654, on third reading, entitled:

An Act to provide for the health and safety of persons employed in and about the clay ore and graphite mines and stone slate marble and granite quarries of this Commonwealth

be recommended to the Committee on Judiciary Special.

Mr. McCONNELL. Mr. President, I second the motion.
The motion was agreed to.

BILL OVER IN ORDER.

Mr. LONG. Mr. President, I ask that Senate Bill No. 675, (House Bill No. 818), on third reading, entitled:

An Act to amend an act approved the twenty-sixth day of April one thousand eight hundred and fifty-five (Pamphlet Laws three hundred and nine) entitled "An act relating to damages for injuries producing death" as amended by extending the provisions thereof to brothers and sisters

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 724, (House Bill No. 1000), entitled:

An Act to amend chapter three of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Einstein,	McConnell,	Smith,
Berntheizel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stineman,
Christley,	Heaton,	Murdoch,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Crow,	Jones,	Phipps,	Woodward,
Culbertson,	Joyce,	Salus,	Baldwin,
Daix,	Leslie,	Schantz,	Pres. pro tem.
Davis,	Long,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 735, (House Bill No. 795), entitled:

An Act to amend section three hundred eighty-six clause four of the act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by limiting the power of townships of the second class to contract for road purposes

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Einstein,	McConnell,	Smith,
Berntheizel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stineman,
Christley,	Heaton,	Murdoch,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Crow,	Jones,	Phipps,	Woodward,
Culbertson,	Joyce,	Salus,	Baldwin,
Daix,	Leslie,	Schantz,	Pres. pro tem.
Davis,	Long,		

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILL OVER IN ORDER.

Mr. DAVIS. Mr. President, I ask that Senate Bill No. 749, (House Bill No. 431), on third reading, entitled:

An Act for the segregation of certain classes of prisoners

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 849, (House Bill No. 515), entitled:

An Act to amend an act approved the seventeenth day of May one thousand nine hundred nineteen (Pamphlet Laws two hundred and five) entitled "An act to amend section one of an act approved the fifth day of May one thousand eight hundred and thirty-two entitled 'An act regulating lateral railroads' by extending the provisions thereof to any person or persons corporation of the first or second class partnership municipal or quasi-municipal corporation school or poor district of the State of Pennsylvania incorporated under general or special act of Assembly being the owner or owners of land mills quarries coal mines limekilns or other real estate in the vicinity of any railroad canal or slack-water navigation made or to be made by any company or by the State of Pennsylvania and not more than four miles distant therefrom" increasing the length of lateral railroads

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Einstein,	McConnell,	Smith,
Berntheizel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stineman,
Christley,	Heaton,	Murdoch,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Crow,	Jones,	Phipps,	Woodward,
Culbertson,	Joyce,	Salus,	Baldwin,
Daix,	Leslie,	Schantz,	Pres. pro tem.
Davis,	Long,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 863, (House Bill No. 957), entitled:

An Act to amend section ten of an act approved the sixteenth day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred ninety-three) entitled "An act to provide for the licensing and regulation of public dance halls and ball rooms and for the regulation and supervision of public dances and balls in cities of the first second and third classes"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Einstein,	McConnell,	Smith,
Berntheizel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stineman,
Christley,	Heaton,	Murdoch,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Hornsher,	Patton,	Whitten,
Crow,	Jones,	Phipps,	Woodward,
Culbertson,	Joyce,	Salus,	Baldwin,
Dalx,	Leslie,	Schantz,	Pres. pro tem.
Davis,	Long,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL RECOMMENDED.

Mr. LESLIE. Mr. President, I move that Senate Bill No. 867, (House Bill No. 914), on third reading, entitled:

An Act to amend section two of an act approved the third day of May one thousand nine hundred nine (Pamphlet Laws four hundred and seventeen) entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire-escapes fire-extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

be recommitted to the Committee on Judiciary Special.

Mr. STINEMAN. Mr. President, I second the motion.

The motion was agreed to.

BILL OVER IN ORDER.

Mr. PHIPPS. Mr. President, I ask that Senate Bill No. 894, (House Bill No. 470), on third reading, entitled:

An Act declaring certain gas engines operated without mufflers nuisances and prescribing penalties

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 978, entitled:

An Act to amend section seven of the act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred and fifty-four) entitled "An act to protect the public health and safety by regulating the erection alteration repair use occupancy maintenance sanitation and condemnation of dwellings two-family dwellings rooming-houses and tenements by regulating the use maintenance and sanitation of the grounds surrounding the same the adjoining buildings and all vacant land in cities of the first class providing for their inspection the abatement of nuisances the vacating of uninhabitable houses and the filing of liens creating a divi-

sion of housing and sanitation and providing penalties for violations of the provisions thereof and repealing all laws inconsistent therewith"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Einstein,	McConnell,	Smith,
Berntheizel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stineman,
Christley,	Heaton,	Murdoch,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Hornsher,	Patton,	Whitten,
Crow,	Jones,	Phipps,	Woodward,
Culbertson,	Joyce,	Salus,	Baldwin,
Dalx,	Leslie,	Schantz,	Pres. pro tem.
Davis,	Long,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present said bill to the House of Representatives for concurrence.

BILL RECOMMENDED.

Mr. SMITH. Mr. President, I move that Senate Bill No. 984, (House Bill No. 1004), on third reading, entitled:

An Act to amend section nine clause (b) of the act approved the twenty-first day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred and nine) entitled "An act relating to the organization maintenance and operation of the Banking Department and the scope of its supervision and control over corporations partnerships unincorporated associations and individuals and the assets and liabilities thereof providing penalties for the enforcement of its provisions and repealing certain acts" by increasing the maximum and minimum fee for the examination of building and loan associations

be recommitted to the Committee on Banks and Building and Loan Associations.

Mr. SNYDER. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1001, (House Bill No. 1191), entitled:

An Act to amend an act approved the fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws four hundred thirty-five) entitled "An act to authorize the courts of common pleas of any county when any individual church within the county has become inactive or extinct by reason of there being no resident or active trustees representing it or otherwise and the property of the church is liable to be wasted or destroyed to appoint the trustees of the State body or organization representative of the denomination of which said church was a member as trustees for said church to hold and dispose of the title to the property owned by said church and defining the procedure thereon" authorizing the said courts to appoint as trustees for the property owned or held by any church board or agency of any religious organization the trustees or body corporate of the superior judiciary with which the church has been connected when the territory covered by the said judiciary is within the State or any other appropriate board or agency of such religious organization if duly incorporated under the laws of any state of the United States"

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Einstein,	McConnell,	Smith,
Berntheizel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stineman,
Christley,	Heaton,	Murdoch,	Vare,

Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Crow,	Jones,	Phipps,	Woodward,
Culbertson,	Joyce,	Salus,	Baldwin,
Daix,	Leslie,	Schantz,	Pres. pro tem.
Davis,	Long,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1004, (House Bill No. 1344), entitled:

An Act to amend an act approved the twenty-fourth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and ninety-nine) entitled "An act to amend section one of an act approved the twenty-first day of March one thousand nine hundred and seven entitled 'An act authorizing the county commissioners of the several counties or of the town councils of the several boroughs of this Commonwealth or both to appropriate annually a sufficient sum of money to each post of the Grand Army of the Republic in their respective counties or boroughs to aid in defraying the expenses of Memorial Day' as amended by requiring the commissioners to make appropriations also to Memorial Day or similar organizations where there was heretofore an established post"

And said bill having been read at length the third time, and agreed to,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Einstein,	McConnell,	Smith,
Berntheizel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stineman,
Christley,	Heaton,	Murdoch,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Crow,	Jones,	Phipps,	Woodward,
Culbertson,	Joyce,	Salus,	Pres. pro tem.
Daix,	Leslie,	Schantz,	
Davis,	Long,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1015, (House Bill No. 1260), entitled:

An Act to provide for the planting and care of shade trees along the streets and highways of cities and providing for the collection of the cost thereof and other costs incidental thereto from the owners of property abutting on such streets and highways

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

Mr. BARR: Mr. President, I want to call the attention of the Senate to this bill. It replaces the present Shade Tree Commissions of the State and gives the same powers that these Shade Tree Commissions now possess to the city council. It does not cure the unconstitutionality now charged against the bill of January 31, 1907, but would abolish the Shade Tree Commissions which are and have been doing good work and I do not believe that the bill is a meritorious bill.

And the question recurring,

Will the Senate agree to the bill?

BILL RECOMMENDED.

Mr. LESLIE: Mr. President, I move that the bill be re-committed to the Committee on Judiciary General.

Mr. SMITH: Mr. President, I second the motion.
The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1030, (House Bill No. 1259), entitled:

An Act providing for the licensing and registration by the Dental Council of certain persons to practice dentistry

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Einstein,	McConnell,	Smith,
Berntheizel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stineman,
Christley,	Heaton,	Murdoch,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Crow,	Jones,	Phipps,	Woodward,
Culbertson,	Joyce,	Salus,	Baldwin,
Daix,	Leslie,	Schantz,	Pres. pro tem.
Davis,	Long,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1058, (House Bill No. 1407), entitled:

An Act to amend section one of an act approved the twenty-first day of March one thousand nine hundred and seven (Pamphlet Laws twenty-two) entitled "An act authorizing the county commissioners of the several counties or the town councils of the several boroughs of this Commonwealth or both to appropriate annually a sufficient sum of money to each post of the Grand Army of the Republic in their respective counties or boroughs to aid in defraying the expenses of Memorial Day" as amended authorizing county commissioners to make additional appropriations for memorial day purposes

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Einstein,	McConnell,	Smith,
Berntheizel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stineman,
Christley,	Heaton,	Murdoch,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Crow,	Jones,	Phipps,	Woodward,
Culbertson,	Joyce,	Salus,	Baldwin,
Daix,	Leslie,	Schantz,	Pres. pro tem.
Davis,	Long,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1060, (House Bill No. 1491), entitled:

An Act providing a bonus for the residents of this Commonwealth who served in the military or naval forces of the United States during the World War creating a Soldiers' Bonus Commission and prescribing its powers and duties and making an appropriation

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Einstein,	McConnell,	Smith,
Berntheizel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stineman,
Christley,	Heaton,	Murdoch,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Crow,	Jones,	Phipps,	Woodward,
Culbertson,	Joyce,	Salus,	Baldwin,
Daix,	Leslie,	Schantz,	Pres. pro tem.
Davis,	Long,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1344, (House Bill No. 270), entitled:

An Act to amend an act approved the twenty-fifth day of February one thousand nine hundred and one (Pamphlet Laws page eleven) entitled "An act to establish a Department of Forestry to provide for its proper administration to regulate the acquisition of land for the Commonwealth and to provide for the control protection and maintenance of forestry reservations by the Department of Forestry" as amended by establishing additional bureaus and offices in said department establishing forest districts providing for forest officers assistants and labor providing for the salaries of the officers and employees of the department fixing the amount of expenditures for the acquisition of land and repealing certain acts

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Einstein,	McConnell,	Smith,
Berntheizel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stineman,
Christley,	Heaton,	Murdoch,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Crow,	Jones,	Phipps,	Woodward,
Culbertson,	Joyce,	Salus,	Baldwin,
Daix,	Leslie,	Schantz,	Pres. pro tem.
Davis,	Long,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1345, (House Bill No. 271), entitled:

An Act to amend an act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws page seven hundred and ninety-seven) entitled "An act to establish a Bureau of Forest Protection within the Department of Forestry designating the officers who shall constitute the bureau their duties and salaries prescribing penalties for the violation thereof and repealing all laws general special or local or any parts thereof that may be inconsistent with or supplied by this act" by providing a chief of the Bureau of Forest Protection empowering District Fire Wardens providing for the compensation of the Chief and other Fire Wardens and persons assisting in extinguishing forest fires

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Einstein,	McConnell,	Smith,
Berntheizel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stineman,
Christley,	Heaton,	Murdoch,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Crow,	Jones,	Phipps,	Woodward,
Culbertson,	Joyce,	Salus,	Baldwin,
Daix,	Leslie,	Schantz,	Pres. pro tem.
Davis,	Long,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1346, (House Bill No. 572), entitled:

An Act providing for the sentencing of certain criminals to reformatories or houses of correction in counties of the first class

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Einstein,	McConnell,	Smith,
Berntheizel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stineman,
Christley,	Heaton,	Murdoch,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Crow,	Jones,	Phipps,	Woodward,
Culbertson,	Joyce,	Salus,	Baldwin,
Daix,	Leslie,	Schantz,	Pres. pro tem.
Davis,	Long,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1349, (House Bill No. 1093), entitled:

An Act to amend section nineteen chapter three article one of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Einstein,	McConnell,	Smith,
Berntheizel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stineman,
Christley,	Heaton,	Murdoch,	Vare,

Clark,
Craig,
Crow,
Culbertson,
Daix,
Davis,

Herron,
Homsher,
Jones,
Joyce,
Leslie,
Long,

Norton,
Patton,
Phipps,
Salus,
Schantz,

Weaver,
Whitten,
Woodward,
Baldwin,
Pres. pro tem.

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1351, (House Bill No. 1247), entitled:

An Act to amend section twenty-six of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and sixty-two) entitled "An act providing for the creation and administration of a State fund for the insurance of compensation for injuries to employees of subscribers thereto declaring false oaths by the subscribers to be misdemeanors and providing penalties for the violation thereof" as amended

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—37.

Berntheizel,
Boyd,
Christley,
Craig,
Crow,
Culbertson,
Daix,
Davis,
DeWitt,
Donahue,

Einstein,
Eyre,
Gray,
Hackett,
Heaton,
Homsher,
Joyce,
Leslie,
McConnell,

McNichol,
Miller, J. S.,
Miller, S. J.,
Murdoch,
Norton,
Patton,
Phipps,
Salus,
Service,

Sisson,
Smith,
Sones,
Stineman,
Vare,
Weaver,
Whitten,
Baldwin,
Pres. pro tem.

NAYS—7.

Barnes,
Barr,

Jones,
Long,

McClintock,
Snyder,

Woodward,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL RECOMMENDED.

Mr. BARR. Mr. President, I move that Senate Bill No. 1355, (House Bill No. 1069), on third reading, entitled:

An Act declaring it a misdemeanor to stipulate for receive or consent or agree to receive fees commissions gifts or things of value for procuring or endeavoring to procure loans or the purchase or discount of negotiable papers or other evidence of debt

be recommended to the Committee on Banks and Building and Loan Associations.

Mr. SALUS. Mr. President, I second the motion.

The motion was agreed to.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1356, (House Bill No. 1366), entitled:

An Act to amend section one of the act approved the eighteenth day of July Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws one thousand and sixty-one) entitled "An act to fix the salaries of the supervising inspectors of the second grade and of the chief of the Bureau of Mediation and Arbitration in the Department of Labor and Industry"

And said bill having been read at length the third time, and agreed to.

Will the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—42.

Barnes,
Buckman,
Christley,
Clark,
Craig,
Crow,
Culbertson,
Daix,
Davis,
DeWitt,
Donahue,

Einstein,
Eyre,
Gray,
Hackett,
Heaton,
Herron,
Homsher,
Joyce,
Leslie,
Long,
MacDade,

McClintock,
McConnell,
McNichol,
Miller, J. S.,
Miller, S. J.,
Murdoch,
Norton,
Patton,
Phipps,
Salus,
Schantz,

Service,
Sisson,
Smith,
Sones,
Stineman,
Vare,
Weaver,
Whitten,
Baldwin,
Pres. pro tem.

NAYS—3.

Jones,

Snyder,

Woodward,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILL RECOMMENDED.

Mr. PATTON. Mr. President, I move that Senate Bill No. 1357, (House Bill No. 729), on third reading, entitled:

An Act providing a system whereby persons absent from their regular polling places may cast their votes imposing certain powers and duties upon the county commissioners prothonotaries return boards of the various counties and the board of registration commissions in cities of the first and second classes in relation thereto and providing penalties

be recommended to the Committee on Elections.

Mr. JONES. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1359, (House Bill No. 1245), entitled:

An Act fixing the number and salaries of the officers and employees in the Department of Mines

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—42.

Aron,
Berntheizel,
Boyd,
Buckman,
Christley,
Clark,
Craig,
Crow,
Culbertson,
Daix,
Davis,

DeWitt,
Donahue,
Einstein,
Eyre,
Gray,
Hackett,
Heaton,
Herron,
Homsher,
Joyce,
Leslie,

MacDade,
McConnell,
McNichol,
Miller, J. S.,
Miller, S. J.,
Murdoch,
Norton,
Patton,
Phipps,
Salus,
Service,

Sisson,
Smith,
Sones,
Stineman,
Vare,
Weaver,
Whitten,
Woodward,
Baldwin,
Pres. pro tem.

NAYS—7.

Barnes,
Barr,

Jones,
Long,

McClintock,
Schantz,

Snyder,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1362, (House Bill No. 1309), entitled:

An Act designating employees of the Insurance Department and fixing their compensation

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—28.

Aron.	Donahue.	Homsher,	Norton,
Buckman,	Einstein,	Joyce,	Patton,
Craig,	Eyre,	Leslie,	Phipps,
Crow,	Gray,	MacDade,	Smith,
Culbertson,	Hackett,	McConnell,	Stineman,
Daix,	Heaton,	McNichol,	Baldwin,
Davis,	Herron,	Murdoch,	Pres. pro tem.
DeWitt,			

NAYS—7.

Barnes,	Jones,	McClintock,	Snyder,
Barr,	Long,	Schantz,	

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILLS RECOMMITTED.

Mr. EYRE. Mr. President, I move that Senate Bill No. 1363, (House Bill No. 254), on third reading, entitled:

An Act to amend an act approved the sixth day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and forty seven) entitled "An act requiring all counties cities boroughs townships school districts and other municipalities and incorporated districts to sell any bonds or other securities issued by them to the highest responsible bidder after due public notice" making the provisions of the act also applicable to poor districts regulating the publication of such notices and the manner of receiving opening and announcing bids providing for statement as to publication et cetera to be filed by the chief officers of any such municipality in the office of the clerk of the court of quarter sessions one week before issue or delivery of any such bond obligation or security providing penalty for failure so to do and providing that securities sold in violation of the act shall be void

be recommitted to the Committee on Appropriations.

Mr. BUCKMAN. Mr. President, I second the motion. The motion was agreed to.

Mr. SISSON. Mr. President, I move that Senate Bill No. 1365, (House Bill No. 1054), on third reading, entitled:

An Act to amend article nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended creating a State Council of Education defining its powers and duties and transferring thereto the powers and duties now vested in the State Board of Education

be recommitted to the Committee on Education.

Mr. STINEMAN. Mr. President, I second the motion. The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1366, (House Bill No. 1350), entitled:

An Act to increase the pay of jurors and witnesses in this Commonwealth

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

YEAS—43.

Aron,	Davis,	Leslie,	Service,
Barr,	DeWitt,	MacDade,	SiSSon,
Berntheizel,	Donahue,	McConnell,	Smith,
Boyd,	Einstein,	McNichol,	Sones,
Buckman,	Eyre,	Miller, J. S.,	Stineman,
Christley,	Gray,	Miller, S. J.,	Vare,
	Hackett,		

Craig,	Heaton,	Norton,	Whitten,
Crow,	Herron,	Patton,	Woodward,
Culbertson,	Homsher,	Phipps,	Baldwin,
Daix,	Joyce,	Salus,	Pres. pro tem.

NAYS—6.

Barnes,	Long,	Schantz,	Snyder,
Jones,	McClintock,		

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1367, (House Bill No. 1359), entitled:

An Act authorizing certain heads of departments of the State Government to increase the compensation of employees and prescribing a limit to said increases

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—42.

Aron,	DeWitt,	Long,	SiSSon,
Berntheizel,	Donahue,	MacDade,	Smith,
Boyd,	Einstein,	McConnell,	Sones,
Buckman,	Eyre,	McNichol,	Stineman,
Christley,	Gray,	Miller, J. S.,	Vare,
Clark,	Hackett,	Murdoch,	Weaver,
Craig,	Heaton,	Norton,	Whitten,
Crow,	Herron,	Patton,	Woodward,
Culbertson,	Homsher,	Phipps,	Baldwin,
Daix,	Joyce,	Salus,	Pres. pro tem.
Davis,	Leslie,	Service,	

NAYS—7.

Barnes,	Jones,	Miller, S. J.,	Snyder,
Barr,	McClintock,	Schantz,	

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1368, (House Bill No. 260), entitled:

An Act fixing the salary of the jury commissioners of the counties of the third class

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Aron,	Donahue,	MacDade,	Service,
Barr,	Einstein,	McClintock,	SiSSon,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,	Salus,	Baldwin,
Davis,	Long,	Schantz,	Pres. pro tem.
DeWitt,			

NAYS—1.

Barnes.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1369, (House Bill No. 346), entitled:

An Act imposing a State tax upon unnaturalized foreign born male and female persons over the age of twenty-one years resident within this Commonwealth providing for the collection of such tax and the distribution thereof and imposing penalties

And said bill having been read at length the third time and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Elnstein,	McConnell,	Smith,
Berntheizel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stineman,
Christley,	Heaton,	Murdoch,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Crow,	Jones,	Phipps,	Woodward,
Culbertson,	Joyce,	Salus,	Baldwin,
Daix,	Leslie,	Schantz,	Pres. pro tem.
Davis,	Long,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1370, (House Bill No. 769), entitled:

An Act to amend sections two thirteen and fourteen of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State supervisor and assistants and fixing the salaries of such State supervisor and assistants defining the powers and duties of boards of trustees including the power of appointing assistants and investigators and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties" eliminating the provisions of said act which fixes the salaries of the State supervisor assistant State supervisor and clerk and the method of the distribution of the moneys appropriated among the several counties coming within the provisions of the act

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Elnstein,	McConnell,	Smith,
Berntheizel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stineman,
Christley,	Heaton,	Murdoch,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Crow,	Jones,	Phipps,	Woodward,
Culbertson,	Joyce,	Salus,	Baldwin,
Daix,	Leslie,	Schantz,	Pres. pro tem.
Davis,	Long,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL ON THIRD READING POSTPONED FOR THE PRESENT.

Mr. DAVIS. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 749, (House Bill No. 431), entitled:

An Act for the segregation of certain classes of prisoners

Mr. CRAIG. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 749, (House Bill No. 431), entitled:

An Act for the segregation of certain classes of prisoners

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Elnstein,	McConnell,	Smith,
Berntheizel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stineman,
Christley,	Heaton,	Murdoch,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Crow,	Jones,	Phipps,	Woodward,
Culbertson,	Joyce,	Salus,	Baldwin,
Daix,	Leslie,	Schantz,	Pres. pro tem.
Davis,	Long,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL RECOMMENDED.

Mr. LONG. Mr. President, I move that Senate Bill No. 1371, (House Bill No. 960), on third reading, entitled:

An Act to amend section one thousand two hundred and six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

be recommitted to the Committee on Education.

Mr. BARNES. Mr. President, I second the motion.

The motion was agreed to.

RECONSIDERATION OF MOTION TO RECOMMIT HOUSE BILL NO. 726.

Mr. PATTON. Mr. President, I move to reconsider the vote by which Senate Bill No. 571, (House Bill No. 726), entitled:

An Act to empower courts of competent jurisdiction to issue writs of execution against property of defendant and attachment execution or in the nature of attachment execution against trusts including those commonly known as spendthrift trusts no matter when such trusts were created in cases where an order award or decree has been made against a husband for the support of his wife or children or both making such attachment execution against trusts a continuing lien and levy for fifty per centum of such money or property until the order judgment or decree is paid in full with costs and abolishing the benefit of the exemption law in such cases

was recommitted to the Committee on Judiciary General.

Mr. SALUS. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring.

Will the Senate agree to the motion to recommit the bill?
It was not agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Mr. PATTON. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 571, (House Bill No. 726).

Mr. SALUS. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 571, (House Bill No. 726), entitled:

An Act to empower courts of competent jurisdiction to issue writs of execution against property of defendant and attachment execution or in the nature of attachment execution against trusts including those commonly known as spendthrift trusts no matter when such trusts were created in cases where an order award or decree has been made against a husband for the support of his wife or children or both making such attachment execution against trusts a continuing lien and levy for fifty per centum of such money or property until the order judgment or decree is paid in full with costs and abolishing the benefit of the exemption law in such cases

And said bill having been read at length the third time, and agreed to,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—27.

Aron.	Craig,	Herron,	Phipps,
Barnes,	Crow,	Joyce,	Salus,
Barr,	Daix,	Leslie,	Schantz,
Berntheisel,	Davis,	Long,	Sisson,
Boyd,	Einstein,	McConnell,	Whitten,
Christley,	Eyre,	Murdoch,	Baldwin,
Clark,	Gray,	Patton,	Pres. pro tem.

NAYS—7.

Buckman,	Jones,	Snyder,	Stineman,
Culbertson,	MacDade,		

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1372, (House Bill No. 1055), entitled:

An Act to amend sections four and six of a supplement to an act approved the twenty-sixth day of April one thousand nine hundred and eleven (Pamphlet Laws eighty-two) entitled "A supplement to an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved April twenty-ninth Anno Domini eighteen hundred and seventy-four providing for the incorporation of trustees appointed or to be appointed under the terms of any will deed grant or gift creating a trust or trusts for the benefit of the people of any incorporated city of this Commonwealth for the advancement of learning science music art or any one or more of said purposes in which representatives of said city may have part in the management with power to confer degrees in art pure and applied science philosophy literature painting music medicine law and theology and for the supervision and regulation of the same" conferring upon the State Council of Education powers and duties heretofore vested in the College and University Council

And said bill having been read at length the third time, and agreed to,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron.	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Einstein,	McConnell,	Smith,
Berntheisel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stineman,
Christley,	Heaton,	Murdoch,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Crow,	Jones,	Phipps,	Woodward,
Culbertson,	Joyce,	Salus,	Baldwin,
Daix,	Leslie,	Schantz,	Pres. pro tem.
Davis,	Long,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1373, (House Bill No. 1329), entitled:

An Act to amend the act approved the twelfth day of June one thousand eight hundred and seventy-eight (Pamphlet Laws two hundred and six) entitled "An act authorizing the State Treasurer to refund collateral inheritance tax heretofore paid or that may hereafter be paid in error" by providing for the refunding by the State Treasurer of collateral direct or transfer inheritance tax heretofore paid or that may hereafter be paid on the estate or property of a person erroneously adjudged to be dead

And said bill having been read at length the third time, and agreed to,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Einstein,	McConnell,	Smith,
Berntheisel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stineman,
Christley,	Heaton,	Murdoch,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Crow,	Jones,	Phipps,	Woodward,
Culbertson,	Joyce,	Salus,	Baldwin,
Daix,	Leslie,	Schantz,	Pres. pro tem.
Davis,	Long,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1374, (House Bill No. 1437), entitled:

An Act to amend an act entitled "An act relating to the maintenance of insane feeble-minded and other persons confined in the various institutions of the Commonwealth fixing liability for their support providing for the collection of the moneys due the Commonwealth therefor and for proceedings relating thereto" approved the first day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws six hundred and sixty-one)

And said bill having been read at length the third time, and agreed to,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Einstein,	McConnell,	Smith,
Berntheisel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stineman,
Christley,	Heaton,	Murdoch,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Crow,	Jones,	Phipps,	Woodward,
Culbertson,	Joyce,	Salus,	Baldwin,
Daix,	Leslie,	Schantz,	Pres. pro tem.
Davis,	Long,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,
The Senate proceeded to the third reading and consideration of Senate Bill No. 1375, (House Bill No. 946), entitled:

An Act to provide for the abolition of railroad grade crossings

And said bill having been read at length the third time, and agreed to.

On the question,
Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Einstein,	McConnell,	Smith,
Berntheizel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stineman,
Christley,	Heaton,	Murdoch,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Hornsher,	Patton,	Whitten,
Crow,	Jones,	Phipps,	Woodward,
Culbertson,	Joyce,	Salus,	Baldwin,
Daix,	Leslie,	Schantz,	Pres. pro tem.
Davis,	Long,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL RECOMMENDED.

Mr. LONG. Mr. President, I move that Senate Bill No. 1376, (House Bill No. 961), on third reading, entitled:

An Act to amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

be recommended to the Committee on Education.

Mr. BARNES. Mr. President, I second the motion.

The motion was agreed to.

ACTING PRESIDENT PRO TEMPORE (Mr. Clarence J. Buckman) in the Chair.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1377, (House Bill No. 1169), entitled:

An Act to amend sections three hundred and ninety-seven four hundred and twenty-one and one thousand two hundred and twenty-one of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Einstein,	McConnell,	Smith,
Berntheizel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stineman,
Christley,	Heaton,	Murdoch,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Hornsher,	Patton,	Whitten,
Crow,	Jones,	Phipps,	Woodward,
Culbertson,	Joyce,	Salus,	Baldwin,
Daix,	Leslie,	Schantz,	Pres. pro tem.
Davis,	Long,		

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL RECOMMENDED.

Mr. LONG. Mr. President, I move that Senate Bill No. 1378, (House Bill No. 1293), on third reading, entitled:

An Act to amend section one thousand four hundred and two of an act approved the eighteenth day of May Anno Domini one thousand nine hundred and eleven entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" so far as to insure school privileges to certain dependent children of the Commonwealth

be recommended to the Committee on Education.

Mr. BARNES. Mr. President, I second the motion.

The motion was agreed to.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1379, (House Bill No. 1332), as follows:

An Act providing for the purchase of land and the erection and improvement of buildings by counties of the fourth fifth sixth seventh and eighth classes for the purpose of providing a home for indigent orphans and certain incorrigible indigent dependent and neglected children providing for the maintenance regulation and management of such homes and for commitments thereto by juvenile courts the directors of the poor and the county commissioners

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the county commissioners of any county of the fourth fifth sixth seventh and eighth classes by and with the approval of the grand jury and of the court of quarter sessions of the peace of the county shall have the authority and are hereby authorized to purchase a farm or plot of ground within the county and erect buildings thereon or add to and improve buildings already erected and make improvements thereon and thereto as may be convenient and necessary for the use and purpose of providing a home within the county for the keeping care education and training of all indigent orphans dependent upon the public for support and not otherwise provided for incorrigible indigent dependent and neglected children of either sex under sixteen years of age who shall be committed to said home by the court of quarter sessions of the peace acting as juvenile court of the county or by the county commissioners poor directors of said county or the poor directors of any district within the county by and with the consent of the juvenile court of the county and pay for the same out of the public funds belonging to the said county

Section 2 The courts county commissioners poor directors or any other authority before making orders for the commitment of children to said "Children's Home" shall place them first as far as possible in care and custody of persons having the same religious belief as the parents of the child or with some association which is controlled by persons of such religious belief and shall as far as possible provide in making orders of commitment that the care custody and discipline of the child shall be as nearly as possible that which should be given by its parents In all cases where it can be properly done the child shall be placed in an approved family home and become a member of the family by legal adoption or otherwise The court before making a final order for the commitment of any child to said "Children's Home" shall cause said child to be examined by a competent physician and shall obtain a full report as to the physical and mental condition of said child together with a certificate of the examining physician that said child is not suffering from any physical or mental condition which will interfere with its proper care treatment or training in said "Children's Home" or with the proper care treatment or training of the other children in said home

Section 3 That said land when purchased shall be deeded to the county and shall be known as "Children's Home" and shall be thereafter supported and maintained by the county out of the public funds of the said county

Section 4 The said county commissioners are hereby authorized to receive from time to time donations gifts legacies endowments devices and conveyance or conveyances of property either real or personal that may be made given or granted towards the support and maintenance of said "Children's Home" and use the same for said purpose

Section 5 Said county commissioners shall have full control of said "Children's Home" and of the inmates therein and may with the consent and approval of and subject to terms stipulated by the juvenile court place the said inmates or any one or more of them in private homes to be kept and maintained in said private homes having due regard to the religious belief of the parents of such inmate as provided in section two and the county commissioners with the consent and approval of and subject to terms stipulated by the juvenile court

charge from said home any inmate when in their discretion the county commissioners consider said inmate capable and able to care for himself or herself or for any other sufficient reason.

Section 6 Said county commissioners shall have authority and they are hereby authorized in the support conduct and management of said "Children's Home" to employ a superintendent and such other teachers employees and other assistants as may be necessary to keep said children or inmates properly clothed fed and cared for in sickness and in health and to make proper provisions for giving said inmates instructions in reading writing arithmetic drawing duties of citizenship and such branches as may be deemed requisite for a good English education which instruction shall be subject to the provisions of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) and known as the school code its amendments and supplements and shall be under the direction of the county superintendents of schools.

Section 7 It shall be lawful for said county commissioners to employ and require the inmates committed in said "Children's Home" to do and perform any work in said home or on said farm not beyond their strength and not interfering with their attendance at school during school hours established by said institution.

Section 8 Said county commissioners shall have authority to adopt all necessary by-laws rules and regulations not inconsistent with the constitution and laws of this Commonwealth for the control conduct and management of said "Children's Home."

Section 9 Said county commissioners shall have authority and are hereby authorized at any time after purchase of said farm or property to buy and purchase any additional land and erect additional buildings from time to time as the circumstances and requirements of the said "Children's Home" shall require and pay for the same out of the funds of the said county by and with the approval of the grand jury and of the court of quarter sessions of the peace of the said county.

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Einstein,	McConnell,	Smith,
Berntheisel,	Kyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sone,
Buckman,	Hackett,	Müller, S. J.,	Stineman,
Christley,	Heaton,	Murdoch,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Crow,	Jones,	Phipps,	Woodward,
Culbertson,	Joyce,	Salus,	Baldwin,
Daix,	Leslie,	Schantz,	Pres. pro tem.
Davis,	Long,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILLS RECOMMITTED.

Mr. LONG. Mr. President, I move that Senate Bill No. 1380, (House Bill No. 823), on third reading, entitled:

An Act to amend section six hundred and twenty-nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" providing for the display of the national flag in all buildings of public and private schools

be recommitted to the Committee on Education.

Mr. BARR. Mr. President, I second the motion.

On the question.

Will the Senate agree to the motion?

Mr. LONG. Mr. President, the purpose of recommitting these bills is to give the Committee on Education an opportunity to go over them with Mr. Finegan to-morrow afternoon at two o'clock, that is the purpose.

Mr. SNYDER. Mr. President, the purpose of this bill is to display the flag on all public and private school buildings, and I object to it being sent back to committee. I think it is very, very meritorious to display the flag on school buildings and I think that the bill should pass.

Mr. SISSON. Mr. President, just permit me to say that the occasion for this motion is that none of these bills have been before the committee. They may be meritorious and all right, but it is the first time I have ever known a number of bills to get along for passage, as these have, without having been voted on by the committee. Of course the bill is on second reading to-night and I suggest that it go over and that we take it up for a committee hearing later, to save time, but the bills on third reading have not been referred to committee and I knew nothing about them.

Mr. PATTON. Mr. President, I understand the Senator from Erie, Mr. Sisson, the Chairman of the Committee on Education, says that this bill has not been before the Committee on Education.

Mr. LONG. Mr. President, that pertains to them all.

A division being called for 28 Senators voted in the affirmative, and none in the negative, Whereupon the question was decided in the affirmative.

Mr. LONG. Mr. President, I move that Senate Bill No. 1381, (House Bill No. 1030), on third reading, entitled:

An Act to further amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

be recommitted to the Committee on Education.

Mr. BARR. Mr. President, I second the motion.

The motion was agreed to.

Mr. LONG. Mr. President, I move that Senate Bill No. 1382, (House Bill No. 1225), on third reading, entitled:

An Act to amend sections one hundred one one hundred sixteen as amended one hundred seventeen two hundred twelve as amended and three hundred one as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and providing for the creation of union school districts and the government thereof by adding to article one sections one hundred twenty-seven one hundred twenty-eight one hundred twenty-nine and one hundred thirty

be recommitted to the Committee on Education.

Mr. BARR. Mr. President, I second the motion.

The motion was agreed to.

BILL OVER IN ORDER.

Mr. CRAIG. Mr. President, I ask that Senate Bill No. 1383, (House Bill No. 1279), on third reading, entitled:

An Act to prevent the laying out opening changing vacating widening or altering by a court of quarter sessions of a road any part of which lies within a township of the first class without the consent and approval of the board of township commissioners

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL RECOMMITTED.

Mr. LONG. Mr. President, I move that Senate Bill No. 1384, (House Bill No. 1367), on third reading, entitled:

An Act to amend sections one thousand four hundred sixteen and one thousand four hundred thirty-one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

be recommitted to the Committee on Education.

Mr. BARR. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1385, (House Bill No. 1370), entitled:

An Act regulating the manner of making returns by election officers in the case of elections upon the increase of indebtedness of cities boroughs townships school districts and other municipal or incorporated districts prescribing the duties and powers of the clerk of the court of quarter sessions and of the court of quarter sessions with such returns and the count computation and recount of the vote prescribing the duties and powers of said court in any instance of fraud illegality or error in such election or return thereof prescribing the powers of such court over the election officers

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Einstein,	McConnell,	Smith,
Berntheisel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stineman,
Christley,	Heaton,	Murdoch,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Crow,	Jones,	Phipps,	Woodward,
Culbertson,	Joyce,	Salus,	Baldwin,
Daix,	Leslie,	Schantz,	Pres. pro tem.
Davis,	Long,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1386, (House Bill No. 638), entitled:

An Act to fix the salaries of supervising inspectors of the second grade in the Department of Labor and Industry

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—40.

Aron,	Donahue,	MacDade,	Service,
Berntheisel,	Einstein,	McConnell,	Smith,
Buckman,	Eyre,	McNichol,	Sones,
Christley,	Gray,	Miller, J. S.,	Stineman,
Clark,	Hackett,	Miller, S. J.,	Vare,
Craig,	Heaton,	Murdoch,	Weaver,
Crow,	Herron,	Norton,	Whitten,
Culbertson,	Homsher,	Patton,	Woodward,
Daix,	Joyce,	Phipps,	Baldwin,
Davis,	Leslie,	Salus,	Pres. pro tem.
DeWitt,			

NAYS—0.

Barnes,	Long,	McClintock,	Snyder,
Barr,			

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL RECOMMITTED.

Mr. GRAY. Mr. President, I move that Senate Bill No. 1387, (House Bill No. 966), on third reading, entitled:

An Act to amend sections fifteen and forty-five of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws twelve hundred and fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties" as amended

be recommitted to the Committee on Game and Fisheries.

Mr. PHIPPS. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1388, (House Bill No. 1109), as follows:

An Act providing when how and to what extent liens upon seated real property shall be allowed for county bridge road borough incorporated town township school district and poor taxes the procedure upon tax claims filed therefor the methods for preserving such tax liens and enforcing payment of such liens the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That this act shall be known and may be cited as the Municipal Tax Lien Act

The word "taxes" as used in this act means any county bridge road borough township school or poor taxes

The words "tax claims" or "liens" as used in this act means the claim filed to recover taxes

The word "municipalities" as used in this act means any county borough incorporated town township school district and poor district

The word "claimant" as used in this act means the plaintiff in whose favor the tax claim is filed as a lien

The word "owner" as used in this act means the person or persons in whose name the property is registered if registered according to law and in all other cases means any person or persons in open peaceable and notorious possession of the property as apparent owner or owners thereof if any or the reputed owner or owners thereof in the neighborhood of such property

The word "property" as used in this act means seated real property subject to the lien and against which the claim is filed as a lien

Section 2 All taxes which may hereafter be lawfully imposed or assessed on any property in municipalities of this Commonwealth in the manner and to the extent hereinafter set forth shall be and they are hereby declared to be a first lien on said property together with all charges expenses and fees added thereto for failure to pay promptly and such liens shall have priority to and be fully paid and satisfied out of the proceeds of any judicial sale of said property before any other obligation judgment claim lien or estate with which the said property may become charged or for which it may become liable save and except only the costs of the sale and of the writ upon which it is made

Section 3 The lien for taxes shall exist in favor of and the claim therefore may be filed against the property taxed by the several municipalities to which the tax is payable

All real property by whomsoever owned and for whatever purpose used shall be subject to all taxes and tax claims herein provided for except that all property owned by the State county city or other municipal divisions and actual places of religious worship places of burial not used for or held for private or corporate profit and institutions of purely public charity shall not be subject to tax or tax claims

Section 4 Claims for taxes must be filed in the court of common pleas of the county in which the property is situated on or before the last day of the third calendar year after that in which the taxes are first payable A number of years taxes if payable to the same plaintiff may be included in one claim

Such tax claim if filed within the period aforesaid shall remain a lien upon said properties until fully paid and satisfied Provided however That either a suggestion of non-payment and an averment of default in the form hereinafter provided be filed in such cases either before or after judgment on the scire facias or else a writ of scire facias in the form herein provided be issued to revive the same within each period of five years following (a) the date on which said claim was filed (b) the date on which a writ of scire facias was issued thereon (c) the date on which any judgment was entered thereon (d) the date on which a previous suggestion of non-payment and default was filed thereon or (e) the date on which a judgment of revival was obtained thereon

The suggestion and averment shall be in the following form under the caption of the claim

And now the claimant by his solicitor suggests of record that the above claim is still due and owing to the claimant and avers that the owner is still in default for non-payment thereof The prothonotary is hereby directed to enter this suggestion and averment of the claim on the municipal lien or the proper docket also to index it upon the judgment index and on the locality index of the court for the purpose of continuing the lien of the claim

Such suggestion and averment must be signed by the solicitor or proper authorities by whom the tax was levied The prothonotary shall docket and index the suggestion and averment as directed therein and for such services shall be entitled to such fee as provided for by the various prothonotaries fee bills to be taxed and collected as other costs in the claim The filing and indexing of such suggestion and averment within five years of filing the claim or the issuing of any writ of scire facias thereon or of any judgment thereon or of the filing of

any prior suggestion and averment of default shall have the same force and effect for the purpose of continuing and preserving the lien of the claim as though a writ of scire facias had been issued or a judgment or judgment of revival had been obtained within such period. Provided That no writ of levavi facias shall be issued upon a claim for the purpose of exposing the property liened to sheriff's sale except after a judgment shall have been duly obtained upon the claim as provided in this section and such judgment must have been obtained upon the claim as provided in this section and such judgment must have been obtained within five years of the issuance of the levavi facias. Whenever the lien of a claim has been revived and continued by the filing and indexing of a suggestion and averment of default the claimant may at any time within five years thereafter issue a writ of scire facias thereon rectifying all suggestions and averment of default filed since the filing of the claim and shall proceed thereon in the manner herein provided subject to the right of the owner to raise any defense arising since the last judgment.

If a claim be not filed within the time aforesaid or if it be not prosecuted in the manner and at the time aforesaid it shall be wholly lost.

Section 5 Said claim shall set forth

- (a) The name of the municipality by which filed
- (b) The name of the owner and a description of the property against which it is filed
- (c) The authority under or by virtue of which the tax was levied as well as the time for which the tax was levied
- (d) Said claim must be signed by the solicitor or proper authority by whom the tax was levied

Section 6 The property described in tax claims shall include the whole property against which the tax is levied. No tax claim shall be invalid by reason of including therein property to a greater depth than as above provided but the court in which the same is filed may at any time prior to judgment thereon but not afterwards upon it appearing that such claim includes property to a greater depth than is hereby made subject to such claim limit the lien thereof to the proper depth. In all cases where a tax is levied on or filed against separate and distinct properties in one amount covering all the proper public authority shall if tendered with all costs if any accept payment of the portion of the whole amount of said tax chargeable upon each or any of the separate and distinct properties so charged together according to the tax rate and assessed valuation thereof and payment and satisfaction of any one portion may be made without prejudice to the claim against the remainder.

Section 7 Any person having an interest in the property whensoever acquired may after ten days prior notice in writing by leave of court intervene as a party defendant and make defense thereto with the same effect as if he had been originally named as a defendant in the claim filed. And the claimant may by writing filed at his costs strike off the name of any defendant therein and may substitute as a defendant and issue a scire facias against any person who may have any interest therein as owner or who is the personal representative of an owner who has died either before or after filing the claim but such substitution shall always be without prejudice to any intervening rights.

Section 8 In all cases where a tax claim is levied on or filed against separate and distinct properties as one estate it shall and may be lawful for the proper public authority either before or after filing a claim therefor to apportion the same ratably upon the separate and distinct properties so assessed together. And the court in which the claim is filed on proof that the properties were separate and distinct at the time the tax was levied shall at any stage of the proceedings apportion the charge against such properties. When apportioned they shall be treated and considered in all respects as if separate and distinct claims had been filed and payment and satisfaction of any one portion may be made without prejudice to the claim as against the rest.

Section 9 The claim shall be used by writ of scire facias and the form thereof shall be substantially as follows

The Commonwealth of Pennsylvania to (names of the parties defendant) Greeting

Whereas The (give name of the municipality) on the day of Anno Domini 1..... filed its claim in our court of common pleas of county at No. term 1..... M L D for the sum of \$..... with interest from the day of 1..... for (give the tax claim as filed) against the following property situate in (give location and brief description of the property) owned or reputed to be owned by you

And whereas We have been given to understand that said claim is still due and unpaid and remains a lien against the said property

Now you are hereby notified to file your affidavit of defence to said claim if defence you have thereto in the office of the prothonotary of our said court within fifteen days after the service of this writ upon you. If no affidavit of defence be filed within said time judgment may be entered against you for the whole claim and the property described in the claim be sold to recover the amount thereof.

Witness the Honorable President Judge of our said court this day of Anno Domini 1.....

(Seal)

The claimant when he files his praecipe for the writ of scire facias may direct the prothonotary to add and insert the names of any persons whom the claimant may know to have an interest in the premises and the scire facias shall be issued containing such additional names. But the parties to the claim may agree upon an amicable scire facias upon such terms as may be agreed upon with the same effect as if a scire facias in the form aforesaid had been duly issued served and returned or the defendants or any of them may waive the issue of a scire facias and appear with like effect as if the scire facias had been issued and served.

Section 10 The sheriff to whom the scire facias is given for service shall add to the writ as parties defendant all persons other than those named therein who may be found in possession of the property described or any part thereof and in case no one is in possession he shall post a true copy of the writ on the most public part of said property and he shall add to the said writ the names of any persons not already named therein whom he may ascertain to have an interest in the property described or any part thereof which writ shall then be further served as follows

(a) By serving as in the case of a summons such of those named in the writ or added thereto as may be found in the county in which the writ issued and

(b) Where the sheriff has information that those named in the writ or added thereto or any of them may be found in any other county of this Commonwealth the said persons shall be served as in case of a summons by the sheriff of the county in which the said defendants or any of them may reside he being deputized for that purpose by the sheriff of the county in which the writ issues and

(c) In case any of those named in the writ or added thereto cannot be found or their residences within this Commonwealth are unknown or in case they reside without the Commonwealth the said writ may be served by advertising a copy thereof or a brief notice of the contents of the same once a week for three successive weeks in one newspaper of general circulation in the county and in the legal periodical if any designated by the court for that purpose. Provided however That any defendant may accept service of said writ in person or by counsel with the same effect as if duly served therewith by the sheriff.

Where the said writ or the brief notice of the contents thereof have been advertised as aforesaid the same shall have the same effect as if the writ had been personally served and all those named therein as to whom publication has been made shall file their affidavit of defence as required by the said writ within fifteen days after the date of the last weekly advertisement of the said writ. Service of any such writ be made at any time within three months from the date on which it was issued but it shall be served and returned at the earliest date possible and the plaintiff may require its return at any time whether or not it be actually served.

Section 11 If no affidavit of defence be filed within the time designated judgment may be entered and damages assessed by the prothonotary by default for want thereof. Such assessment shall include a five per centum fee for collection to plaintiff's attorney not exceeding however twenty dollars. If an affidavit of defence be filed a rule may be taken for judgment for want of a sufficient affidavit of defence or for so much of the claim as is insufficiently denied with leave to proceed for the residue. The defendant may by rule require the plaintiff to reply under oath or affirmation to the statements set forth in the affidavit of defence and after the replication has been filed may move for judgment on the whole record.

Section 12 Tax claims shall be prima facie evidence of the facts averred therein in all cases and the averments in such claims shall be conclusive evidence of the facts averred therein except in the particulars in which those averments shall be specifically denied by the affidavit of defence or amendment thereof duly allowed. A compulsory nonsuit upon trial shall be equivalent to a verdict for defendant whether the plaintiff appeared or not. If plaintiff recovers a verdict upon trial in excess of the amount admitted by the defendant in his affidavit of defence or pleadings he shall be entitled to an attorney's fee for collection equal to five per centum of such excess but not exceeding fifty dollars.

Section 13 The judgment upon such claim may be revived by writ of scire facias in the following form The Commonwealth of Pennsylvania to C D and E F greeting

Whereas A B claimant on the day of Anno Domini 1..... recovered judgment in the sum of dollars against you that the following described property be sold to satisfy the same (Here describe property in full)

And whereas we have been given to understand that though judgment as aforesaid was rendered yet the amount thereof is still due and unpaid and remains as a lien against said property. Now you are hereby notified to file your affidavit of defence to A B's claim upon said judgment if any defence you have in the office of the prothonotary of said court within fifteen days after service of this writ upon you. If no affidavit of defence be filed within that time said judgment may be revived against you for the amount set forth with interest from the time of its recovery and said property be sold to recover the whole thereof.

Witness the Honorable President Judge of our said court this day of Anno Domini 1.....

(Seal)

But the parties to the judgment may agree upon an amicable scire facias revive or to an amicable judgment of revival upon such terms as may be agreed upon with the same effect as if a scire facias in the form aforesaid had been duly issued served and returned.

Section 14 Said writ of scire facias shall be served and the proceedings thereon shall be conducted as to persons who are found by the sheriff in the manner hereinbefore provided for the original scire facias sur claim but in any and all events two returns of nihil habet to the writs to revive shall be equivalent to personal service upon the defendants. The practice and procedure following said scire facias to revive so far as applicable shall be the same as in the case of the original scire facias to collect the claim.

Section 15 All judgments for the plaintiff whether on the original scire facias or any scire facias to revive shall be de teris only and shall be recovered out of the property bound by the lien and not otherwise but the costs whether as against the plaintiff or the defendant actually defending against the claim may be recovered by execution as in personal actions.

Section 16 After the expiration of twenty days from the recovery of judgment whether on the original scire facias or any scire facias to revive except in cases where the property named is essential to the business of a quasi-public corporation the court shall upon the petition of the plaintiff appoint a sequestrator of the rents issues and profits of the property bound by the judgment unless in the meantime an appeal be taken and approved security given to operate as a supersedeas. If the owner against whom the judgment is entered be in possession of the property sequestered or the party in possession refuse to pay fair rent the court shall upon petition filed and served grant a rule and if it be made absolute award a writ in the nature of a writ of habere facias possessionem directed to the owner commanding him to deliver such possession to the sequestrator within fifteen days thereafter unless such property be occupied by the owner and his family for a home in which case he shall be entitled to retain possession for a period of three months from the time the petition was served upon him.

Section 17 Every claim filed scire facias issued verdict recovered and judgment entered in accordance with the provisions of this act shall be docketed in appropriate dockets and except as hereinafter provided shall be entered upon the judgment index of the court. When a claim is stricken off or satisfied the name of a defendant stricken out a scire facias discontinued or quashed or a verdict or judgment stricken off or satisfied a note thereof shall be made on such docket or dockets. Provided however That in counties in which the filing of liens for county taxes was authorized by law prior to the passage of this act the method of filing entering docketing and indexing liens for county road poor and other taxes assessed in such counties shall remain and be continued thereafter in the same manner and form as in use prior to the passage of this act.

Section 18 It shall be the duty of the prothonotaries of the courts of common pleas to keep a locality index in which shall be entered all tax claims hereafter filed and upon any written order therefor they shall give a certificate of search showing all the claims filed against any property. For so doing they shall receive the sum as provided by the various prothonotaries fee bills.

Section 19 At any time before the property is sold approved security may be entered for a stay of proceedings until the expiration of one year after the date of filing the claim. The entry of such security by the owner before the entry of judgment on the claim shall be equivalent to an admission by him that the property is liable for the claim. After the stay has expired the claimant may proceed upon the claim and the bond given separately or simultaneously.

Section 20 Execution upon any judgment recovered upon any such claim except where the property named is essential to the business of a quasi-public corporation shall be by writ of levavi facias in the following form.

The Commonwealth of Pennsylvania.
To the sheriff of county greeting.
Whereas A B claimant on the day of Anno Domini 1..... recovered judgment in the sum of dollars with interest from the day of Anno Domini 1..... and the costs amounting to dollars in our court of common pleas of said county of term number M L D against C D and E F that the following described property in your bailiwick be sold to satisfy the same namely
(Here describe the property in full)

Now this is to command you that you expose the said property to sale by public vendue and outcry after due advertisement according to law and that return of said sale with the moneys realized thereby and this writ you make to our said court on the day of Anno Domini 1.....

Witness the Honorable President Judge of our said court this day of Anno Domini 1.....

Advertisement of such sale shall be made and the deed to the purchaser shall be executed acknowledged and delivered as in other real estate sales by the sheriff.

Section 21 The plaintiff in any judgment recovered on a tax claim may upon paying the sheriff's costs fix an upset price to be realized at any sale under such judgment sufficient to pay all tax claims and all accrued but unfilled tax claims in full. No sale shall be made on a judgment recovered on a tax claim except for a sum sufficient to pay all tax claims in full except as hereinafter provided and the plaintiff in such judgment may purchase the property at such sale for that sum if no one bids a higher price therefor.

Section 22 Where judgment is recovered upon any claim the property named in which is essential to the business of a quasi-public corporation the claimant shall have execution thereupon as in other cases of judgments against such corporations. Upon the distribution of any fund realized by a sale of the franchises and the whole or any part of the assets of the corporation the court shall determine the value of the property bound by the lien and the claim shall be preferred with such other claims to the extent of the value thus determined.

Section 23 The lien of a tax claim shall not be divested by any judicial sale of the property lien where the amount due is indefinite or undetermined or where the same is not due and payable nor shall the lien of a tax claim be divested by any judicial sale of the property lien as respects so much thereof as the proceeds of such sale may be sufficient to discharge nor except as hereinafter provided shall a judicial sale of the property lien under a judgment obtained on a tax claim discharge the lien of any other tax claim than that upon which said sale is had except to the extent that the proceeds realized are sufficient for its payment after paying the costs and expenses of the sale and of the writ upon which it was made and any other prior tax claims to which the fund may first be applicable. On any such sale being made all tax claims shall be paid out

of the proceeds thereof first the oldest tax having priority and mortgages ground-rents and other charges on or estates in the property which were recorded or created where recording is not required before any tax other than for the current year accrue shall not be disturbed by such sale unless a prior lien is also discharged thereby. In case the property be not sold for a sum sufficient to pay all tax claims together with the costs thereon the plaintiff in any such claim may postpone the sale without payment of costs and file his petition setting forth that more than one year has elapsed since the filing of his claim that he has exposed the property to sheriff's sale thereunder and was unable to obtain a bid sufficient to pay the upset price in full and that he will bid sufficient to pay the upset price and upon the production of searches or a title insurance policy showing the state of the record and the ownership of the property and of all tax claims mortgages ground-rents or other charges on or estates in the land the court shall grant a rule upon all parties thus shown to be interested to appear and show cause why a decree should not be made that said property be sold freed and cleared of their respective claims mortgages charges and estates. If upon hearing thereafter the court is satisfied that service has been made of said rule upon the parties respondent in the manner provided in this act for the service of writs of scire facias to obtain judgments upon tax claims and that the facts stated in the petition be true it shall order and decree that said property be sold at a subsequent sheriff's sale day to be fixed by the court without further advertisement clear of all claims liens mortgages charges and estates to the highest bidder at such sale and the proceeds realized therefrom shall be distributed in accordance with the priority of such claims and the purchaser at such sale shall take and forever thereafter have an absolute title to the property sold free and discharged of all tax claims liens mortgages charges and estates of whatsoever kind subject only to the right of redemption as provided by law.

Any person interested may at any time before the sale pay the petitioner the whole of his claim with interest and costs whereupon the proceedings on petition shall at once determine.

For the purpose of enabling the petitioner in any such proceeding to give the notice required he may take the testimony of the defendant in the claim or any other person whom he may have reason to believe has knowledge of the whereabouts of any of the parties respondent either by deposition commission or letters rogatory.

Any municipality being a claimant shall have the right and is hereby empowered to bid and become the purchaser of the property at such sale and while the said property so purchased is held and owned by such municipality it shall not be subject to tax claims unless it be redeemed by the former owner or other person having the right to redeem as provided by the act to which this is an amendment. It however a municipality shall become the purchaser at said sale the former owner or other person desiring to redeem shall pay all tax claims accrued and chargeable against the property prior to the sale thereof together with the costs and interest thereon also all tax claims whether filed or not which would have accrued and become chargeable against the property had the same been purchased at the sale by some party other than the municipality.

Upon the delivery by the sheriff of a deed for any property sold under a tax claim the judgment upon which such sale was had shall thereupon and forever thereafter be final and conclusive as to all matters of defense which could have been raised in the proceeding including payment and no error or irregularity in obtaining or entering of such judgment shall effect the validity thereof.

Section 24 The owner of any property sold under a tax claim or his assignees or any party whose lien or estate has been discharged thereby may redeem the same at any time within one year from the date of the acknowledgment of the sheriff's deed therefor upon payment of the amount bid at such sale the cost of drawing acknowledgment and recording the sheriff's deed the amount of all tax claims whether or not entered as liens if actually paid the principal and interest of estates and encumbrances not discharged by the sale and actually paid the insurance upon the property and other charges and necessary expenses on the property actually paid less rents or other income therefrom and a sum equal to interest at the rate of ten per centum per annum thereon from the time of each of such payments. If both owner and creditor desire to redeem the owner shall have the right so to do only in case he pays the creditors claim in full. If more than one creditor desires to redeem the one who was lowest in lien at the time of sale shall have the prior right upon payment in full of the claim of the one higher in lien. Within the year one who was lower in lien may redeem from one higher in lien who has already redeemed and the owner may redeem from him and so on throughout in each case by paying the claims of the one whose right was higher and one higher in lien may redeem from one lower in lien unless his claim is paid but in each case the right must be exercised within the year. Any person entitled to redeem may present his petition to the proper court setting forth the facts and his readiness to pay the redemption money whereupon the court shall grant a rule to show cause why the purchaser should not reconvey to him the premises sold and if upon hearing the court shall be satisfied of the facts it shall make the rule absolute and upon payment being made or tendered shall enforce it by attachment.

Section 25 Any claim petition answer replication scire facias affidavit of defence or other paper filed of record may be amended from time to time by agreement of the parties or by leave of court upon petition for that purpose under oath or affirmation setting forth the amendment desired that the averments therein contained are true in fact and that by mistake they were omitted from or wrongfully stated in the particulars as to which the amendment is desired. Such amendments shall be of right saving intervening rights except that no amendment of the claim shall be allowed after the time for its filing has expired which undertakes to substitute an entirely

different property from that originally described in the claim but the description of the property may be amended so as to be made more accurate as in other cases of amendment. The court may for cause shown and filed of record enlarge the time for filing the affidavit of defense answer or replication for issuing a scire facias or for entering security by rule or special or standing order and any judgment by default may be opened by the court upon cause shown by interveners or other defendants as in other cases but no enlargement of the time for issuing a scire facias shall extend the same beyond the time herein provided for preserving or retaining the lien thereof.

Section 26 Any rule granted under the provisions of this act may be made returnable at such time as the court may direct either therein or by rule of court or by special or standing order. All petitions answers and replications shall be under oath or affirmation. Answers must be filed and served within fifteen days after service of the petition and rules and replications must be filed within fifteen days after service of the last of the answers. Replications must be confined to a reply to new matter set forth in the answers. The facts averred by either party and not denied in the answer or replication of the other shall be taken as true in all subsequent proceedings in the cause without the necessity for proof thereof unless amended as herein set forth. Any fact necessarily found by the court in finally determining a rule shall also be taken as true in all subsequent proceedings in the cause without the necessity for proof thereof unless either party by writing filed and served at least ten days prior to the time fixed for trial requires that it be submitted to the jury.

Section 27 Unless otherwise herein provided all notices petitions and rules shall be served upon counsel for the parties interested or upon the parties themselves in the manner bills in equity are served or upon the owner by leaving a copy with the party in possession of the real estate or in default of service in any of the methods stated then in such manner as the court shall direct.

Section 28 Whenever security is required to be given in accordance with the provisions of this act it may be approved by the prothonotary subject to an appeal to the court as in other cases. If thereafter the security be found to be insufficient new security may be required within a given time in default of the entry of which the cause may proceed with the same effect as if none had been given the sureties however remaining liable. By agreement of the parties or upon approval by the court after notice new security may be entered in lieu of that originally taken and an exoneratur entered on the first bond or the security given may be limited to a particular property if clear of encumbrances and if also the security be entered as a lien upon said property.

Section 29 From any definitive judgment order or decree entered by the court of common pleas under any of the provisions of this act or from the refusal to open a judgment entered by default an appeal may be taken by the party aggrieved to the Supreme or Superior Court as in other cases.

Section 30 This act shall apply only to claims wherein the right to file a lien accrues after the date of its approval but the rights of other claimants under existing laws shall remain unaffected by its passage and all claims properly filed thereunder are hereby validated.

Section 31 Nothing contained in this act shall be construed to repeal or effect the validity of the following acts of assembly to wit:

An act approved the first day of May one thousand nine hundred thirteen (Pamphlet Laws two hundred and eighty-five) entitled "An act providing for the return of taxes on seated lands in counties poor districts boroughs incorporated towns and townships for county poor borough town or township taxes respectively and providing for the sale of such lands for taxes" and

The act approved the first day of June one thousand nine hundred fifteen (Pamphlet Laws six hundred and sixty) entitled "An act to amend an act approved the twenty-first day of May Anno Domini one thousand nine hundred thirteen entitled 'An act providing for the return of taxes on seated lands in counties poor districts boroughs incorporated towns and townships for county poor borough town or township taxes respectively and providing for the sale of such lands for taxes' so as to include school districts."

Section 32 The act approved the fourth day of June one thousand nine hundred and one (Pamphlet Laws three hundred and sixty-four) entitled "An act providing when how upon what property and to what extent liens shall be allowed for taxes and for municipal improvements and for the removal of nuisances the procedure upon claims filed therefor the methods for preserving such liens and enforcing payment of such claims the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales" and the several amendments and supplements thereto so far as the same relate or apply to tax liens and tax claims are hereby repealed. All other acts and parts of acts except as hereinbefore provided inconsistent with this act be and the same are hereby repealed.

The repeal by this act of any act of assembly or part thereof shall not revive any act heretofore repealed or suspended.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Einstein,	McConnell,	Smith,
Berntheizel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stineman,
Christley,	Heaton,	Murdoch,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Crow,	Jones,	Phipps,	Woodward,
Culbertson,	Joyce,	Salus,	Baldwin,
Daix,	Leslie,	Schantz,	Pres. pro tem.
Davis,	Long,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1389, (House Bill No. 1338), entitled:

An Act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred fifty) entitled "An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day."

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Einstein,	McConnell,	Smith,
Berntheizel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stineman,
Christley,	Heaton,	Murdoch,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Crow,	Jones,	Phipps,	Woodward,
Culbertson,	Joyce,	Salus,	Baldwin,
Daix,	Leslie,	Schantz,	Pres. pro tem.
Davis,	Long,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1390, (House Bill No. 1348), as follows:

An Act to fix the salaries of the deputy secretary the chief clerk who is also the Secretary of the Board of Pardons and of the Superintendent of the Election and Legislative Bureau in the Department of the Secretary of the Commonwealth.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the approval of this act the annual salary of the Deputy Secretary of the Commonwealth shall be six thousand dollars the salary of the chief clerk in the Department of the Secretary of the Commonwealth who shall also act as Secretary of the Board of Pardons shall be five thousand dollars and the salary of the Superintendent of the Election and Legislative Bureau shall be four thousand dollars per annum.

Section 2 All acts and parts of acts inconsistent herewith be and the same are hereby repealed.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Einstein,	McConnell,	Smith,
Berntheizel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stineman,
Christley,	Heaton,	Murdoch,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Crow,	Joyce,	Phipps,	Woodward,
Culbertson,	Leslie,	Salus,	Baldwin,
Daix,	Long,	Schantz,	Pres. pro tem.
Davis,			

NAYS—1.

Jones,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 132, (House Bill No. 1021), entitled:

An Act providing for the condemnation by the Commonwealth of lands suitable and desirable for forest purposes or game preserve purposes or the perpetuation and protection of fish and defining the powers and duties of the Department of Forestry the Board of Game Commissioners and the Department of Fisheries respectively in relation thereto

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Einstein,	McConnell,	Smith,
Berntheizel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stineman,
Christley,	Heaton,	Murdoch,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Crow,	Jones,	Phipps,	Woodward,
Culbertson,	Joyce,	Salus,	Baldwin,
Daix,	Leslie,	Schantz,	Pres. pro tem.
Davis,	Long,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1393, (House Bill No. 1382), entitled:

An Act permitting certain domestic mutual fire insurance companies to issue cash premium policies without assessment liability and providing for the distribution and escheat of the surplus of certain domestic mutual fire insurance companies in event of dissolution

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Einstein,	McConnell,	Smith,
Berntheizel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stineman,
Christley,	Heaton,	Murdoch,	Vare,

Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Crow,	Jones,	Phipps,	Woodward,
Culbertson,	Joyce,	Salus,	Baldwin,
Daix,	Leslie,	Schantz,	Pres. pro tem.
Davis,	Long,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILLS OVER IN ORDER.

Mr. PHIPPS. Mr. President, I ask that Senate Bill No. 1394, (House Bill No. 1431), on third reading, entitled:

An Act to regulate the drilling operating and abandoning of oil and gas wells and providing a penalty for violation of the provisions of this act

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BARNES. Mr. President, I ask that Senate Bill No. 1395, (House Bill No. 1464), on third reading, entitled:

An Act to amend sections five hundred and eighty-five and five hundred and eighty-seven of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL RECOMMENDED.

Mr. LONG. Mr. President, I move that Senate Bill No. 1396, (House Bill No. 1514), on third reading, entitled:

An Act to amend section two hundred and seven of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and providing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

be recommended to the Committee on Education.

Mr. WEAVER. Mr. President, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1397, entitled:

An Act providing that persons associations and corporations owning occupying or controlling premises upon which any contractor or sub-contractor shall be permitted to do certain classes of construction work shall be liable for the wages of all employees engaged in such work and for the cost of all materials supplied for such work unless the contractor or sub-contractor shall file a bond for the immediate payment of wages and the cost of material when due providing that a contractor shall be liable for the wages of employees of any sub-contractor and for the cost of materials furnished to any sub-contractor unless such sub-contractor shall file a bond covering the same requiring every such contractor or sub-contractor to file a bond specifying the form and amount of such bond and permitting persons furnishing labor or materials to sue in such bond to recover wages and the cost of such materials

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

Mr. BARR. Mr. President, as I understand this bill, the man that makes a contract with a contractor is not only responsible to the contractor, but he is responsible to the sub-contractor, and if the man pays his money to the contractor in any way, shape, manner or form and the contractor has a tendency, or is disposed to beat the sub-contractors out of their money, the man who builds the houses is responsible to the sub-contractors, and he is, therefore, paying the bill twice and three times, and it would be an impossibility for

a man to get a loan from a bank, or from anybody else, if this bill were to go through. I think that in order to give the Senators a chance to look the bill over it at least ought to go over in its order, or be recommitted to the Committee on Judiciary General.

And the question recurring,
Will the Senate agree to the bill?

BILL RECOMMENDED.

Mr. SMITH. Mr. President, I move that Senate Bill No. 1397, on third reading, entitled:

An Act providing that persons associations and corporations owning occupying or controlling premises upon which any contractor or sub-contractor shall be permitted to do certain classes of construction work shall be liable for the wages of all employees engaged in such work and for the cost of all materials supplied for such work unless the contractor or sub-contractor shall file a bond for the immediate payment of wages and the cost of material when due providing that a contractor shall be liable for the wages of employees of any sub-contractor and for the cost of materials furnished to any sub-contractor unless such sub-contractor shall file a bond covering the same requiring every such contractor or sub-contractor to file a bond specifying the form and amount of such bond and permitting persons furnishing labor or materials to sue in such bond to recover wages and the cost of such materials

be recommitted to the Committee on Judiciary Special.

Mr. BARR. Mr. President, I second the motion.
The motion was agreed to.

BILL ON THIRD READING POSTPONED FOR THE PRESENT.

Mr. WEAVER. Mr. President, I move that the Senate do now resume the consideration of Senate Bill No. 1037, (House Bill No. 1354), on third reading postponed for the present, entitled:

A Supplement to the act approved the twenty-third day of June one thousand eight hundred and eighty-five (Pamphlet Laws one hundred and forty-six) entitled "An act relating to marriage licenses providing for officers herein indicated to issue licenses for parties to marry" imposing an additional license fee for the use of the Commonwealth

Mr. DAVIS. Mr. President, I second the motion.
The motion was agreed to.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1037, (House Bill No. 1354), entitled:

A Supplement to the act approved the twenty-third day of June one thousand eight hundred and eighty-five (Pamphlet Laws one hundred and forty-six) entitled "An act relating to marriage licenses providing for officers herein indicated to issue licenses for parties to marry" imposing an additional license fee for the use of the Commonwealth

And said bill having been read at length the third time, and agreed to,

On the question.

Shall the bill pass finally?

Mr. BARNES. Mr. President, I would like to interrogate the Senator from Westmoreland, Mr. Weaver.

The PRESIDENT. Will the Senator from Westmoreland, Mr. Weaver, permit himself to be interrogated?

Mr. WEAVER. Mr. President, I will.

Mr. BARNES. Mr. President, I would like to ask if this is the bill providing for a fee of \$1.50 instead of \$1 for a marriage license.

Mr. WEAVER. Mr. President, it is.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—31.

Aron,	Culbertson,	Hackett,	Miller, S. J.,
Barr,	Daix,	Heaton,	Murdoch,
Berntheisel,	Davis,	Herron,	Phipps,
Boyd,	DeWitt,	Jones,	Smith,
Christley,	Donahue,	Joyce,	Stineman,
Clark,	Einstein,	Leslie,	Weaver,
Craig,	Eyre,	MacDade,	Baldwin,
Crow,	Gray,	Miller, J. S.,	Pres. pro tem.

NAYS—10.

Barnes,	Long,	Schantz,	Snyder,
Buckman,	Norton,	Sisson,	Whitten,
Homsher,	Patton,		

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

The PRESIDENT PRO TEMPORE (F. E. Baldwin) in the Chair.

REPORTS FROM COMMITTEES.

Mr. BUCKMAN. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BUCKMAN, from the Committee on Public Roads and Highways, re-reported as amended, Senate Bill No. 612, (House Bill No. 367), entitled:

An Act to amend an act approved June thirteenth one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registering the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" providing additional requirements with regard to applications for and transfers of registrations and with regard to speed and weight of and lights upon motor vehicles requiring operators to carry registration certificates providing standard tests to ascertain the vision and hearing of operators providing for the payment of certain witness fees authorizing officers to stop and examine motor vehicles designating the officers before whom information may be brought and imposing additional penalties

Mr. PHIPPS. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. PHIPPS, from the Committee on Judiciary General, reported as committed, Senate Bill No. 650, entitled:

An Act fixing the compensation of court criers and tipstaves in counties of the sixth class providing for the payment of the same by the county and limiting the number of tipstaves to be appointed

HOUSE MESSAGES.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 79.

The Clerk of the House of Representatives being introduced presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 79, entitled:

An Act authorizing district attorneys in counties of the third class to appoint county detectives defining their duties fixing their salaries and providing for the payment of such salaries and the expenses of such detectives from the county treasury

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 340.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 340, entitled:

An Act providing for the licensing and regulation of second hand dealers and prescribing penalties

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 391.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 391, entitled:

An Act to amend and further amend sections five seven fourteen fifteen sixteen nineteen twenty-one twenty-two and twenty-six of an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws five hundred seventy-two) entitled "An act to provide for the protection and preservation of game quadrupeds and game-birds and songs and insectivorous and other wild birds and prescribing penalties for violation of its several provisions" sections four, teen and fifteen previously having been amended

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 606.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 606, entitled:

A Supplement to an act approved the fourteenth day of May one thousand eight hundred and eighty-nine (Pamphlet Laws two hundred and eleven) entitled "An act to provide for the incorporation and government of street railway companies in this Commonwealth" authorizing street railway companies to operate vehicles without the use of rails or tracks by electricity distributed by overhead wires

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 671.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 671, entitled:

An Act providing for county poor districts in counties of the sixth class providing for their management direction and control by the county commissioners defining their powers and duties imposing certain duties upon county treasurer and county controller abolishing the present poor districts and transferring their property

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 794.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 794, entitled:

An Act to amend the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1088.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1088, entitled:

An Act authorizing the directors of the poor of Jenkins township Pittston city and Pittston township in Luzerne county to acquire property and to erect and equip an asylum for the insane and to levy taxes and borrow money therefor

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1243.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1243, entitled:

An Act to further amend section twenty of an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred and forty-four) entitled "An act providing for original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" as amended providing for the vacation of abandoned or condemned turnpikes

BILLS SIGNED.

The PRESIDENT PRO TEMPORE (F. E. Baldwin) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

House Bill No. 5, entitled:

An Act making an appropriation to the trustees of the State Hospital at Nanticoke Luzerne county Pennsylvania

House Bill No. 57, entitled:

An Act making an appropriation to the Bethel Orphanage located at Osceola Tioga county Pennsylvania

House Bill No. 83, entitled:

An Act making an appropriation to the trustees of the State Hospital for Insane at Danville for the purpose of improvements and purchase of equipment

House Bill No. 89, entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania

House Bill No. 110, entitled:

An Act making an appropriation to the Maple Avenue Hospital Association of DuBois Pennsylvania (formerly City Hospital Association of DuBois)

House Bill No. 131, entitled:

An Act making an appropriation to the Jefferson Medical College of Philadelphia

House Bill No. 146, entitled:

An Act making an appropriation to the Carbondale Emergency Hospital Carbondale Pennsylvania

House Bill No. 185, entitled:

An Act making an appropriation to the Western State Penitentiary

House Bill No. 200, entitled:

An Act making an appropriation to the Rush Hospital for Consumption and Allied Diseases at Philadelphia

House Bill No. 226, entitled:

An Act making an appropriation to the Christain Home of Johnstown Pennsylvania

House Bill No. 258, entitled:

An Act making an appropriation to the Miners' Hospital of Northern Cambria at Spangler Cambria county Pennsylvania

House Bill No. 345, entitled:

An Act making an appropriation for the payment of the expenses required by an act approved the twenty-fifth day of May one thousand eight hundred and eighty-nine entitled "An act to provide for the continuance of the education and maintenance of the destitute orphans of deceased soldiers sailors and marines and the destitute children of permanently disabled soldiers sailors and marines of the State" and its amendments and supplements

House Bill No. 356, entitled:

An Act making an appropriation to the Bradford Hospital of the city of Bradford

House Bill No. 409, entitled:

An Act making an appropriation to the Beaver Valley General Hospital at New Brighton Pennsylvania

House Bill No. 412, entitled:

An Act making an appropriation to Providence Hospital of Beaver Falls Beaver county Pennsylvania

House Bill No. 414, entitled:

An Act making an appropriation to the Maternity Hospital in the city of Philadelphia Pennsylvania

House Bill No. 436, entitled:

An Act making an appropriation to the Altoona Hospital Altoona Pennsylvania

House Bill No. 459, entitled:

An Act making an appropriation to the United Evangelical Home Lewisburg Pennsylvania

House Bill No. 469, entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Instruction of the Deaf and Dumb

House Bill No. 494, entitled:

An Act making an appropriation to the National Farm School at Doylestown Pennsylvania

House Bill No. 528, entitled:

An Act making an appropriation to the Christian H Buhl Hospital of Sharon Pennsylvania

House Bill No. 558, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania located at Blossburg Pennsylvania

House Bill No. 564, entitled:

An Act making an appropriation to the Butler County General Hospital at Butler Pennsylvania

House Bill No. 592, entitled:

An Act making an appropriation to the Berean Manual Training and Industrial School

House Bill No. 616, entitled:

An Act making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania

House Bill No. 617, entitled:

An Act making an appropriation to the Harrisburg Hospital of Harrisburg Pennsylvania

House Bill No. 636, entitled:

An Act making an appropriation to the Northwestern General Hospital of Philadelphia Pennsylvania

House Bill No. 645, entitled:

An Act making an appropriation to the trustees of the Grove City Hospital located at Grove City Pennsylvania

House Bill No. 656, entitled:

An Act making an appropriation to the Cottage State Hospital for Injured Persons located at Mercer Pennsylvania

House Bill No. 659, entitled:

An Act making an appropriation for providing erecting completing leasing maintaining and repairing armories and stables for the use of the Pennsylvania National Guard including compensation insurance of employes of armories title insurance advertisement for bids traveling expenses clerical and other expenses of the State Armory Board

House Bill No. 674, entitled:

An Act constituting a Commission to make an investigation of the battle fields of France and Belgium and to select points for the erection of monuments and markers of appropriate design to commemorate the achievements of Pennsylvania soldiers during the world war defining the powers and duties of the commission and making an appropriation

House Bill No. 675, entitled:

An Act making an appropriation for the support and maintenance of the National Guard Naval Militia and the Pennsylvania Reserve Militia of the Commonwealth for improvements to permanent camp grounds for the replacing and repairing of armories and military stores destroyed or damaged and for the payment of expenses incidental to calling the National Guard Naval Militia or Pennsylvania Reserve Militia into active service under a call from the Governor or for service under a call from the President of the United States

House Bill No. 681, entitled:

An Act making an appropriation to the Homeopathic Hospital of Chester county located at West Chester Pennsylvania

House Bill No. 683, entitled:

An Act making an appropriation to the trustees of the University of Pennsylvania

House Bill No. 833, entitled:

An Act making an appropriation to the Cottage State Hospital Cottage avenue Connellsville Fayette county Pennsylvania

House Bill No. 843, entitled:

An Act making an appropriation to the Department of Health of the Commonwealth of Pennsylvania for the maintenance of tuberculosis sanatoria and dispensaries necessary addition furnishings and repairs for educational work and other necessary work in curing and preventing tuberculosis

House Bill No. 882, entitled:

An Act making an appropriation to the trustees of the University of Pittsburgh for the general maintenance of and purchase of equipment for the university and for the summer term

House Bill No. 900, entitled:

An Act making an appropriation to the Jewish Sheltering Home and Home for the Homeless and Aged Philadelphia Pennsylvania

House Bill No. 901, entitled:

An Act making an appropriation to the National Stomach Hospital of Philadelphia Pennsylvania

House Bill No. 922, entitled:

An Act making an appropriation to the Kensington Hospital for Women Philadelphia Pennsylvania

House Bill No. 940, entitled:

An Act making an appropriation to the Brownsville General Hospital Brownsville Pennsylvania

House Bill No. 979, entitled:

An Act making an appropriation to the State Highway Department for the payment of rewards to townships of the second class for the construction and improvement of township roads and the erection and construction of township bridges

House Bill No. 996, entitled:

An Act making an appropriation to the Hamot Hospital Association of Erie Pennsylvania

House Bill No. 1037, entitled:

An Act making an appropriation to the Uniontown Hospital Uniontown Pennsylvania

House Bill No. 1208, entitled:

An Act making an appropriation to the Messiah Orphanage of Monaghan township York county Pennsylvania

House Bill No. 1255, entitled:

An Act making an appropriation to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania

House Bill No. 1267, entitled:

An Act making an appropriation to pay for the care treatment removal and maintenance of the indigent insane for two years ending the thirty-first day of May one thousand nine hundred and twenty-three

House Bill No. 11, entitled:

An Act for the protection of human life livestock and growing timber by prohibiting the discharge of certain guns except at birds and animals or at targets properly protected and providing penalties

House Bill No. 48, entitled:

A Joint Resolution proposing an amendment to section one of article fourteen of the Constitution of the Commonwealth of Pennsylvania

House Bill No. 79, entitled:

An Act authorizing district attorneys in counties of the third class to appoint county detectives defining their duties fixing their salaries and providing for the payment of such salaries and the expenses of such detectives from the county treasury

House Bill No. 87, entitled:

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 147, entitled:

An Act to amend sections one hundred seven and two hundred twelve of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

House Bill No. 153, entitled:

An Act authorizing and directing a city of the third class to provide by ordinance for the payment for public work or improvements heretofore made for and accepted by such city where no legal or valid contract was entered into as required by law

House Bill No. 196, entitled:

An Act providing for a commission to make an examination of the Mid-Valley Hospital at Bakely borough Lackawanna county providing for a transfer of said hospital under certain conditions to the Commonwealth regulating such hospital in the event of such transfer and making an appropriation

House Bill No. 225, entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

House Bill No. 301, entitled:

An Act to amend section seven of article two of chapter seven of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" and to repeal section seven of article two of chapter seven of said act

House Bill No. 309, entitled:

An Act to amend section four of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions"

House Bill No. 340, entitled:

An Act providing for the licensing and regulation of second hand dealers in cities of the second class and prescribing penalties

House Bill No. 391, entitled:

An Act to amend and further amend sections five seven fourteen fifteen sixteen nineteen twenty-one twenty-two and twenty-six of an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws five hundred seventy-two) entitled "An act to provide for the protection and preservation of game game quadrupeds and game-birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions" sections fourteen and fifteen previously having been amended

House Bill No. 453, entitled:

An Act to further amend section one thousand four hundred twelve in article fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

House Bill No. 483, entitled:

An Act to further amend the fifth section of an act entitled "An act relating to the organization and jurisdiction of orphans' courts and to establish a separate orphans' court in and for counties having more than one hundred fifty thousand inhabitants and to provide for the election of judges thereof" approved May nineteenth Anno Domini eighteen hundred and seventy-four (Pamphlet Laws two hundred and six) as amended by fixing and determining the salaries of the assistant clerks of said court

House Bill No. 606, entitled:

A Supplement to an act approved the fourteenth day of May one thousand eight hundred and eighty-nine (Pamphlet Laws two hundred and eleven) entitled "An act to provide for the incorporation and government of street railway companies in this Commonwealth" authorizing street railway companies to operate vehicles without the use of rails or tracks by electricity distributed by overhead wires

House Bill No. 608, entitled:

An Act to amend section one of an act approved the sixth day of May Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws two hundred and sixty-two) entitled "An act imposing certain liabilities on persons firms and corporations in cities of the second class for the cost of extinguishing fires which occur through their criminal intent design or willful negligence or where they have not complied with any law ordinance or other lawful regulation for the prevention of fire or the spreading thereof providing a method for the ascertainment of such cost and the manner of collecting the same" so as to extend its provisions to persons firms and corporations in cities of the third class and boroughs

House Bill No. 671, entitled:

An Act providing for county poor districts in counties of the sixth class providing for their management direction and control by the county commissioners defining their powers and duties imposing certain duties upon the county treasurer and county controller abolishing the present poor districts and transferring their property

House Bill No. 677, entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

House Bill No. 708, entitled:

An Act concerning the proof of statutes of other jurisdictions and to make uniform the law with reference thereto

House Bill No. 709, entitled:

An Act concerning the taking of depositions in this State to be used in any foreign jurisdiction and to make uniform the law with reference thereto

House Bill No. 712, entitled:

An Act authorizing corporations created under the laws of other states of the United States for certain purposes to take hold mortgage lease and convey real estate in this Commonwealth

House Bill No. 757, entitled:

An Act to amend an act approved the twenty-fifth day of May one thousand eight hundred ninety-seven (Pamphlet Laws eighty-three) entitled "An act to provide for the maintenance care and treatment of the indigent insane in county and local institutions" as amended

House Bill No. 794, entitled:

An Act to amend the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 838, entitled:

An Act authorizing counties cities boroughs towns and townships to acquire lands by purchase gift or condemnation and to convey such lands to the Commonwealth for use of the National Guard

House Bill No. 876, entitled:

An Act to amend sections one two three five six and seven of an act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and eighty-four) entitled "An act empowering cities of the second and third classes boroughs and counties to acquire maintain and operate playgrounds play fields gymnasiums public baths swimming pools and indoor recreation centers authorizing school districts to join in the maintenance and operation of said activities and authorizing the issue of bonds and the levy of taxes for such purposes" by extending the provisions thereof so as to include townships

House Bill No. 878, entitled:

An Act to amend an act approved the nineteenth day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand and fifty-nine) entitled "An act extending the powers of judges of courts of quarter sessions and of over and terminer in relation to releasing prisoners in jail and workhouses on parole" by extending said act to include houses of correction conferring similar powers on other courts of record and providing that the power of parole shall extend for a period not to exceed the maximum sentence as provided by law

House Bill No. 908, entitled:

An Act to amend section thirty-seven clause nine of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" increasing the powers of building and loan associations to purchase and hold real estate

House Bill No. 910, entitled:

An Act to amend sections one two three four five and six and repealing sections seven and eight of an act approved the twenty-sixth day of July one thousand nine hundred thirteen (Pamphlet Laws one thousand three hundred and sixty-nine) entitled "An act declaring buildings and parts of buildings used

for purposes of fornication lewdness assignation and prostitution to be nuisances providing a method of abating same establishing a method of procedure against those who use said buildings or parts for such purposes and providing penalties for violations of this act"

House Bill No. 938, entitled:

An Act authorizing county commissioners to receive donations gifts legacies endowments devises and conveyances of real or personal property for the establishing of orphans' homes providing for the support maintenance conduct and management of such homes and authorizing counties to appropriate moneys for such purposes

House Bill No. 965, entitled:

An Act to amend section six of an act approved the seventh day of June one thousand nine hundred fifteen (Pamphlet Laws eight hundred and seventy) entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines

House Bill No. 1015, entitled:

An Act authorizing the several boroughs and townships to appropriate moneys for the support of county associations of boroughs and townships

House Bill No. 1085, entitled:

An Act authorizing the lease of lands acquired in connection with the acquisition of toll-bridges over boundary waters to boroughs and townships for park purposes

House Bill No. 1088, entitled:

An Act authorizing the directors of the poor of Jenkins township Pittston City and Pittston township in Luzerne county to acquire property and to erect and equip an asylum for the insane and to levy taxes and borrow money therefor

House Bill No. 1096, entitled:

An Act to amend sections one two and three article seven chapter six of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

House Bill No. 1108, entitled:

An Act to validate tax liens filed in the office of the prothonotary of the various counties since the first day of June one thousand nine hundred and fifteen under the provisions of an act approved the fourth day of June one thousand nine hundred and one entitled "An act providing when how upon what property and to what extent liens shall be allowed for taxes and for municipal improvements and for the removal of nuisances the procedure upon claims filed therefor the methods of preserving such liens and enforcing payment of such claims the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales" and its supplements and amendments thereto and providing for their collection

House Bill No. 1162, entitled:

An Act to amend section one of the act approved the twenty-sixth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and thirty-nine) entitled "An act defining sedition and prescribing the punishment therefor"

House Bill No. 1164, entitled:

An Act to amend section forty-three of the act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fifty-seven) entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein defining the jurisdiction of said commissions and the power and duties of the commissioners constituting same and of their appointees including registrars inspectors of registration clerks and counsel fixing their qualifications terms of office and compensation granting them certain immunity from arrest on registration days and empowering such inspectors to arrest without warrant certain persons committing certain offences in violation of this act in their presence as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof to copy or demand a list of the judges therein and to supervise the conduct of registrars regulating the registration of electors at polling places by registrars and at the offices of commissions by commissioners and the right of parties or bodies of electors to

have watchers thereat and the preparation and use of street lists and other records of those registered allowing the names of persons not entitled to vote to be struck from the registers in certain cases permitting all records regarding registration to be inspected and copied by any elector under certain conditions directing how the registers shall be used at elections and primaries compelling the attendance of witnesses and payment of witness fees and providing penalties for refusal to obey subpoenas directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll taxes and to give receipts therefor authorizing such clerks to administer oaths sign subpoenas and vouchers and to collect and disburse witness fees prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to said commissions and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas imposing certain duties upon election officers and upon the councils treasurers controllers receivers of taxes police officers and other officials of said cities and upon the courts judges prothonotaries sheriff's commissioners peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are co-extensive legalizing certain acts required hereby if done on any Sunday or legal holiday requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of the said commissions punishing and fixing penalties for violation hereof and repealing all legislation inconsistent herewith" so as to increase the maximum compensation to be paid to the chief clerk of the registration commission

House Bill No. 1193, entitled:

An Act empowering clerks designated by the board for the assessment and revision of taxes in counties of the second class to administer oaths and affirmations

House Bill No. 1209, entitled:

An Act providing for the better management of the jails or county prisons in the several counties of this Commonwealth of the third and fourth classes by creating in such counties a board to be known by the name and style of inspectors of the jail or county prison with authority to appoint a warden of such prison and by vesting in said board and the officers appointed by it the safe-keeping discipline and employment of prisoners and the government and management of said jails or county prisons

House Bill No. 1243, entitled:

An Act to further amend section twenty of an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred and forty-four) entitled "An act providing for original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" as amended providing for the vacation of abandoned or condemned turnpikes

House Bill No. 1261, entitled:

An Act to amend sections two three and four of an act approved the third day of May Anno Domini one thousand nine hundred and nine (Pamphlet Laws three hundred and ninety-five) entitled "An act regulating the sale of concentrated commercial feeding-stuffs also of condimental stock and poultry food and patented proprietary or trade-mark stock and poultry food possessing nutritive value combined with medicinal properties defining concentrated commercial feeding-stuffs prohibiting the adulteration of any feeding-stuff sold offered or exposed for sale in this State with oat-hulls ground corn cobs flax plany refuse elevator chaff cotton-seed hulls ground corn stalks rice hulls peanut hulls weed seeds or other similar adulterants providing for the collection of samples and analysis thereof by the Department of Agriculture and the publication of information concerning the same providing also for the expenses of the enforcement of the law fixing penalties for its violation and repealing act number two hundred and eleven (Pamphlet Laws one thousand nine hundred and seven page two hundred and seventy-three) entitled "An act regulating the sale of wheat rye corn and buck wheat-bran and middlings or any admixture thereof" et cetera approved the twenty-eighth day of May one thousand nine hundred and seven" by enlarging

the scope of the term "concentrated commercial feeding-stuffs" and providing for the collection of license fees for the sale thereof and by including certain other substances as adult-creants

House Bill No. 1307, entitled:

An Act to amend section eighteen article one chapter seven of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" as amended

House Bill No. 1308, entitled:

An Act to amend clause twenty-four of section two of an act approved the third day of April one thousand eight hundred and fifty-one (Pamphlet Laws three hundred and twenty) entitled "An act regulating boroughs" as amended authorizing the boroughs to increase the rate of taxation for general borough purposes

House Bill No. 1323, entitled:

An Act to amend section two of an act approved the twenty-fifth day of April one thousand nine hundred and three (Pamphlet Laws three hundred and four) entitled "An act to further regulate the construction maintenance and inspection of buildings and party walls in cities of the first class"

House Bill No. 1325, entitled:

An Act providing for the organization government discipline maintenance and regulation of the armed land forces of this Commonwealth

House Bill No. 1330, entitled:

An Act to amend section eleven of an act approved the twelfth day of July one thousand nine hundred and nineteen entitled "An act authorizing stock corporations other than building and loan associations and corporations authorized by law to transact a banking or insurance business to make provision upon formation reorganization merger or consolidation for the issue of either or both preferred or common shares without nominal or par value regulating the same and such corporations and prescribing the method of determining the number of shares and capital of corporations issuing shares in such manner" by providing that no bonus shall be required to be paid under the laws of this Commonwealth upon the stock of a corporation issued to acquire property of which an existing corporation is obliged to divest itself in order to comply with any law of this Commonwealth or to enable it to exercise any rights otherwise conferred on it by any law of this Commonwealth and provided further that no bonus shall be required to be paid under the laws of this Commonwealth in cases of reorganization merger or consolidation in connection with which all certificates of capital stock with nominal or par value are fully surrendered by the share-holders of the corporation in process of reorganization or of the two or more corporations in process of merger or consolidation and in exchange therefore the aforesaid share-holders receive without other consideration or the paying in of additional capital assets alike or a lesser or a greater number of shares without nominal or par value

House Bill No. 1331, entitled:

An Act relating to the payment of bonus upon the capital stock of corporations issued to acquire properties or stock of existing corporations where the amount of corporate property in the Commonwealth is not increased but where a change of ownership is affected

House Bill No. 1340, entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government or boroughs and revising amending and consolidating the law relating to boroughs" authorizing boroughs to define and punish disorderly conduct

Whereupon.

The PRESIDENT PRO TEMPORE (F. E. Baldwin) in the presence of the Senate signed the same.

COMMUNICATIONS FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented communications in writing from His Excellency the Governor of the Commonwealth, which were read as follows:

APPROVAL OF SENATE BILLS NOS. 66 AND 384.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 25, 1921.
To the Honorable, the Senate of the Commonwealth of Pennsylvania:

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 66, entitled: "An act to further amend section one of the act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred seventy) entitled 'An act to amend revise

and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines' as amended"

Also Senate Bill No. 384, entitled:

"An Act to amend section one of an act approved the first day of June one thousand eight hundred and eighty-three (Pamphlet Laws fifty-eight) entitled 'An act empowering and directing the county commissioners of any county to purchase ground at the county seat for the erection thereon of such building or buildings as may be necessary for the accommodation of the courts and of the several officers of the county and for the reception and safe keeping of the records and other papers in charge of such officers and also such other building or buildings as may be necessary and proper for the purposes of a county jail or workhouse when occasion shall require the erection of such building or buildings and in case the said ground cannot be obtained by agreement with the owner or owners at a reasonable price in the estimation of said commissioners then to resort to condemnation' as amended by providing for the purchase and condemnation of ground at or near the county seat"

WM. C. SPROUL.

RECESS.

Mr. EYRE. Mr. President, I move that the Senate do now take a recess for ten minutes.

Mr. SCHANTZ. Mr. President, I second the motion.
The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

HOUSE MESSAGES.

HOUSE BILLS FOR CONCURRENCE.

The Clerk of the House of Representatives being introduced, presented for concurrence bills of the House of Representatives as follows:

House Bill No. 1153, (Senate Bill No. 1454), entitled:

An Act affecting anthracite coal mines and operations establishing the Pennsylvania State Anthracite Mine Cave Commission defining its jurisdiction and powers imposing duties upon owners and operators of anthracite coal mines and imposing penalties

Which was committed to the Committee on Mines and Mining.

House Bill No. 1157, (Senate Bill No. 1455), entitled:

An Act regulating the mining of anthracite coal prescribing duties for certain municipal officers and imposing penalties

Which was committed to the Committee on Mines and Mining.

RESOLUTION RECALLING FROM THE GOVERNOR

HOUSE BILL NO. 1255.

He also presented extract from the Journal of the House of Representatives, which was twice read as follows, considered and agreed to:

In the House of Representatives, April 25, 1921.
Resolved, (if the Senate concur) That House Bill No. 1255, entitled:

An Act making an appropriation to the Trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

REPORTS FROM COMMITTEE.

Mr. DAVIS. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAVIS, from the Committee on Mines and Mining, reported as amended, Senate Bill No. 1455, (House Bill No. 1157), entitled:

An Act regulating the mining of anthracite coal prescribing duties for certain municipal officers and imposing penalties

Also, from the Committee on Mines and Mining, reported as amended, Senate Bill No. 1454, (House Bill No. 1156), entitled:

An Act affecting Anthracite Coal Mines and operations establishing the Pennsylvania State Anthracite Mine Cave Commission defining its jurisdiction and powers imposing duties upon owners and operators of anthracite coal mines and imposing penalties

MOTION TO READ BILLS THE FIRST TIME.

Mr. EYRE. Mr. President, I move that all bills reported from committees at to-day's session be read the first time.

Mr. Sisson. Mr. President, I second the motion.

The motion was agreed to.

RESOLUTION APPOINTING A COMMISSION TO INVESTIGATE THE ALLEGED INEQUALITIES OF THE MERCANTILE TAX LAW AND ITS ADMINISTRATION.

Mr. JOYCE. Mr. President, I ask unanimous consent to offer the following resolution.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. JOYCE offered the following resolution; which was twice read:

In the Senate, April 25, 1921.

Whereas, During several sessions of the General Assembly merchants have petitioned for the repeal of the mercantile tax law; and

Whereas, Repeal of the said law has been sought for reasons including the following: That it is a class tax and thereby un-American; that its administration is inequitable; and that in the case of corporations it amounts to double taxation; and

Whereas, It is believed that merchants are willing to pay any honest taxation equitably laid and administered, and

Whereas, Repeal of the said law is not advisable during the present session of the General Assembly, owing to unusual requirements upon the State for revenue, therefore be it

Resolved (if the House of Representatives concur) That the Governor shall appoint a commission of nine consisting of three members of the Senate three members of the House of Representatives and three citizens of the Commonwealth to investigate the alleged inequalities of the mercantile tax law and its administration The commission shall make a report with recommendations to the next general session of the General Assembly including such drafts of legislation as it may deem necessary for the consideration of the General Assembly The total expense of this commission shall not exceed five thousand dollars (\$5,000) which shall be provided for by an item in the General Appropriation Bill

Mr. EYRE. Mr. President, I move that Rule 39, which requires concurrent resolutions to be referred to an appropriate committee be suspended and that the Senate do now proceed to the immediate consideration of the resolution just read.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

On the question,

Will the Senate agree to the resolution?

Mr. EYRE. Mr. President, I move that the resolution be referred to the Committee on Appropriations.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 737, (House Bill No. 848), entitled:

An Act making an appropriation to the New Castle Hospital of New Castle Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 903, (House Bill No. 1078), entitled:

An Act to amend section one as amended and section seven of an act approved the third day of June Anno Domini one thousand eight hundred and eighty-five (Pamphlet Laws sixty-two) entitled "An act to provide for the establishment and maintenance of a home for disabled and indigent soldiers and sailors of Pennsylvania"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1360, (House Bill No. 1253), entitled:

An Act to provide for the care training and maintenance of certain children by the several counties authorizing the county commissioners to establish and maintain separate or joint county industrial homes for such purposes requiring poor authorities to place children of certain age with families or in institutions providing for the care and maintenance of certain children in such homes at the expense of the parents and prohibiting the receiving and detaining of children in almshouses and poor houses and validating similar acts heretofore performed by the Commissioners of the several counties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 799, entitled:

An Act providing for the pensioning of certain soldiers sailors and marines and the widows of certain soldiers sailors and marines who served in the Civil War and making an appropriation for the payment thereof

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1361, (House Bill No. 845), entitled:

An Act creating a commission to secure a site and to establish and conduct a State fair and making an appropriation therefor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1354, (House Bill No. 873), entitled:

An Act authorizing a State association of township supervisors and township commissioners and providing for the payment of the expenses thereof by the respective counties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1420, (House Bill No. 1098), entitled:

An Act requiring telephone companies operating in the same territory to make connections and to provide for interchange of messages regulating the rates to be charged for such interchange and conferring certain powers and duties in connection therewith upon the Public Service Commission

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1348, (House Bill No. 1081), entitled:

An Act regulating the closing of public highways and providing for the locating marking and maintenance of detours necessitated by such closing

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 268, (House Bill No. 875), entitled:

An Act validating proceedings by councils in boroughs for the paving and curbing of public highways and validating municipal liens therefor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1358, (House Bill No. 1231), entitled:

An Act providing for the taxation modification remission and collection of all fees received by the several prothonotaries and the several clerks of the courts of this Commonwealth

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 579, (House Bill No. 432), entitled:

An Act to amend sections three and four article one chapter nine of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1347, (House Bill No. 1033), entitled:

An Act relating to the taking of certain fur-bearing animals

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 650, entitled:

An Act fixing the compensation of court criers and tipstaves in counties of the sixth class providing for the payment of the same by the county and limiting the number of tipstaves to be appointed

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1154, (House Bill No. 1156), entitled:

An Act affecting anthracite coal mines and operations establishing the Pennsylvania State Anthracite Mine Cave Commission defining its jurisdiction and powers imposing duties upon owners and operators of anthracite coal mines and imposing penalties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1155, (House Bill No. 1157), entitled:

An Act regulating the mining of anthracite coal prescribing duties for certain municipal officers and imposing penalties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

ADJOURNMENT.

Mr. SALUS. Mr. President, I move that the Senate do now adjourn until to-morrow morning at 10 o'clock.

Mr. HOMSHER. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 11:59 P. M. until Tuesday, April 26, 1921, at 10 o'clock A. M.

HOUSE OF REPRESENTATIVES

MONDAY, April 25, 1921.

The House met at 9 o'clock P. M.

The SPEAKER (Robert S. Spangler) in the Chair.

PRAYER.

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

O God, one score and three years ago to-day this nation was called upon to defend its rights and to challenge injustice wherever it was found; and when Columbia called, there reverberated in every hill and over the plains the willing shout of those who would stand by her in every hour of trial. Thou didst in that great day bring forth that noble American, Roosevelt, and Thou didst bring forth that grand man, Dewey; and Thou didst seal in that day the wounds between the North and the South.

But we thank Thee most of all that to-day we stand as Americans, free from hatred, spite, jealousy or prejudice, and every other evil thought toward our fallen foe. O God,

make us always conscientious in every cause that we shall enter into, and may we never have the finger of scorn pointed at us for defending that which is unjust; but O God, let there never be a day, if it must come again, where a just cause shall lack a defender in our land, or our nation fall because of faint heart, of cowardice, of self-seeking or of avarice.

Grant unto us that we shall be slow in every action: that we will be able to lay before Thee our full cause and never hesitate when once we are convinced that we are right. Bless our land, and if it be Thy holy will, may we never be called upon to enter into any more wars, but be Thou our God, O Thou King of the Flood, and keep us in all hours of peace; and then may the home fires burn brightly.—and if Thou art with us the camp fires will never go out if they must burn.

Hear and bless our land. We ask it in Thy name. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of the proceedings of Friday, April 22, 1921.

The Clerk proceeded to read the Journal of the proceedings of Friday, April 22, 1921, when on motion of Mr. HAL-DEMAN, the further reading was dispensed with and the Journal was approved.

SENATE MESSAGE.

SENATE BILL FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bill numbered and entitled as follows:

Senate Bill No. 957, (House Bill No. 1786).

An Act to apportion the State into Congressional Districts

Referred to the Committee on Congressional Apportionment.

REPORTS FROM COMMITTEES.

Mr. WHITEMAN, from the Committee on Appropriations, reported as amended House Bill No. 351, entitled:

An Act making an appropriation to the Home for the Aged of Westmoreland County Greensburg Pennsylvania

Mr. STEWART, from the Committee on Appropriations, reported as committed House Bill No. 1763, (Senate Bill No. 1050), entitled:

An Act making an appropriation for the purchase of copies of the history of the Twenty-eighth Division during the World War and providing for the distribution thereof by the Governor

Mr. WHITEMAN, from the Committee on Appropriations, reported as committed, House Bill No. 1783, (Senate Bill No. 684), entitled:

An Act making an appropriation to the trustees of the Western State Hospital for the Insane

Mr. McCAIG, from the Committee on Appropriations, reported as committed, House Bill No. 1754, (Senate Bill No. 559), entitled:

An Act making an appropriation to aid in the erection of a monument at Erie Pennsylvania commemorating the building of the fleet at that place and the conspicuous manner in which it performed its errand at the Battle of Lake Erie and for repairs to and improvements for the Flag Ship Niagara

Mr. QUIGLEY, from the Committee on Appropriations, reported as committed, House Bill No. 1764, (Senate Bill No. 1051), entitled:

An Act making an appropriation to the Snyder-Middleswarth Park Commission to carry into effect the provisions of an act approved the twelfth day of April one thousand nine hundred and twenty-one entitled "An act providing for the establishment and the regulation of a State Park to be known as the Snyder-Middleswarth State Park"

Mr. DAWSON, from the Committee on Insurance, reported as committed, House Bill No. 1778, (Senate Bill No. 1069), entitled:

An Act to amend an act approved the second day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for in-

injuries received by an employe in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder"

Mr. DIEHM, from the Committee on Insurance, reported as committed, House Bill No. 1713, (Senate Bill No. 938), entitled:

An Act to amend section twenty-eight of an act approved the first day of June one thousand nine hundred eleven (Pamphlet Laws five hundred eighty-one) entitled "An act to provide for the incorporation of life insurance companies and for the regulation of home and foreign life insurance companies and providing penalties for any violations thereof"

Mr. HENRY F. MILLER, from the Committee on Counties and Townships, reported as committed, House Bill No. 1724, (Senate Bill No. 819), entitled:

An Act creating the office of county controller in counties of the second third fourth and fifth classes prescribing his powers and duties imposing certain duties upon county commissioners and county treasurers and abolishing the office of county auditor

Mr. BLUMBERG, from the Committee on Public Health and Sanitation, reported as committed, House Bill No. 1696, (Senate Bill No. 507), entitled:

An Act to provide for the disposition of all drugs which are introduced in the evidence of any trial for the illegal possession or sale of same

Mr. GOODNOUGH, from the Committee on Insurance, reported as committed, House Bill No. 1773, (Senate Bill No. 1064), entitled:

A Supplement to the act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred sixty-two) entitled "An act providing for the creation and administration of a State fund for the insurance of compensation for injuries to employes of subscribers thereto declaring false oaths by the subscribers to be misdemeanors and providing penalties for the violation thereof" refunding to the general fund of the State Treasury all moneys appropriated for the organization and administration of the State Workmen's Insurance Fund

Mr. CURRY, from the Committee on Retrenchment and Reform, reported as amended, House Bill No. 1760, (Senate Bill No. 1010), entitled:

An Act providing for the valuation and assessment in counties of the second class of all property of every kind and description and all occupations taxable for county school borough and township purposes creating a county assessment board for that purpose providing for the payment of the entire expense thereof by such counties prescribing the duties of the several county officers in respect thereto and abolishing all existing offices and boards having to do with the valuation and assessment of such taxable property and occupations in such counties school districts boroughs and townships

Mr. GELDER, from the Committee on Counties and Townships, reported as committed, House Bill No. 1759, (Senate Bill No. 974), entitled:

An Act to further amend section three hundred ninety-five of an act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Mr. JOSEPH MARCUS, from the Committee on Electric Railways, reported as committed, House Bill No. 1729, (Senate Bill No. 949), entitled:

An Act further supplementing and amending an act entitled "An act to provide for the incorporation and regulation of motor power companies for operating passenger railways by cables electrical or other means" approved March twenty-second Anno Domini one thousand eight hundred and eighty-seven and granting to such corporations heretofore or hereafter incorporated the additional powers and franchises to wit to acquire and operate motor buses and to build extensions to any system of railways which it may at any time have leased or controlled through stock ownership

BILLS ON FIRST READING.

Mr. McCAIG asked and received unanimous consent to have the following bills read for the first time.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 351, entitled:

An Act making an appropriation to the Home for the Aged Westmoreland County Greensburg Pennsylvania

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1763, (Senate Bill No. 1050), entitled:

An Act making an appropriation for the purchase of copies of the history of the Twenty-eighth Division during the World War and providing for the distribution thereof by the Governor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1783, (Senate Bill No. 684), entitled:

An Act making an appropriation to the trustees of the Western State Hospital for the Insane

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1754, (Senate Bill No. 559), entitled:

An Act making an appropriation to aid in the erection of a monument at Erie Pennsylvania commemorating the building of the fleet at that place and the conspicuous manner in which it performed its errand at the Battle of Lake Erie and for repairs to and improvements for the Flag Ship Niagara

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1764, (Senate Bill No. 1051), entitled:

An Act making an appropriation to the Snyder-Middleswarth Park Commission to carry into effect the provisions of an act approved the twelfth day of April one thousand nine hundred and twenty-one entitled "An act providing for the establishment and the regulation of a State Park to be known as the Snyder-Middleswarth State Park"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Mr. DAWSON asked and received unanimous consent to have House Bill No. 1778, (Senate Bill No. 1069), read for the first time.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1778, (Senate Bill No. 1069), entitled:

An Act to amend an act approved the second day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employe in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Mr. DIEHM asked and received unanimous consent to have House Bill No. 1713, (Senate Bill No. 938), read for the first time.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1713, (Senate Bill No. 938), entitled:

An Act to amend section twenty-eight of an act approved the first day of June one thousand nine hundred eleven (Pamphlet Laws five hundred eighty-one) entitled "An act to provide for the incorporation of life insurance companies and for the regulation of home and foreign life insurance companies and providing penalties for any violations thereof"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Mr. HENRY F. MILLER asked and received unanimous consent to have House Bill No. 1724, (Senate Bill No. 819), read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1724, (Senate Bill No. 819), entitled:

An Act creating the office of county controller in counties of the second third fourth and fifth classes prescribing his powers and duties imposing certain duties upon county commissioners and county treasurers and abolishing the office of county auditor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Mr. BLUMBERG asked and received unanimous consent to have House Bill No. 1696, (Senate Bill No. 507), read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1696, (Senate Bill No. 507), entitled:

An Act to provide for the disposition of all drugs which are introduced in the evidence of any trial for the illegal possession or sale of same

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Mr. GOODNOUGH asked and received unanimous consent to have House Bill No. 1773, (Senate Bill No. 1064), read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1773, (Senate Bill No. 1064), entitled:

A Supplement to the act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred sixty-two) entitled "An act providing for the creation and administration of a State fund for the insurance of compensation for injuries to employees of subscribers thereto declaring false oaths by the subscribers to be misdemeanors and providing penalties for the violation thereof" refunding to the general fund of the State Treasury all moneys appropriated for the organization and administration of the State Workmen's Insurance Fund

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Mr. CURRY asked and received unanimous consent to have House Bill No. 1760, (Senate Bill No. 1010), read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1760, (Senate Bill No. 1010), entitled:

An Act providing for the valuation and assessment in counties of the second class of all property of every kind and description and all occupations taxable or county school borough and township purposes creating a county assessment board for that purpose providing for the payment of the entire expense thereof by such counties prescribing the duties of the several county officers in respect thereto and abolishing all existing offices and boards having to do with the valuation and assessment of such taxable property and occupations in such counties school districts boroughs and townships

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Mr. GELDER asked and received unanimous consent to have House Bill No. 1759, (Senate Bill No. 974), read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1759, (Senate Bill No. 974), entitled:

An Act to further amend section three hundred ninety-five of an act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Mr. JOSEPH MARCUS asked and received unanimous consent to have House Bill No. 1729, (Senate Bill No. 949), read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1729, (Senate Bill No. 949), entitled:

An Act further supplementing and amending an act entitled "An act to provide for the incorporation and regulation of motor power companies for operating passenger railways by cables electrical or other means" approved March twenty-second Anno Domini one thousand eight hundred and eighty-seven and granting to such corporations heretofore or hereafter incorporated the additional powers and franchises to wit to acquire and operate motor buses and to build extensions to any system of railways which it may at any time have leased or controlled through stock ownership

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

REPORT OF THE COMMITTEE ON RULES.

Mr. HESS offered a report from the Committee on Rules, which was twice read as follows:

Resolved, That the following bills be made a special order of business at nine thirty o'clock P. M. today, and follow each other in the order named: House Bill No. 864, File Folio 6943; Senate Bill No. 93, File Folio 3937; Senate Bill No. 95, File

A. B. HESS,
J. M. FLYNN,
DUNCAN SINCLAIR,
GEORGE W. WILLIAMS.

On the question,

Will the House adopt the report of the Committee on Rules?

Mr. FOWLER. Mr. Speaker. I am opposed to the adoption of the resolution from the Committee on Rules. We have on the special calendar this evening two very important bills that affect our community. As mentioned in the resolution are placed in the special order calendar, it may bring about the defeat by the call for the order of the day before these bills have been considered by this House, and I believe in fairness to the bills that are now upon the special reading calendar that this resolution—

The SPEAKER. The Chair would state for the information of the gentleman from Lackawanna that the bills to which he refers, having been made a special order before the report of the Rules Committee was offered, would take precedence over the special orders as contained in this report.

Mr. FOWLER. That is satisfactory to me.

Mr. HESS. Mr. Speaker, by passing this resolution making these four bills special orders, it would in no way interfere with the Mine Cave Bills which are now fixed as special orders. Among the bills in the report of the Committee on Rules is House Bill No. 864, which is the General Appropriation Bill. The three Senate bills, No. 93, 94 and 95, are the Insurance Code Bills, and are placed in the resolution to be placed on special order at the request of the Insurance Department. I believe in view of this that the House should sustain the report of the Committee on Rules.

Mr. JAMES A. WALKER. Mr. Speaker and gentlemen of the House, I shall ask that you vote down the report of the Rules Committee at this time. We have other business here tonight which is of just as much importance and should be cleared up. I will therefore ask you to vote this down now with the hope that the Rules Committee will present the same resolution sometime tomorrow.

Mr. ALEXANDER. Mr. Speaker, there is no more important legislation before this House,—and the gentleman from Philadelphia who has just sat down knows it,—than House Bill No. 864. House Bill No. 864, as the gentleman from Lancaster has already stated, is the General Appropriation Bill, and carrying as that does the many millions of dollars, it is the most important legislation and the most important business that this House should attend to. Why the other things that the gentleman from Philadelphia has referred to, and I don't care what they are, are small indeed as compared with the great Appropriation Bill, which carries with it the money which will run this great State for the next two years. Why, gentlemen, we are almost in the last stage of this session; we are almost in the last hours, and I regret very much that a bill as important as this, as important as the General Appropriation Bill, should have been delayed to within three days before the end of the session. I was in the hopes that sometime ago when I presented a resolution carrying out

the recommendation of the committee on the amendment of the Constitution, providing that the general appropriation bill should be in the hands of the Governor fifteen days before the session ended,—I was in the hopes at least that we would have it ten days before the end of the session. But here it is in the very last stages of this session, and today is the last day the bill can be passed and have three separate readings in the Senate even if it goes to the Senate tonight. There it must be referred to a committee, and if it should go to the Senate tomorrow it will have to be referred to a committee, reported out from the committee and read for the first time to pass before the session adjourns.

If it goes to the Senate tonight, it must be referred out of the Committee on Appropriations or if it reaches the committee tomorrow it must be referred then and by unanimous consent read for the first time, in order to have three readings in three consecutive days. I do not know what resolution the gentlemen from Philadelphia alludes to; I do not know what bill or resolution he may have that he is interested in, or if for one political reason or another; I don't know what it may be that he has up his sleeve. I have heard remarks current here today of the fight that would be put on tonight, but I don't know what he has that he thinks is of more importance than the Appropriation Bill, the many millions, about five millions of dollars of the State's funds. I recognize the fact that the gentleman from Philadelphia in every resolution that has been offered in this House toward economy; any resolution or any program which the Senate and the House or any laws of the people or which the Congress or the President of the United States has advocated in every state in the United States, I have recognized the fact that he has looked on all these appropriations as a mere bagatelle that has nothing to do with it. Every raise in salary and every expenditure has been made just the same. The gentleman from Philadelphia has sponsored and advocated for and fought up to the last ditch irrespective of everything else. I recognize the fact that the gentleman from Philadelphia seems to believe that the millions that have been spent by the State of Pennsylvania, amounts to nothing. I believe that every man in this House believes that the most important piece of legislation that is before this body is the Appropriation Bill carrying fifty-five millions of dollars of the State's funds some of which will be money that will go to meet the salary raisers which the gentleman from Philadelphia has sponsored so well and so studiously and so steadily. I ask you now to consider these bills. They are three bills; you remember they are the three Insurance Bills which every man has advocated as being important legislation and especially Bill No. 864 should be made a special order tonight. Because, gentlemen of the House, this is important legislation and I know that you will agree with me that it is the most important legislation that is before this House and I ask you to vote in favor of sustaining this rule.

Mr. DITHRICH. Mr. Speaker and gentlemen of the House. If the remarks to which we have just listened had come from any other member of the House except one individual who has done more to block the work of this House than any other member of it, it would receive a little more favorable consideration by this House. I wish to call the attention of the House to the fact that a rule was adopted giving appropriation bills priority over all other legislation as soon as the Mine Cave Special Order is dispensed with and then the Appropriation Bill comes up naturally. Mr. Speaker and gentlemen of this House, this is only a part of the program of the obstructionists who in the closing hours of this session have gotten together for the purpose of hindering and embarrassing and disturbing in every way the Republican State organization and the State administration. I sincerely hope that you will vote down this report of the Committee on Rules now.

Mr. Speaker, I now move the previous question.

The motion was seconded by the following: Messrs. Baldi, Ehrhardt, Heffernan, Krause, Dilsheimer, Harry J. Smith, Griffith, W. W. Jones, Bell, Allum, Glass, Jefferson W. Smith, Love, McCarthy, Frank E. Brown, Fowler, Marshall, Albert Millar, Schilling, Van Alen, and others.

The SPEAKER. More than twenty members having joined in moving the previous question,

On the question,

Shall the main question now be put?

The Speaker declared, "The vote appears to be about evenly divided."

Whereupon, a division was called for, and one hundred and thirty-four gentlemen, being more than a constitutional majority, voting in the affirmative, the question was determined in the affirmative and the motion was agreed to.

On the question recurring,

Will the House adopt the report of the Committee on Rules?

The yeas and nays were required by Mr. James A. Walker and Mr. Glass, and were taken.

Mr. HEFFERNAN. Mr. Speaker, I ask for a verification of the roll.

The SPEAKER. The roll will be verified.

The roll was verified as follows:

YEAS—74.

Alexander,	Evans,	Lafferty,	Schilling,
Bluet,	Flynn,	Leeds,	Shellenberger,
Boland,	Fox,	McBride,	Sinclair,
Bower,	Franklin,	McKim,	Smink,
Brenneman,	Gibbon,	McKnight,	Stadtlander,
Bromley,	Goehring,	McOwen,	Steedle,
Brooks,	Goodnough,	McVicar,	Strauss,
Brown, T. R.	Goss,	Marcus, J. C.,	Sweitzer,
Campbell,	Green,	Martin,	Thomas,
Chaplin,	Griffith,	Millar, A. S. C.,	Trainer,
Comerer,	Hagerty,	Mitchell,	Vickerman,
Cook,	Haines,	Morris,	Weamer,
Crum,	Haldeman,	Perry,	Williams,
Curry,	Hatrack,	Phillips,	Wolfe,
Diehm,	Hess,	Pike,	Wood,
Donneley,	Horne,	Quigley,	Woodruff,
Dunlap,	Huston,	Rhoads,	Spangler,
Edmonds,	Kantner,	Roman,	Speaker,
Elgin,	Kelly,	Ruth,	

NAYS—125.

Allum,	Eaches,	Krause,	Ruch,
Armstrong,	Ehrhardt,	Krug,	Ruddy,
Asbury,	Feldman,	Lewis,	Schacffer,
Aston,	Finney,	Long,	Schwartz,
Baker,	Fitzgibbon,	Love,	Shannon,
Baldi,	Fowler,	McCaig,	Smiley,
Barnhart,	Gearhart,	McCann,	Smith, H. J.,
Beaver,	Gelder,	McCarthy,	Smith, H.,
Beckley,	Glass,	McClure,	Smith, J. W.,
Bell,	Golder,	McConnell,	Smith, L.,
Bidschpacher,	Hampson,	McCurdy,	Snowden,
Blumberg,	Harding,	McGowan,	Soffel,
Brendle,	Harer,	McHugh,	Sowers,
Brown, F. B.,	Harry,	Magill,	Spowls,
Burns,	Haslett,	Mangan,	Stackhouse,
Catlin,	Haws,	Marcus, J.,	Stark,
Clutton,	Hayes,	Marshall,	Sterling,
Conner,	Heffernan,	Mantz,	Stevens,
Craig, J. R.	Henderson, E.,	Michel,	Stevenson,
Craig, J. O.,	Henderson, W.,	Millar, A.,	Stewart,
Cratty,	Hetrick,	Miller, C.,	Van Alen,
Curran,	Hoffman, J. N.,	Miller, D. I.,	Walker, G. T.,
Davis,	Holcombe,	Miller, D. D.,	Walker, J. A.,
Dawson,	Hoover,	Miller, H. F.,	Weiss,
DeHaas,	Hough,	Miller, J. J.,	Wells,
Dennings,	Jones, D. J.,	Ogle,	Wettach,
Dewey, C. P.	Jones, W. W.,	Orr,	Whitaker,
Dewey, P. H.,	Jordan,	Posey,	Whitehouse,
Dilsheimer,	Kinsman,	Richards,	Whiteman,
Dithrich,	Kohler,	Rieder,	Woner,
Drinkhouse,	Kooser,	Rinn,	Zook,
Dunn,			

So the question was determined in the negative, and the report was not adopted.

COMMUNICATION FROM ARCHBISHOP DOUGHERTY.

The SPEAKER. The Clerk will read a communication from the Archbishop of Philadelphia.

The Clerk read the communication as follows:

Archbishop's House, 1723 Race Street,
Philadelphia, April 21, 1921.

To the Honorable Gentlemen of the House of Representatives and of the Senate of the State of Pennsylvania.

Gentlemen: I have received a copy of the Resolution passed by your Honorable Bodies on April 13th, 1921, in which you had the great courtesy and kindness of tendering me congratulations and good wishes on the occasion of my elevation to the Cardinalate.

One of the chief joys I have in connection with the honor which has come to me, is the expression of good will on the part of my fellow-citizens irrespective of creed.

No manifestation of good will has given me greater pleasure than yours; for apart from your individual standing in the community and your distinction as leading citizens of the Commonwealth, you are our representatives in what concerns our high interests on earth.

I beg you, therefore, to please rest assured of my appreciation and gratitude, and to accept my heartfelt thanks for so signal an honor as that which you have had the goodness of heart to do me.

With sentiments of the highest esteem, I remain, gentlemen, Very gratefully and devotedly yours,
D. Card. Dougherty, Abp. of Phila.

The SPEAKER. The communication will be spread upon the Journal.

RECONSIDERATION OF VOTE ON HOUSE BILL NO. 858.

Mr. PHILLIPS. Mr. Speaker, I move that the vote by which House Bill No. 858, File Folio No. 4243, entitled:

An Act designating the city treasurer of cities of the third class as the collector of city school poor and county taxes fixing his compensation for collecting such taxes providing for the payment of all fees and commissions for the collection thereof into the city treasury and providing for the appointment and compensation of assistants and clerks in the office of the city treasurer

on page 13 of Thursday's calendar, was defeated on final passage be reconsidered.

Mr. ALBERT S. C. MILLAR. Mr. Speaker, I second the motion.

On the question.

Will the House agree to the motion?

Mr. HORNE. Mr. Speaker and gentlemen of the House, this bill came up last Thursday when the House was in somewhat of a hubbub. There was no speech made against it and none for it. I found out afterwards that a small number of men perhaps had done some work against it, but the vote was rather light on both sides. It was defeated however, and quite badly. I ask the privilege of this reconsideration only because I believe a bill when it is reported out of committee, after it has been amended there to please that committee should have a hearing. I regret very much that I did not say something in favor of this bill. Some said it was a bad bill, some one told them so. I would like to call the attention of the House to this bill, state its provisions, and then if you think it is a bad bill I would be pleased to have you vote it down, but I would like to have the courtesy granted me of voting on this bill and for that reason I ask that it be given a reconsideration.

On the question recurring.

Will the House agree to the motion?

The yeas and nays were required by Mr. Flynn and Mr. Lafferty were as follows:

YEAS—110.

Alexander,	Powder,	Kranse,	Ruth,
Armstrong,	Fox,	Lafferty,	Sieg,
Aston,	Franklin,	Long,	Shaffer,
Bell,	Gearhart,	McBride,	Sinclair,
Bluet,	Gelder,	McCarthy,	Smink,
Bower,	Glass,	McClure,	Smith, H. J.,
Bromley,	Goehring,	McConnell,	Smith, H.,
Brooks,	Goodnough,	McCurdy,	Smith, L.,
Brown, T. R.,	Goss,	McHugh,	Snowden,
Campbell,	Griffith,	McKim,	Stadtlander,
Chaplin,	Haines,	McKnight,	Stark,
Clutton,	Harding,	McVicar,	Stevens,
Comeror,	Harry,	Magill,	Stevenson,
Cook,	Haslett,	Marcus, J. C.,	Strauss,
Cratty,	Hatrick,	Martin,	Sweitzer,
Crum,	Haws,	Millar, A. S. C.,	Thomas,
Curry,	Hayes,	Miller, J. J.,	Viekerman,
Davis,	Hess,	Mitchell,	Walker, G. T.,
Dewey, C. P.,	Holcombe,	Morris,	Weamer,
Dewey, P. H.,	Hoover,	Ogle,	Wells,
Diehm,	Horne,	Perry,	Whiteman,
Dunlap,	Hough,	Phillips,	Williams,
Eaches,	Huston,	Pike,	Woner,
Edmonds,	Jones, D. J.,	Posey,	Wood,
Ehrhardt,	Jordan,	Quigley,	Zook,
Elgin,	Kantner,	Rhoads,	Spangler,
Evans,	Kelly,	Rinn,	Speaker,
Flynn,	Kohler,	Ruddy,	

NAYS—82.

Allum,	Dittrich,	Kooser,	Schilling,
Asbury,	Dorncley,	Krugh,	Sehwartz,
Baker,	Drinkhouse,	Lewis,	Shannon,
Baldi,	Dunn,	Love,	Shellenberger,
Barnhart,	Feldman,	McCann,	Smith, J. W.,
Beaver,	Finney,	McGowan,	Soffel,
Bidelspacher,	Fitzgibbon,	Mangan,	Sowers,
Blumberg,	Gibson,	Marcus, J.,	Sprows,
Bolard,	Golder,	Mantz,	Stackhouse,
Brendle,	Green,	Michel,	Starling,
Breneman,	Harvey,	Miller, A.,	Stewart,
Brown, F. B.,	Haldeman,	Miller, C.,	Trainer,
Burns,	Hampson,	Miller, D. I.,	Van Allen,

Catlin,	Harer,	Miller, D. D.,	Walker, J. A.,
Conner,	Heffernan,	Miller, H. F.,	Weiss,
Craig, J. O.,	Henderson, E.,	Orr,	Wettach,
Curran,	Henderson, W.,	Richards,	Whitaker,
Dawson,	Hetrick,	Roman,	Whitehouse,
DeHaas,	Hoffman, J. N.,	Ruch,	Wolfe,
Denning,	Jones, W. W.,	Schaeffer,	Woodruff,
Dilsheimer,	Kinsman,		

So the question was determined in the affirmative and the motion was agreed to.

On the question recurring.

Shall the bill pass finally?

Mr. HORNE. Mr. Speaker and gentlemen of the House, I do not wish to consume a large amount of time in stating what I believe to be the purpose of this bill. I do request however, having a hearing on this bill and unless you wish me to extend the time I will try to make it very brief if you will give me the attention I hope for.

This bill was submitted at the suggestion of our city council and mayor to remedy what they believe to be a bad condition in the office for the collection of taxes in our city and which I think in a large measure meets the requirements of other cities of the third class, and this bill affects no other city. It provides for the city treasurer to collect city, school, poor and county taxes to be paid a salary the minimum being \$2,000 and the maximum \$7,500, to be fixed by city council. The fees and commissions received for the collections of these taxes, that is county, poor and school taxes shall go into the city treasury as part of the city funds. It is my honest opinion that in the state law which fixes that commission at not less than one-half per cent, that this commission would practically pay for the city treasurer.

The reasons for this bill are three. First. Providing for economy by cutting down the amount of taxes to be paid to the city by the tax payer. We have heard a great deal in this session about economy. There have been long speeches here. Really here is one thing that you can carry back to your third class city if you wish, if you are honest about the subject of economy, here is the real place to put it into practice, or you ought to cut out the talk in favor of economy. This would really provide a very simple feature for the collection of taxes in our city. In recent years it has caused us as high as twenty thousand dollars and above for the collection of only the city and the school taxes. So it would cut that down materially and there would be a revenue to the city which it does not now have. Another feature of this bill is that it would make for efficiency. Suppose that a man had property in more than one ward of the city it would be necessary for him to go to these different collecting offices at different wards at different times in order to pay his taxes, and he would have to pay them separately, however, in this case it would all be paid at one point, where they naturally go to pay their city and school taxes. There can be nothing better in this age perhaps than economy and to the average tax payer the matter of efficiency is something too. It would be efficiency to get the collection of taxes under one head, under one collecting office and it certainly can be done much better than it could be in twenty-one places, as in our city where we have twenty-one wards. In this case a man or his wife could go there wherever that place is and that certainly would be in favor of this method of collecting taxes. In our county the county treasurer is paid a definite and fixed salary and it will not deteriorate from that salary. I did not wish to impose upon you at this late day in the session but I felt that it was unfair to this bill which was submitted in good faith and which was amended in the committee at the suggestion of the members of that committee and which had not been properly considered on the floor. I ask you if you vote on this bill that you vote against it unless you feel it would be good for third class cities, and if you vote for it as I hope you will that you do so feeling that it is an honest measure, submitted honestly for an honest purpose and that is the only appeal by which I wish to solicit your votes.

Mr. ALEXANDER. Mr. Speaker, I desire to interrogate the gentleman from Cambria.

The SPEAKER. Will the gentleman from Cambria, Mr. Horne, permit himself to be interrogated?

Mr. HORNE. Yes, sir, Mr. Speaker.

Mr. ALEXANDER. Mr. Speaker, I would like the gentleman to tell us how many third class cities he has in his district.

Mr. HORNE. Mr. Speaker, there is one third class city in our county, a city with seventy thousand population.

Mr. ALEXANDER. Isn't it a fact that all the third class cities, and especially the Association of Third Class Cities are opposed to this bill?

Mr. HORNE. I have no such information, and I do not believe the gentleman from Delaware has, either.

Mr. ALEXANDER. This bill was not adopted in any way by that association, was it?

Mr. HORNE. This bill was not submitted in time to be acted upon at their convention.

Mr. ALEXANDER. They have presented at this Legislature a number of bills governing cities of the third class, have they not?

Mr. HORNE. In answer to that, I would say their convention was held before this legislation was presented.

Mr. ALEXANDER. I do not think you understood what I said. They have presented at this Legislature a number of bills governing cities of the third class, have they not?

Mr. HORNE. I might say in answer to that that all that legislation was passed on at York prior to the convening of this Legislature, and had nothing to do with it.

Mr. ALEXANDER. But they do not sponsor this bill in any way?

Mr. HORNE. As I said before, they had no chance to, because it was not submitted to them.

Mr. ALEXANDER. How many third class cities are there in the State?

Mr. HORNE. Thirty-one.

Mr. ALEXANDER. And only one in Cambria county?

Mr. HORNE. That is all.

Mr. ALEXANDER. What city is it, please?

Mr. HORNE. Johnstown.

Mr. ALEXANDER. Now, what does the city treasurer at the present time receive for collecting the school and city taxes?

Mr. HORNE. He has averaged from \$11,000 to something over \$20,000.

Mr. ALEXANDER. Then, that gentleman, therefore, would receive in addition for collecting the county taxes the sum of \$2,000?

Mr. HORNE. There is no such thing in this bill.

Mr. ALEXANDER. That is, for the school tax?

Mr. HORNE. That is not in the bill, that is a misinterpretation.

Mr. ALEXANDER. What does he receive?

Mr. HORNE. Not less than \$2,000 nor more than \$7,500.

Mr. ALEXANDER. For what purpose?

Mr. HORNE. For receiving all of the taxes. He would receive no other fee or commission.

Mr. ALEXANDER. Do you mean to say that the city treasurer, the treasurer of a city of the third class, whose commission now amounts to \$11,000 would, in addition to his duties now of collecting the city and school taxes be obliged to collect the county taxes, and receive only \$2,000?

Mr. HORNE. I did not say that. The bill does not provide that. His commission would amount to \$7,500.

Mr. ALEXANDER. \$7,500 then, would be the maximum?

Mr. HORNE. Yes.

Mr. ALEXANDER. Who would pay that?

Mr. HORNE. The city in which he was treasurer.

Mr. ALEXANDER. In other words, the city would pay for the collecting of the county taxes.

Mr. HORNE. Absolutely. He would receive a fee of not less than one-half of one per cent.

QUESTION OF INFORMATION.

Mr. FOWLER. Mr. Speaker, I rise to a question of information.

The SPEAKER. The gentleman from Lackawanna, Mr. Fowler, will state his question of information.

Mr. FOWLER. Mr. Speaker, since there is another bill on special order at 10:15 P. M., will that throw out my bill?

The SPEAKER. It will not.

Mr. DITHRICH. Mr. Speaker—

The SPEAKER. The gentleman from Delaware has the floor.

Mr. ALEXANDER. As I understand, going back again, when he receives \$11,000 for collecting the city and school tax, he has the additional burden of collecting the county

tax, and while he receives now the sum of \$11,000 for collecting the two taxes, he will receive not more than \$7,500 for collecting all the taxes.

Mr. HORNE. Absolutely, and the city would pay for additional help.

Mr. ALEXANDER. You intend by this act to do away with the duly elected tax collectors entirely in the cities of the third class?

Mr. HORNE. In some cities there are no such officers.

Mr. ALEXANDER. In what cities don't you have them?

Mr. HORNE. Altoona is operating under the same system as this.

Mr. ALEXANDER. That is a city of the third class?

Mr. HORNE. Yes.

Mr. ALEXANDER. Under what authority do they act?

Mr. HORNE. They have a city manager.

Mr. ALEXANDER. Do you mean to say then, that there is third class city legislation or an Act of Assembly which permits a city to have such an officer as a city manager?

Mr. HORNE. I am not discussing that subject now, and I will not answer that for I am not sure.

Mr. ALEXANDER. You are not sure of that?

Mr. HORNE. No.

Mr. ALEXANDER. Could any third class city have such an organization?

Mr. HORNE. I suppose so.

Mr. ALEXANDER. Then why could not Cambria county do so if it so desired, when only one out of the thirty-one cities in the State, Johnstown, is located there?

Mr. HORNE. I cannot answer that because the proposition has not been presented.

Mr. CHRISTIAN MILLER. Mr. Speaker, I desire to interrogate the gentleman from Cambria.

The SPEAKER. Will the gentleman from Cambria, Mr. Horne, permit himself to be interrogated?

Mr. HORNE. I will, Mr. Speaker.

Mr. CHRISTIAN MILLER. Mr. Speaker, I would like to ask the gentleman if he did not say that there was no objection from third class cities in reference to this bill?

Mr. HORNE. Mr. Speaker, I did not say so, and I will leave it to the House a witness to that fact.

Mr. CHRISTIAN MILLER. Then, Mr. Speaker, I was laboring under a misapprehension. I represent a third class city, and there are very serious objections to the bill as the bill now is framed. I live close to another third class city that has serious objections to this bill.

Mr. CHAPLIN. Mr. Speaker, I desire to say for your information that the city of Johnstown has been paying as high as \$22,000 a year to collect the city taxes. This bill provides that the city treasurer might collect all of the taxes, county and all taxes, at one time, instead of having the additional expense of having the taxes collected in the respective wards throughout the city. I know in the past ten or twelve years that we have not paid less than \$11,000 a year. The members of this House have been trying economy. This is the place to start economy,—start at home. I think a bill that provides for a salary of from \$2,000 to \$7,500 a year, and for sufficient help to take care of it, is enough.

I would be glad to have a position which paid me \$7,500 a year for four years to handle the money in any city of the third class in this State. I hope the gentlemen of this House will vote for this bill because it is a good bill. There were various stories told on the floor of this House about this bill when it made its appearance and was defeated. The members voted against it because they did not know what it contained or they would not have voted against it. I hope you gentlemen will see that this bill is passed.

Mr. ALEXANDER. Mr. Speaker, I would like to interrogate the gentleman from Cambria, Mr. Chaplin.

The SPEAKER. Will the gentleman from Cambria, Mr. Chaplin, permit himself to be interrogated?

Mr. CHAPLIN. I will, Mr. Speaker.

Mr. ALEXANDER. Mr. Speaker, I would like to ask the gentleman how much he said that the treasurer of Johnstown was paid for collecting the taxes.

Mr. CHAPLIN. As high as \$22,000.

Mr. ALEXANDER. Doesn't the gentleman from Cambria know that the school board has the right to fix the commission for the collection of the school tax under the School Code?

Mr. CHAPLIN. I am not a lawyer, and do not know anything about it.

Mr. ALEXANDER. Doesn't the gentleman from Cambria know that the commissioners in the cities of the third class have the right to fix the compensation for the collection of city taxes?

Mr. CHAPLIN. It doesn't seem so, or we would not have had such a bill.

Mr. ALEXANDER. For your information, I will say they have that right. You know that the rate is fixed for the collection of county taxes, so the city is within its rights to fix the rate of commission for the collection of taxes. Does the gentleman know that?

Mr. CHAPLIN. That does not seem to be the case in our city.

Mr. ALEXANDER. Mr. Speaker, the cities of the third class have the right at the present time to fix the commission that is paid and tax collectors have the collecting of the city taxes. The school code, as you all know, provides that the school directors have the right and they do fix the commission for the tax collectors and collect the school taxes. The law is fixed at the present time as to the commission for collecting the county tax, so for any of the cities like Johnstown, for instance, if she desires and their council does not fix the proper rate of interest when the time comes to remove them they can do so. Why should the innocent tax collector, especially in the other thirty cities of the third class where the commissioners have fixed the rate, suffer. I represent one of the cities of the third class, in Chester. They don't get any such sum as the \$11,000 and it is a larger city than those mentioned. They don't get any such sum as has been stated here, because the commissioners of the third class cities, and Chester is one of the other thirty third class cities, fixes a reasonable compensation. Why should these thirty innocent tax collectors under the association of thirty third-class cities be removed out of office just by way of passing this bill to satisfy one third-class city, that of Johnstown. I would like to vote for this bill on account of the gentleman from Cambria, Mr. Horne; I would like to be with it, but I do not think that it is fair to thirty third-class cities who are not asking for this and who are members of the third-class association, and who came before this Legislature and asked for what they wanted when they met and in their convention went all over all the things that were necessary. Two years ago they recommended a number of bills which were passed in this House which they thought were for better government of the cities of the third class. This bill was not included by any one as sponsor of the association. I say again, therefore, that in order to find out the purpose, and I don't know whether they have any feud in Johnstown or not, in order that something might be remedied that they may have as an evil there,—perhaps they have an extravagant commission which they wish to remedy, because there are extravagances in public affairs sometimes and probably that extends to the city of Johnstown and if it does they have their remedies. That remedy is, to oust the commissioner; oust the men who are not trying to treat the people of Johnstown fairly and squarely and do not oust thirty tax collectors of the boroughs and townships who are constitutionally-appointed officers of this Commonwealth. Yet by this proposed act of Assembly we endeavor here to oust every officer—every constitutionally appointed officer in the thirty third-class districts—and I don't think it is fair.

Mr. HORNE. Mr. Speaker and gentlemen of the House. No man in this House has consumed more time of this House than the gentleman from Delaware, who has just preceded me. The city council of Johnstown is favorable to this act, first of all, and the mayor is favorable to it, so that there is no feud there at all. I do wish to say this: I feel that no third-class city can deny that it will cut the cost of collecting the taxes. This gentleman from Delaware has preached economy and now he wishes to defeat this bill. There is either something wrong with the sermon or there is something wrong with the preacher. I like to be consistent; I have endeavored to be consistent and I have not indulged in camouflage and humbug about it. The purpose of this bill is not to oust somebody; it is to allow him all the help he needs and his salary shall be paid by the city and the tax payers do not pay a delinquent tax collector. When tax payers cannot pay their tax in twenty-one days the tax collector advertises in the newspaper where they

shall pay their tax if they are not there in that time and where they are not notified perhaps and if they don't see it in the newspaper, never seeing the notice, they become delinquent tax payers and have to pay ten per cent. more tax owing to this kind of an arrangement. It provides economy to the people and if you wish to provide economy for the people in your city, I ask you to vote for it; if not, you can vote against it.

Mr. ALEXANDER. Mr. Speaker, I desire to interrogate the gentleman from Cambria?

The SPEAKER. Will the gentleman from Cambria, Mr. Horne, permit himself to be interrogated?

Mr. HORNE. Mr. Speaker, yes, sir.

Mr. ALEXANDER. I would like to ask the gentleman, when was your Treasurer elected?

Mr. HORNE. About two years ago; it does not affect his election or term.

Mr. ALEXANDER. His term expires when?

Mr. HORNE. About two years hence, I believe.

Mr. ALEXANDER. He is elected for four years?

Mr. HORNE. Yes, sir, and it does not affect his term at all. I am on good terms with him and have helped to elect him.

Mr. WHITEHOUSE. Mr. Speaker, I move the previous question.

The motion was seconded by the following: Messrs. Jeremiah Miller, Dunn, Krause, Sowers, Heffernan, Schwartz, Golder, Baldi, J. A. Walker, Vickerman, McVicar, Drinkhouse, Aston, Geo. T. Walker, Haws, Jefferson W. Smith, Howard Smith, Franklin, Davis, Burns, Sterling, McCaig and others.

The SPEAKER. More than twenty members having joined in moving the previous question.

On the question,

Shall the main question now be put?

The motion was agreed to.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken.

Mr. ALBERT MILLAR. Mr. Speaker, I ask for a verification of the roll.

The SPEAKER. The roll will be verified.

The roll was verified as follows:

YEAS—81.

Allum,	Flynn,	Kelly,	Rinn,
Asbury,	Fox,	Kohler,	Schwartz,
Aston,	Franklin,	Krause,	Sieg,
Beckley,	Gearhart,	Long,	Shannon,
Bell,	Gelder,	McClure,	Sinclair,
Bluett,	Goehring,	McCurdy,	Smink,
Boland,	Goodnough,	McHugh,	Smith, H.,
Bromley,	Goss,	McKim,	Snowden,
Brown, T. R.,	Griffith,	McKnight,	Stadtlander,
Chaplin,	Haldeman,	McVicar,	Stevenson,
Clutton,	Harding,	Marcus, J. C.,	Sweitzer,
Comeror,	Haslett,	Marshall,	Thomas,
Cratty,	Hatrick,	Martin,	Vickerman,
Crum,	Heffernan,	Miller, J. J.,	Walker, G. T.,
Curry,	Hess,	Ogle,	Weamer,
Dewey, P. H.,	Holcombe,	Orr,	Whitaker,
Dunlap,	Hoover,	Phillips,	Whiteman,
Eaches,	Horne,	Pike,	Williams,
Edmonds,	Hough,	Posey,	Woner,
Ehrhardt,	Huston,	Quigley,	Wood,
Evans,			

NAYS—91.

Alexander,	Elgin,	McCarthy,	Shaffer,
Armstrong,	Feldman,	McConnell,	Shellenberger,
Baker,	Finney,	McGowan,	Smiley,
Baldi,	Fitzgibbon,	McGowan,	Smith, H. J.,
Barnhart,	Gibson,	Magill,	Smith, J. W.,
Beaver,	Golder,	Mangan,	Soffel,
Bidelspacher,	Green,	Marcus, J.,	Sowers,
Blumberg,	Hagerty,	Mantz,	Sprows,
Bower,	Haws,	Michel,	Stackhouse,
Brendle,	Henderson, W.,	Miller, A.,	Stark,
Brenneman,	Hetrick,	Miller, C.,	Steedle,
Brooks,	Hoffman, J. N.,	Miller, D. I.,	Sterling,
Brown F. B.,	Jones, D. J.,	Miller, D. D.,	Stevens,
Burns,	Jones, W. W.,	Miller, H. F.,	Stewart,
Conner,	Jordan,	Mitchell,	Strauss,
Cook,	Kantner,	Perry,	Van Alen,
Curran,	Keene,	Richards,	Walker, J. A.,
Dawson,	Kooser,	Rieder,	Wetach,
Denning,	Krugh,	Roman,	Whitehouse,
Dewey, C. P.,	Lewis,	Ruch,	Wolfe,
Dilsheimer,	Love,	Ruddy,	Woodruff,
Ditrich,	McCaig,	Shaeffer,	Spangler,
Donnelev,	McCann,	Shilling,	Speaker,
Dunn,			

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative, and the bill falls.

BILL ON THIRD READING (SPECIAL ORDER).

The SPEAKER. The hour of 10 o'clock having arrived, the Chair lays before the House as a Special Order, House Bill No. 1156, File Folio 5345, on third reading and final passage.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1156, entitled:

An Act affecting Anthracite Coal Mines and Operations establishing the Pennsylvania State Anthracite Mine Cave Commission defining its jurisdiction and powers imposing duties upon owners and operators of anthracite coal mines and imposing penalties

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. FOWLER. Mr. Speaker and gentlemen of the House. This Bill, No. 1156, deals with the mine question in the anthracite coal fields in this State. I wish to state that the forces behind the bill are all of the churches, all of the organizations, councils, the mayor, and labor organizations as well as every fraternal association—they are all back of this bill. As I have said here on another occasion, for several sessions of the Legislature we have come before the Legislature with some form of a bill bearing on this question, only to find that we were to go home and re-study the question and try and bring a bill before the House of Representatives that would be satisfactory to all concerned. We believe at this time, after the expenditure of much money and the taking up of much time that has been consumed, that we now have a measure that will meet with the approval of this House in its work here for the purpose of bringing about an intelligent and satisfactory discussion bearing on the anthracite coal industry. We are here to prove that this bill, if it is passed, will be of benefit to the anthracite coal industry; and we will show to you, conclusively, that they will produce more coal than they have produced before the enactment of this bill. You might say that Bill No 1156 creates a commission of three men picked by the Governor of this State and that they are men who are responsible for the work which they have to do. A two per cent. tax will be charged on all market sold coal. I will say to you, in all fairness, that if we saw fit and we did see fit to pass an anthracite tax law in this Legislature last week, for the benefit of the State, and our people at home did not share in that profit, and now let me say to you that if it is fair to raise taxes for the benefit of the State in order to raise revenue, I say it is only fair that a tax should be raised on the anthracite industry to take care of the properties and to safeguard the lives of those in that industry—in or about that industry.

This act is not forcing on any of the coal operators. It merely provides a way in which they can voluntarily come in under the act, where they can pay in the money into the commission. The commission itself can go and ascertain by the maps of the territories the coal that can be mined there and they can ascertain the territories where the coal can be mined successfully. Let me say to you that under the present method of mining in the anthracite coal fields that they are now attempting to save the surface by placing timber in those veins. We all realize that the timber question is a great item in the mining industry of to-day. By the permission of this commission on the mine cave question they can mine out certain territory fully, be able to mine with very many less props and cave down the entire surface and the commission then can use the money to rebuild the properties in that region.

The question has been raised by various men throughout the bituminous fields that this would perhaps affect them. Let me say to you that I feel that the bituminous operators need have no fear of ever being forced under this act. In the first place the bituminous coal fields of this State have but one or two veins of coal and they only range from four to six feet in height. They are perhaps one hundred feet

below the surface and a cave in a mine of that kind would not amount to much on the surface. But there are places in the city of Scranton and in the mine cave zone where you have seen these pictures where they have ten veins of coal approximating in depth seventy-five feet of coal. So you can see that when they have mined one vein they come back and remine and remine continually and cave the properties the first, second and third time. This act would not affect the right to go in and properly mine the coal, and I predict here that if this act would be put into effect that the coal companies would save money on this proposition. The other bill, of course, will be explained by the sponsor of that bill. Let me say to you that you have had on your desks this evening copies of the pictures of the buildings that have been destroyed. I have sitting here with me Congressman Farr of my district who was speaker of this House at one time and you can see there the picture of Congressman Farr's property which has been destroyed at a loss of over \$25,000 to the Congressman. You can see here the coffin of an old woman which was exposed in the Cathedral Cemetery in Scranton. Why my friends, we find that the people of Scranton have gone down into the mines, they have mined coal for ten years, yes, twenty and fifty years, and gathered a little money to build themselves a home and in their old days they find that home crushed down to the earth, and we find Mary and John going over the hills to the poor farm. Then after we lay them to rest in the cemetery, we do not allow them to rest. Then there is the case of young Warburton, a young boy under eleven years of age who while he was playing in the yard, playing there with a lot of other little boys, the ground suddenly gave away and down went that little body into the coal mines. Friends can you imagine the agony of that father and mother? I say to you in all fairness to those who have charge of the coal companies that those men did not do that wilfully and neither would they and if they were brought on trial I say to you that if every superintendent or general manager was permitted to have his own way in the anthracite fields, he would say to you in all fairness pass this meritorious legislation. I want to say to you my friends, on the other hand, that you have taxed other people, taxed various industries inside of our State. We have in the anthracite coal industry the majority of the stockholders who are foreigners to our State. They are men living on the outside of our State, and I say to you in all fairness that a part of this money should be sent back into the anthracite fields for the purpose of protecting life and property.

I feel that it is not necessary for me to speak at length on this bill as the time is growing short and many of you are interested in other legislation, but let me just for a moment quote to you what the Governor said to you as found on page 34 of the House Journal, what the Governor of this State said at the opening of this session:

"We have a great problem to meet in all of our coal mining districts, and especially in the anthracite region, in making provision against the depletion of the coal areas, in guarding against present and future dangers incident to the industry, and making reparation of damage to public and private property, to the communities and to the whole prospect of life there. The same situation is becoming more apparent in the bituminous fields. We cannot longer sit here in snug indifference to our responsibilities as officials and as citizens. The men and women of another generation will wonder what sort of folks lived in this State in the nineteenth and twentieth centuries, as they contemplate deserted and ruined cities, abandoned industries and a desolate wilderness where once were teeming communities, and realize that a little foresight might have saved, or at least mitigated such conditions."

Gentlemen those are the words of the Governor of this State and he is desirous to have legislation passed in this House for the protection of life and property in the anthracite coal fields. Gentlemen, I am not of a legal term of mind, but let me just say to you that it needs no explanation upon the floor of this House, it needs no debate. I only ask you that you look over this little book and there see the destruction of millions of dollars worth of property, and I ask you that when you are casting your vote to-night to keep your eye on that little casket keep in mind the little boy that lost his life and vote "aye." May I ask you to-night gentlemen, to give a unanimous vote of "aye" on this very meritorious measure.

Mr. JAMES A. WALKER. Mr. Speaker, this bill was not prepared by the Executive of this State nor had he anything to do with its preparation. The bill has a charitable impulse but beyond the mere impulse this bill has in it that which I doubt if any member of this House would care to support on analysis. Reference has been made tonight to consider the pictures which have been presented to us. I have been advised that the damage which you see there depicted was all remedied under an agreement which exists in Scranton between a commission of the people and the companies. Therefore, we may take it, if I am correctly informed, that the damage has been repaired. This bill goes further than any bill that I have every seen in my three sessions in this House. It provides for a tax of two per cent upon all coal prepared for market. That tax should produce about \$24,000,000 above the tax which has already passed the House, and is now in the Senate.

That tax, when collected, does not go into the State treasury. It is paid to the three commissioners provided for in this act. They are to receive \$8,000 per annum each, and they are to employ of their own volition without the necessity of seeing anybody about it or of consulting the Governor or having the appointments approved by the Senate, such clerks, secretaries, engineers and anybody else whom they think necessary to build a tremendous machine. They are to be paid as the commission decides, not as the General Assembly decides, not as the Governor or Senate decides, but as they decide. And then later on in this bill you will find reference to the Public Service Commission, but this plan differs from that in that that commission has to come to this Legislature before it can pay one cent and all the money which they have comes from the State Treasurer upon proper vouchers of the Attorney General. They can, as I said before, have whatever officers they see fit. This bill has also a queer reference relative to reparations. It provides that the commissioners, clerks, secretaries, stenographers, engineers, mining experts and the many others of the great machine contemplated shall first be paid. Then, after that, if anything is left, it may start in and pay those who have been damaged. But where can it pay under this bill, and to whom can it be paid? Less than twenty-five per cent of the inhabitants of the coal region because these people, when they buy their houses or the land above the mines, enter into an agreement with the coal companies and waive damages, and this bill cannot change that agreement. Therefore, this great big scheme of taxing the whole people for the benefit of the coal regions will be used for about twenty to twenty-five per cent of all the people in the coal regions. Why do not these people up there take advantage of the decision of the Supreme Court known as the "third estate decision" and for three-fifths of one per cent of their assessed valuation, buy the underlying coal which will support them? Why do they ask you and me, coming from other sections, to stand this terrible cost, because it means under this bill that all the coal will be taxed to take charge of that tax, will be passed on to the prepared sizes, and we people in the cities and you people in the rural districts, if you use anthracite coal, will be compelled to pay a tax which will probably amount to fifty cents a ton on every ton of coal that you buy. And for what? So that four per cent of the people of Scranton and less than twenty-five per cent of the people in the whole anthracite coal district might be permitted to build up a great big machine with officers and clerks and high-salaried men. The Governor's bill, which was passed the other day, was reduced from two per cent to one and one-half per cent, and that was reduced because the Governor believed that the tax should be as reasonable as possible in order that those great schemes that we have of education and forestry and welfare and other things might be put through. But here is a bill which relates solely to the coal district, and because of the laxities in the bill and because the gentleman from Lackawanna introduced another bill into this House which was passed and sent to the Senate, I would ask the gentlemen of this House to vote "No" on this bill.

Mr. FOWLER. Mr. Speaker, I was very glad to hear the gentleman come out and defend the good old taxpayers of this State. It is the first time he has had them in mind this session. You say that they have remedied this, that the company has remedied this to a certain extent by rebuilding the houses. That is not a true statement. On

some properties under five thousand dollars they have done that, but on buildings costing more than five thousand dollars they have absolutely refused to touch them. The gentleman says that there is going to be a tremendous cost and it is going to build up a wonderful machine. I say that if it will save life and property, let us build the machine. Perhaps he feels that we cannot build a political machine out of it. I want to say to you that in all fairness to the people of that field that this tax should be paid by the coal companies. Supposing we did go under the drastic laws of this State; supposing we would enforce the laws as they are now; supposing we would shut down every colliery in the coal fields where caves are taking place and where lives are in danger; supposing they did mine the coal underneath the schoolhouses where you are forcing us to send our children without giving them protection; suppose we take the law as it is now; suppose we took the law in our own hands as the mayor did and call upon the police powers to close down the industry. And it has been idle I presume, for over six months, then we would find the gentleman who has taken to heart the good people, crying for coal, yelling for the coal miners and everybody employed in the industry to return to the coal mines, that you wanted coal? You want us to live there where, when we go to our beds at night, we do not come out alive in the morning. I say to you there are no technicalities in this act. If you feel that this commission is not properly tied or fastened; if you feel that the Governor cannot choose three honest men in this State, vote this bill down, but I say to you if in this act you want to fasten the commission by bonding them, we will agree to that point and see that this bill is amended in the Senate if you so desire.

Mr. HESS. Mr. Speaker. This is a matter for very serious consideration. Ever since I have been a member of this House, this mine cave proposition has been a very grave question for the House. Year after year and session after session train loads of the good people of Scranton have come down here and told us of the injury that is being done, and that they are not being properly protected. During this session they have sent every member of this House photographs taken from actual incidences, where graves have fallen in, where caskets have been disinterred, where churches and houses have fallen down, so I say again that this bill should receive our very careful consideration. In the bill it is optional whether an operator comes in under the provisions of this bill or not. They can come in if they want to, or stay out if they want to. This is a practical and real method of taking care of this situation.

It is practically a home rule measure, taking care of this situation that menaced these people all these years and I trust the House will vote "aye" on this bill and pass it.

Mr. JAMES A. WALKER. Mr. Speaker, the remarks of the gentleman from Lancaster absolutely show that the bill is futile. He says it ought to pass because it is a home rule measure; because any mining company that wishes can come in and they don't want to begin that and then stay out. If they did so, what is the use of the bill. Furthermore, if this bill became a law, what use would there be in an agreement existing between the parties in Scranton who mined the coal and the parties who live on the surface above the mines. The gentleman from Lackawanna stated it correctly, that the present agreement as existed to properties of perhaps five thousand dollars in value and under. You take that group of pictures that we saw tonight and figure out the real estate value, and the values of properties there, if they were valued at five thousand dollars, why real estate in Scranton would be equal to New York values. If the remarks of the gentleman from Lancaster are correct, you can easily see that every coal company will stay out, for none of them are anxious to go into any agreement to tax their coal. I heard last week from a man in the mine region that the people up there don't want any tax on coal and that therefore they ought not to want this agreement.

Mr. ALEXANDER. Mr. Speaker, I certainly am glad to hear the gentleman from Philadelphia take an interest in an economic problem. This is the first time that I have even heard him make a plea for economy throughout the whole session. I am sorry at this time that he has not branched out in the line of economy for the saving of human lives. He is now criticizing this program because, as he says or claims, it is a building up of a great machine. This bill is to be treated exactly on the same basis as the Workmen's Com-

pensation Act, which my friend from Philadelphia so loudly applauded, asking that his friend, Mackey, the Chairman of the Workmen's Compensation Board, should have his salary raised because it is such a grand thing. Gentleman of the House, there is an old saying, "When the devil was sick, the devil a monk would be; when the devil was well, a devil of a monk was he." It just depends upon which ox is being gored. There has not been any act, as far as I can see, proposed here in this Legislature that has had a nobler purpose than this, whether it result in the building up of a machine or not, or whatever it is that may inadvertently result from it, there is no nobler purpose than that which is intended to save life, and to improve conditions, be progressive and do that which is of benefit to the State and the nation; doing everything we can to save human life from the time the child is born until the body is laid away at rest in the cemetery. This bill, as I see it, is only carrying out that spirit, in order that some protection may be given to human life in the anthracite coal regions. I ask you in all fairness to vote "aye" on this bill.

Mr. SCHWARTZ. Mr. Speaker, I would like to say a word or two on the question how before the House. Scranton is not the only place that has been seriously affected by the mine-cave situation. The County of Luzerne, the third largest county in the State, has been very seriously affected. The city of Wilkes-Barre is now beginning to face this problem. There is caving in, and they are beginning to be felt, in the outskirts of the city and in the section where I live, Plymouth, not far away from there it has been seriously affected, where a large area of the town has subsided two and a half to three feet; in Edwardsville and Lakesville there is serious depression and in one of the places the buildings on a main street are leaning like the tower of Pisa. The miners' homes on that whole street are sinking down and they are being destroyed and people have no place to go. The community which is represented by the gentleman from Luzerne, Mr. McHugh, is similarly affected; the section represented by the gentleman from the fourth district of Luzerne, Mr. Roman, is similarly affected in the district of Nanticoke, and there are many other large communities which are seriously affected. The gentleman from Philadelphia, Mr. Walker, has said these men living there have accepted those deeds and in that agreement they have bound themselves or agreed not to ask for any damages to the surface because of the removal of mineral beneath, but there is a moral obligation to the people of the Commonwealth of Pennsylvania. In France and in Belgium, when those countries were being destroyed and in order to protect them the armies of the United States of America went over there and they helped to see that those homes are reclaimed to their owners in asking Germany to pay for the homes they destroyed. Gentleman, if you feel that the people of the Commonwealth of Pennsylvania should have their homes protected, the people who own their own homes, I ask you, gentleman of the House, to vote for this bill.

Mr. GLASS. Mr. Speaker, I am not going to detain you with any speech for the purpose of talking or taking up the time of this House, as I believe other members have done; or for the purpose of trying to get votes. I shall vote for this bill because I think it is a fair measure. I think the people who are living there are entitled to relief. I ask every member of this House to vote "aye" on this bill.

Mr. BOLARD. Mr. Speaker, I would like to interrogate the gentleman from Lackawanna.

The SPEAKER. Will the gentleman from Lackawanna, Mr. Fowler, permit himself to be interrogated?

Mr. FOWLER. Mr. Speaker, yes, sir.

Mr. BOLARD. Mr. Speaker, I would like to ask the gentleman from Lackawanna. Is it not a fact that the coal tax bill that passed this House provides that fifty per cent. of the tax collected shall go back to the several cities and boroughs and townships from which said tax is derived?

Mr. FOWLER. Mr. Speaker, no, sir, it does not provide that as I understood it.

Mr. BOLARD. The point that I had in mind was this very fact that the bill that we passed just a few days ago and which is now in the Senate provides just as I read in this bill that was considered for a two and one half per cent tax which was reduced to one and one-half per cent and then provides where this tax was to go as follows: "~~Fifty per centum of the same to the construction, main-~~

tenance and repair of State Highways and the remaining fifty per centum to the several cities, boroughs, and townships from which the said tax is derived." If that is the case, gentlemen of the House, is it not a fact that you now have provided for one half of this tax of one and one half per cent to go back to the particular location where the mining has occurred and where this damage will take place. This tax after going through the proper public channel can be used for the alleviation of this trouble. It seems to me, gentlemen of the House, that we have already provided for this in a way, and that the bill which is now before us is providing for the handling of an immense amount of money, that is practically public money without its coming into the State treasury, or without being accounted for in the proper way. I have no objection, in fact I am in favor of any attempt to protect property from damage that may come about by reason of any condition beyond the control of the owner of the property.

Mr. DAWSON. Mr. Speaker, in reply to the gentleman from Crawford, Mr. Bolard, I wish to inform him that he probably has before him the bill which I introduced in 1915 which had that particular provision. The bill as introduced by Representative Williams of Tioga and which passed this House and is now in the Senate does not have any such provision.

Mr. BOLARD. Mr. Speaker, may I just reply to that.

Mr. DAWSON. That is for the Speaker to say.

Mr. BOLARD. Mr. Speaker, just in reply to the remarks there, I would like to say I have before me House Bill No. 1287 introduced by Mr. Williams on March 30, 1921, and which went through the House last week.

Mr. DAWSON. Mr. Speaker, I would ask the gentleman from Crawford to read the title of the bill.

Mr. BOLARD. "Imposing a state tax on anthracite coal, providing for the assessment and collection thereof and providing penalties for the violation of this act."

Mr. DAWSON. Mr. Speaker, I wish to inform the gentleman that he is very much mistaken. That bill made apparently no provision for the anthracite region and when I took the matter up with His Excellency the Governor and asked him for permission to insert a certain amendment to take care of the people of the anthracite region he declared that that particular point was raised as a constitutional objection. I then suggested that we have a companion bill, he said the intent will be apparent and the bill will be declared unconstitutional. We then passed a bill providing for an amendment to the Constitution introduced by my colleague Mr. Kohler of Lackawanna which eventually will permit us to take a part of this particular tax for the use of private purposes in our particular region, but this bill as passed does not dedicate any funds to the counties from which the coal is mined.

Mr. GIBBON. Mr. Speaker, I cannot understand for a minute why there should be any opposition to this measure. A few days ago this House almost unanimously passed a measure that would tax the anthracite region for the good of the entire State without having any regard for the people of the anthracite region.

It was pointed out to us that our natural resources were fast fading away and that it would only be a short time before the natural resources of our State would have faded away completely, but when these arguments were used in favor of this tax it was not pointed out or suggested how the people of the anthracite region were to be taken care of after the coal of the anthracite region was diminished. Now I ask my friends why this measure should not be passed; why we should not impose a tax upon the users of anthracite coal for the protection of life and property in the anthracite region after the coal has been exhausted and we know the anthracite region is very, very much different from any other region of the State where there are natural resources and where we depend upon our natural resources, and I ask my friends why we should not impose a tax upon the users of anthracite coal to take care of the people in the anthracite section. I ask every member in this House to vote in favor of this measure.

Mr. WILLIAMS. Mr. Speaker, I would like to have the gentleman from Crawford, Mr. Bolard, read the section to which he referred as providing a division of the anthracite tax between the State and the municipality.

Mr. BOLARD. Mr. Speaker, the section I referred to is section 5. I find that this section repeals, a former act and the quotation that I read is contained in that act and therefore does not apply.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—187.

Alexander,	Fitzgibbon,	McBride,	Sieg,
Allum,	Flynn,	McCaig,	Shaffer,
Asbury,	Fowler,	McCann,	Shannon,
Aston,	Fox,	McCarthy,	Shellenberger,
Baker,	Franklin,	McClure,	Sinclair,
Baldi,	Gearhart,	McConnell,	Smiley,
Barnhart,	Gelder,	McCurdy,	Smink,
Beckley,	Gibbon,	McGowan,	Smith, H. J.,
Bluet,	Glass,	McHugh,	Smith, H.,
Blumberg,	Golder,	McKim,	Smith, J. W.,
Bolard,	Goodnough,	McKnight,	Smith, L.,
Bower,	Goss,	McOwen,	Snowden,
Brendle,	Green,	McVicar,	Soffel,
Brenneman,	Griffith,	Magill,	Sowers,
Bromley,	Hagerty,	Mangan,	Sprows,
Brooks,	Haines,	Marcus, J.,	Stackhouse,
Brown, F. B.,	Haldeman,	Marcus, J. C.,	Stadlander,
Brown, T. R.,	Hampson,	Marshall,	Stark,
Burns,	Harding,	Martin,	Steedle,
Campbell,	Harer,	Mantz,	Sterling,
Catin,	Harry,	Michel,	Stevens,
Chaplin,	Haslett,	Millar, A.,	Stevenson,
Clutton,	Hatrick,	Millar, A. S. C.,	Stewart,
Comer,	Haws,	Miller, C.,	Strauss,
Conner,	Haves,	Miller, D. I.,	Sweitzer,
Cook,	Heffernan,	Miller, D. D.,	Thomas,
Craig, J. O.,	Henderson, W.,	Miller, J. J.,	Trainer,
Cratty,	Hess,	Mitchell,	Van Alen,
Crum,	Hetrick,	Morris,	Vickerman,
Curran,	Holcombe,	Ogle,	Walker, G. T.,
Curry,	Hoover,	Orr,	Weamer,
Dawson,	Horne,	Perry,	Weiss,
Denning,	Hough,	Phillips,	Wells,
Dewey, C. P.,	Huston,	Pike,	Weltach,
Dewey, P. H.,	Jones, D. J.,	Posey,	Whitaker,
Diehm,	Jones, W. W.,	Quigley,	Whitehouse,
Dilsheimer,	Kantner,	Rhoads,	Whiteman,
Dithrich,	Keene,	Richards,	Williams,
Donneley,	Kelly,	Rieder,	Wolfe,
Drinkhouse,	Kinsman,	Rinn,	Woner,
Dunlap,	Kohler,	Roman,	Wood,
Dunn,	Krause,	Ruch,	Woodruff,
Eaches,	Krugh,	Ruddy,	Zook,
Edmonds,	Lafferty,	Ruth,	Spangler,
Ehrhardt,	Leeds,	Schaeffer,	Speaker,
Elgin,	Lewis,	Schilling,	
Evans,	Long,	Schwartz,	
Feldman,	Love,		

NAYS—1.

Walker, J. A.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

The SPEAKER. The Chair will now take up the special order on third reading and final passage fixed for 10.15 P.M. on House Bill No. 1157.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1157, entitled:

An Act regulating the mining of anthracite coal prescribing duties for certain municipal officers and imposing penalties

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. KOHLER. Mr. Speaker and gentlemen of the House, House Bill No. 1157, the bill which is now before you is a companion bill to the bill which you have just voted favorably upon. Briefly I will discuss with you the provisions of this act. In the first place this act is purely a regulatory measure, and provides first that it shall be unlawful to mine coal so as to cause the collapse, or cave in, or subsidence of, first any public buildings such as a church, theatre, hospital, etc., or to cause the collapse or

cavein of any private house, or any roadway, public highway or any passage dedicated for public use. It also provides that it shall be unlawful to so mine coal so as to cause the cave in of a burial ground.

In the second place, it provides that there shall be filed in the Commissioner's office where the mine is located in boroughs and townships of the first class maps which shall show the workings of the mines under the surface. Also these maps shall show the mining contemplated within the next six months. In the third place this act provides that it is necessary to file in the same office as I have mentioned before, maps showing the pillars underlying the surface. Each pillar is to be numbered to correspond to the pillar as it lies underneath the surface. It provides for the marking of the pillars. In the fourth place it provides that the mayor, burgess, township commissioners or engineers might at all reasonable times have the right of access to any of the mining operations. In the fifth place it provides that the mayor or burgess might have the power to restrain mining when these maps are not filed or when the mining is being carried on contrary to the provisions of this act. The provisions of this act do not apply to unseated lands or townships of the second class. The bill provides other things, but I do not want to take up your time with the minor details, but with just the important features of this bill. I do not know whether the Governor had this particular bill in mind, or a similar one when he stated in his message that "men and women of another generation will wonder what sort of folks lived in this state in the nineteenth and twentieth centuries, as they contemplate deserted and ruined cities, abandoned industries and a desolate wilderness where once were teeming communities, and realize that a little foresight might have saved, or at least mitigated, such conditions". Gentlemen, those are the words our Governor stated here in this House, and this act, I submit to you, embraces those sentiments. The opposition contend that this bill is purely local, and I must admit that it is local insofar as it pertains to the anthracite coal regions. But gentlemen, is it reasonable to deny us relief because this happens to be of a local nature. However, a great deal of the time of this session has been taken up with legislation relating to Philadelphia. I am not saying that there was too much time because communities of that size necessarily need a large portion of our time, but when we ask you to do this for us, I hope our request will be granted. The opposition also states that our deeds provide that the companies have been released from liability. Now, gentlemen, that is not entirely true. In order to understand the contracts of that time, it is necessary to know a little bit of the mining industry at that time. When these deeds were entered into it was the understanding that the companies would remove only two-thirds of the coal, leaving one-third of the coal underlying the surface. Since that time gentlemen, the coal companies have succeeded in removing one hundred per cent. At the time when these deeds were entered into it was with the understanding that two-thirds of the coal would be left in, but they have disregarded that and in some instances one hundred per cent of the coal has been removed. Now, gentlemen, these are the real circumstances in our coal regions. We do not want to keep all of the coal under the surface. We want every ton of that coal removed that can be safely removed, but we want the coal companies to take care when it removes this coal that it does not destroy the rights of the property owner on the surface. They speak of a possible conflict with other laws, as not provided in this special act; they say our deeds are against us, but I want to submit to you gentlemen of the House, that there is no law strong enough or any statute broad enough to permit any person to take the life or property of another. The hour is growing late, gentlemen, and I realize that you have had enough discussion on this bill. I therefore ask you to vote "aye" on this measure.

Mr. HESS. Mr. Speaker, the Committee on Mines and Mining gave very careful consideration to the Fowler and Kohler bills. No other piece of legislation was referred to that committee which was analyzed as carefully as these two mine cave bills. After very careful deliberation, the committee decided to report both of these bills with an affirmative recommendation, and it is my opinion

and my request that, now that we have passed the Fowler bill, that we should also pass the Kohler bill and let them both stand on equal footing.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—180

Alexander,	Feldman,	Lewis,	Schaeffer,
Allum,	Finney,	Long,	Schilling,
Armstrong,	Fitzgibbon,	Love,	Schwartz,
Aston,	Flynn,	McBride,	Sieg,
Baker,	Fowler,	McCaig,	Shaffer,
Baldi,	Fox,	McCann,	Shannon,
Barnhart,	Franklin,	McCarthy,	Shellenberger,
Beaver,	Gelder,	McClure,	Sinclair,
Beckley,	Gibbon,	McConnell,	Smiley,
Bell,	Glass,	McCurdy,	Smink,
Bidelspacher,	Goehring,	McGowan,	Smith, H. J.,
Blair,	Goldner,	McHugh,	Smith, H.,
Bluet,	Goodnough,	McKlm,	Smith, J. W.,
Blumberg,	Green,	McKnight,	Smith, L.,
Bolard,	Griffith,	McMullen,	Snowden,
Brady,	Hagerty,	McOwen,	Soffel,
Brendle,	Haines,	McVicar,	Sowers,
Brenneman,	Haldeman,	Magill,	Sprawls,
Bromley,	Hampson,	Mangan,	Stackhouse,
Brooks,	Harding,	Marcus, J.,	Stadtlander,
Brown, T. R.,	Harer,	Marcus, J. C.,	Stark,
Burns,	Harry,	Marshall,	Steedle,
Campbell,	Haslett,	Martin,	Sterling,
Catlin,	Hatrick,	Mantz,	Stevens,
Chaplin,	Haws,	Michel,	Stevenson,
Clutton,	Haves,	Millar, A.,	Stewart,
Comeror,	Heffernan,	Millar, A. S. C.,	Strauss,
Conner,	Henderson, E.,	Miller, C.,	Sweitzer,
Cook,	Henderson, W.,	Miller, D. L.,	Thomas,
Cratty,	Hess,	Miller, D. D.,	Trainer,
Crum,	Hetrick,	Miller, H. F.,	Van Alen,
Curran,	Hoffman, J. N.,	Miller, J. J.,	Vickerman,
Curry,	Hoffman, M. R.,	Mitchell,	Walker, G. T.,
Dawson,	Holcombe,	Morris,	Weamer,
DeHaas,	Hoover,	Ogle,	Weiss,
Denning,	Hough,	Orr,	Wells,
Dewey, C. P.,	Huston,	Perry,	Wettach,
Dewey, P. H.,	Jones, D. J.,	Phillips,	Whitaker,
Diehm,	Jones, W. W.,	Pike,	Whitehouse,
Dilsheimer,	Jordan,	Posey,	Whiteman,
Dithrich,	Kantner,	Quigley,	Williams,
Donneley,	Kelly,	Rhoads,	Wolfe,
Drinkhouse,	Kinsman,	Richards,	Woner,
Dunlap,	Kohler,	Rinn,	Wood,
Dunn,	Kooser,	Roman,	Woodruff,
Eaches,	Krause,	Ruch,	Zook,
Edmonds,	Krugh,	Ruddy,	Spangler,
Ehrhardt,	Lafferty,	Ruth,	Speaker,
Eigin,	Leeds,		

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

REPORT OF THE COMMITTEE ON RULES.

Mr. HESS offered a report from the Committee on Rules which was twice read as follows: Resolved, That appropriation bills be made a special order at this hour, and that they be taken up in their order on the calendar.

A. B. HESS.
J. M. FLYNN.
DUNCAN SINCLAIR,
GEORGE W. WILLIAMS.

On the question,

Will the House adopt the report of the Committee on Rules?

Mr. HESS. Mr. Speaker, this report of the Committee on Rules includes among the many other appropriation bills on the calendar the General Appropriation Bill, carrying with it an appropriation of \$55,000,000. Now, every member of this House knows that that bill ought to pass this House to-night, go to the Senate and receive its first reading to-morrow, its second reading on Wednesday and its third reading on Thursday. This report from the Committee on Rules ought to pass, because it will advance every one of these appropriation bills on the calendar, and I therefore ask the House to vote in favor of this report of the Committee on Rules.

Mr. McVICAR. Mr. Speaker and gentlemen of the House, I very heartily agree with the remarks which have just been made. If there is one important bill which remains on the

calendar, it is the General Appropriation Bill, and it is important to know what the General Appropriation Bill provides for. In its title it says:

"To provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-one and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-one"

In this bill are the appropriations for the two years beginning June 1st, 1921, including the Executive Department, the Secretary of the Commonwealth, the Auditor General's office, the Attorney-General's Department, the Banking Department, the Department of Public Instruction, the Forestry Department, the State Police, the Public Service Commission, the Board of Public Charities, the Judges of the Supreme and Superior Courts and the various Orphans Courts and Common Pleas Courts of the Commonwealth, and the Legislative Department of the government. \$55,000,000 is the sum that is appropriated in this General Appropriation Bill and it ought to receive consideration. We are now in the closing days of the session; it is nearly twelve o'clock on Monday night of this week and we have only three more legislative days before us. I submit, regardless of what your opinion may be on every other question, that we ought to put this bill on the calendar now by voting for it and take these things up in proper order.

Mr. JAMES A. WALKER. Mr. Speaker, this motion does not open the proposition referred to by the gentleman from Allegheny who speaks of putting the Appropriation Bill on third reading. I submit that you can well afford to let that go over until to-morrow, and I ask you to vote this motion down.

Mr. McVICAR. Mr. Speaker, I desire to interrogate the gentleman from Lancaster.

The SPEAKER. Will the gentleman from Lancaster, Mr. Hess, permit himself to be interrogated?

Mr. HESS. Mr. Speaker, yes, sir.

Mr. McVICAR. Mr. Speaker, I desire to ask the gentleman from Lancaster, does this report from the Committee on Rules include the General Appropriation Bill, of which I have read the title?

Mr. HESS. Mr. Speaker, it does.

Mr. FLYNN. Mr. Speaker, I submit that if this motion is voted down it simply means that the members of this House are deliberately seeking to extend the time of adjournment which has been fixed for the twenty-eighth of this month.

Mr. DUNN. Mr. Speaker, I desire to interrogate the gentleman from Elk?

The SPEAKER. Will the gentleman from Elk, Mr. Flynn, permit himself to be interrogated?

Mr. FLYNN. Mr. Speaker, yes, sir.

Mr. DUNN. Mr. Speaker, I would like to ask the gentleman from Elk whether he is not familiar with the rule passed by the committee to the effect that all bills passed by the Senate will have ample time to be passed by the House?

Mr. FLYNN. Mr. Speaker, I understand that, but look at the time now.

Mr. DITHRICH. Mr. Speaker, I again want to call attention to the fact that this bill will be passed to-morrow; if it is not, then the enemies and the foes of the present administration must accept the responsibility for its defeat. Referring to the remarks of the gentleman from Delaware who has said very truly, and while differing with him on his position taken with many of the measures put before this House, I admire him for his courage for being consistent in his opposition and he has told you gentlemen that you did not come to his support at a former time but waited until within a few hours of the closing time of this session and started to filibuster in order to oppose the program of the administration. You are familiar with the rule adopted by the Senate and House that bills that are reported out shall be read for the first time on the same day and there will be ample time to pass the General Appropriation Bill, and if it fails or if this motion is not voted down, the responsibility will rest on you who now are seeking to pass this motion presented by the Chairman of the Committee on Rules. I ask you in support of the administration and the Republican organization to vote this motion down.

Mr. HESS. Mr. Speaker, how can the gentleman from Allegheny prove to you that if the passage of the Appropriation Bill is delayed until after to-morrow, the responsibility for its defeat rests with those who want to pass it now. Is there anything in the attitude of the gentleman in the past to give us the benefit of that blame? Now, the bill is reported out of committee to-night and is passed on first reading; it is put on second reading on Tuesday and on third reading on Wednesday and the Conference Committee will be working on it on Thursday. Every gentleman in this House knows that when it comes to the closing hours of the session the General Appropriation Bill means a day's hard work on the last day of that session up to the small hours of the night in Conference Committee. I leave it up to your judgment as to who is responsible for the defeat of this bill, if you refuse to consider it now.

Mr. ALEXANDER. Mr. Speaker, I don't understand this argument. Each man standing here and charging the other fellow with filibustering. I cannot understand the gentleman from Allegheny and why he does not want to pass on this General Appropriation Bill now? Surely we have waited long enough; surely we have patiently waited, week in and week out, hoping that it would be presented to us so that we could know and be in a position to act intelligently and in an intelligent way get over it. It was reported out by the Committee on Appropriations on the very last minute almost of the last week; we could not get a printed copy of it until we arrived here to-day. When we came here, as soon as I knew when we were to take up the Appropriation Bill. I read over it. I don't know whether the gentleman from Allegheny has looked at it or not, but if he will take it up and look at it, he will find that it is a new bill entirely. There have been written in it some changes and some salary-raisers, and as my friend the gentleman from Philadelphia said, There is here also about forty thousand dollars and that is for the Workmen's Compensation Bill. The gentleman from Philadelphia told us how important it was to have a man look after the bonds of this Commonwealth and make a large expenditure where a man, a clerk, in the office of the Treasurer has been doing it very successfully for years. All he needs to do is to lock them up in an iron safe and go upon his vacation. Now the man who is to take this office as the gentleman from Philadelphia so strongly advocates, we find that that carries with it about fifty-six thousand dollars rather than the amount that it previously cost. I ask you now is it important? Is it important that a piece of legislation like this that carries with it the amount of money, that is brought out here and read the first time and read the second time in a perfunctory kind of a way should be passed at this time that carries with it fifty-five thousand dollars—fifty-five million, excuse me, I was getting down into my own realm, gentlemen, where I am use to talking, money which is running into the millions, I want to know if that is not important enough for us to take it up and digest it and give it all the time we possibly can and see if we cannot cut it down a little bit, see if we cannot put a damper on it because I understand the Governor has every one of these salary raisers on his desk and he is contemplating whether he will veto them or not. I think this House still has a chance to retract the things which it has done in the past, to retract the extravagance which we have heard so much of, to take back some of the things we have done and put in appropriate figures, because we have been told that the salary raisers carried with them sixteen thousand dollars, and when you look them up you will find that it is forty-six thousand dollars for taking care of the bonds of the Commonwealth by the gentleman who can lock them up in the safe and go to Atlantic City and have his check sent to him at the end of the month. I say the time is coming, and the time is here now for you gentlemen to seriously consider this important piece of legislation. I want to see something done with this piece of legislation to get it in proper shape before we adjourn here if it is possible and I ask you to vote for this rule.

Mr. PHILLIPS. Mr. Speaker, I would like to interrogate the gentleman from Allegheny, Mr. Dithrich.

The SPEAKER. Will the gentleman from Allegheny, Mr. Dithrich, permit himself to be interrogated?

Mr. DITHRICH. Mr. Speaker, I will.

Mr. PHILLIPS. Mr. Speaker, what administration told him we should not vote for the support of the Rules Committee in their report.

Mr. DITHRICH. Mr. Speaker, if the gentleman had been paying any attention to my remarks he would know that I did not say the administration asked me to vote against this report, and I want to make it perfectly plain that the administration has not asked me to do it.

Mr. PHILLIPS. Mr. Speaker, I would further like to interrogate the gentleman from Allegheny. I would ask him what Republican organization is opposed to supporting the Rules Committee in their report.

Mr. DITHRICH. Mr. Speaker, I did not say that the State Republican organization was opposed to the adoption of this rule.

Mr. PHILLIPS. Mr. Speaker, the time has come when we country members are feeling that we want to go home, and every time a measure of this kind comes up the argument is produced on the floor of this House that the administration is back of it. I do not believe that any administration or any Republican organization has ever come to any of us and said that we should go back on the Rules Committee when they are trying to push this work forward. This Rules Committee was appointed by this House and they are vitally interested in the passage of these bills, especially measures that are of interest to all of us and I think we should support them and get through with this legislation and go home.

Mr. GLASS. Mr. Speaker, I do not see why we should get excited over the passage of this bill. We have not worked so hard this evening and I think there are a couple hours of good work left for us. We will read the Appropriation Bill on third reading in its turn, and I ask you to vote against the resolution.

Mr. DITHRICH. Mr. Speaker, I would like to interrogate the gentleman from Lancaster, the Chairman of the Rules Committee.

The SPEAKER. Will the gentleman from Lancaster, Mr. Hess, permit himself to be interrogated?

Mr. HESS. Mr. Speaker, I will.

Mr. DITHRICH. Mr. Speaker, when the gentleman offered his resolution which was read from the Rules Committee, may I ask if that was signed by the individual members of the Rules Committee?

Mr. HESS. Mr. Speaker, it was.

Mr. DITHRICH. Mr. Speaker, may I ask when the Rules Committee met?

Mr. HESS. Mr. Speaker, a few minutes ago.

Mr. DITHRICH. Mr. Speaker, may I ask how many of the Rules Committee signed that report?

Mr. HESS. Mr. Speaker, four.

Mr. DITHRICH. Mr. Speaker, may I ask if the gentleman from Lackawanna, Mr. Dawson, a member of the Rules Committee, signed that resolution.

Mr. HESS. Mr. Speaker, he did not.

Mr. GLASS. Mr. Speaker, I desire to interrogate the gentleman from Lancaster, Mr. Hess.

The SPEAKER. Will the gentleman from Lancaster, Mr. Hess, permit himself to be interrogated?

Mr. HESS. Mr. Speaker, I will.

Mr. GLASS. Mr. Speaker, I desire to ask the gentleman from Lancaster, whether the Committee on Rules asked and obtained leave from the House to sit while the House was in session.

Mr. HESS. Mr. Speaker, we did not.

Mr. JAMES A. WALKER. Mr. Speaker, under those circumstances, I do not see any reason why this House should recognize for an instance the report of the Rules Committee, meeting at a clandestine hour, contrary to the Rules of this House, without excuse, and it seems to me we should not put our seal of approval on any such action, and the best way to do it is to vote this resolution down.

The SPEAKER. The Chair will state in behalf of the Committee on Rules, that the Committee is a committee of only five members, and of course is not governed by the same kind of deliberation that the ordinary committee is.

Mr. HESS. Mr. Speaker, I wish to correct a statement that I made in an interrogation. The Rules Committee met this evening at eight o'clock and this matter was decided upon at that time, and action was taken but the actual signing was done within the last three quarters of an hour, but the action was taken prior to the signing of the report.

On the question recurring.

Will the House adopt the report of the Committee on Rules.

The yeas and nays were required by Mr. Alexander and Mr Edmonds, and were as follows:

YEAS—77.

Alexander,	Ehrhardt,	Hess,	Rhoads,
Bluett,	Elgin,	Holcombe,	Ruddy,
Brendle,	Evans,	Horne,	Ruth,
Brenneman,	Fitzgibbon,	Huston,	Schilling,
Bronley,	Flynn,	Jones, D. J.,	Shaffer,
Brooks,	Fox,	Kelly,	Shellenberger,
Brown F. B.,	Franklin,	Lafferty,	Sinclair,
Brown, T. R.,	Goodnough,	Leeds,	Smink,
Campbell,	Goss,	McBride,	Stadtlander,
Chaplin,	Green,	McKim,	Steedle,
Comeror,	Griffith,	McKnight,	Strauss,
Cook,	Hagerty,	McVicar,	Sweltzer,
Craig, J. O.,	Haines,	Magill,	Trainer,
Crum,	Haldeman,	Marcus, J. C.,	Vickerman,
Curry,	Hampson,	Martin,	Weamer,
Dewey, P. H.,	Harding,	Millar, A. S. C.,	Williams,
Donneley,	Haslett,	Phillips,	Wood,
Dunlap,	Hatrick,	Pike,	Spangler,
Edmonds,	Hayes,	Quigley,	Speaker,

NAYS—116.

Allum,	Gearhart,	McCarthy,	Smiley,
Armstrong,	Gelder,	McClure,	Smith, H. J.,
Asbury,	Gibbon,	McConnell,	Smith, H.,
Aston,	Glass,	McCurdy,	Smith, J. W.,
Baker,	Golder,	McGowan,	Smith, L.,
Baldi,	Harer,	McHugh,	Snwden,
Barnhart,	Harry,	Mangan,	Soffel,
Beckley,	Haws,	Marcus, J.,	Sowers,
Bell,	Heffernan,	Marshall,	Sprowls,
Bidelspacher,	Henderson, E.,	Michel,	Stackhouse,
Blumberg,	Henderson, W.,	Millar, A.,	Stark,
Boland,	Hetrick,	Miller, C.,	Sterling,
Burns,	Hoffman, J. N.,	Miller, D. I.,	Stevens,
Catlin,	Hoover,	Miller, D. D.,	Stevenson,
Clutton,	Hough,	Miller, H. F.,	Stewart,
Conner,	Jones, W. W.,	Miller, J. J.,	Thomas,
Curran,	Jordan,	Ozle,	Van Alen,
Davis,	Kantner,	Orr,	Walker, G. T.,
Dawson,	Keene,	Perry,	Walker, J. A.,
Denning,	Kinsman,	Posey,	Wells,
Dewey, C. P.,	Kohler,	Richards,	Wells,
Dilsheimer,	Kooser,	Rieder,	Wettach,
Dithrich,	Krause,	Rinn,	Whitaker,
Drinkhouse,	Krugh,	Roman,	Whitehouse,
Dunn,	Lewis,	Ruch,	Whiteman,
Eaches,	Long,	Schaeffer,	Wolfe,
Feldman,	Love,	Schwartz,	Woner,
Finney,	McCaig,	Shannon,	Woodruff,
	McCann,	Sieg,	Zook,

So the question was determined in the negative and the report of the Committee on Rules was not adopted.

CALL FOR THE ORDER OF THE DAY.

Mr. HESS. Mr. Speaker, I call for the order of the day under Rule 54, which is to adjourn at 10 o'clock P. M.

The SPEAKER. The order of the day having been called, the Chair declares the session adjourned until to-morrow morning at 11 o'clock.

Whereupon (at 12:10 A. M.), the Speaker left the Chair.

Mr. JAMES A. WALKER. Mr. Chief Clerk, I ask you to call the members to order.

THE CHIEF CLERK (MR. GARVIN) PRESIDING.

Mr. JAMES A. WALKER. Mr. Chief Clerk, I move that the Chief Clerk act as Chairman and that the House come to order.

Mr. DITHRICH. Mr. Chief Clerk, I second the motion.

The motion was agreed to.

Mr. JAMES A. WALKER. Mr. Chief Clerk, I ask that the House be polled to ascertain if a quorum is present.

The CHIEF CLERK. The Sergeant-at-Arms will close the doors. The House will be in order, and the members will be seated. All visitors will remain seated and keep quiet. The roll has been ordered called. All members desiring to be present will answer "present" and will be counted present. The roll will be called. The Sergeant-at-Arms and his assistants will see that the doors remain closed.

Mr. PHILLIPS. For how long, Mr. Chief Clerk?

The CHIEF CLERK. Until it is ascertained whether a quorum is present.

The roll was called as follows:

PRESENT—135.

Allum,	Eaches,	Krugh,	Ruddy,
Armstrong,	Elgin,	Lafferty,	Schaeffer,
Asbury,	Feldman,	Lewis,	Schwartz,
Aston,	Finney,	Long,	Shannon,
Baker,	Fitzgibbon,	McCaig,	Sieg,
Baldi,	Gearhart,	McCann,	Smiley,
Barnhart,	Gelder,	McCarthy,	Smith, H. J.,
Beaver,	Gibbon,	McClure,	Smith, H.,
Beckley,	Glass,	McConnell,	Smith, J. W.,
Bell,	Golder,	McCurdy,	Smith, L.,
Bidelspacher,	Griffith,	McGowan,	Snwden,
Blumberg,	Hagerty,	McHugh,	Soffel,
Boland,	Hampson,	Magill,	Sowers,
Bower,	Harer,	Marcus, J.,	Sprowls,
Brown, T. R.,	Harry,	Marcus, J. C.,	Stackhouse,
Burns,	Haslett,	Marshall,	Stark,
Clutton,	Hatrick,	Michel,	Sterling,
Comeror,	Haws,	Millar, A.,	Stevens,
Conner,	Hayes,	Millar, A. S. C.,	Stevenson,
Cook,	Heffernan,	Miller, C.,	Stewart,
Craig, J. O.,	Henderson, E.,	Miller, D. I.,	Thomas,
Cratty,	Henderson, W.,	Miller, D. D.,	Van Alen,
Curran,	Hetrick,	Miller, H. F.,	Walker, G. T.,
Davis,	Hoffman, J. N.,	Miller, J. J.,	Walker, J. A.,
Dawson,	Hoover,	Morris,	Wells,
Denning,	Hough,	Ogle,	Wettach,
Dewey, C. P.,	Jones, W. W.,	Orr,	Whitaker,
Dewey, P. H.,	Jordan,	Perry,	Whitehouse,
Diehm,	Kantner,	Phillips,	Whiteman,
Dilsheimer,	Kcenc,	Posey,	Williams,
Dithrich,	Kinsman,	Richards,	Wolfe,
Donneley,	Kohler,	Rieder,	Woner,
Drinkhouse,	Kooser,	Roman,	Zook,
Dunn,	Krause,	Ruch,	

The CHIEF CLERK. One hundred and thirty-five members having answered to their names and a quorum being present, the Speaker having left the Chair, I now recognize the gentleman from Allegheny, Mr. Dithrich.

SELECTION OF SPEAKER PRO TEM.

Mr. DITHRICH. Mr. Chief Clerk, the Speaker having left the Chair, I move that this House do now proceed to the selection of a Speaker pro tem.

Mr. JAMES A. WALKER. Mr. Chief Clerk, I second the motion.

The motion was agreed to.

Mr. DITHRICH. Mr. Chief Clerk, I move you, sir, that the Honorable Samuel A. Whitaker, of Chester County, act as Speaker pro tem.

Mr. BALDI. Mr. Chief Clerk, I second the motion.

The motion was agreed to.

The CHIEF CLERK. Members of the House of Representatives, I present to you your Speaker pro tem, the Honorable Samuel A. Whitaker.

THE SPEAKER PRO TEM (MR. WHITAKER) IN THE CHAIR.

The SPEAKER. Members of the House, I thank you for this distinction on such an extraordinary occasion. The House will now be in order, and is ready to proceed with business.

RULE SUSPENDED.

Mr. DITHRICH. Mr. Speaker, when the special order of the day was taken up, the House had under consideration resolutions. The rules of the House provide that when the special order has been disposed of, the business under prior consideration shall then be resumed. Under that order of business I move that under Rule 43 of the House, Rule 57 of the House be suspended for the purpose of discharging the Committee on Municipal Corporations from further consideration of House Bill No. 1537, (Senate Bill No. 658), File Folio 1581, entitled: "An act regulating nominations and elections for all elective offices of cities of the second class and repealing certain acts."

Mr. DAWSON. Mr. Speaker, I second the motion.

The motion was agreed to.

COMMITTEE DISCHARGED.

Mr. DITHRICH. Mr. Speaker, I move that the Committee on Municipal Corporations be immediately discharged from the further consideration of Senate Bill No. 658, House Bill No. 1537, File Folio No. 1581, entitled: "An act regulating nominations and elections for all elective offices of cities of the second class and repealing of certain acts," and directed to report the same immediately to the House.

Mr. DAWSON. Mr. Speaker, I second the motion.
The motion was agreed to.

BILLS TO BE READ THE FIRST TIME.

Mr. GLASS. Mr. Speaker. I move that all bills returned from committees to the House by direction of the House on Monday, April 25, 1921, and Tuesday, April 26, 1921, shall when so returned be read for the first time.

Mr. JAMES A. WALKER. Mr. Speaker, I second the motion.

The motion was agreed to.

REPORT FROM COMMITTEE.

Mr. MANGAN. Mr. Speaker, in the absence of the Chairman of the Municipal Corporations Committee, I desire to report the following certified copy of House Bill No. 1537, (Senate Bill No. 688), File Folio 1581.

Mr. MANGAN, from the Committee on Municipal Corporations, reported as committed, House Bill No. 1537, (Senate Bill No. 688), entitled: "An Act regulating nominations and elections for all elective offices of cities of the second class and repealing certain acts."

BILL ON FIRST READING.

The SPEAKER. In pursuance with the motion just passed by the House, this bill will now be read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1537, (Senate Bill No. 688), entitled:

An Act regulating nominations and elections for all elective offices of cities of the second class and repealing certain acts

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILLS TO BE READ THE FIRST TIME.

Mr. GLASS. Mr. Speaker, I move that all bills reported from committees, whether, as committed or as amended, on Monday, April 25, 1921 and Tuesday, April 26, 1921, shall, when so reported, be read for the first time.

Mr. JAMES A. WALKER. Mr. Speaker, I second the motion.

The motion was agreed to.

RULE SUSPENDED.

Mr. JAMES A. WALKER. Mr. Speaker, I move that under Rule No. 43 of the House, Rule No. 57 of the House be suspended for the purpose of discharging the Committee on Public Health and Sanitation from further consideration of Senate Bill No. 486, (House Bill No. 1398), File Folio No. 1603, entitled: "An act creating the Department of Public Welfare defining its powers and duties, abolishing the Board of Public Charities and all offices thereunder the Committee on Lunacy and the Prison Labor Commission and vesting all the powers of said Board, Committee and Commission in the Department of Public Welfare, requiring all reports notices, statements or matters heretofore required to be made, given or submitted to the Board of Public Charities or the Committee on Lunacy to be made, given or submitted to the Department of Public Welfare and providing penalties"

Mr. HARER. Mr. Speaker, I second the motion.

The motion was agreed to.

COMMITTEE DISCHARGED.

Mr. JAMES A. WALKER. Mr. Speaker, I move that the Committee on Public Health and Sanitation be immediately discharged from the further consideration of Senate Bill No. 486, (House Bill No. 1398), File Folio No. 1603, entitled: "An act creating the Department of Public Welfare defining its powers and duties, abolishing the Board of Public Charities and all offices thereunder the Committee on Lunacy and the Prison Labor Commission and vesting all the powers of said Board, Committee and Commission in the Department of Public Welfare, requiring all reports, notices statements or matters heretofore required to be made, given or submitted to the Board of Public Charities or the Committee on Lunacy

to be made, given or submitted to the Department of Public Welfare and providing penalties" and directed to report the same immediately to the House.

Mr. HARER. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

POINT OF ORDER.

Mr. PHILLIPS. Mr. Speaker. I rise to a point of order. The SPEAKER. The gentleman from Clearfield, Mr. Phillips, will state his point of order.

Mr. PHILLIPS. Mr. Speaker, my point of order is this: That during this extraordinary session we are having tonight, we cannot be bound until tomorrow or a minute after this session expires or adjourns. Therefore, the motion put through, binding us until to tomorrow or the next day is out of order, and Mr. Speaker, I desire you to rule on it.

The SPEAKER. The Chair rules that the point of order of the gentleman from Clearfield is not well taken.

On the question recurring, . . .

Will the House agree to the motion?

The motion was agreed to.

REPORT FROM COMMITTEE.

Mr. DUNN. Mr. Speaker, under directions of the motion just passed, as a member of the Committee on Public Health and Sanitation I desire to report to the House a certified copy of House Bill No. 1398, (Senate Bill No. 486).

Mr. DUNN, from the Committee on Public Health and Sanitation, reported as amended, House Bill No. 1398, (Senate Bill No. 486), entitled:

An Act creating a Department of Public Welfare defining its powers and duties abolishing the Board of Public Charities and all offices thereunder the Committee on Lunacy and the Prison Labor Commission and vesting all the powers of said Board Committee and Commission in the Department of Public Welfare requiring all reports notices statements or matters heretofore required to be made given or submitted to the Board of Public Charities or the Committee on Lunacy to be made given or submitted to the Department of Public Welfare and providing penalties

BILL ON FIRST READING.

The Speaker. In pursuance with the motion passed by the House, this bill will now be read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1398, (Senate Bill No. 486), entitled:

An Act creating a Department of Public Welfare defining its powers and duties abolishing the Board of Public Charities and all offices thereunder the Committee on Lunacy and the Prison Labor Commission and vesting all the powers of said Board Committee and Commission in the Department of Public Welfare requiring all reports notices statements or matters heretofore required to be made given or submitted to the Board of Public Charities or the Committee on Lunacy to be made given or submitted to the Department of Public Welfare and providing penalties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

RULE SUSPENDED.

Mr. DAWSON. Mr. Speaker, I move that under Rule No. 43 of the House, Rule No. 57 of the House, be suspended for the purpose of discharging the Committee on Legislative Apportionment from further consideration of Senate Bill No. 1066, (House Bill No. 1775), File Folio No. 4267, entitled: "An act to fix the number of Senators in the General Assembly of the State to apportion the State into Senatorial Districts as provided by the Constitution and to regulate the election of and the terms of office of the present and future elected Senators"

Mr. JAMES A. WALKER. Mr. Speaker, I second the motion.

The motion was agreed to.

COMMITTEE DISCHARGED.

Mr. DAWSON. Mr. Speaker, I move that the Committee on Legislative Apportionment be immediately discharged from the further consideration of Senate Bill No. 1066,

(House Bill No. 1775), File Folio No. 4267, entitled: "An act to fix the number of Senators in the General Assembly of the State to apportion the State into Senatorial Districts as provided by the Constitution and to regulate the election of and the terms of office of the present and future elected Senators" and directed to report the same immediately to the House.

Mr. JAMES A. WALKER. Mr. Speaker, I second the motion.

The motion was agreed to.

REPORT FROM COMMITTEE.

Mr. W. W. JONES. Mr. Speaker, as a member of the Committee on Legislative Apportionment, I desire to report a certified copy of House Bill No. 1775, (Senate Bill No. 1066).

Mr. W. W. JONES, from the Committee on Legislative Apportionment, reported as committed, House Bill No. 1775, (Senate Bill No. 1066), entitled:

An Act to fix the number of Senators in the General Assembly of the State to apportion the State into Senatorial Districts as provided by the Constitution and to regulate the election of and the terms of office of the present and future elected Senators

BILL ON FIRST READING.

The SPEAKER. Under the motion passed by the House, this bill will now be read for the first time.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1775, (Senate Bill No. 1066), entitled:

An Act to fix the number of Senators in the General Assembly of the State to apportion the State into Senatorial Districts as provided by the Constitution and to regulate the election of and the terms of office of the present and future elected Senators

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

RULE SUSPENDED.

Mr. MARSHALL. Mr. Speaker, I move that under Rule No. 43 of the House, Rule No. 57 of the House, be suspended for the purpose of discharging the Committee on Legislative Apportionment from further consideration of Senate Bill No. 1008, (House Bill No. 1750), File Folio 3617, entitled: "An act to fix the number of Representatives in the General Assembly of the State and to apportion the State into Representative Districts as provided by the Constitution."

Mr. JAMES A. WALKER. Mr. Speaker, I second the motion.

The motion was agreed to.

COMMITTEE DISCHARGED.

Mr. MARSHALL. Mr. Speaker, I move that the Committee on Legislative Apportionment be immediately discharged from further consideration of Senate Bill No. 1008, (House Bill No. 1750), File Folio No. 3617, entitled: "An act to fix the number of Representatives in the General Assembly of the State and to apportion the State into Representative Districts as provided by the Constitution," and directed to report the same immediately to the House.

Mr. JAMES A. WALKER. Mr. Speaker, I second the motion.

The motion was agreed to.

REPORT FROM COMMITTEE.

Mr. ARMSTRONG. Mr. Speaker, as a member of the Committee on Legislative Apportionment, I desire to report a certified copy of House Bill No. 1750, (Senate Bill No. 1068).

Mr. ARMSTRONG, from the Committee on Legislative Apportionment, reported as amended, House Bill No. 1750 (Senate Bill No. 1068), entitled:

An Act to fix the number of Representatives in the General Assembly of the State and to apportion the State into Representative Districts as provided by the Constitution

BILL ON FIRST READING.

The SPEAKER. In pursuance with the motion passed by the House, this bill will now be read for the first time.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1750, (Senate Bill No. 1068), entitled:

"An Act to fix the number of Representatives in the General Assembly of the State and to apportion the State into Representative districts as provided by the Constitution"

And said bill having been read at length the first time, Ordered, To be laid aside for second reading

RULE SUSPENDED.

Mr. GLASS. Mr. Speaker, I move that under Rule No. 43 of the House, Rule No. 57 of the House, be suspended for the purpose of discharging the Committee on Congressional Apportionment from further consideration of Senate Bill No. 957, (House Bill No. 1786), File Folio No. 3219, entitled: act to apportion the State into Congressional Districts."

Mr. JAMES A. WALKER. Mr. Speaker, I second the motion.

The motion was agreed to.

COMMITTEE DISCHARGED.

Mr. GLASS. Mr. Speaker, I move that the Committee on Congressional Apportionment be immediately discharged from the further consideration of House Bill No. 1786, (Senate Bill No. 957), File Folio 3219, entitled: "An act to apportion the State into Congressional Districts," and directed to report the same immediately to the House.

Mr. JAMES A. WALKER. Mr. Speaker, I second the motion.

The motion was agreed to.

REPORT FROM COMMITTEE.

Mr. GLASS. Mr. Speaker, as a member of the Committee on Congressional Apportionment, I desire to report a certified copy of House Bill No. 1786, (Senate Bill No. 957), as committed.

Mr. GLASS, from the Committee on Congressional Apportionment, reported as committed, House Bill No. 1786, (Senate Bill No. 957), entitled:

An Act to apportion the State into Congressional Districts

BILL ON FIRST READING.

The SPEAKER. In pursuance with the motion passed by the House, this bill will now be read for the first time.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1786, (Senate Bill No. 957), entitled:

An Act to apportion the State into Congressional Districts

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

RULE SUSPENDED.

Mr. JAMES A. WALKER. Mr. Speaker, I move that under Rule No. 43 of the House, Rule No. 32 of the House, be suspended for the purpose of placing Senate Bill No. 958, (House Bill No. 1721), File Folio No. 3231, entitled: "An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and Commissioning of Judges learned in the law for the said districts."

Mr. GLASS. Mr. Speaker, I second the motion.

The motion was agreed to.

COMMITTEE DISCHARGED.

Mr. JAMES A. WALKER. Mr. Speaker, I move that the Committee on Judicial Apportionment be immediately discharged from the further consideration of Senate Bill No. 958, (House Bill No. 1721), File Folio No. 3231, entitled: "An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to pro-

vide for the election and commissioning of judges learned in the law for the said districts," and directed to report the same immediately to the House.

Mr. GLASS. Mr. Speaker, I second the motion.
The motion was agreed to.

REPORT FROM COMMITTEE.

Mr. ASBURY. Mr. Speaker, as a member of the Committee on Judicial Apportionment, I desire to report a certified copy of House Bill No. 1721, (Senate Bill No. 958).

Mr. ASBURY, from the Committee on Judicial Apportionment, reported as committed, House Bill No. 1721, (Senate Bill No. 958), entitled:

An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts

BILL ON FIRST READING.

The SPEAKER. In pursuance with the motion passed by the House, this bill ill now be read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1721, (Senate Bill No. 958), entitled:

An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for said districts

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

RESOLUTION RECALLING HOUSE BILL NO. 1255 FROM THE GOVERNOR.

Mr. JAMES A. WALKER offered the following resolution, which was twice read, considered and adopted:

In the House of Representatives, April 25, 1921.
Resolved, (if the Senate concur). That House Bill No. 1255, Printer's No. 1305, File Folio No. 6575, entitled "An act making an appropriation to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania" be recalled from the Governor for the purpose of amendment

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1139, (Senate Bill No. 323), entitled:

An Act concerning conditional sales and to make uniform the law relating thereto

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1714, (Senate Bill No. 942), entitled:

An Act giving the Banking Commissioner supervision and control and authority to examine automobile protective or co-operative companies or associations issuing for money consideration policies or contracts guaranteeing attorney's services to owners of motor vehicles in event of accident to persons or property by operation of motor vehicles or providing for the towing of damaged vehicles defining motor vehicles providing for cancellation provision in policies or contracts providing for semi-annual reports by companies or associations to the Banking Commissioner and payment of examination expenses and filing fees providing for a reserve liability for unearned portion of premium or dues and for investment of funds in valid securities to protect the purchasers providing for filing of name and residence of solicitors employed requiring payment of tax to the Commonwealth of two per centum on all premiums or dues received requiring all such companies or associations now transacting business in this Commonwealth to register with the Banking Commissioner and to come under provisions of the act providing for liquidation by the Banking Commissioner in event of insolvency

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1730, (Senate Bill No. 952), entitled:

An Act to repeal an act approved the eighteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand fifty-five) entitled "An act in relation to the public safety defence and welfare of the Commonwealth and of the United States continuing the Commission of Public Safety and Defense as a Commission of Public Welfare prescribing its powers and duties and making an appropriation

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1736, (Senate Bill No. 964), entitled:

An Act to further amend section eight of an act approved the sixteenth day of February one thousand nine hundred and six (Pamphlet Laws forty-five) entitled "An act to regulate the deposits of State funds to prescribe the method of selecting State depositories to limit the amount of State deposits to provide for the security of such deposits to fix the rate of interest thereon to provide for the publication of monthly statements of moneys in the general and sinking funds to declare it a misdemeanor to give or take anything of value for obtaining the same and prescribing penalties for the violations of this act" by fixing the rate of interest to be paid by active and non-active depositories

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1523, (Senate Bill No. 690), entitled:

An Act relating to the acquisition of land for park purposes by any city in this Commonwealth in sections not entirely built up limiting time for condemnation by councils or condemnation or purchase by park commissioners after same has been placed on city plan for park purposes by ordinance of councils or action of park commissioners and providing for removal from city plan upon failure to condemn or purchase within time specified herein

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1716, (Senate Bill No. 946), entitled:

An Act to make habitual loafing lounging congregating or loitering upon the corners or other places on the streets and highways of the cities of the first class of this Commonwealth a misdemeanor and prescribing the penalties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

BILL RECOMMITTED.

Mr. SOWERS. Mr. Speaker, I move that House Bill No. 1716, (Senate Bill No. 946), be recommitted to the Committee on Judiciary Special for the purpose of a public hearing.

Mr. GLASS. Mr. Speaker, I second the motion.
The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1722, (Senate Bill No. 633), entitled:

An Act to amend section five hundred and forty-two as amended and section five hundred and forty-three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by imposing an occupation tax for school purposes on female residents of school districts of the second third and fourth classes

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1731, (Senate Bill No. 976), entitled:

An Act to amend an act entitled "An act providing that in all counties having more than five hundred thousand inhabitants advertisements and notices required by law or rules of court to be published in newspapers of general circulation unless dispensed with by special order of court shall be published

in the legal newspaper issued at least weekly of the proper county designated by rules of court for the publication of court or other legal notices" approved the third day of May Anno Domini one thousand nine hundred and nine (Pamphlet Laws four hundred and twenty-four) as amended so as to except therefrom the advertisement by counties cities boroughs school districts and other municipalities and incorporated districts of the sale of any bonds or other securities issued by them

And said bill having been read at length the first time,
Ordered, So be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1710, (Senate Bill No. 881), entitled:

An Act to amend an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1688, (Senate Bill No. 953), entitled:

An Act to amend section eleven and section thirteen of an act approved the fifteenth day of May one thousand nine hundred fifteen (Pamphlet Laws five hundred thirty-four) "An act relating to motion picture films reels or stereopticon views or slides providing a system of examination approval and regulation thereof and of the banners posters and other like advertising matters used in connection therewith creating the Board of Censors and providing penalties for the violation of this act"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1698, (Senate Bill No. 590), entitled:

An Act to regulate increase and establish the fees to be charged by justices of the peace alderman and magistrates in this Commonwealth

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1726, (Senate Bill No. 840), entitled:

An Act to amend an act approved the sixteenth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred eighty-two) entitled "An act creating a Board of Commissioners of Public Grounds and Buildings providing for the appointment of a superintendent of Public Grounds and Buildings and subordinate officers and employees and fixing their salaries defining the powers and duties of the board and the superintendent with regard to contracts for and the furnishing of furniture furnishings stationary supplies paper and fuel for the executive and legislative branches of the State Government and the Executive Mansion the supervision of the Capitol grounds and buildings the State Arsenal and Executive Mansion and repairs alterations and improvements thereto and to other buildings land and property of the State the disposal of unserviceable personal property of the Commonwealth the renting of officer's rooms outside of the Capitol the bonding of officers and employees of the Commonwealth and the supervision of the erection of and repairs and additions to State institutions and the expenditure of funds therefor and repealing supplied and inconsistent laws"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1717, (Senate Bill No. 950), entitled:

An Act to amend part of section six of an act approved the eighth day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred and forty-nine) entitled "An act reorganizing the Department of Agriculture creating bureaus therein and providing for the proper administration thereof"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1765, (Senate Bill No. 1052), entitled:

An Act to amend section five hundred ten of the act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1771, (Senate Bill No. 955), entitled:

An Act requiring the filing of plans and specifications for buildings public works highways or improvements undertaken by boroughs townships poor districts or school districts in the office of the clerk of the court of quarter sessions and requiring copies to be furnished by the secretary architect or engineer of the municipality to applicants therefor

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

QUESTION OF INFORMATION

Mr. DITHRICH. Mr. Speaker, I rise to a question of information.

The SPEAKER. The gentleman will state his question of information.

Mr. DITHRICH. Mr. Speaker, my question of information is this: On the roll call there were certain gentleman who answered "present." Certain other members of the House of Representatives are present and are not recorded. I ask that these gentlemen now be recorded as present at this session. I ask that the gentleman from Delaware Mr. Alexander, be recorded as being present.

The SPEAKER. Does the gentleman from Delaware Mr. Alexander, desire to be recorded as being present? The Chair hears no response.

Mr. DITHRICH. Mr. Speaker, as I understand parliamentary law when a session is called and a member is present when the roll is called to ascertain the presence of a quorum, that gentleman should be recorded whether he votes or not, I therefore ask that the gentleman from Delaware, Mr. Alexander, be recorded as being present and all other gentlemen whose names I will announce, as soon as you have ruled on the question of the gentleman from Delaware.

The SPEAKER. The point of order is well taken. The Chair will rule that when any member of the House is actually present in the House, on the call of the House he will be recorded as being present.

Mr. DITHRICH. I ask that the gentleman from Philadelphia, Mr. Edmonds, be recorded as being present, being within the bar of the House.

I ask that the gentleman from Lancaster, Mr. Hess, be recorded as present; also the gentleman from Elk, Mr. Flynn; the gentleman from Allegheny, Mr. Huston; the gentleman from Erie, Mr. Schilling; the gentleman from Lancaster, Mr. Diehm; the gentleman from York, Mr. Brooks; the gentleman from Clarion, Mr. Sweitzer; the gentleman from York, Mr. Cook; the gentleman from Armstrong, Mr. Curry; the gentleman from Berks, Mr. Strauss; the gentleman from Lawrence, Mr. David J. Jones; the gentleman from Cambria, Mr. Chaplin; the gentleman from Mifflin, Mr. Mitchell; the gentleman from Adams, Mr. Elgin; and the gentleman from Tioga, Mr. Williams.

The SPEAKER. The Chair will rule that as it is evident to the Chair that the gentlemen just named were within the bar of the House, the Clerks are herewith directed to record them as being present.

ADJOURNMENT.

Mr. DITHRICH. Mr. Speaker, I move that this House do now adjourn to meet Tuesday, April 26, 1921, at 12:55 o'clock A. M.

The motion was agreed to, and (at 12:53 o'clock A. M.) the House adjourned to meet Tuesday, April 26, 1921, at 12:55 o'clock A. M.

Legislative Journal.

Session 1921

124th of the General Assembly

VOL. 6

HARRISBURG, PA., TUESDAY, APRIL 26, 1921

NO. 53

SENATE

TUESDAY, April 26, 1921.

The Senate met at 10 o'clock A. M.
The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) in the Chair.

PRAYER.

The Chaplain, Rev. Benjamin F. Bungard, offered the following prayer:

Our Heavenly Father, we thank Thee for this new day. We thank Thee for the sunshine of Thy love, and pray that such may be shed abroad in our hearts, and that our lives may be so given and dedicated to the work that is committed unto us in sacred trust this day, that will redound to the advancement of the affairs of State and the glory and honor of Thy name. Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.
The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. HOMSHER, the further reading was dispensed with, and the Journal was approved.

REPORTS FROM COMMITTEES.

Mr. PHILLIPS, from the Committee on Judiciary General, re-reported as committed, Senate Bill No. 467, (House Bill No. 787), entitled:

An Act to exempt electric washing machines electric vacuum or suction cleaners electric ironing machines or mangles electric dish washing machines electric sewing machines electric portable lamps electric refrigerating machines electric sad irons electric vibrators electric heaters electric ranges or electric water heaters leased or hired from levy or sale on execution or distress for rent

Mr. CRAIG, from the Committee on Judiciary General, re-reported as committed, Senate Bill No. 1444, (House Bill No. 1075), entitled:

An Act to amend sections one and two of an act approved the eighth day of April, 1861, (Pamphlet Laws 270) entitled "An act for the suppression of fortune telling and similar purposes"

Mr. JONES, from the Committee on Public Roads and Highways, re-reported as amended, Senate Bill No. 1014, re-reported as amended, Senate Bill No. 1014, (House Bill No. 1095), entitled:

An Act to amend part of section six of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the Counties or townships of the Commonwealth certain existing public roads connecting county seats, principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways, solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same

requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part, requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State, providing aid by the State to counties and townships desiring the same in the improvement of townships or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough of incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

RESOLUTION CONVEYING CONGRATULATIONS TO
JOHN WANAMAKER.

Mr. DAIX offered the following resolution, which was twice read, considered and agreed to:

In the Senate, April 26, 1921.
Whereas, the Legislature of Pennsylvania, now in session, being apprised of the fact that representative citizens of this and other States are indicating their appreciation of the worth of John Wanamaker as a leader in business and good citizenship at a public gathering now assembled in Philadelphia
Resolved (if the House of Representatives concur) That the members of the Legislature of Pennsylvania send greetings to our fellow citizen, John Wanamaker, and request Mayor Moore chairman of the gathering to convey to Mr. Wanamaker the congratulations of the members of this body and our best wishes for continued good health and added opportunities for good work

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

BILL OMITTED FROM CALENDAR.

The PRESIDENT. The Chair desires to announce that Senate Bill No. 612, (House Bill No. 367), known as the "Automobile Truck License Bill," entitled:

An Act to amend section nineteen of the act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the services of process and proceedings in actions for damages arising from the use of any motor vehicle"

was inadvertently omitted from the calendar by the printer, and is not up from the printer as yet. When it comes it will be considered as though it was on the calendar in its regular order.

BILLS ON FINAL PASSAGE.

Agreeably to order.

The Senate resumed the consideration of Senate Bill No. 1143, (House Bill No. 352), as follows:

An Act making an appropriation to the Westmoreland Hospital Association of Greensburg Pennsylvania.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty-five thousand dollars (\$45,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Westmoreland Hospital Association of Greensburg Pennsylvania for the purpose of maintenance for the two fiscal years beginning June first one thousand nine hundred and twenty-one

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 1169, (House Bill No. 461), as follows:

An Act making an appropriation to the Westmoreland County Children's Aid Society at Greensburg Pennsylvania.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fourteen thousand dollars (\$14,000) or so much thereof as may be necessary is hereby specifically appropriated to the Westmoreland County Children's Aid Society at Greensburg Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

CONFERENCE COMMITTEE REPORT OVER IN ORDER.

The PRESIDENT. The report of the Committee of Conference on Senate Bill No. 309, entitled:

An Act to amend sections five and six of an act approved March 30, one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing a Board of Optometrical Education Examination and Licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith"

has not yet been received from the printer and will go over in its order.

BILLS OVER IN ORDER.

Mr. BARR. Mr. President, I ask that Senate Bill No. 419, (House Bill No. 296), on third reading, entitled:

An Act to amend section three of an act approved the nineteenth day of March one thousand nine hundred and fifteen (Pamphlet Laws five) entitled "A further supplement to an act entitled 'An act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof' approved the fifth day of May one thousand nine hundred and eleven constituting the said court the juvenile court of said county prescribing its organization jurisdiction and powers therein and otherwise" as amended

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BARR. Mr. President, I ask that Senate Bill No. 471, (House Bill No. 523), on third reading, entitled:

An Act fixing the salary or compensation of the crier of the courts of quarter sessions of the peace and over and terminer and general jail delivery in the counties of the second class of this Commonwealth

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 567, (House Bill No. 464), entitled:

An Act regulating service of process from the courts of common pleas or other courts of record and extending the territorial jurisdiction thereof in certain cases

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

Aron,	Culbertson,	Homsher,	Norton,
Baldwin,	Daix,	Jones,	Patton,
Barnes,	Davis,	Joyce,	Phipps,
Barr,	DeWitt,	Leslie,	Salus,
Berntheizel,	Donahue,	Long,	Schantz,
Boyd,	Einstein,	McClintock,	Service,
Buckman,	Eyre,	McConnell,	Snyder,
Christley,	Gray,	McNichol,	Sones,
Clark,	Hackett,	Miller, J. S.,	Stineman,
Craig,	Heaton,	Miller, S. J.,	Whitten,
Crow,	Herron,	Murdoch,	Woodward,

NAYS—2.

MacDade, Sisson,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Mr. BUCKMAN. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 612, (House Bill No. 367), on third reading, entitled:

An Act to amend an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" providing additional requirements with regard to applications for and transfers of registrations and with regard to speed and weight of and lights upon motor vehicles requiring operators to carry registration certificates providing standard tests to ascertain the vision and hearing of operators providing for the payment of certain witness fees authorizing officers to stop and examine motor vehicles designating the officers before whom information may be brought and imposing additional penalties

Mr. FYRE. Mr. President, I second the motion.
The motion was agreed to.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 612, (House Bill No. 367), as follows:

An Act to amend an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An Act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for the violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" providing additional requirements with regard to applications for and transfers of registrations and with regard to speed and weight of and lights upon motor vehicles requiring operators to carry registration certificates providing standard tests to ascertain the vision and hearing of operators providing for the payment of certain witness fees authorizing officers to stop and examine motor vehicles designating the officers before whom information may be brought and imposing additional penalties

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of the act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicles" which reads as follows

"Section 2. The term 'motor vehicle' as used in this act shall include all wheeled vehicles operated or propelled by any form of engine motor or mechanical power or operated by power received from any source other than from engine motor or mechanical power forming part of such vehicle except traction engines steam shovels road rollers agricultural machinery and vehicles which move upon or are guided by a track or travel through the air

The term 'motor-cycle' as used in this act shall include all motor-operated vehicles of the bicycle or tricycle type whether the motive power be a part thereof or attached thereto

The term 'trailer' as used in this act shall include all vehicles trailing after or propelled by a motor vehicle

The term 'commercial vehicle' as used in this act shall include motor omnibuses used for the transportation of passengers for pay or hire and motor vehicles constructed or used for the transportation of goods wares or merchandise

The term 'owner' as used in this act shall include the person

or persons having a motor vehicle in his or their possession custody or control under a lease or contract of conditional sale or other like agreement

The term 'public highway' as used in this act shall include all public roads streets avenues alleys boulevards parks and squares also bridges and approaches thereto

The term 'department' as used in this act shall refer to the State Highway Department of this Commonwealth" is hereby amended to read as follows

Section 2. The term "motor vehicle" as used in this act shall include all wheeled vehicles operated or propelled by any form of engine motor or mechanical power or operated by power received from any source other than from engine motor or mechanical power forming part of such vehicle except traction engines tractors steam shovels road rollers agricultural machinery and vehicles which move upon or are guided by a track or travel through the air

The term "motor-cycle" as used in this act shall include all motor-operated vehicles of the bicycle or tricycle type whether the motive power be a part thereof or attached thereto

The term "trailer" as used in this act shall include all vehicles trailing after or propelled by a motor vehicle

The term "commercial vehicle" as used in this act shall include motor omnibuses used for the transportation of passengers for pay or hire and motor vehicles constructed or used for the transportation of goods wares or merchandise

The term "owner" as used in this act shall include the person or persons having a motor vehicle in his or their possession custody or control under a lease or contract of conditional sale or other like agreement

The term "paid driver" or "chauffeur" as used in this act shall mean any person who operates a motor vehicle who directly or indirectly receives pay or any compensation as such for any work or services he or she may do for a "registered owner"

The term "owner's license" as used in this act shall mean the license to operate any motor vehicle issued to a "registered owner"

The term "operator's license" as used in this act shall mean the license issued to any person other than a "registered owner" or "paid driver" or "chauffeur"

The term "chassis" as used in this act shall mean the entire vehicle exclusive of the body or any load thereon

The term "public highway" as used in this act shall include all public roads streets avenues alleys boulevards parks and squares also bridges and approaches thereto

The term "department" as used in this act shall refer to the State Highway Department of this Commonwealth

Section 2. That section three of said act which reads as follows

"Section 3. Application for the registration of motor vehicles shall be made to the State Highway Department upon a blank provided for the purpose by the department The application shall contain the full name and residence of the owner or owners (not in excess of two in the case of joint ownership) together with a sworn statement that such person is more than sixteen (16) years of age and is mentally and physically qualified to operate a motor vehicle as defined in this act also a brief description of the motor vehicle the name the manufacturer's number the character of the motive power and the horse power and in the case of commercial vehicles the chassis of which weighs more than two thousand (2,000) pounds the gross weight of the chassis as given and certified to by the manufacturer and shall be signed by the owner or owners

Applicants for registration who are not residents of this Commonwealth shall in their application in addition to the above requirements designate the State Highway Commissioner as their authorized agent upon whom process may be served

The horse power of motor vehicles except those propelled by steam or electricity shall be computed by the following formula Diameter of the bore in inches squared times the number of cylinders times four-tenths (4) The accepted horse power for the registration of motor vehicles propelled by steam or electricity shall be that given and certified to by the manufacturer

Upon receipt of the application and the proper fee the State Highway Department shall register the said motor vehicle in a book or index kept for that purpose and shall issue to the owner or owners a registration certificate and an owner's license which shall entitle the holder or holders provided such persons are more than sixteen (16) years of age and are not mentally or physically disqualified to lawfully operate any motor vehicle Said license shall not be valid until signed by the holder or holders thereof The registration certificate shall show the name and address of the owner or owners the name type horse-power and manufacturer's number of the motor vehicle and the registration number thereof

No motor vehicle on which the manufacturer's number has been omitted obliterated or defaced shall be registerable without a special permit from the State Highway Commissioner

Before issuing a registration certificate for any such motor vehicle the Highway Commissioner shall require information as to the date of purchase of such vehicle and the name and address of the person from whom it was purchased together with satisfactory evidence that the number was not removed for the purpose of concealing the identity of such vehicle He shall require that a special number designated by him shall be immediately stamped thereon such number shall be preceded by the letter 'S' and followed by 'Pa' and the registration will not be valid until this requirement has been complied with

No motor vehicle or trailer except hook-and-ladder trucks and water-towers shall be registered that exceeds an outside over-all length of three hundred thirty-six inches (336) or width of ninety (90) inches or that exceed a gross weight including chassis body and load of twenty-six thousand (26,000) pounds Provided That the restriction as to length shall not apply to motor vehicles registered or contracted for prior to the passage of this act

Any person or persons knowingly making any misstatement of facts in his or their application for registration of a motor vehicle shall be deemed guilty of a misdemeanor and upon conviction thereof shall be subject to a fine of not less than two hundred (\$200) dollars or more than five hundred (\$500) dollars or imprisonment for one year or both at the discretion of the court and the State Highway Commissioner shall upon proper evidence of such misstatement revoke the registration of the motor vehicle so registered.

It shall be the duty of the registered owner of every motor vehicle to notify the State Highway Department of any change in his place of residence within one week after such change is made" is hereby amended to read as follows

Section 3 Application for the registration of motor vehicles shall be made to the State Highway Department upon a blank provided for the purpose by the department. The application shall contain the full name and residence of the owner or owners (not in excess of two in the case of joint ownerships) together with a sworn statement containing the name manufacturer's number motor number the character of the motive power and the horse power and in the case of commercial vehicles the chassis of which weighs more than two thousand (2,000) pounds the gross weight of the chassis as given and certified to by the manufacturer and also such description of the motor vehicle including lights and other equipment as the State Highway Department shall require. If the owner or owners of a motor vehicle be a natural person or natural persons desirous of operating the motor vehicle the application shall contain a sworn statement that such person is more than sixteen (16) years of age and is mentally and physically qualified to operate a motor vehicle as defined in this act. The application shall be signed by the owner or owners if natural persons and in cases where the owner is a corporation by the president vice-president secretary treasurer or other executive officer thereof or some person specifically authorized by said corporation to execute the same.

Applicants for registration who are not residents of this Commonwealth shall in their application in addition to the above requirements designate the State Highway Commissioner as their authorized agent upon whom process may be served.

The horse-power of motor vehicles except those propelled by steam or electricity shall be computed by the following formula: Diameter of bore in inches squared times the number of cylinders times four-tenths (.4). The accepted horse-power for the registration of motor vehicles propelled by steam or electricity shall be that given and certified to by the manufacturer.

Upon receipt of the application and the proper fee the State Highway Department shall register the said motor vehicle in a book or index kept for that purpose and shall issue to the owner or owners a registration certificate and in case the motor vehicle is owned by a natural person who in the application has pressed a desire to operate the same shall issue to the owner or owners (not exceeding two) an owner's license which shall entitle the holder or holders provided such person is more than sixteen (16) years of age and is not mentally or physically disqualified to lawfully operate any motor vehicle. Said license shall not be valid until signed by the holder or holders thereof. The registration certificate shall show the name and address of the owner or owners the name type horse-power manufacturer's number the motor number of the motor vehicle and the registration number thereof and shall at all times be carried with the motor vehicle for which registration has been issued but shall not be valid until signed by the holder or holders thereof.

No motor vehicle on which the manufacturer's number or motor number has been omitted obliterated or defaced shall be registerable without a special permit from the State Highway Commissioner.

Before issuing a registration certificate for any such motor vehicle the Highway Commissioner shall require information as to the date of purchase of such vehicle and the name and address of the person from whom it was purchased together with satisfactory evidence that the number was not removed for the purpose of concealing the identity of such vehicle. He shall require that a special number designated by him shall be immediately stamped thereon. Such number shall be preceded by the letter "S" and followed by "Pa" and the registration will not be valid until this requirement has been complied with.

No motor vehicle or trailer except hook-and-ladder trucks and water-towers shall be registerable that exceeds an outside over-all length of three hundred thirty-six inches (336) or width of ninety (90) inches or that exceeds a gross weight including chassis body and load of twenty-six thousand (26,000) pounds. Provided That the restriction as to length shall not apply to motor vehicles registered or contracted for prior to the passage of this act. And further provided That vehicles registered in classes E and F may be operated with an over-all width of vehicle and load not exceeding ninety-six (96) inches on highways of cities of the first second and third classes.

Any person or persons knowingly making any misstatement of facts in his or their application for registration of a motor vehicle shall be deemed guilty of a misdemeanor and upon conviction thereof shall be subject to a fine of not less than two hundred (\$200) dollars or more than five hundred (\$500) dollars or imprisonment for one (1) year or both at the discretion of the court and the State Highway Commissioner shall upon proper evidence of such misstatement revoke the registration of the motor vehicle so registered.

It shall be the duty of the registered owner of every motor vehicle to notify the State Highway Department of any change in his place of residence within one week after such change is made.

Section 3 That section four of said act which reads as follows

"Section 4 The State Highway Department shall issue two (2) registration plates for each vehicle registered having thereon the registration number in figures not more than five (5) inches in height the year and the abbreviated name of the State except that for motor-cycles one plate only shall be issued and on such plates the registration number shall be in figures not more than three and one-half (3½) inches in height.

The plates for commercial vehicles the chassis of which weigh more than two thousand (2,000) pounds shall bear a prefix number indicating the capacity and classification of the vehicle for which they are issued as provided for in section nine (9). On the plates for 'Dealers' shall be the words 'Penna. Dealer' and the number shall be preceded by the letter 'X'. On the plates for trailers the number shall be preceded by the letter 'T'.

The registration plates shall be rigidly attached to the motor vehicle so that they cannot swing or oscillate the one on the front the other on the rear. They shall at all times be parallel to the axles and shall not be underneath any part of the body more than twelve (12) inches from the rear end thereof nor shall they be covered obscured bent altered or defaced in any manner and the lower edge of the rear plate shall be not less than fifteen (15) inches above the ground.

They shall be kept free from oil grease dirt or other substance likely to impair their legibility and between one hour after sunset and one hour before sunrise the rear plate shall be illuminated so that the registration number can be plainly distinguished. Provided however That motor-cycles need display but one registration plate which shall be attached to the rear thereof in such manner as to comply with the provisions of this section.

No motor vehicle shall be operated under any other plates than those of its own registration and except as is provided in this act for non-residents no number plates shall be displayed on any motor vehicle other than those issued by the State Highway Department nor shall there be displayed upon any motor vehicle owned by a resident of this Commonwealth while operated upon any public highway in this Commonwealth any registration or number plate issued by any other State Territory Federal district or foreign country. Provided however A resident of this State may exhibit in addition to the Pennsylvania registration plates a set of registration plates of one adjoining State" is hereby amended to read as follows

Section 4 The State Highway Department shall issue two (2) registration plates for each vehicle registered having thereon the registration number in figures not more than five (5) inches in height the year and the abbreviated name of the State except that for motor-cycles one plate only shall be issued and on such plate the registration number shall be in figures not more than three and one half (3½) inches in height.

The plates for commercial vehicles the chassis of which weigh more than two thousand (2,000) pounds shall bear a prefix number indicating the capacity and classification of the vehicle for which they are issued as provided for in section nine (9). On the plates for "Dealers" shall be the words "Penna. Dealer" and the number shall be preceded by the letter "X". On the plates for trailers the number shall be preceded by the letter "T".

The registration plates shall be rigidly attached to the motor vehicle so that they cannot swing or oscillate the one on the front the other on the rear. They shall at all times be parallel to the axles and shall not be underneath any part of the body more than twelve (12) inches from the rear end thereof nor shall they be covered obscured bent altered or defaced in any manner and the lower edge of the rear plate shall not be less than fifteen (15) inches above the ground.

They shall be kept free from oil grease dirt or other substance likely to impair their legibility and between one hour after sunset and one hour before sunrise the rear plate shall be illuminated so that the registration number can be plainly distinguished. Provided however That motor-cycles need display but one registration plate which shall be attached to the rear thereof in such a manner as to fully comply with the provisions of this section.

No motor vehicle shall be operated under any other plates than those of its own registration and except as is provided in this act for non-residents no number plates shall be displayed on any motor vehicle other than those issued by the State Highway Department nor shall there be displayed upon any motor vehicle owned by a resident of this Commonwealth while operated upon any public highway in this Commonwealth any registration or number plate issued by any other State Territory Federal district or foreign country. Provided however A resident of this State may exhibit in addition to the Pennsylvania registration plates a set of registration plates of one adjoining State.

Any person or persons using registration plates on a motor vehicle other than that motor vehicle for which the registration has been issued shall be deemed guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred (\$100) dollars nor more than five hundred (\$500) dollars or to undergo imprisonment not exceeding one (1) year or both at the discretion of the court and the clerk of the court in which such conviction is had shall forthwith certify such conviction to the State Highway Commissioner who shall suspend or revoke the license issued to such person and no other license shall be issued to such person for a period of one year following such suspension or revocation.

Section 4 That section five of said act which reads as follows

"Section 5 Upon the transfer of ownership or the destruction of any motor vehicle its registration shall expire and in the event of the sale of the motor vehicle the original owner shall remove the registration plates therefrom and shall within forty-eight (48) hours notify the State Highway Commissioner of the name and address of the purchaser.

The original owner may however by proper sworn application upon a blank to be furnished by the department register another motor vehicle upon payment of a fee of one (\$1) dollar when such motor vehicle is of equal or less horsepower or classification.

than that originally registered or upon payment of a fee of one (\$1) dollar and the difference between the fee originally paid by that due if the new motor vehicle be properly registerable in a higher class and unless the original registration plates have been destroyed such owner shall be assigned the registration number previously issued to him and shall receive a new registration certificate" is hereby amended to read as follows

Section 5 Upon the transfer of ownership or the destruction of any motor vehicle its registration shall expire and in the event of the sale of the motor vehicle the original owner shall remove the registration plates therefrom and shall within forty-eight (48) hours notify the State Highway Commissioner of the name and address of the purchaser

The original owner may however by properly sworn application upon a blank to be furnished by the department register another motor vehicle upon payment of a fee of one (\$1) dollar when such motor vehicle is of equal or less horsepower or classification than that originally registered or upon payment of a fee of (\$1) dollar and the difference between the fee originally paid and that due If the new motor vehicle be properly registerable in a higher class and unless the original registration plates have been destroyed such owner shall be assigned the registration number previously issued to him and shall receive a new registration certificate If transfer of registration is from commercial motor vehicle to passenger motor vehicle or from a passenger motor vehicle to a commercial motor vehicle and from a lower classification of commercial motor vehicle to a higher classification of commercial motor vehicle or from a higher classification of commercial motor vehicle to a lower classification of commercial motor vehicle such owner or owners shall be assigned a new registration number and there shall be issued to him new registration plates and a new registration certificate

Section 5 That section nine of said act which reads as follows "Section 9 The fee for the registration of a motor-cycle shall be three (\$3) dollars and for the registration of a bicycle with a motor attached two (\$2) dollars

The fee for the registration of motor vehicles except such as are equipped with metal tires when registered prior to August first of any year shall be at the rate of forty (40) cents for each horsepower or fractional part thereof Provided That the minimum fee shall be ten (\$10) dollars

The fees for the registration of commercial motor vehicles the chassis of which weigh less than two thousand pounds shall be on the basis of horsepower

Commercial vehicles the chassis of which weigh two thousand (2,000) pounds or more shall be divided into seven (7) classes

The fee for each such vehicle in Class AA the chassis of which weighs two thousand (2,000) pounds and less than three thousand (3,000) pounds shall be twenty dollars (\$20)

The fee for each such vehicle in class A the chassis of which weighs three thousand (3,000) pounds and less than four thousand five hundred (4,500) pounds shall be twenty-five dollars (\$25)

The fee for each such vehicle in class B the chassis of which weighs forty-five hundred (4,500) pounds and less than six thousand (6,000) pounds shall be thirty dollars (\$30)

The fee for each such vehicle in class C the chassis of which weighs six thousand (6,000) pounds and less than seven thousand (7,000) pounds shall be fifty dollars (\$50)

The fee for each vehicle in class D the chassis of which weighs seven thousand (7,000) pounds and less than eight thousand (8,000) pounds shall be seventy-five (\$75) dollars

The fee for each such vehicle in class E the chassis of which weighs eight thousand (8,000) pounds and less than ten thousand (10,000) pounds shall be one hundred (\$100) dollars

The fee for each such vehicle in class F the chassis of which weighs over ten thousand (10,000) pounds shall be one hundred fifty (\$150) dollars

No registration shall be required of a trailer weighing less than five hundred (500) pounds

The fee shall be two (\$2) dollars for each trailer weighing five hundred (500) pounds and less than seven hundred and fifty (750) pounds

Five (\$5) dollars for each trailer weighing seven hundred and fifty (750) pounds and less than one thousand (1,000) pounds

Ten (\$10) dollars for each trailer weighing one thousand (1,000) pounds and less than two thousand (2,000) pounds

Fifteen (\$15) dollars for each trailer weighing two thousand (2,000) pounds or more

The fee for the registration of any motor vehicle equipped with metal tires shall be double the regular fee for such vehicle

The fees for registration when issued on or after August first shall be one-half those hereinbefore named

The fee shall be five (\$5) dollars for each certificate and number plate issued to persons registered as motorcycle dealers and ten (\$10) dollars for each certificate and pair of number plates issued to persons registered as dealers in other motor vehicles

The fees herein set forth for the registration of motor vehicles and trailers shall be in lieu of any other fees or taxes to be imposed by this Commonwealth or any subdivision thereof and no city borough incorporated town township or county shall require or collect any registration or license fee or tax for any motor vehicle or license from any operator thereof except as to motor vehicles transporting passengers for pay or hire within the limits of any city or from points within such city to points outside of the city limits

No fee shall be charged for the registration of motor vehicles owned and used by the United States the State of Pennsylvania or by any city borough incorporated town township or county duly authorized volunteer fire department hospital humane society or anti-cruelty society in this Commonwealth or by the American Red Cross but all such vehicles shall be registered and shall display number plates as is provided for privately-owned vehicles

All registrations shall expire December thirty-first of the year issued unless sooner revoked for cause by the State Highway Commissioner" is hereby amended to read as follows

Section 9 The fee for the registration of a motorcycle shall be three (\$3) dollars and for the registration of a bicycle with a motor attached two (\$2) dollars

The fee for registration of motor vehicles except such as are equipped with metal tires when registered prior to August first of any year shall be at the rate of forty (40) cents for each horsepower or fractional part thereof Provided That the minimum fee shall be ten (\$10) dollars

The fees for the registration of commercial motor vehicles the chassis of which weigh less than two thousand (2,000) pounds shall be on the basis of horsepower Provided That the minimum fee shall be fifteen (\$15) dollars

Commercial vehicles with pneumatic tires the chassis of which weighs two thousand (2,000) pounds or more shall be divided into seven (7) classes

The fee for each such vehicle in class AA the chassis of which weighs two thousand (2,000) pounds and less than three thousand (3,000) pounds shall be twenty-four (\$24) dollars

The fee for each such vehicle in class A the chassis of which weighs three thousand (3,000) pounds and less than four thousand (4,000) pounds shall be thirty-two (\$32) dollars

The fee for each such vehicle in class B the chassis of which weighs four thousand (4,000) pounds and less than five thousand (5,000) pounds shall be forty (\$40) dollars

The fee for each such vehicle in class C the chassis of which weighs five thousand (5,000) pounds and less than six thousand (6,000) pounds shall be fifty-six (\$56) dollars

The fee for each such vehicle in class D the chassis of which weighs six thousand (6,000) pounds and less than seven thousand five hundred (7,500) pounds shall be eighty (\$80) dollars

The fee for each such vehicle in class E the chassis of which weighs seven thousand five hundred (7,500) pounds and less than eight thousand five hundred (8,500) pounds shall be one hundred (\$100) dollars

The fee for each such vehicle in class F the chassis of which weighs over eight thousand five hundred (8,500) pounds shall be one hundred forty (\$140) dollars

Commercial vehicles with solid rubber tires the chassis of which weigh two thousand (2,000) pounds or over shall be divided into seven (7) classes

The fee for each such vehicle in class AA the chassis of which weighs two thousand (2,000) pounds and less than three thousand (3,000) pounds shall be thirty (\$30) dollars

The fee for each such vehicle in class A the chassis of which weighs three thousand (3,000) pounds and less than four thousand (4,000) pounds shall be forty (\$40) dollars

The fee for each such vehicle in class B the chassis of which weighs four thousand (4,000) pounds and less than five thousand (5,000) pounds shall be fifty (\$50) dollars

The fee for each such vehicle in class C the chassis of which weighs five thousand (5,000) pounds and less than six thousand (6,000) pounds shall be seventy (\$70) dollars

The fee for each such vehicle in class D the chassis of which weighs six thousand (6,000) pounds and less than seven thousand five hundred (7,500) pounds shall be one hundred (\$100) dollars

The fee for each such vehicle in class E the chassis of which weighs seven thousand five hundred (7,500) pounds and less than eight thousand five hundred (8,500) pounds shall be one hundred twenty-five (\$125) dollars

The fee for each such vehicle in class F the chassis of which weighs eight thousand five hundred (8,500) pounds or over shall be two hundred (\$200) dollars

The fees for registration of electrically operated commercial motor vehicles whether equipped with pneumatic or solid rubber tires shall be on the same basis as the fees specified in this section for commercial motor vehicles with pneumatic tires

Tractor trucks with semi-trailer attachments shall be registered as one vehicle the registration fee for which shall be computed according to the table of weights and fees specified in this act for commercial motor vehicles and upon the basis of the chassis weight of tractor plus the weight of semi-trailer attachment

No registration shall be required of a trailer weighing less than five hundred (500) pounds

The fee shall be two (\$2) dollars for each trailer weighing five hundred (500) pounds and less than seven hundred and fifty (750) pounds

Five (\$5) dollars for each trailer weighing seven hundred and fifty (750) pounds and less than one thousand (1,000) pounds

Ten (\$10) dollars for each trailer weighing one thousand (1,000) pounds and less than two thousand (2,000) pounds

Fifteen (\$15) dollars for each trailer weighing two thousand (2,000) pounds or more

The fee for the registration of any motor vehicle or trailer equipped with metal tires shall be double the regular fee for such vehicle

The fees for registration when issued on or after August first shall be one-half those hereinbefore named

The fee shall be five (\$5) dollars for each certificate and number plate issued to persons registered as motorcycle dealers and ten (\$10) dollars for each certificate and pair of number plates issued to persons registered as dealers in other motor vehicles

The fees herein set forth for the registration of motor vehicles and trailers shall be in lieu of any other fees or taxes to be imposed by this Commonwealth or any subdivision thereof and no city borough incorporated town township or county shall require or collect any registration or license fee or tax for any motor vehicle or license from any operator thereof except as to motor vehicles transporting passengers for pay or hire within the limits of any city or from points within such city to points outside of the city limits

No fee shall be charged for the registration of motor vehicles owned and used by the United States the State of Pennsylvania or by any city borough incorporated town township

or county duly authorized volunteer fire department hospital humane society or anti-cruelty society in this Commonwealth or by the American Red Cross but all such vehicles shall be registered and shall display number plates as is provided for privately owned vehicles.

All registrations shall expire December thirty-first of the year issued unless sooner revoked for cause by the State Highway Commissioner.

Section 6 That section ten of said act which reads as follows

"Section 10 No person whether the owner of a motor vehicle or not who is less than sixteen (16) years of age or who is mentally impaired or who is physically incapacitated as defined in this act shall operate any motor vehicle upon any public highway in this Commonwealth.

No person shall operate a motor vehicle upon any public highway until such person shall have had issued to him a license or permit by the State Highway Department. No such license or permit shall be issued to any person less than sixteen (16) years of age or in the case of paid drivers less than eighteen (18) years of age and who has not had at least five (5) days' experience in the operation of a motor vehicle.

No person who is the owner or custodian of any motor vehicle shall permit any person who is less than sixteen (16) years of age or who is not a licensed operator or paid driver or holder of a learner's permit to operate any such motor vehicle or employ or permit any person to operate such motor vehicle for pay or hire who is not eighteen (18) years of age and a licensed operator or paid driver.

No person shall operate any motor vehicle as a paid driver without taking out a paid driver's license.

Any person who has lost the use of one hand or both or who has lost the use of both feet or whose eyesight is so impaired that with the aid of glasses he cannot distinguish substantial objects clearly at a distance of one hundred and fifty (150) feet or who shall have less than twenty (20) per centum of normal vision or who shall have less than two (2) per centum of normal hearing shall be considered physically incapacitated.

Provided That the State Highway Commissioner may at his discretion issue a special license or permit to a person who has lost the use of one hand only upon the receipt of such evidence or demonstration as shall satisfy him that such person has had sufficient experience in the operation of a motor vehicle to enable him to do so without endangering the safety of the public. The fee for such special license or permit shall be one (\$1) dollar in addition to the regular license fee except in the case of a registered owner when no fee shall be charged." is hereby amended to read as follows.

Section 10 No person whether the owner of a motor vehicle or not who is less than sixteen (16) years of age or who is mentally impaired or who is physically incapacitated as defined in this act shall operate any motor vehicle upon any public highway in this Commonwealth.

No person shall operate a motor vehicle upon any public highway until such person shall have had issued to him a license or permit by the State Highway Department. No such license or permit shall be issued to any person less than sixteen (16) years of age or in the case of paid drivers less than eighteen (18) years of age and who has not had at least five (5) days' experience in the operation of a motor vehicle.

No person who is the owner or custodian of any motor vehicle shall permit any person who is less than sixteen (16) years of age or who is not a licensed operator or paid driver or holder of a learner's permit to operate any such motor vehicle or employ or permit any person to operate such motor vehicle for pay or hire who is not eighteen (18) years of age and a licensed operator or paid driver.

No person shall operate any motor vehicle as a paid driver without taking out a paid driver's license.

Any person who has lost the use of one hand or both or who has lost the use of both feet or whose eyesight is so impaired that with the aid of glasses he cannot distinguish substantial objects clearly at a distance of one hundred and fifty (150) feet or who shall have less than twenty (20) per centum of normal vision or who shall have less than two (2) per centum of normal hearing shall be considered physically incapacitated.

To possess twenty (20) per centum of normal vision one must be able with one eye to read all the letters on the line marked twenty (20) of standard test types at a distance of four (4) feet.

To possess two (2) per centum of normal hearing one must respond when addressed in a natural tone of voice by another standing one (1) foot behind.

Provided That the State Highway Commissioner may at his discretion issue a special license or permit to a person who has lost the use of one hand only upon the receipt of such evidence or demonstration as shall satisfy him that such person has had sufficient experience in the operation of a motor vehicle to enable him to do so without endangering the safety of the public. The fee for such special license or permit shall be one (\$1) dollar in addition to the regular license fee except in the case of a registered owner when no fee shall be charged.

Section 7 That section thirteen of said act which reads as follows

"Section 13 The State Highway Commissioner may refuse to issue a license to any applicant who is shown by proper evidence to be a reckless or careless operator endangering the safety of the public or an habitual violator of the provisions of this act.

He may also revoke or suspend the license issued to any such person upon hearing before the Commissioner or his representative after due notice in writing of the proposed action and the grounds therefor has been mailed to the licensee at the address given in his application.

The State Highway Commissioner may upon investigation suspend the license of any owner operator or paid driver who has been involved in an accident resulting in injury to person or property upon the sworn statement of two reputable persons that such accident was the result of recklessness or carelessness on the part of such licensee and after a hearing before the Commissioner or his representative shall annul the license issued to such person if the evidence justifies such action" is hereby amended to read as follows.

Section 13 The State Highway Commissioner may refuse to issue a license to any applicant who is shown by proper evidence to be a reckless or careless operator endangering the safety of the public or an habitual violator of the provisions of this act.

He may also revoke or suspend the license issued to any such person upon hearing before the Commissioner or his representative after due notice in writing of the proposed action and the grounds therefor has been mailed to the licensee at the address given in his application.

The State Highway Commissioner may upon investigation suspend the license of any owner operator or paid driver who has been involved in an accident resulting in injury to person or property upon the sworn statement of two reputable persons that such accident was the result of recklessness or carelessness on the part of such licensee and after a hearing before the Commissioner or his representative shall annul the license issued to such person if the evidence justifies such action.

The State Highway Commissioner may authorize the payment of expenses of witnesses testifying for the Commonwealth at hearings in cases of suspension or revocation of license before the Commissioner or his representative. The said expenses shall be paid out of fees collected under this act.

Section 8 That section nineteen of said act which reads as follows

"Section 19 No person shall operate a motor vehicle on the public highways of the State recklessly or at a rate of speed greater than is reasonable and proper having regard to the width traffic and use of the highway or so as to endanger property or the life or limb of any person. No person shall drive a motor vehicle at a rate of speed exceeding one (1) mile in two (2) minutes and no commercial motor vehicle in class AA as provided in section nine of this act shall at any time exceed a rate of speed of twenty (20) miles per hour.

In class A a rate of speed of twenty (20) miles per hour
In class B a rate of speed of eighteen (18) miles per hour
In class C a rate of speed of fifteen (15) miles per hour
In class D a rate of speed of fifteen (15) miles per hour
In class E a rate of speed of twelve (12) miles per hour
In class F a rate of speed of ten (10) miles per hour.

Provided That the authorities having charge of the highways may in dangerous or built-up sections or at schoolhouses churches and public playgrounds place signs marked "fifteen (15) mile speed limit" in letters not less than five (5) inches in height. Said signs shall be placed on the right-hand side of the highway facing the traffic to be controlled clearly legible therefrom and at these places the speed limit shall not exceed a rate of one (1) mile in four (4) minutes for a distance beyond said sign of not more than one-eighth ($\frac{1}{8}$) of a mile and if such highway is still in a dangerous or built-up section a second sign similar to the above described may be erected and the speed limit shall not exceed the rate of one (1) mile in four (4) minutes for not more than one-eighth ($\frac{1}{8}$) of a mile beyond said sign and as many signs may be erected as may be necessary. At the end of said dangerous or built-up sections there shall be erected a sign reading "end of fifteen (15) mile speed limit" in letters not less than five (5) inches in height said signs to be placed at right angles to the highway and facing the traffic to be controlled" is hereby amended to read as follows.

Section 19 No person shall operate a motor vehicle on the public highways of the State recklessly or at a rate of speed greater than is reasonable and proper having regard to the width traffic and use of the highway or so as to endanger property or the life or limb of any person. No person shall drive a motor vehicle at a rate of speed exceeding one (1) mile in two (2) minutes and no commercial motor vehicle with solid rubber tires in class AA as provided in section nine of this act shall at any time exceed a rate of speed of twenty (20) miles per hour or

In class A a rate of speed of twenty (20) miles per hour
In class B a rate of speed of eighteen (18) miles per hour
In class C a rate of speed of fifteen (15) miles per hour
In class D a rate of speed of fifteen (15) miles per hour
In class E a rate of speed of twelve (12) miles per hour
In class F a rate of speed of ten (10) miles per hour and no commercial motor vehicles with solid rubber tires the chassis of which weighs less than two thousand (2,000) pounds shall at any time exceed a rate of speed of twenty-four (24) miles per hour.

No commercial motor vehicles with pneumatic tires in class AA as provided in section nine of this act shall at any time exceed a rate of speed of twenty-four (24) miles per hour or

In class A a rate of speed of twenty-four (24) miles per hour or
In class B a rate of speed of twenty-two (22) miles per hour or
In class C a rate of speed of nineteen (19) miles per hour or
In class D a rate of speed of nineteen (19) miles per hour or
In class E a rate of speed of sixteen (16) miles per hour or

In class F a rate of speed of fourteen (14) miles per hour and no commercial motor vehicle with pneumatic tires the chassis of which weighs less than two thousand (2,000) pounds shall at any time exceed a rate of speed of twenty-six (26) miles per hour.

Provided That the authorities having charge of the highways may in dangerous or built-up sections or at schoolhouses churches and public playgrounds place signs marked "fifteen (15) mile speed limit" in letters not less than five (5) inches in height. Said signs shall be placed on the right-hand side of the highway facing the traffic to be controlled clearly legible therefrom and at these places the speed limit shall not exceed

ceed a rate of one (1) mile in four (4) minutes for a distance beyond said sign of not more than one-eighth ($\frac{1}{8}$) of a mile and if such highway is still in a dangerous or built-up section a second sign similar to the above described may be erected and the speed limit shall not exceed the rate of one (1) mile in four (4) minutes for not more than one-eighth ($\frac{1}{8}$) of a mile beyond said sign and as many signs may be erected as may be necessary. At the end of said dangerous or built-up sections there shall be erected a sign reading "end of fifteen (15) mile speed limit" in letters not less than five (5) inches in height said signs to be placed at right angles to the highway and facing the traffic to be controlled.

Section 9 That section twenty of said act which reads as follows

"Section 20 Every motor vehicle on the public highway shall from one hour after sunset until one hour before sunrise or whenever it is impossible to see clearly for a distance of two hundred (200) feet show at least two lights of approximately equal power on the front of such vehicle that shall be clearly visible for a distance of two hundred (200) feet. Provided That motor-cycles to which no side car is attached need display only one such light but no brilliant light shall be displayed on any motor vehicle standing on the left-hand side of the highway."

Every motor vehicle equipped with and using electric light or lights of more than four (4) candlepower not equipped with a permanent deflecting or diffusing device upon any of the public highways of this State shall be provided and equipped with some practical and efficient device or devices whereby the forward lights of such vehicle may be dimmed or lessened at the will of the operator to such an extent that such electric light or the reflection therefrom though said forward lights will not interfere with the sight of nor temporarily blind the vision of the driver of an approaching vehicle and it shall be the duty of every operator of such motor vehicle equipped with and using electric lights upon the public highways of this state to effectually apply such dimmer to the forward lights of the vehicle operated by him or her and cause such lights to be dimmed and lessened so as not to interfere with the sight or temporarily blind the vision of the operator of any approaching vehicle.

Every motor vehicle including motor-cycles shall also whether standing or in motion display one red light on the rear thereof and if a trailer be attached to such motor vehicles or another motor vehicle is being towed so as to obscure such red light then a red light shall be displayed on the rear of such vehicle or such trailer.

The registration plate on the rear of every motor vehicle including motor-cycles and trailers shall also be clearly illuminated during the same period.

Whenever there is not sufficient light within the limits of the highway to clearly reveal persons vehicles or substantial objects at a distance of two hundred (200) feet the front lights shall when the vehicle is in motion clearly illuminate the road for a distance of at least two hundred (200) feet in front of such vehicle and for five (5) feet to the right of such vehicle at a point twenty (20) feet in front of the lamps.

No lights of more than thirty-two (32) candlepower shall be used on any motor vehicle and all lights in excess of four (4) candlepower equipped with reflectors shall be so arranged designed diffused or deflected that no dazzling rays of light shall at a point seventy-five (75) feet or more ahead of the lamps rise more than forty-two (42) inches above the level surface on which the vehicle stands.

All additional or supplemental lights including movable spotlights or searchlights shall fully comply with these restrictions and the rays of light from any such searchlight or spotlight shall at no time extend to the left of the center of the highway.

No red light shall be displayed on the front of any motor vehicle.

The State Highway Commissioner may after proper road and laboratory tests approve certain devices for controlling the front lights on motor vehicles so that they shall comply with the provisions of this section upon the payment of such fee as he may deem necessary to cover the actual cost of such tests not to exceed the sum of fifty (\$50) dollars and may issue a certificate to the applicant rescribing the device and certifying that such tests have been made and that the device when properly applied complies with the requirements of this act" is hereby amended to read as follows

Section 20 Every motor vehicle on the public highway shall from on hour after sunset until one hour before sunrise show at least two lights of approximately equal power on the front of such vehicle that shall be clearly visible from a distance of at least two hundred (200) feet. Provided That motor-cycles to which no side car is attached need display only one such light but no brilliant light shall be displayed on any motor vehicle standing on the left hand side of the highway and further provided that the council of any city or borough or the commissioners or supervisors of any township may by ordinance establish zones in brightly lighted sections within which motor vehicles may remain standing without lights.

When any motor vehicle or motor-cycle is in motion on a public highway not so lighted as to render any substantial object clearly discernible at a distance of two hundred (200) feet it shall show a front lamp or lamps furnishing illumination in accordance with the following provisions

Motor vehicles shall display lighted front lamps furnishing sufficient illumination to render clearly discernible on a level highway any substantial object two hundred (200) feet directly ahead and any substantial object one hundred (100) feet ahead and seven (7) feet to the right of the axis of such vehicle and this provision shall be deemed to be complied with if the apparent candlepower of the combined beams of the lamps as measured one hundred (100) feet directly ahead of the vehicle on a level surface and at a height not less than one-half ($\frac{1}{2}$) the distance of the center of the reflector above said level surface is not less than forty-eight hundred (4,800) and if the

ahead of the vehicle and seven (7) feet to the right of the axis thereof at any point not above the level of the head lamp is not less than twelve hundred (1,200)

Motor-cycles shall display a lighted front lamp or front lamps furnishing sufficient illumination to render clearly discernible on a level highway any substantial object one hundred and forty (140) feet directly ahead and any substantial object seventy (70) feet ahead and five (5) feet to the right of the axis of such vehicle and this provision shall be deemed to be complied with if the apparent candlepower of the combined beams of the lamps as measured one hundred (100) feet directly ahead of the vehicle on a level surface and at a height not less than one-half ($\frac{1}{2}$) the distance of the center of the reflector above said level surface is not less than twenty-four hundred (2,400) and if the apparent candlepower as measured one hundred (100) feet ahead of the vehicle and seven (7) feet to the right of the axis thereof at any point not above the level of the head lamp is not less than six hundred (600)

The lamps of all vehicles shall be so arranged adjusted and operated as to avoid dangerous glare or dazzle and so that no dangerously glaring or dazzling rays from the lamps of any vehicle on a level road can be projected at such an angle above the level as to enter the eyes of approaching drivers or pedestrians and this provision shall be deemed to be complied with if the apparent candlepower of the beam or combined beams of the lamp or lamps as measured one hundred (100) feet ahead of the vehicle on a level surface and five (5) feet above the level surface does not exceed twenty-four hundred (2,400) directly in front of the vehicle and eight hundred (800) at a point seven (7) feet to the left of the axis of the vehicle and at the same height.

Every motor vehicle including motorcycles shall also whether standing or in motion display one red light on the rear thereof and if a trailer be attached to such motor vehicle or another motor vehicle is being towed so as to obscure such red light then a red light shall be displayed on the rear of such vehicle or such trailer. Provided That a motor vehicle while standing upon any public highway may exhibit only a parking light in accordance with the provisions further set forth in this section.

The registration plate on the rear of every motor vehicle including motorcycles and trailer shall also be clearly illuminated during the same period except when such vehicle is standing upon any public highway and exhibiting a parking light in accordance with the provisions further set forth in this section.

All additional or supplemental lights including movable spotlights or searchlights shall fully comply with these restrictions and the rays of light from any such searchlight or spotlight shall at no time extend to the left of the center of the highway.

Every motor vehicle while standing upon any public highway at such times as lights are required by the provisions of this section for such motor vehicles may in lieu of the lighting equipment specified in this act show one light of at least two (2) candlepower carried on the left side of car in such a manner as to be visible to the front and rear and so as to show white to the front and red to the rear shall be considered a full compliance with the terms of this clause.

No red light shall be displayed on the front of any motor vehicle.

The State Highway Commissioner may after laboratory test in conformity with standard specifications approve certain devices for controlling the front lights on motor vehicles so that they shall comply with the provisions of this section upon the payment of such fee as he may deem necessary to cover the actual cost of such tests not to exceed the sum of fifty (\$50) dollars and may issue a certificate to the applicant describing the device and certifying that such tests have been made and that the device when properly applied complies with the requirements of this act.

Section 10 That section twenty-three of said act which reads as follows

"Section 23 No person whether an employee of the owner or custodian of any motor vehicle or not shall tamper with or make use of or operate any motor vehicle without the knowledge or consent of the owner or custodian thereof."

No person shall operate a motor vehicle while under the influence of intoxicating liquor or any narcotic or habit producing drug or permit any person who may be under the influence of intoxicating liquor or narcotic drugs to operate any motor vehicle owned by him or in his custody or control.

No person shall take part in any race or speed contest for a prize or wager or otherwise upon any public highway or attempt to establish or lower any speed record upon any public highway.

Any operator of a motor vehicle who shall have injured the person or property of any other user of the highway shall stop and render such assistance as may be necessary and shall upon request give his name and address to the injured party or his proper representative. This provision shall apply to the owner of the motor vehicle if present whether he was operating such motor vehicle or not.

No person shall turn off any or all of the lights on a motor vehicle for the purpose of avoiding identification or arrest.

Any person violating any of the provisions of this section shall be deemed guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred (\$100) dollars nor more than five hundred (\$500) dollars or to undergo imprisonment not exceeding one (1) year or both at the discretion of the court and the clerk of the court in which such conviction is had shall certify such conviction to the State Highway Commissioner who shall suspend or revoke the license issued to such person and no other license shall be issued to such person for a period of one (1) year following such conviction" is hereby amended to read as follows

Section 23 No person whether an employee of the owner or custodian of any motor vehicle or not shall tamper with or make use of or operate any motor vehicle without the knowledge or consent of the owner or custodian thereof.

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No person shall turn off any or all of the lights of a motor vehicle for the purpose of avoiding identification or arrest.

Any person violating any of the provisions of this section shall be deemed guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred (\$100) dollars nor more than five hundred (\$500) dollars or to undergo imprisonment not exceeding one (1) year or both at the discretion of the court and the clerk of the court in which such conviction is had shall certify forthwith such conviction to the State Highway Commissioner who shall suspend or revoke the license issued to such person and no other license shall be issued to such person for a period of one (1) year following such suspension or revocation.

Section 11 That section twenty-four of said act which reads as follows

"Section 24 No motor vehicle of any description shall be used or operated on the public highways unless the engine be muffled so that the explosions thereof shall not constitute a nuisance to the public and no muffler cutout shall be used on any public highway in any city borough or incorporated town.

No motor vehicle shall be used upon any public highway with chains or other devices projecting more than one (1) inch upon the tires thereof.

No commercial motor vehicle shall be used or operated on any public highway the weight of which including chassis body and load shall be in excess of seven thousand (7,000) pounds for a vehicle in class AA eleven thousand (11,000) pounds for a vehicle in class A fifteen thousand (15,000) pounds for vehicles in class B twenty thousand (20,000) pounds for vehicles in class C twenty-four thousand (24,000) pounds for vehicles in class D and twenty-six thousand (26,000) pounds for vehicles in classes E and F.

No motor vehicle or trailer shall be operated upon any public highway having a gross weight of vehicle and load combined in excess of twenty-six thousand (26,000) pounds or in excess of nineteen thousand five hundred (19,500) pounds on any axle or in excess of eight hundred (800) pounds on any one wheel for each nominal inch of width of tire on such wheel or that exceeds an over-all length of vehicle three hundred and thirty-six (336) inches except hook-and-ladder trucks and water-towers or an over-all width of vehicle or load of ninety (90) inches. All commercial vehicles or trailers the chassis of which weighs more than two thousand (2,000) pounds registered under this statute shall have painted on a conspicuous place on the outside and on both sides of said motor vehicle or trailer the maximum weight limit of said motor vehicle or trailer including chassis body and load in figures three (3) inches high. Any person or persons carrying on any motor vehicle or trailer a load in excess of the maximum carrying capacity as so fixed by the manufacturer or any person or persons who remove or disfigure said signs shall be guilty of a misdemeanor and upon conviction thereof shall be subject to a fine of not less than twenty-five (\$25) dollars or more than one hundred (\$100) dollars or imprisonment not exceeding six (6) months or both at the discretion of the court and the clerk of the court in which such conviction is held shall certify such conviction to the State Highway Commissioner of Pennsylvania who may forthwith revoke the license of any licensee so convicted.

Any person intending to use a truck or trailer for special hauling gross weight of vehicle and load combined or of length in excess of the specifications hereinbefore mentioned shall apply to the State Highway Commissioner for permission so to do upon a blank in such form as the State Highway Department shall prescribe. Such application shall set forth the location of the roads over which it is proposed to haul the counties townships and municipalities in which such roads are located the weight and length of truck and its registration number the number of trailers to be used the maximum capacity of such trailers the weight of each when empty the kind of materials to be hauled and the date at which said hauling will be completed.

The State Highway Commissioner upon receipt of such application and fee of five dollars (\$5) shall immediately inform himself as to the condition of the highways mentioned in said application by referring the same to the local authorities or otherwise and if satisfied that the proposed use of such roadways will not result in damage thereto may grant a permit for such number of days and under such restrictions as in his discretion may be necessary to prevent extraordinary damage to the roads by reason of such hauling.

All the provisions of this section shall apply to the owner of the motor vehicle or the person having control thereof who causes or permits such motor vehicle to be operated or equipped contrary to such provisions and any such persons shall be deemed equally guilty with the operator of any violation thereof" is hereby amended to read as follows.

Section 24 No motor vehicle of any description shall be used or operated on the public highways unless the engine be muffled so that the explosions thereof shall not constitute a nuisance to the public and no muffler cutout shall be used on any public highway.

No motor vehicle shall be used upon any public highway with chains or other devices projecting more than one (1) inch upon the tires thereof.

No Commercial motor vehicle shall be used or operated on any public highway the weight of which including chassis body and load shall be in excess of seven thousand (7,000) pounds for a vehicle in class AA eleven thousand (11,000) pounds for a vehicle in class A thirteen thousand (13,000) pounds for a vehicle in class B eighteen thousand (18,000) pounds for a vehicle in class C twenty-two thousand (22,000) pounds for a vehicle in class D twenty-five thousand (25,000) pounds for a vehicle in class E and twenty-six thousand (26,000) pounds for a vehicle in class F and no commercial motor vehicle the chassis of which weigh less than two thousand (2,000) pounds shall be used or operated in any public highway when the weight of said chassis body and load combined exceeds five thousand (5,000) pounds.

No motor vehicle or trailer shall be operated upon any public highway having a gross weight of vehicle and load combined in excess of twenty-six thousand (26,000) pounds or in excess of nineteen thousand five hundred (19,500) pounds on any axle or in excess of eight hundred (800) pounds on any one wheel for each nominal inch of width of tire on such wheel or that exceeds an over-all length of vehicle of three hundred and thirty-six (336) inches except hook-and-ladder trucks and water-towers or an over-all width of vehicle and load of ninety (90) inches. All commercial vehicles or trailers registered under this act shall have painted on a conspicuous place on the outside and on both sides of said vehicle or trailer the maximum weight limit of said vehicle or trailer including chassis body and load in figures three (3) inches high. Any person or persons carrying on any motor vehicle or trailer a load in excess of the maximum carrying capacity as so fixed by this act or any person or persons who remove or disfigure said signs shall upon summary conviction thereof before a justice of the peace alderman or magistrate be subject to a fine of not less than one hundred (\$100) dollars or more than two hundred (\$200) dollars and the justice of the peace alderman or magistrate imposing such fine shall forthwith certify such conviction to the State Highway Commissioner of Pennsylvania who may forthwith revoke the license of any licensee so convicted.

Any person intending to use a truck or trailer for special hauling gross weight of vehicle and load combined or of length in excess of the specifications hereinbefore mentioned shall apply to the State Highway Commissioner for permission so to do upon a blank in such form as the State Highway Department shall prescribe. Such application shall set forth the location of the roads over which it is proposed to haul the counties townships and municipalities in which such roads are located the weight and length of truck and its registration number the number of trailers to be used the maximum capacity of such trailers the weight of each when empty the kind of materials to be hauled and the date which said hauling will be completed.

The State Highway Commissioner upon receipt of such application and a fee of five (\$5) dollars shall immediately inform himself as to the condition of the highway mentioned in said application by referring the same to the local authorities or otherwise and if satisfied that the proposed use of such roadways will not result in damage thereto may grant a permit for such number of days and under such restrictions as in his discretion may be necessary to prevent extraordinary damage to the roads by reason of such hauling.

All the provisions of this section shall apply to the owner of the motor vehicle or the person having control thereof or who causes or permits such motor vehicle to be operated or equipped contrary to such provisions and any such person shall be deemed equally guilty with the operator of any violation thereof.

Section 12 That section twenty-six of said act which reads as follows

"Section 26 The operator of any motor vehicle shall stop upon request or signal of any constable police officer or member of the State Police Force or designated officer of the State Highway Department who shall be in uniform or shall exhibit his badge or other sign of authority and shall upon request exhibit his registration certificate or license and shall write his name in the presence of such officer if so required for the purpose of establishing his identity. He shall also furnish to any legally constituted authority any information in his possession as to the identity of the operator or owner of any motor vehicle" is hereby amended to read as follows.

Section 26 The operator of any motor vehicle shall stop upon request or signal of any constable police officer or member of the State Police Force or designated officer of the State Highway Department who shall be in uniform or shall exhibit his badge or other sign of authority and shall upon request exhibit his registration certificate or license and shall write his name in the presence of such officer if so required for the purpose of establishing his identity. He shall also furnish to any legally constituted authority any information in his possession as to the identity of the operator or owner of any motor vehicle.

Any constable or police officer or member of the State Police Force or designated officer of the State Highway Department who shall be in uniform or shall exhibit his badge or other sign of authority shall have the right to stop any motor vehicle upon request or signal for the purpose of inspecting the said motor vehicle as to its equipment or manufacturer's number or motor number or weight and securing such other information as may be necessary.

Section 13 That section twenty-eight of said act which reads as follows

"Section 28 It being the purpose of this act to provide a system or code of law regulating the use and operation of motor vehicles throughout this Commonwealth no city borough incorporated town township or county shall hereafter adopt maintain or enforce any rule regulation or ordinance regulating the speed equipment use or operation of motor vehicles other than city or borough ordinances regulating the stopping and parking of vehicles the use of certain streets as one-way streets or regulating the kind and weight of traffic on certain

streets and in public parks or the establishment of safety zones provided however that no such special regulation shall be effective unless notice of the same is posted conspicuously by the municipality making the same at points where any highway affected thereby joins other highways and no regulation shall be valid which excludes such vehicles from any State highway or from any main highway leading from one municipality to another

Provided That any city may regulate the transportation by motor vehicles of passengers for pay within the limits of such city or from points in the city to points beyond the city limits and make and enforce regulations for the operation of such vehicles not inconsistent with this act and designate certain streets upon which such vehicles may be operated" is hereby amended to read as follows

Section 28 It being the purpose of this act to provide a system or code of law regulating the use and operation of motor vehicles throughout this Commonwealth no city borough incorporated town township or county shall hereafter adopt maintain or enforce any rule regulation or ordinance regulating the speed equipment use or operation of motor vehicles other than city or borough ordinances regulating the stopping and parking of vehicles or the establishment of zones in which vehicles may park at night without lights as provided in section twenty of this act the use of certain streets as one-way streets or regulating the kind and weight of traffic on certain streets and in public parks or the establishment of safety zones provided however that no such special regulation shall be effective unless notice of the same is posted conspicuously by the municipality making the same at points where any highway affected thereby joins other highways and no regulation shall be valid which excludes such vehicles from any State highway or from any main highway leading from one municipality to another

Provided That any city may regulate the transportation by motor vehicles of passengers for pay within the limits of such city or from points in the city to points beyond the city limits and make and enforce regulations for the operation of such vehicles not inconsistent with this act and designate certain streets upon which such vehicles may be operated

Section 14 That section twenty-nine of said act which reads as follows

"Section 29 All information for offenses defined in this act committed by motor vehicle owners or users shall be brought under this act and not under any local ordinance rule or regulation and all such informations shall be made before a mayor burgess magistrate alderman or justice of the peace within the city borough incorporated town or township wherein such offense is alleged to have occurred except in the case of misdemeanors when the information shall be made in the county wherein the offense is alleged to have occurred then information shall be made before a nearby mayor magistrate alderman or justice of the peace except in the case of a misdemeanor when the information shall be made in the county wherein the offense is alleged to have occurred

When the rate of speed of any motor vehicle is timed on a measured stretch of any highway for the purpose of ascertaining whether or not the operator of such motor vehicle is violating the provisions of this act such time shall be taken by not less than two (2) persons one of whom shall have been stationed at each end of such measured stretch and no convictions shall be had upon the unsupported evidence of one person and no such measured stretch shall be less than one-eighth ($\frac{1}{8}$) of a mile in length" is amended to read as follows

Section 29 All information for offenses defined in this act committed by motor vehicle owners or operators shall be brought under this act and not under any local ordinance rule or regulation and all such information shall be made before a mayor burgess magistrate alderman or justice of the peace within the city borough incorporated town or township wherein such offense is alleged to have occurred if there be no mayor burgess magistrate alderman or justice of the peace within the city borough incorporated town or township wherein such offense is alleged to have occurred then information shall be made before a nearby mayor burgess magistrate alderman or justice of the peace except in the case of a misdemeanor when the information shall be made in the county wherein the offense is alleged to have occurred

When the rate of speed of any motor vehicle is timed on a measured stretch of any highway for the purpose of ascertaining whether or not the operator of such motor vehicle is violating the provisions of this act such time shall be taken by not less than two (2) persons one of whom shall have been stationed at each end of such measured stretch and no convictions shall be had upon the unsupported evidence of one person and no such measured stretch shall be less than one-eighth ($\frac{1}{8}$) of a mile in length

Sections 15 That section thirty-three of said act which reads as follows

"Section 33 Any person except as provided in sections three eleven fourteen sixteen twenty-three twenty-four thirty-four and thirty-five convicted of violating any of the provisions of this act shall be subject to a fine or penalty of not less than ten (\$10) dollars nor more than twenty-five (\$25) dollars to be collected by summary conviction before any mayor burgess magistrate alderman or justice of the peace as like fines and penalties are now by law collected or in case of nonpayment of such fine to undergo an imprisonment in the county jail for a period not exceeding five (5) days Provided That any person so convicted shall have the right of appeal as in other cases of summary conviction And further provided That any person accused of violating any of the provisions of this act may waive the summary hearing and give bond in a sum equal to double the amount of the maximum fine that might be imposed for appearance for trial before a judge of the court of quarter sessions or in the county court or in the municipal court in counties wherein such courts exist and thereupon the burgess magistrate alderman or justice of the peace shall within fifteen (15) days return the complaint or information

to the said court and if any person so accused shall be convicted in such court of the offense charged he shall be subject to a fine of not less than ten (\$10) dollars nor more than twenty-five (\$25) dollars or in case of nonpayment of such fine to undergo imprisonment in the county jail for a period not exceeding five (5) days

Any person previously convicted of violating any of the provisions of this act shall upon conviction of any second or subsequent violation within a period of six (6) months after such conviction be subject to pay a fine of not less than twenty-five (\$25) dollars nor more than fifty (\$50) dollars or in case of nonpayment of such fine to undergo imprisonment in the county jail for a period not exceeding ten (10) days Provided That any person so accused of any second or subsequent violation of the provisions of this act shall have the same right of appeal or may waive summary hearing in the same manner and upon the same conditions as is provided for in cases of first violation" is hereby amended to read as follows

Section 33 Any person except as provided in sections three four eleven fourteen sixteen twenty-three twenty-four thirty-four and thirty-five convicted of violating any of the provisions of this act shall be subject to a fine or penalty of not less than ten (\$10) dollars nor more than twenty-five (\$25) dollars to be collected by summary conviction before any mayor burgess magistrate alderman or justice of the peace as like fines and penalties are now by law collected or in case of nonpayment of such fine to undergo an imprisonment in the county jail for a period not exceeding five (5) days Provided That any person so convicted shall have the right of appeal as in other cases of summary conviction And further provided That any person accused of violating any of the provisions of this act may waive the summary hearing and give bond in a sum equal to double the amount of the maximum fine that might be imposed for appearance for trial before a judge of the court of quarter sessions or in the county court or in the municipal court in counties wherein such courts exist and thereupon the burgess magistrate alderman or justice of the peace shall within fifteen (15) days return the complaint or information to the said court and if any person so accused shall be convicted in such court of the offense charged he shall be subject to a fine of not less than ten (\$10) dollars nor more than twenty-five (\$25) dollars or in case of nonpayment of such fine to undergo imprisonment in the county jail for a period not exceeding five (5) days

Any person previously convicted of violating any of the provisions of this act shall upon conviction of any second or subsequent violation within a period of six (6) months after such conviction be subject to pay a fine of not less than twenty-five (\$25) dollars nor more than fifty (\$50) dollars or in case of nonpayment of such fine to undergo imprisonment in the county jail for a period not exceeding ten (10) days Provided That any person so accused of any second or subsequent violation of the provisions of this act shall have the same right of appeal or may waive summary hearing in the same manner and upon the same conditions as is provided for in cases of first violation

Section 16 The provisions of this act except as hereinafter provided shall be in force from and after the date of its approval Provided however That sections nine and twenty-four of the act of June thirtieth one thousand nine hundred nineteen shall be and remain in full force and effect until the first day of January one thousand nine hundred twenty-two and the amendments to said sections that is sections five and ten of this act shall be in full force and effect from and after said first day of January one thousand nine hundred twenty-two

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

Mr. CRAIG. Mr. President, I desire to interrogate the Senator from Bucks, Mr. Buckman.

The PRESIDENT. Will the Senator from Bucks, Mr. Buckman, permit himself to be interrogated?

Mr. BUCKMAN. Mr. President, I will.

Mr. CRAIG. Mr. President, I have not had an opportunity to read the bill, and I want to ask the Senator whether it has been amended, whether the license fees for trucks provided for in the bill have been changed?

Mr. BUCKMAN. Mr. President, they have. Yesterday afternoon we had a two-hour conference, which was attended by approximately thirty men from all over the state of Pennsylvania, representing the various truck industries, and these amendments that are now in the bill are the result of that conference.

Mr. President, I want to say further that those men all agreed to the bill, agreed to go out and support it, and the bill is also being supported by the Motors Federation and the larger Automobile Clubs all through the state. I know of no objection, have heard of none, to the bill as it reads this morning, and I would say further that by advertisements appearing in the papers of the state the bill is supported and the Senate and the members of the House are requested to support it, and the public at large are requested to communicate with their Senators and members with that end in view.

Mr. CRAIG. Mr. President, I understand the Senator to say then that the bill as amended is satisfactory to the Motor Association?

Mr. BUCKMAN. Mr. President, yes, it is.

Mr. LESLIE. Mr. President, I would like to interrogate the Senator from Bucks. Mr. Buckman.

The PRESIDENT. Will the Senator from Bucks, Mr. Buckman, permit himself to be interrogated?

Mr. BUCKMAN. Mr. President, I will.

Mr. LESLIE. Mr. President, I want to ask the Senator whether in Senate Bill No. 612 there has not been incorporated House Bill No. 377, and this substituted for it?

Mr. BUCKMAN. Mr. President, I do not think that the numbers are correct, but I will say that the principal features of this bill appear by way of amendments to it, which were inserted in the Senate Committee on Public Roads and Highways.

Mr. LESLIE. Mr. President, I would like to ask the Senator whether he recognizes it as a revenue bill or not a revenue bill?

Mr. BUCKMAN. Mr. President, it is not a revenue bill, I take it, it is a license fee charge. Even if it were, the bill that we are now considering is a House bill. I know of no reason why a revenue bill may not be amended in the Senate.

Mr. LESLIE. Mr. President, I want to ask the Senator whether the original House Bill was a revenue bill?

Mr. BUCKMAN. Mr. President, the original bill is an amendment of the Motor Code of 1919, which, like the present bill was not a revenue bill, but was a license bill.

Mr. LESLIE. Mr. President, did it not pertain to a question of speed of trucks, the location of truck drivers in communities in the State of Pennsylvania, as a matter of precaution?

Mr. BUCKMAN. Mr. President, does the Senator mean the present bill?

Mr. LESLIE. Mr. President, the original bill, that came up in the House, as the Woodruff Bill.

Mr. BUCKMAN. Mr. President, the Woodruff Bill simply provided an amendment to the act of 1919 providing that wherever there were fifteen mile signs in places not built up, that those signs should contain the name of the town in which the signs were located.

Mr. LESLIE. Mr. President, is there a single word or paragraph in the bill that pertains to the question of any tax, or any license?

Mr. BUCKMAN. Mr. President, there was not.

Mr. LESLIE. Mr. President, therefore I contend that this was a revenue bill, and it did not originate as a revenue bill. One other thing; I ask the Senator where did you amend the title of bill No. 367?

Mr. BUCKMAN. Mr. President, I do not think the title was changed.

Mr. LESLIE. Mr. President, I want to differ with the Senator, it is shown by the fact of the addition to the title of the bill on the Calendar.

Mr. BUCKMAN. Mr. President, there is no change made in the wording of the title.

Mr. LESLIE. Mr. President, was there any addition made?

Mr. BUCKMAN. Mr. President, the bill will have to speak for itself on that.

Mr. LESLIE. Mr. President, where was the change made?

Mr. BUCKMAN. Mr. President, I do not know that there was any change made.

Mr. LESLIE. Mr. President, the Senator is the author of the bill and he ought to be in a position to inform the Senate as to whether there were any changes made.

Mr. BUCKMAN. Mr. President, I think that there has been an addition made to the title, where it was made I do not know.

Mr. LESLIE. Mr. President, was it made on the floor of the Senate?

Mr. BUCKMAN. Mr. President, I do not know.

Mr. LESLIE. Mr. President, was it made in committee?

Mr. BUCKMAN. Mr. President, I do not know.

Mr. LESLIE. Mr. President, my objection to this bill is from the protests of the business interests of the city of Pittsburgh, I received about two hundred telegrams and that many letters. The business interests of the city of

Pittsburgh practically have eliminated the question of horse power to conduct their business with in the confines of the city of Pittsburgh. Trucks have displaced the vehicle traffic of horses. It is no exaggeration to say to this Senate that ninety per cent. of these trucks used for business purposes in the city of Pittsburgh never go outside of the confines of the city of Pittsburgh. They never traverse a foot of the county roads and state roads, and the imposition of this extraordinary tax, as in this bill that came into the Senate, increases the tax from eighty per cent. to two hundred and seventy per cent. As to the conditions that arose yesterday in conference, I accept the gentleman's statement as to the bill, but I have no words from those gentlemen who attended that meeting, nor from any other person of the city of Pittsburgh who opposed this bill, and have asked me to take up their contention on the floor of the Senate.

I further contend that if this legislation is passed it will not pass the scrutiny of the Supreme Court of the State of Pennsylvania. I further contend that the people that do not use highways should not be taxed on this question. If Pennsylvania is to protect its highways, it will be placed in the position of the reinstallation of toll gates for the trucks that make it their business to run in opposition to the express railroad trains. It comes to the place now if you are going to have business quit taxing it to death. If you are going to be progressive and want to do things with dispatch help them to continue it in the way that you are now doing. If we are to tax for additional revenue, as provided for in this bill, with the extraordinary amount of moneys that are now derived from the ordinary motor vehicles, including passenger cars, goes into the question of building our roads, and all other improvements and things that go into the matter of improvements, and then you add on top of that a tax for the question of business, that business that does not use your roads. Therefore, I appeal to the Senate to postpone final action on this bill until a further investigation is made into the bill as to its origin, as to its amendments, and to the conditions of this matter.

Mr. President, I, therefore, ask unanimous consent that this bill go over in its order.

The PRESIDENT. The Chair desires to inform the Senator from Allegheny, Mr. Leslie, that it is too late to have the bill go over in its order. A motion to postpone would be in order.

MOTION TO POSTPONE.

Mr. LESLIE. Mr. President, therefore I move that further action on this bill be postponed for the present, for giving the Senators an opportunity to ascertain from their constituents whether this bill in its present form is satisfactory. We should have an opportunity to do that on account of the number of protests that came in against this bill.

Mr. McCLINTOCK. Mr. President, I second the motion. On the question,

Will the Senate agree to the motion?

Mr. BUCKMAN. Mr. President, in answer to the Senator from Allegheny, I would like to state for the benefit of the Senator and for the benefit of the members of the Senate, that at the conference yesterday there was present a representative of the Pittsburgh Retail Merchants Association and he agreed to the bill. I would like to state further that I hold in my hand a copy of an advertisement that appeared all over the State of Pennsylvania, signed by the Pennsylvania Motor Federation, Robert P. Hooper, President, Paul C. Wolf, Secretary, Pittsburgh, James Barton Weeks, Chairman of the Good Roads Committee of Philadelphia, advocating the passage of this bill in its present form.

Mr. President, I hope that the motion to postpone this bill will not prevail. The session is nearing the end and if this important legislation is to be gotten through, it must be gotten through at an early date. I have noted what the Senator from Pittsburgh has said with reference to the whole proposition, and I am sure that the members of this Senate agree with this committee that there should be some reasonable increase in the license for motor trucks, particularly in view of the fact that the matter has had such careful consideration, and has been gone over so thoroughly by that Committee with the representatives of the different Motor Truck Interests from all over the State of Pennsylvania.

vania, all the way from Erie to Philadelphia even including Pittsburgh, and I hope, Mr. President, that this motion will not prevail.

Mr. EYRE. Mr. President, I sincerely hope that this motion will not prevail. I think that there is not a man in the Senate, but what recognizes the fact that the trucks of Pennsylvania are doing a vast amount of damage to the public roads. I think it is further evident to everybody who has studied this situation that the license fees imposed in this measure are very moderate as compared with the license fees imposed in the States of New York and New Jersey, and other of our adjoining states. To postpone action of this bill at this time jeopardizes, in my judgment, the passage of the bill, because if the bill passes this body it will have to go back to the House for concurrence in the Senate amendments, and putting it over in twenty-four hours will probably compel the falling of the bill in its entirety. I too, had protests several days ago relative to this bill. I have letters from many of those who were protesting, saying that since they have understood the bill, since the license fees have been modified, that they are now in entire accord with the bill. I hope, therefore, that the motion to postpone will not pass, but that the passage of this bill may be effected to-day.

Mr. SCHANTZ. Mr. President, I desire to interrogate the Senator from Bucks, Mr. Buckman.

The PRESIDENT. Will the Senator from Bucks, Mr. Buckman, permit himself to be interrogated?

Mr. BUCKMAN. Mr. President, I will.

Mr. SCHANTZ. Mr. President, I want to ask the Senator from Bucks, Mr. Buckman, whether an amendment was inserted into this bill, exempting the motor street cleaners, street sprinklers or sweepers, whatever they are called, used exclusively to clean the streets of the city?

Mr. BUCKMAN. Mr. President, does the Senator mean privately owned machines of that kind? No, sir, they are not. However, the bill does provide that motor vehicles owned by municipalities are exempt. I would say in answer to the Senator that privately owned motor vehicles of the kind described by him are not exempt, but that motor vehicles of that character owned by municipalities, by the state, or any other municipalities, are exempt.

Mr. SCHANTZ. Mr. President, in view of that I favor the postponement of the bill, because the motor vehicles used exclusively in city streets, to sprinkle streets, to flush streets, or anything of that kind, whether owned by a municipality or by private street cleaning contractors, should be exempt, and I want to prepare an amendment for that purpose.

Mr. BUCKMAN. Mr. President, I can see no reason why privately owned sweepers or machinery of that character should be exempt from the provisions of this bill, any more than any other privately owned machine should be exempt. As I said we do not exempt all sorts of vehicles owned by municipalities and to pick out one class of machines because they are owned by contractors working on the streets of a municipality, in my judgment, would be an unwise and probably an unconstitutional provision.

Mr. LESLIE. Mr. President, I desire to ask the Senator from Bucks, one more question.

The PRESIDENT. Will the Senator from Bucks, Mr. Buckman, permit himself to be interrogated?

Mr. BUCKMAN. Mr. President, I will.

Mr. LESLIE. Mr. President, this bill originated in the House known as No. 367. I would like to ask the Senator if this bill, since it was amended in the Senate, has been referred back to the House to change its title?

Mr. BUCKMAN. Mr. President, not to my knowledge.

Mr. LESLIE. Mr. President, therefore I wish to inform the Senator that he should make this bill an equal bill and put it in position to pass the scrutiny of the Attorney General of the State of Pennsylvania and the courts of Pennsylvania. It will not pass that test.

And the question recurring

Will the Senate agree to the motion?

The motion was not agreed to.

And the question recurring.

Shall the bill pass finally?

Mr. EINSTEIN. Mr. President, I desire to say for the benefit of the Senate, that I have not had one message in favor of this bill. I have received fifty to sixty telegrams

and letters protesting against this bill. I would like to see the bill defeated in its present form. I would be very glad if the bill would go over for the present to offer an amendment. I do not think it right to put such a tax on the trucks as there is in this bill. It practically affects everybody who has a truck and there is plenty of money being placed in the treasury of the State Highway Department to take care of the highways without a measure of this kind. Now, my friend, Senator Buckman, was very much in favor of passing this bill at this time, and I believe that he would be fair enough to let the bill go over in its order, in order to give us an opportunity to read the bill.

And the question recurring.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—28.

Barnes,	Daix,	Jones,	Service,
Barr,	Davis,	MacDade,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Sones,
Clark,	Heaton,	Miller, J. S.,	Stineman,
Craig,	Herron,	Patton,	Weaver,
Culbertson,	Homsher,	Salus	Woodward,

NAYS—16.

Boyd,	Einstein,	Long,	Phipps,
Christley,	Gray,	McClintock,	Schantz,
DeWitt,	Joyce,	Miller, S. J.,	Snyder,
Donahue,	Leslie,	Norton,	Whitten,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILL ON THIRD READING POSTPONED FOR THE PRESENT.

Mr. BARR. Mr. President, I move that the Senate do now resume the consideration of Senate Bill No. 419, (House Bill No. 296), on third reading postponed for the present, entitled:

An Act to amend section three of an act approved the nineteenth day of March one thousand nine hundred and fifteen (Pamphlet Laws five) entitled "A further supplement to an act entitled 'An act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof' approved the fifth day of May one thousand nine hundred and eleven constituting the said court the juvenile court of said county and prescribing its organization jurisdiction and powers therein and otherwise" as amended

Mr. LESLIE. Mr. President, I second the motion. The motion was agreed to.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 419, (House Bill No. 269), entitled:

An Act to amend section three of an act approved the nineteenth day of March one thousand nine hundred and fifteen (Pamphlet Laws five) entitled "A further supplement to an act entitled 'An act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof' approved the fifth day May one thousand nine hundred and eleven constituting the said court the juvenile court of said county and prescribing its organization jurisdiction and powers therein and otherwise" as amended

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—43.

Barnes,	Einstein,	MacDade,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Christley,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Culbertson,	Jones,	Patton,	Weaver,
Daix,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Salus	Woodward,
Donahue,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Mr. BARR. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 471, (House Bill No. 523), on third reading postponed for the present, entitled:

An Act fixing the salary or compensation of the crier of the courts of quarter sessions of the peace and oyer and terminer and general jail delivery in the counties of the second class of this Commonwealth

Mr. LESLIE. Mr. President, I second the motion. The motion was agreed to.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 471, (House Bill No. 523), entitled:

An Act fixing the salary or compensation of the crier of the courts of quarter sessions of the peace and oyer and terminer and general jail delivery in the counties of the second class of this Commonwealth

And said bill having been read at length the third time, and agreed to.

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—44.

Barnes,	Donahue,	Long,	Schantz,
Barr,	Einstein,	MacDade,	Service,
Berntheizel,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Christley,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Culbertson,	Jones,	Patton,	Weaver,
Daix,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Salus,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILLS OVER IN ORDER.

Mr. JOYCE. Mr. President, I ask that Senate Bill No. 644, on third reading, entitled:

An Act affecting anthracite coal mines and operations establishing the Pennsylvania State Anthracite Mine Cave Commission defining its jurisdiction and powers imposing duties upon owners and operators of anthracite coal mines and imposing penalties

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE. Mr. President, I ask that Senate Bill No. 675, (House Bill No. 818), on third reading, entitled:

An Act to amend an act approved the twenty-sixth day of April one thousand eight hundred and fifty-five (Pamphlet Laws three hundred and nine) entitled "An act relating to damages for injuries producing death" as amended by extending the provisions thereof to brothers and sisters

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS RECOMMENDED.

Mr. PHIPPS. Mr. President, I move that Senate Bill No. 71, (House Bill No. 470), on third reading, entitled:

An Act declaring certain gas engines operated without mufflers nuisances and prescribing penalties

be recommitted to the Committee on Military Affairs.

Mr. McCONNELL. Mr. President, I second the motion. The motion was agreed to.

Mr. SMITH. Mr. President, I move that Senate Bill No. 1003, (House Bill No. 1218), on third reading, entitled:

An Act limiting the time during which public service companies may require payment of rates or tariffs in advance of service rendered

be recommitted to the Committee on Judiciary Special.

Mr. EYRE. Mr. President, I second the motion. The motion was agreed to.

BILL OVER IN ORDER.

Mr. EYRE. Mr. President, in the absence of the Senator from Philadelphia, Mr. Vare, I ask that Senate Bill No. 1045, (House Bill No. 1128), on third reading, entitled:

An Act to repeal an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ninety-three) entitled "An act to amend an act approved the first day of May one thousand nine hundred and thirteen entitled 'An act to prohibit the killing of foxes by certain methods in Delaware county and fixing a penalty for violation of the act' by extending the provisions of said act to Chester county and Montgomery county" so far as the same relates to Montgomery county

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILL ON THIRD READING.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1383, (House Bill No. 1279), entitled:

An Act to prevent the laying out opening changing vacating widening or altering by a court of quarter sessions of a road any part of which lies within a township of the first class without the consent and approval of the Board of Township Commissioners

And said bill having been read at length the third time,

On the question.

Will the Senate agree to the bill?

Mr. CRAIG. Mr. President, this bill is "An act to prevent the laying out, opening, changing, vacating, widening, or altering by a court of quarter sessions a road any part of which lies within a township of the first class, without the consent and approval of the board of township commissioners."

Mr. President, and gentlemen of the Senate, the effect of the passage of this act would be to absolutely prevent the improvement of a road of, any part of which, it makes no difference how short a distance, might lie within a township of the first class. In other words, if a road ran through a half dozen different townships of the second class and entered, even for a mile in townships of the first class, the road might not be in any manner improved, widened, straightened, or anything else, unless they had the consent of the commissioners of the first class township, which might easily prevent the improvement of the road through the other townships. I think the bill should be defeated.

And the question recurring,

Will the Senate agree to the bill?

BILL RECOMMENDED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 1383, (House Bill No. 1279), on third reading, entitled:

An Act to prevent the laying out opening changing vacating widening or altering by a court of quarter sessions of a road any part of which lies within a township of the first class without the consent and approval of the Board of Township Commissioners

be recommitted to the Committee on Public Roads and Highways.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1394, (House Bill No. 1431), entitled:

An Act to regulate the drilling operating and abandoning of oil and gas wells and providing a penalty for violation of the provisions of this act

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz :

YEAS—44.

Barnes,	Donahue,	Long,	Schantz,
Barr,	Einstein,	MacDade,	Service,
Berntheizel,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Christley,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Culbertson,	Jones,	Patton,	Weaver,
Daix,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Salus,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1395, (House Bill No. 1464), entitled:

An Act to amend sections five hundred and eighty-five and five hundred and eighty-seven of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz :

YEAS—44.

Barnes,	Donahue,	Long,	Schantz,
Barr,	Einstein,	MacDade,	Service,
Berntheizel,	Eyre,	McClintock,	Sisson,
Boyd,	Gray,	McConnell,	Smith,
Buckman,	Hackett,	McNichol,	Snyder,
Christley,	Heaton,	Miller, J. S.,	Sones,
Clark,	Herron,	Miller, S. J.,	Stineman,
Craig,	Homsher,	Norton,	Vare,
Culbertson,	Jones,	Patton,	Weaver,
Daix,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Salus,	Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1398, (House Bill No. 38), entitled:

An Act making an appropriation to the Oil City Hospital Oil City Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz :

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	Macdade,	Service,
Barr,	Einstein,	McClintock,	Sisson,

Berntheizel,
Boyd,
Buckman,
Christley,
Clark,
Craig,
Crow,
Culbertson,
Daix,

Eyre,
Gray,
Hackett,
Heaton,
Herron,
Homsher,
Jones,
Joyce,

McConnell,
McNichol,
Miller, J. S.,
Miller, S. J.,
Murdoch,
Norton,
Patton,
Phipps,

Smith,
Snyder,
Sones,
Stineman,
Vare,
Weaver,
Whitten,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1399, (House Bill No. 72), entitled:

An Act making an appropriation to the Warren Hospital of Warren Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz :

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1400, (House Bill No. 366), entitled:

An Act making an appropriation to the trustees of the Milliken Hospital Pottsville Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz :

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1401, (House Bill No. 454), entitled:

An Act making an appropriation to the building commission of the Eastern State Hospital for the Insane located at Selinsgrove Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Graig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1402, (House Bill No. 639), entitled:

An Act making an appropriation to the Philadelphia Association for the Protection of Colored Women Philadelphia Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1403, (House Bill No. 498), entitled:

An Act making an appropriation to the G W and Agnes Hoffman Orphanage Mount Joy township Adams county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,

Buckman,	Hackett,
Christley,	Heaton,
Clark,	Herron,
Craig,	Homsher,
Crow,	Jones,
Culbertson,	Joyce,
Daix,	

Miller, J. S.,	Sones,
Miller, S. J.,	Stineman,
Murdoch,	Vare,
Norton,	Weaver,
Patton,	Whitten,
Phipps,	Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1404, (House Bill No. 951), entitled:

An Act making an appropriation to the Saint Stanislaus Orphanage situated at Sheatown Newport township Luzerne county Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1405, (House Bill No. 964), entitled:

An Act establishing a State highway in the county of Lebanon providing for its location construction improvement and maintenance by the Commonwealth and making an appropriation

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

Mr. BERNTHEIZEL. Mr. President, I ask unanimous consent to amend the title, by striking out in the last line of the title, the words, "and making an appropriation."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1406, (House Bill No. 1057), entitled:

An Act making an appropriation to the State Insurance Fund

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1407, (House Bill No. 1084), entitled:

An Act to amend section three of an act approved the twenty-seventh day of May one thousand eight hundred and ninety-three (Pamphlet Laws one hundred and seventy-one) entitled "An act providing for the erection of the Pennsylvania Soldiers Orphans' Industrial School the purchase of land and the erection and equipment of the building and buildings necessary therefor making appropriation for such purposes erection and equipment and the maintenance of children admitted therein placing the care of the same in the commission now known as the Commission of Soldiers' Orphan Schools of the State of Pennsylvania and regulating the admission of the said Pennsylvania Soldiers Orphans' Industrial School and the said Soldiers' Orphans Schools

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1408, (House Bill No. 1347), entitled:

An Act making an appropriation to the Water Supply Commission for the purpose of building and constructing a retaining wall or dike along the Delaware river at Lackawaxen Pike county

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	McClintock,	Sisson,

Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1409, (House Bill No. 1384), entitled:

An Act to provide for the payment to Philadelphia county of moneys with interest thereon advanced for the payment of expenses incident to the conduct of primary elections in the said county of Philadelphia and making an appropriation therefor

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

Mr. SCHANTZ. Mr. President, ten years ago, way back in 1911 and 1912 the State disallowed the city of Philadelphia certain sums of money, which the city claimed were exorbitant, for printing ballots and conducting the elections in the city of Philadelphia. Those claims were disallowed by the Auditor-General, and they have ever since been so regarded. The State has hitherto refused to pay those bills. This act provides that now, at this late date, ten years after the occurrence, the Commonwealth of Pennsylvania shall reverse itself, the official action, and the records of the State shall reimburse the City of Philadelphia, for those exorbitant charges in the sum of six hundred and six thousand, nine hundred and fifty-six dollars and six cents, and worse than that,—with interest at the rate of six per cent. per annum from that date. Mr. President and gentlemen of the Senate, I say that a matter that has been adjusted and settled ten years ago should not now pass at this late date when we need money as badly as the State does, pass an act to resurrect an old matter to reimburse the city, and with interest at the rate of six per cent. per annum. I respectfully urge the Senate to defeat this measure.

Mr. SALUS. Mr. President, some ten years ago the state of Pennsylvania, entered into an obligation to pay, and whether it is ten years ago or now is immaterial, the county commissioners in Philadelphia, obligated themselves to pay under the law as established by this State. Then a controversy arose, and the City of Philadelphia was compelled to pay money that the State of Pennsylvania owed. Pennsylvania is a big state. Pennsylvania ought to pay its debts. This is the debt of the State of Pennsylvania owes Philadelphia and should pay it, and pay it now. It should have been paid ten years ago, and it is poor policy for any one to get on the floor in this Senate and say because you have had ten years credit you should never pay. Pennsylvania is too big an institution to owe anybody, especially the big City of Philadelphia.

Mr. SCHANTZ. Mr. President, I beg to differ with the Senator from Philadelphia. It was decided and determined at that time that the State of Pennsylvania did not owe this bill, and there is no law, there is no Act of Assembly, that obligated the State of Pennsylvania to pay this debt, and, as I say, it was at that time adjudicated by the proper officials of this Commonwealth that the Commonwealth did not owe the debt.

Mr. PATTON. Mr. President, I happened to be a member of the councils of the City of Philadelphia at the time that this debt was made and I want to say to this Senate that when the primary bill was passed Philadelphia paid her bill with the full promise in the primary election law that they should be reimbursed by the State of Pennsylvania. Autocratically the Auditor General refused to pay the bill, and it has been pending ever since. The City of Philadelphia had no right to go to the bar and sue the State of Pennsylvania. It was not adjudicated by anybody except the Auditor General, who refused to pay the bill. This money is due to the

City of Philadelphia. It should have been paid long ago, and it was not paid and should be paid with interest. It was an honest debt due the City of Philadelphia by the State of Pennsylvania, contracted by the order of the State, and there is only one great body that ought to pay it and that is the State of Pennsylvania. The City of Philadelphia pays her tax to the state without a word, and they get nothing back from the road law. They have to pay everything out of their own clothes, and in this case I have never felt that the State of Pennsylvania was doing anything anywhere near right, when they refused to pay this just bill. I am very sorry to hear my friend from Lehigh county, make this charge against the City of Philadelphia, having known, as I did, the true reluctance with which we undertook to pay this money out, believing that we were going to be stopped somewhere, and I say to you that every dollar of this debt was paid by the City of Philadelphia at the behest of the State of Pennsylvania in her primary election law.

Mr. EYRE. Mr. President, I would just like to say on behalf of the Chairman of the Appropriation Committee of the House and of this body, that that statement, made by my friend from Philadelphia, exactly corroborates the testimony that was brought before us relative to the payment of this indebtedness. We believe that the State of Pennsylvania honestly owed this debt, and that is why it passed in the Appropriation Committee. We believed that there might be some doubt about the interest end of it and we gave the City of Philadelphia the benefit of the doubt on the interest end, knowing that they were compelled to frequently float bond issues in order to keep themselves in funds for their operating expenses.

Mr. SCHANTZ. Mr. President, I would like to interrogate the Senator from Philadelphia, Mr. Patton.

The PRESIDENT. Will the Senator from Philadelphia, Mr. Patton, permit himself to be interrogated?

Mr. PATTON. Mr. President, I will.

Mr. SCHANTZ. Mr. President, I would like to ask the Senator from Philadelphia, Mr. Patton, how much the city did pay for this specific work?

Mr. PATTON. Mr. President, I do not know, I know that they did not pay all of it by a jugfull.

Mr. SCHANTZ. Mr. President, but the State did pay this bill, that portion of the bill and this item that the State admitted it owed. Is that correct?

Mr. PATTON. Mr. President, the fact of the matter is simply this, that the State autocratically said "we will pay you so much" and we had to take it, we had no recourse and no remedy.

Mr. SCHANTZ. Mr. President, I just wanted to correct that impression that the State never paid anything for this work here, as the State at the time admitted itself to owe, and what they thought it was owing under the laws of the Commonwealth it paid, and this is an excess which the State thought it was not owing.

Mr. Sisson. Mr. President, I think, perhaps, I ought to say a word at this time, as I was the Auditor General that made this settlement, and I remember that we allowed all that we thought was fair compensation for the work done. The proper remedy, it seems to me, for Philadelphia, would have been to appeal from the settlement of the Auditor General and let the Court adjust the matter, whether sufficient amount was allowed by the Auditor General or not for the claim. But we thought we were doing right at the time.

Mr. PATTON. Mr. President, I would like to interrogate the Senator from Erie, Mr. Sisson.

The PRESIDENT. Will the Senator from Erie, Mr. Sisson, permit himself to be interrogated?

Mr. Sisson. Mr. President, I will.

Mr. PATTON. Mr. President, I would like to ask the Senator from Erie whether this was a decision of the Auditor General, on whose decision the matter rested?

Mr. Sisson. Mr. President, no, you can appeal from the decision of the Auditor General.

Mr. PATTON. Mr. President, appeal to whom?

Mr. Sisson. Mr. President, to the courts of Dauphin county.

Mr. PATTON. Mr. President, we were told that we had no appeal, that we would have to take what they gave us or nothing.

Mr. Sisson. Mr. President, appeals are constantly being made from the decisions of the Auditor General.

Mr. VARE. Mr. President, I do not intend to take up the time of the Senate this morning, but this is an absolutely just bill. It is to take care of these expenses. The City of Philadelphia has paid them and there is no reason in the world why they should not reimburse the city.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—29.

Baldwin,	Eyre,	Joyce,	Phipps,
Barr,	Gray,	Leslie,	Salus,
Berntheizel,	Hackett,	Long,	Service,
Buckman,	Heaton,	McClintock,	Smith,
Christley,	Herron,	McConnell,	Vare,
Craig,	Homsher,	Miller, J. S.,	Weaver,
Daix,	Jones,	Patton,	Woodward,
Davis,			

NAYS—12.

Clark,	MacDade,	Schantz,	Sones,
Culbertson,	Miller, S. J.,	Sisson,	Stineman,
Donahue,	Norton,	Snyder,	Whitten,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1410, (House Bill No. 1465), as follows:

An Act making an appropriation to pay the claim of M D Jacobs against the Commonwealth of Pennsylvania for services heretofore rendered and materials heretofore furnished in disposing of the bodies of indigent patients who died at the Mont Alto State Sanatorium

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty-two hundred and fifteen dollars (\$3,215) or so much thereof as may be necessary is hereby specifically appropriated to pay the claim of M D Jacobs against the Commonwealth of Pennsylvania for services heretofore rendered and materials heretofore furnished in disposing of the bodies of indigent patients who died at the Mont Alto State Sanatorium and whose bodies were unclaimed by relatives and friends

Payments from the amount herein appropriated shall be made on warrant of the Auditor General on the State Treasurer upon the presentation of duly probated itemized statements for services rendered and materials furnished

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1411, (House Bill No. 1495), entitled:

A Joint Resolution proposing an amendment to article nine section one of the Constitution of the Commonwealth of Pennsylvania so as to permit the exemption from taxation of real and personal property owned occupied or used by any branch or post or camp of the Grand Army of the Republic the Spanish-American War Veterans the American Legion the Veterans of Foreign Wars and the Military Order of the Loyal Legion of the United States

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL OVER IN ORDER.

Mr. DAIX. Mr. President, I ask that Senate Bill No. 1412, (House Bill No. 382), on third reading, entitled:

An Act concerning conditional sales of chattels attached or to be attached to realty and regulating the recording and effect thereof and providing remedies and penalties

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1415; (House Bill No. 1285), entitled:

An Act to amend sections six and seven of the act approved June third one thousand nine hundred and nineteen (Pamphlet Laws three hundred and sixty-six) entitled "An act reorganizing the Department of State Police creating therein a Bureau of Fire Protection providing for a State Police Force and defining the powers and duties of the same including the enforcement of laws relating to game fish forestry and water supply and certain other laws and including the collection of information useful for the detection of crime and the apprehension of criminals providing for the equipment maintenance and transportation of such police providing for barracks and substations therefor and prescribing penalties"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—42.

Aron,	DeWitt,	Long,	Salus,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Sones,
Christley,	Herron,	Miller, S. J.,	Stineman,
Clark,	Homsher,	Norton,	Vare,
Culbertson,	Jones,	Patton,	Weaver,
Daix,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,		Woodward,

NAYS—4.

Craig,	Hackett,	Schantz,	Whitten,
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A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1416, (House Bill No. 1298), entitled:

An Act relating to weak-minded persons and lunatics providing that service of process may be made upon next of kin of such persons and lunatics in the discretion of the court and that such next of kin may be added as parties in all court proceedings in which such weak-minded persons or lunatics are parties or concerned and permitting blood relatives of such persons or lunatics to intervene as such in pending and future proceedings where weak-minded persons or lunatics are parties or concerned and repealing all inconsistent acts or parts of acts

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Culbertson,	Jones,	Phipps,	Woodward,
Daix,	Joyce,	Salus,	
Davis,	Leslie,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1417, (House Bill No. 1444), entitled:

An Act authorizing the State Forest Commission to exchange or sell certain portions of the State forest land and providing for the procedure

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Aron,	Davis,	Leslie,	Schantz,
Baldwin,	DeWitt,	Long,	Service,
Barnes,	Donahue,	MacDade,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Culbertson,	Jones,	Phipps,	Woodward,
Daix,	Joyce,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Mr. BUCKMAN. Mr. President, I move that the Senate do now proceed to the third reading and consideration of Senate Bill No. 1045, (House Bill No. 1128), entitled:

An Act to repeal an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ninety-three) entitled "An act to amend an act approved the first day of May one thousand nine hundred and

thirteen entitled 'An act to prohibit the killing of foxes by certain methods in Delaware county and fixing a penalty for violation of the act' by extending the provisions of said act to Chester county and Montgomery county" so far as the same relates to Montgomery county

Mr. SMITH. Mr. President, I second the motion.
The motion was agreed to.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1045, (House Bill No. 1128), entitled:

An Act to repeal an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ninety-three) entitled "An act to amend an act approved the first day of May one thousand nine hundred and thirteen entitled 'An act to prohibit the killing of foxes by certain methods in Delaware county and fixing a penalty for violation of the act' by extending the provisions of said act to Chester county and Montgomery county" so far as the same relates to Montgomery county

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

Mr. BUCKMAN. Mr. President, and gentlemen of the Senate, the bill which we now have under consideration is an act to repeal an act passed in 1919, which act provided for the protection of foxes in Montgomery county, along with a couple of other counties in the neighborhood. This act is proposed to repeal that act insofar as it relates to Montgomery county only. It is therefore a Montgomery county bill. While I do not live in Montgomery county or represent that county, yet my county, the county of Bucks, has a very vital interest in the passage of this repealer for these reasons: The bill as originally passed, protecting foxes in Montgomery county, was passed in the interest of the fox hunting sport, with the result that foxes have increased very greatly in Montgomery county and have migrated over into Bucks county where they have become a great nuisance and have done a great deal of damage to the poultry and to the game of my county as well as the county of Montgomery. I have known of whole flocks of poultry being wiped out by these foxes. They have even been imported into Montgomery county from other states, with the result that the money which we have been expending for the propagation and preservation of game has been thrown away, for the reason that foxes are very destructive of game, as well as of poultry. Mr. President, as I say, this bill affects Bucks and Montgomery counties and I am going to ask the members of the Senate to pass it because the representatives in this body from Bucks and Montgomery county want it repealed. If you gentlemen from Erie, or from any other western part of the state, come down here with a bill which affects your county and your county only, we feel we should go along with you, and we ask you to do that in this case. Mr. President, I do not profess to be a fox-hunter, in fact I never have hunted foxes. I have nothing against the fox hunting sport, but the feeling has become so great in the district which I represent that there has been almost bloodshed. In fact there is a man now under indictment for attempting to shoot a man who was hunting foxes on the farm which he leased from that man, and he is under indictment. I understand he was in the employ of the fox-hunting club of Montgomery county who were in the habit of coming to Bucks county and chasing these foxes. Mr. President, I hope for the reasons that I have stated that the Senate will go along in the repeal of this measure for the relief of my county and the county of Montgomery and the protection of our game and our poultry.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Aron,	Davis,	Leslie,	Schantz,
Baldwin,	DeWitt,	Long,	Service,
Barnes,	Donahue,	MacDade,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Norton,	Weaver,

Craig,
Culbertson,
Daix,

Homsher,
Jones,
Joyce,

Patton,
Phipps,
Salus,

Whitten,
Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1418, (House Bill No. 1474), as follows:

An Act to provide for priority of commission and succession to the office of president judge where two or more judges not in commission are elected at the same time in the same court of any judicial district

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever two or more judges not in commission at the time of their election are elected at the same time in the same court in any judicial district they shall cast lots for priority of commission and certify the result to the Governor who shall issue their commissions in accordance therewith and whenever the succession to the office of president judge of said court would fall to one of said judges they shall be entitled to succeed thereto in the order of priority thus fixed

Nothing in this act shall be construed to repeal any of the provisions of an act approved the fifth day of May one thousand nine hundred and eleven entitled "An act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" or the amendments thereto nor to repeal any of the provisions of an act approved the twelfth day of July one thousand nine hundred and thirteen entitled "An act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by proper officers of the county or city of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expenses thereof" or the amendments thereto

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Aron,	Davis,	Leslie,	Schantz,
Baldwin,	DeWitt,	Long,	Service,
Barnes,	Donahue,	MacDade,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Culbertson,	Jones,	Phipps,	Woodward,
Daix,	Joyce,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1422, (House Bill No. 1258), entitled:

An Act to amend an act approved the ninth day of May one thousand nine hundred and thirteen (Pamphlet Laws one hundred and ninety-eight) entitled "An act prohibiting the furnishing by gift sale or otherwise of cigarettes or cigarette paper to minors requiring minors to divulge where and from whom cigarettes or cigarette paper have been obtained and providing penalties for violation of this act" providing for the punishment of first and second offenses by summary conviction and fine

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Aron.	Davis.	Leslie.	Schantz.
Baldwin.	DeWitt.	Long.	Service.
Barnes.	Donahue.	MacDade.	Sisson.
Barr.	Einstein.	McClintock.	Smith.
Berntheizel.	Eyre.	McConnell.	Snyder.
Boyd.	Gray.	McNichol.	Sones.
Buckman.	Hackett.	Miller, J. S.	Stineman.
Christley.	Heaton.	Miller, S. J.	Vare.
Clark.	Herron.	Norton.	Weaver.
Craig.	Homsher.	Patton.	Whitten.
Culbertson.	Jones.	Phipps.	Woodward.
Daix.	Joyce.	Salus.	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1425, (House Bill No. 1493), entitled:

An Act providing for the taking over of the Wyoming Valley Memorial Park as a State park and providing for the regulation thereof

And said bill having been read at length the third time, and agreed to,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	Davis.	Leslie.	Salus.
Baldwin.	DeWitt.	Long.	Schantz.
Barnes.	Donahue.	MacDade.	Service.
Barr.	Einstein.	McClintock.	Sisson.
Berntheizel.	Eyre.	McConnell.	Smith.
Boyd.	Gray.	McNichol.	Snyder.
Buckman.	Hackett.	Miller, J. S.	Sones.
Christley.	Heaton.	Miller, S. J.	Stineman.
Clark.	Herron.	Murdoch.	Vare.
Craig.	Homsher.	Norton.	Weaver.
Crow.	Jones.	Patton.	Whitten.
Culbertson.	Joyce.	Phipps.	Woodward.
Daix.			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1426, (House Bill No. 1502), entitled:

An Act to supplement an act entitled "An act authorizing the erection and construction by counties of memorial halls in memory of the soldiers sailors and marines of such counties providing for an election to determine whether such hall shall be erected providing for the purchase and condemnation of property for such purposes regulating the use of such halls and providing for the maintenance and care of the same by a board of control at the expense of the county" approved the seventeenth day of March one thousand nine hundred and twenty-one by providing for the planting of memorial trees and prescribing penalties

And said bill having been read at length the third time, and agreed to,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	Davis.	Leslie.	Salus.
Baldwin.	DeWitt.	Long.	Schantz.
Barnes.	Donahue.	MacDade.	Service.
Barr.	Einstein.	McClintock.	Sisson.
Berntheizel.	Eyre.	McConnell.	Smith.
Boyd.	Gray.	McNichol.	Snyder.
Buckman.	Hackett.	Miller, J. S.	Sones.
Christley.	Heaton.	Miller, S. J.	Stineman.

Clark.	Herron.	Murdoch.	Vare.
Craig.	Homsher.	Norton.	Weaver.
Crow.	Jones.	Patton.	Whitten.
Culbertson.	Joyce.	Phipps.	Woodward.
Daix.			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1429, (House Bill No. 1103), entitled:

An Act empowering cities of the first class to enact ordinances to regulate traffic and to provide punishment for the violation of any such ordinance.

And said bill having been read at length the third time, and agreed to,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Aron.	Davis.	Leslie.	Schantz.
Baldwin.	DeWitt.	Long.	Service.
Barnes.	Donahue.	MacDade.	Sisson.
Barr.	Einstein.	McClintock.	Smith.
Berntheizel.	Eyre.	McConnell.	Snyder.
Boyd.	Gray.	McNichol.	Sones.
Buckman.	Hackett.	Miller, J. S.	Stineman.
Christley.	Heaton.	Miller, S. J.	Vare.
Clark.	Herron.	Norton.	Weaver.
Craig.	Homsher.	Patton.	Whitten.
Culbertson.	Jones.	Phipps.	Woodward.
Daix.	Joyce.	Salus.	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1430, (House Bill No. 1204), entitled:

An Act to amend section two of the act approved the twenty-eighth day of March one thousand eight hundred and ninety-five (Pamphlet Laws thirty) entitled "An act granting an annuity to William W Snowden of Elizabeth Allegheny county Pennsylvania late a private in Company I Fourteenth Regiment National Guard of Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	Davis.	Leslie.	Salus.
Baldwin.	DeWitt.	Long.	Schantz.
Barnes.	Donahue.	MacDade.	Service.
Barr.	Einstein.	McClintock.	Sisson.
Berntheizel.	Eyre.	McConnell.	Smith.
Boyd.	Gray.	McNichol.	Snyder.
Buckman.	Hackett.	Miller, J. S.	Sones.
Christley.	Heaton.	Miller, S. J.	Stineman.
Clark.	Herron.	Murdoch.	Vare.
Craig.	Homsher.	Norton.	Weaver.
Crow.	Jones.	Patton.	Whitten.
Culbertson.	Joyce.	Phipps.	Woodward.
Daix.			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1433, (House Bill No. 1351), entitled:

An Act authorizing and empowering the several counties of this Commonwealth to reimburse and pay highway contractors under road construction contracts entered into between said counties and such contractors approved by the State Highway Department prior to the order of the Interstate Commerce Commission of the United States of America of the twenty-ninth day of July one thousand nine hundred and twenty increasing railroad freight rates the additional amount of freight charges required to be paid by such contractors by reason of such increase in rates

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Aron,	Davis,	Joyce,	Salus,
Baldwin,	DeWitt,	Leslie,	Schantz,
Barnes,	Donahue,	Long,	Service,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Culbertson,	Jones,	Phipps,	Woodward,
Daix,			

NAYS—2.

MacDade, Sisson,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1434, (House Bill No. 1482), entitled:

An Act to amend part of section one of the act approved the eleventh day of July one thousand nine hundred and one (Pamphlet Laws six hundred and sixty-three) entitled "An act to regulate and establish the fees to be charged by sheriffs in this Commonwealth and to provide for the taxation and collection of the same" as amended

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—39.

Aron,	Culbertson,	Herron,	Norton,
Baldwin,	Daix,	Jones,	Patton,
Barnes,	Davis,	Joyce,	Phipps,
Barr,	DeWitt,	Leslie,	Salus,
Berntheizel,	Donahue,	MacDade,	Service,
Boyd,	Einstein,	McClintock,	Sones,
Buckman,	Eyre,	McConnell,	Stineman,
Christley,	Gray,	McNichol,	Vare,
Clark,	Hackett,	Miller, J. S.,	Weaver,
Craig,	Heaton,	Miller, S. J.,	Woodward,

NAYS—7.

Homsher,	Schantz,	Smith,	Whitten,
Long,	Sisson,	Snyder,	

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL OVER IN ORDER.

Mr. DAIX. Mr. President, I ask that Senate Bill No. 1435, (House Bill No. 297), on third reading, entitled:

An Act to repeal an act approved the twenty-third day of June one thousand eight hundred eighty-five (Pamphlet Laws one hundred and forty-four) entitled "An act for the regulation of advertising of general elections"

go over in its order.

THE PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1438, (House Bill No. 1250), entitled:

An Act providing for licensing drivers of taxicabs and passenger motor vehicles for hire by cities of the second class prescribing the method of securing such licenses and the right of the proper authorities of such cities to inquire into the moral character and general fitness of all applicants for such licenses prohibiting all persons from engaging in the business of driving taxicabs and passenger motor vehicles for hire without first having obtained such license and providing penalties for violation of this act

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Aron,	Davis,	Leslie,	Schantz,
Baldwin,	DeWitt,	Long,	Service,
Barnes,	Donahue,	MacDade,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Culbertson,	Jones,	Phipps,	Woodward,
Daix,	Joyce,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1440, (House Bill No. 1410), entitled:

An Act authorizing the county commissioners of counties of the second class within this Commonwealth to appropriate and pay out of the treasury of such county a sum not exceeding the sum of two thousand five hundred dollars for a national conference on city planning that may be held in such county during the year one thousand nine hundred and twenty-one

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Aron,	DeWitt,	Long,	Schantz,
Baldwin,	Donahue,	MacDade,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Norton,	Vare,
Craig,	Homsher,	Patton,	Weaver,
Culbertson,	Jones,	Phipps,	Whitten,
Daix,	Joyce,	Salus,	Woodward,
Davis,	Leslie,		

NAYS—1.

Barnes,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1443, (House Bill No. 1513), entitled:

An Act to amend the act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and eighteen) entitled "An act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs regulating the keeping

of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done by dogs and payment thereof by the proper county to the owners of livestock and poultry and of damages to licensed dogs imposing powers and duties on certain State county city borough town and township officers and employees and on city councils of cities of the first and second classes and providing penalties" providing for the issuing of licenses by the clerk of the court of quarter sessions instead of the county treasurer and fixing his fees

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Aron,	Davis,	Leslie,	Schantz,
Baldwin,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Einstein,	McConnell,	Smith,
Berntheizel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stineman,
Christley,	Heaton,	Norton,	Vare,
Clark,	Herron,	Patton,	Weaver,
Craig,	Homsher,	Phipps,	Whitten,
Culbertson,	Jones,	Salus,	Woodward,
Daix,	Joyce,		

NAYS—1.

Long,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1444, (House Bill No. 954), entitled:

An Act to amend section two of an act approved the seventh day of June one thousand nine hundred and seven (Pamphlet Laws four hundred and thirty-eight) entitled "An act to supplement an act entitled 'An act defining the powers of the several courts of quarter sessions of the peace within this Commonwealth with reference to the care treatment and control of dependent neglected incorrigible and delinquent children under the age of sixteen years and providing for the means in which such power may be exercised' approved April twenty-three one thousand nine hundred and three" by increasing fees and mileage of constables

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—45.

Aron,	Davis,	Joyce,	Phipps,
Baldwin,	DeWitt,	Leslie,	Salus,
Barnes,	Donahue,	Long,	Service,
Barr,	Einstein,	MacDade,	Sisson,
Berntheizel,	Eyre,	McClintock,	Smith,
Boyd,	Gray,	McConnell,	Sones,
Buckman,	Hackett,	McNichol,	Stineman,
Christley,	Heaton,	Miller, J. S.,	Vare,
Clark,	Herron,	Miller, S. J.,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Culbertson,	Jones,	Patton,	Woodward,
Daix,			

NAYS—2.

Schantz,

Snyder,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1445, (House Bill No. 1217), entitled:

An Act to amend the act approved the twenty-sixth day of June one thousand eight hundred and seventy-three (Pamphlet Laws page three hundred and thirty-two) entitled "An act to regulate the commission or license fee to be paid by auctioneers" by exempting auctioneers selling only livestock and farm implements from the provisions of the act

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Aron,	Davis,	Leslie,	Schantz,
Baldwin,	DeWitt,	Long,	Service,
Barnes,	Donahue,	MacDade,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Culbertson,	Jones,	Phipps,	Woodward,
Daix,	Joyce,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL OVER IN ORDER.

Mr. LESLIE. Mr. President, I ask that Senate Bill No. 1448, (House Bill No. 797), on third reading, entitled:

An Act authorizing the merger and consolidation of water or water power companies organized prior to the first day of April one thousand nine hundred and five and providing the manner in which such merger shall be effected

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1449, (House Bill No. 1092), entitled:

An Act to amend section six of the act approved January thirty one thousand eight hundred and seventy-four (Pamphlet Laws thirty-one) entitled "A further supplement to the act regulating elections in this Commonwealth" as amended authorizing the court of quarter sessions to appoint election officers in cases of vacancy

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Aron,	Davis,	Leslie,	Schantz,
Baldwin,	DeWitt,	Long,	Service,
Barnes,	Donahue,	MacDade,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Culbertson,	Jones,	Phipps,	Woodward,
Daix,	Joyce,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1450, (House Bill No. 1296), entitled:

A Joint Resolution providing for the continuation of the commission appointed in accordance with the provisions of a joint resolution approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws eleven hundred and eighty-eight) entitled "A joint resolution providing for a commission to submit a revised penal code of Pennsylvania and making an appropriation for the expenses of the commission" authorizing said commission to revise collate and digest all the acts and parts of acts relating to criminal procedure

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1451, (House Bill No. 1328), entitled:

An Act requiring the Fish Commissioner within one year to certify whether adequate provision has been made at the dam across the Susquehanna river at McCall's Ferry for the passage of fish and unless such certificate that said dam no longer prevents the fish from passing up said stream is filed with the Attorney General within thirteen months authorizing and directing the Attorney General to institute and prosecute quo warranto and other legal proceedings against the Pennsylvania Water and Power Company

And said bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

BILL POSTPONED.

Mr. LESLIE. Mr. President, I move that the question together with the further consideration of the bill be postponed for the present.

Mr. BARNES. Mr. President, I second the motion.

The motion was agreed to.

BILL ON THIRD READING AND FINAL PASSAGE.

Mr. ARON. Mr. President, I move that the Senate do now resume the third reading and consideration of Senate Bill No. 1025, (House Bill No. 1385), on third reading postponed for the present, entitled:

A Supplement to an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" extending the charters of certain corporations

Mr. BARR. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 1025, (House Bill No. 1385), entitled:

A Supplement to an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" extending the charters of certain corporations

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Aron,	Davis,	Leslie,	Schantz,
Baldwin,	DeWitt,	Long,	Service,
Barnes,	Donahue,	MacDade,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Culbertson,	Jones,	Phipps,	Woodward,
Daix,	Joyce,	Salus,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

HOUSE MESSAGES.

RESOLUTION RECALLING FROM THE GOVERNOR
HOUSE BILL NO. 1313.

The Clerk of the House of Representatives, being introduced, presented extract from the Journal of the House of Representatives, which was twice read as follows, considered and agreed to:

In the House of Representatives, April 25, 1921.

Resolved, (if the Senate concur), That House Bill No. 1313, entitled: An act making an appropriation to carry out the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-five) entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agricultural associations and regulating the payment thereof"

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE CONCURS IN RESOLUTION CONVEYING CONGRATULATIONS
TO JOHN WANAMAKER.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate, April 26, 1921.

Whereas, the legislature of Pennsylvania now in session, being apprised of the fact that representative citizens of this and other states are indicating their appreciation of the worth of John Wanamaker as a leader in business and good citizenship at a public gathering now assembled in Philadelphia:

Resolved, (if the House of Representatives concur) That the members of the Legislature of Pennsylvania send greetings to our fellow-citizen, John Wanamaker, and request Mayor Moore, chairman of the gathering, to convey to Mr. Wanamaker the congratulations of the members of this body and our best wishes for continued good health and added opportunities for good work.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1452, (House Bill No. 1333), entitled:

An Act to provide for the payment of moneys to school districts the taxes of which are reduced by the acquisition of lands and property by the Commonwealth for the conservation of water and to prevent flood conditions

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Aron,	Davis,	Leslie,	Schantz,
Baldwin,	DeWitt,	Long,	Service,
Barnes,	Donahue,	MacDade,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Culbertson,	Jones,	Phipps,	Woodward,
Daix,	Joyce,	Salus	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1453, (House Bill No. 1412), entitled:

An Act to amend sections one and two of an act approved the twenty-third day of April one thousand nine hundred and nine (Pamphlet Laws one hundred and fifty-one) entitled "An Act providing that the offices of justice of the peace and notary public shall not be incompatible" by providing also that the offices of magistrate and alderman shall not be incompatible with the office of the notary public

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—47.

Aron,	Davis,	Leslie,	Schantz,
Baldwin,	DeWitt,	Long,	Service,
Barnes,	Donahue,	MacDade,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Culbertson,	Jones,	Phipps,	Woodward,
Daix,	Joyce,	Salus	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

REPORTS FROM COMMITTEES.

Mr. WEAVER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WEAVER, from the Committee on Judiciary General, re-reported as committed Senate Bill No. 1413, (House Bill No. 710), entitled:

An Act concerning conditional sales and to make uniform the law relating thereto

Mr. EYRE. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE, from the Committee on Law and Order, re-reported as amended Senate Bill No. 997, (House Bill No. 1237), entitled:

An Act amending an act approved the thirteenth day of May one thousand eight hundred and eighty-seven entitled "An act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" by prohibiting the manufacture sale offering for sale transportation importation exportation furnishing or possession for beverages purposes of anything determined and found to be intoxicating

by act of congress passed pursuant to and in the enforcement of the Constitution of the United States of America and by restraining and regulating the sale of vinous spirituous malt or brewed liquors or any admixtures thereof fit for beverage purposes other than such as are from time to time determined and found to be intoxicating by any such Act of Congress

Also, from the Committee on Appropriations, re-reported as committed Senate Bill No. 1363, (House Bill No. 254), entitled:

An Act to amend an act approved the sixth day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and forty-seven) entitled "An act requiring all counties cities boroughs townships school districts and other municipalities and incorporated districts to sell any bonds or other securities issued by them to the highest responsible bidder after due public notice" making the provisions of the act also applicable to poor districts regulating the publication of such notices and the manner of receiving opening and announcing bids providing for statement as to publication etcetera to be filed by the chief officers of any such municipality in the office of the clerk of the court of quarter sessions one week before issue or delivery of any such bond obligation or security providing penalty for failure so to do and providing that securities sold in violation of the act shall be void

Mr. JOYCE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

RESOLUTION RELATIVE TO APPOINTMENT OF COMMISSION TO INVESTIGATE ALLEGED INEQUALITIES OF THE MERCANTILE TAX LAW AND ITS ADMINISTRATION.

Mr. JOYCE reported from the Committee on Appropriations, with a favorable recommendation, the following resolution:

In the Senate, April 25, 1921.

Whereas, During several sessions of the General Assembly merchants have petitioned for the repeal of the merchantile tax law; and

Whereas, Repeal of the said law has been sought for reasons including the following: That it is a class tax and thereby un-American; that its administration is inequitable; and that in the case of corporations it amounts to double taxation; and

Whereas, it is believed that merchants are willing to pay any honest taxation equitably laid and administered, and.

Whereas, Repeal of the said law is not advisable during the present session of the General Assembly, owing to unusual requirements upon the State for revenue, therefore be it

Resolved (if the House of Representatives concur) That the Governor shall appoint a commission of nine, consisting of three members of the Senate, three members of the House of Representatives and three citizens of the Commonwealth, to investigate the alleged inequalities of the merchantile tax law and its administration. The commission shall make a report with recommendations to the next general session of the General Assembly, including such drafts of legislation as it may deem necessary for the consideration of the General Assembly. The total expense of this commission shall not exceed five thousand dollars (\$5,000) which shall be provided for by an item in the General Appropriation Bill

Mr. JOYCE. Mr. President, I move that Rule 39, which requires concurrent resolution reported from committee to lie over one day be suspended and that the Senate do now proceed to the immediate consideration of the resolution just read.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

On the question,

Will the Senate agree to the resolution?

It was agreed to.

Ordered, That the Clerk inform the House of Representatives accordingly.

REPORTS FROM COMMITTEE.

Mr. MACDADE. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. MACDADE, from the Committee on New Counties and County Seats, reported as committed Senate Bill No. 420, (House Bill No. 342), entitled:

An Act to amend sections one hundred and forty-five and two hundred and forty of the act approved July fourteenth one thousand nine hundred seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Also, from the Committee on New Counties and County Seats, reported as committed, Senate Bill No. 920, (House Bill No. 511), entitled:

An Act providing for county poor districts in counties of the seventh class providing for their management direction and control by the county commissioners defining their powers and duties imposing certain duties upon the county treasurer and county controller or county auditors abolishing the present poor districts and transferring their property

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 268, (House Bill No. 375), entitled:

An Act validating proceedings by councils in boroughs for the paving and curbing of public highways and validating municipal liens therefor

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 375, (House Bill No. 447), as follows:

An Act providing for the construction of certain bridges on State highways and providing for the apportionment of the cost of construction of such bridges and the maintenance thereof between the State the county and any railroad company or companies whose tracks are crossed by such bridge

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That when a State highway crosses a creek rivulet or river which is the boundary line between two boroughs or two townships of the first class or between a borough and a township of the first class and over which creek rivulet or river a bridge has heretofore been erected so as to avoid crossing at grade the tracks of any railroad company or companies on either or both sides of said creek rivulet or river and it is necessary for the safety and convenience of the traveling public that a new bridge be erected it shall be the duty of the Commonwealth to construct said new bridge under the direction and supervision and upon such location as may be approved by the State Highway Commissioner

The plans for said bridge shall be prepared by the State Highway Commissioner and be submitted by him to the proper county authorities and to the railroad company or companies for their approval In the event that the State Highway Commissioner the county and the railroad company or companies cannot agree upon the plans submitted by the State Highway Commissioner the Public Service Commission upon application of any of the parties after hearing may modify change or alter such plans as to them may seem just and proper

Provided That in the judgment of the State Highway Commissioner said bridge should be built in accordance with the provisions herein contained.

Section 2 When said bridge is completed it shall be the duty of the State Highway Commissioner to endeavor to agree with the county commissioners of the county in which said bridge is situate and the railroad company or companies owning or leasing the track or tracks over which said bridge crosses as to the portion each shall pay of the cost of the construction of said bridge and the portion of the cost of maintenance thereof

Section 3 In the event the parties cannot agree as provided for in section two it shall be the duty of the Public Service Commission upon application of the State Highway Commissioner and after hearing to proportion the cost of the construction of said bridge and the future maintenance thereof among the State county and railroad company or companies in such proportion as said commission may deem just and proper

Section 4 The amount found by the Public Service Commission to be due and owing to the Commonwealth by any county and railroad company or companies shall be final and conclusive and if the said county railroad company or companies fail or neglect to pay said amount within one year after final determination of said amount by the Public Service Commission the Attorney General shall bring suit against such delinquent county or railroad company or companies to recover said amount in the same manner as debts of like amount are now by law recoverable

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 579, (House Bill No. 432), entitled:

An Act to amend sections three and four article one chapter nine of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

BILL RECOMMITTED.

Mr. JOYCE. Mr. President, I move that Senate Bill No. 579, (House Bill No. 432), the bill just read, be recommitted to the Committee on New Counties and County Seats.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 650, as follows:

An Act fixing the compensation of court criers and tipstaves in counties of the sixth class providing for the payment of the same by the county and limiting the number of tipstaves to be appointed

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in counties of the sixth class the court criers of the several courts shall be paid an annual salary of sixteen hundred dollars (\$1600) and the tipstaves thereof shall be paid an annual salary of one thousand dollars (\$1,000.00) Such salaries shall be paid monthly out of the treasury of the particular county in which the services shall be rendered In none of the counties falling within the provisions of this act shall there be more than six tipstaves employed at any one time

Section 2 All acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 737, (House Bill No. 849), entitled:

A Supplement to an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" providing that a charter may be granted to a church for the purpose of the support of public worship and for the collateral purpose of conducting a public burial ground or cemetery imposing certain duties upon the trustees in relation to the sale of burial lots the care and maintenance of the same and the care and disposition of certain funds providing for the audit of such funds by the corporation auditors the filing of a bond by said trustees and limiting the time for taking exceptions to the report of such auditors and validating charters heretofore granted or amended containing similar provisions as this act

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 799, as follows:

An Act providing for the pensioning of certain soldiers sailors and marines and the widows of certain soldiers sailors and marines who served in the Civil War and making an appropriation for the payment thereof

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every person who has served as a soldier sailor or marine in the Civil War of one thousand eight hundred sixty-one to one thousand eight hundred sixty-five who possesses the following qualifications shall be entitled to and shall receive a pension from the State as hereinafter provided

(a) Who shall have served either as a soldier sailor or marine for either the United States or the State of Pennsylvania

(b) Who shall have been enrolled from Pennsylvania

(c) Who resided in the Commonwealth of Pennsylvania at the date of the commencement of service

(d) Who shall have been honorably discharged from service

(e) Who shall be a bonafide resident of the Commonwealth of Pennsylvania at the time of making application for pension

Section 2 Where any person entitled to a pension under the provisions of section one hereof shall be deceased his widow shall be entitled to the same pension that he would have been entitled to if he were living

Section 3 The amount to be paid as a pension for each soldier sailor or marine or widow of any deceased soldier sailor or marine as set forth in sections one and two shall be the sum of five dollars per month

Section 4 Pensions granted in pursuance of this act shall commence the first day of July one thousand nine hundred and twenty-one and shall be payable quarterly thereafter on the first day of October January April and July of each year All pensions shall begin at the quarter yearly period after the same shall have been granted

Section 5 All applications for pensions under this act shall be made to the Auditor General under such reasonable rules and regulations as may be prescribed by him and the right to such pensions upon such applications shall be determined by the Auditor General whose decisions to the granting or refusal of said pensions shall be final

Section 6 The first payment to be made under this act shall be made on the first day of October one thousand nine hundred and twenty-one or as soon thereafter as possible and shall be for the quarter ending on the thirtieth day of September one thousand nine hundred and twenty-one

Section 7 The necessary blanks and stationery for applications and proof for pensions under the provisions of this act shall be furnished by the Department of Printing and Binding for use of the Auditor General and no charge shall be made by the Auditor General to such applicants for pensions for services or fees in the matter of such pension

Section 8 The sum of one million dollars or so much thereof as may be necessary is hereby specifically appropriated for the purpose of paying pensions hereby created for the two fiscal years beginning the first day of June one thousand nine hundred and twenty-one and in addition to the aforesaid appropriation there shall be appropriated for clerical hire postage and incidental expenses the sum of fifty thousand dollars or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL OVER IN ORDER.

Mr. PHIPPS. Mr. President, I ask that Senate Bill No. 903, (House Bill No. 1078), on second reading, entitled:

An Act to amend section one as amended and section seven of an act approved the third day of June Anno Domini one thousand eight hundred and eighty-five (Pamphlet Laws sixty-two) entitled "An act to provide for the establishment and maintenance of a home for disabled and indigent soldiers and sailors of Pennsylvania"

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 980, (House Bill No. 204), entitled:

An Act to regulate the practice of the profession of engineering and of land surveying creating a State Board for the Registration of "Professional Engineers" and "Land Surveyors" defining its powers and duties imposing certain duties upon the Commonwealth and political subdivisions thereof in connection with public work and providing penalties

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1347, (House Bill No. 1033), entitled:

An Act relating to the taking of certain fur-bearing animals

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1348, (House Bill No. 1081), as follows:

An Act regulating the closing of public highways and providing for the locating marking and maintenance of detours necessitated by such closing

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the passage of this act except in the case of emergencies wherein the safety of the public would be endangered no public road or highway in this Commonwealth excepting State highways and State-aid highways shall be closed to vehicular traffic except upon order of the authorities having charge of the maintenance of such highways nor for a longer period than is necessary for the purpose for which such order is issued

Section 2 When any public road or highway shall be so closed it shall be the duty of the authorities authorizing the closing to immediately designate or lay out a detour on which they shall erect or cause to be erected and maintained while such detour is in use legible signs at each public road intersection throughout its entire length indicating the direction to the main highway and during the period when such detour is in use it shall be the duty of the authorities closing the main highway to maintain such detour in safe and passable condition and they are hereby authorized to pay for the cost of such maintenance out of such funds as are available for the maintenance of the highways in their charge It shall also be the duty of such authorities to immediately remove all detour signs when the highway originally closed is again opened for traffic

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1354, (House Bill No. 873), entitled:

An Act authorizing a State Association of Township Supervisors and Township Commissioners and providing for the payment of the expenses thereof by the respective counties

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1358, (House Bill No. 1231), entitled:

An Act providing for the taxation modification remission and collection of all fees received by the several prothonotaries and the several clerks of the courts of this Commonwealth

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1360, (House Bill No. 1253), entitled:

An Act to provide for the care training and maintenance of certain children by the several counties authorizing the county commissioners to establish and maintain separate or joint county industrial homes for such purposes requiring poor authorities to place children of certain ages with families or in institutions providing for the care and maintenance of certain children in such homes at the expense of the parents and prohibiting the receiving and detaining children in almshouses and poorhouses and validating similar acts heretofore performed by the commissioners of the several counties

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1361, (House Bill No. 845), as follows:

An Act creating a State Fair Commission for the Commonwealth of Pennsylvania defining its duties and making an appropriation therefor

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a State Fair Commission is hereby created which shall consist of eleven citizens of the Commonwealth The Governor the Secretary of Agriculture the Superintendent of Public Instruction and the Commissioner of Labor and Industry shall be ex-officio members of the Commission The remaining seven members of the Commission shall be appointed by the Governor by and with the advice and consent of the Senate Of the first appointments three members shall be appointed for terms of four years each two for terms of three years each and two for terms of two years each Thereafter as the terms of the respective members shall expire all appointments shall be made for terms of four years each Vacancies happening by death resignation or otherwise shall be filled by the Governor for the unexpired term

Section 2 As soon as may be the Commission first appointed shall organize by the selection of a permanent chairman and thereafter the Commission shall organize at Harrisburg on the fourth Wednesday of January of each year The Commission shall at each organization meeting appoint a secretary who shall not be a member of the Commission The Commission shall define the duties of its officers The members of the Commission shall serve without compensation but shall be reimbursed for all expenses actually incurred in the discharge of their official duties The Attorney General of the Commonwealth shall act as the legal adviser of the State Fair Commission All moneys appropriated for the work of this Commission shall be paid upon warrants of the Auditor General on the State Treasurer after the filing of itemized vouchers by the Commission

Section 3 It shall be the duty of the State Fair Commission to formulate plans for the establishment organization conduct and management of an annual State fair to embrace exhibits of all agricultural industrial and artistic products of the Commonwealth including exhibits of all classes of farm products embracing livestock dairying horticulture all classes of manufacture industries mining mechanics and domestic arts and such other exhibits as will best advance the interests of agriculture and the other industries of the Commonwealth

In the furtherance of this duty the State Fair Commission shall have power to examine sites and if possible to secure a donation of a proper and convenient site for the annual State fair it shall also have power to examine sites for purchase by the Commonwealth for the purposes of the State fair and for this purpose to secure options It shall prepare plans for exhibits together with their equipment and formulate plans for advertising management and exhibits The Commission shall have general power to do and undertake all preliminary work looking to the establishment of an annual State fair The State Fair Commission shall present a full and complete report to the General Assembly not later than the third Monday of January one thousand nine hundred and twenty-three together with its recommendations

Section 4 The sum of fifteen thousand dollars (\$15,000) is hereby appropriated to carry out the provisions of this act

Section 5 All acts and parts of acts inconsistent with this act are repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. SCHANTZ. Mr. President, I move that Senate Bill No. 1361, (House Bill No. 845), the bill just read, be recommended to the Committee on Agriculture.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

BILL OVER IN ORDER.

Mr. JONES. Mr. President, I ask that Senate Bill No. 1420, (House Bill No. 1098), on second reading, entitled:

An Act requiring companies operating in the same territory to make connections and to provide for the interchange of messages regulating the rates to be charged for such interchange and conferring certain powers and duties in connection therewith upon the Public Service Commission

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1454, (House Bill No. 1156), entitled:

An Act affecting anthracite coal mines and operations establishing the Pennsylvania State Anthracite Mine Cave Commission defining its jurisdiction and powers imposing duties upon owners and operators of anthracite coal mines and imposing penalties

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1455, (House Bill No. 1157), entitled:

An Act regulating the mining of anthracite coal prescribing duties for certain municipal officers and imposing penalties

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

REPORT FROM COMMITTEE.

Mr. SMITH. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SMITH, from the Committee on Judiciary Special, reported as committed Senate Bill No. 867, (House Bill No. 914), entitled:

An Act to amend section two of an act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire-escapes fire-extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

NOMINATIONS BY THE GOVERNOR.

The Secretary to the Governor being introduced, presented communications in writing from His Excellency the Governor of the Commonwealth, which were read as follows:

JUSTICE OF THE PEACE.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 26, 1921.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate, James Tinley, R. F. D., Edinboro, to be Justice of the Peace in and for the Township of Franklin, Erie County, to serve until the first Monday in January, 1922, vice Smith VanDusen, resigned.

WM. C. SPROUL.

NOTARIES PUBLIC.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 26, 1921.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate the following person to be Notary Public for the Commonwealth of Pennsylvania, for the term of four years to compute from the date set opposite his name.

NORTHUMBERLAND COUNTY.

J. Mal. Gillespie, Shamokin, May 6, 1921.

WM. C. SPROUL.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 26, 1921.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania for the term of four years to compute from the date of their confirmation.

ALLEGHENY COUNTY.

F. S. Brinard, Pittsburgh, Allegheny.
Miss Suzanne C. Connelly, Pittsburgh, Allegheny.
John J. Sipple, Pittsburgh, Allegheny.

BEAVER COUNTY.

Otto Altura, Woodlawn, Beaver.

BUTLER COUNTY.

A. Ezra Flowers, Zelienote, Butler.

FAYETTE COUNTY.

Ray Hayden, Georges Township, Fayette.

LACKAWANNA COUNTY.

Dalbys L. Fickles, Scranton, Lackawanna.
Patrick F. Noone, Lackawanna.

LUZERNE COUNTY.

Chas. H. Biddle, Wilkes-Barre, Luzerene.

NORTHAMPTON COUNTY.

Jacob H. Silfies, Bath, Northampton.

PHILADELPHIA COUNTY.

Samuel C. Adams, Philadelphia, Philadelphia.
W. Bradway, Philadelphia, Philadelphia.
John K. Dagney, Philadelphia, Philadelphia.
Nathan Goldstein, Philadelphia, Philadelphia.
Louis Wolf, Philadelphia, Philadelphia.

WESTMORELAND COUNTY.

John W. Hunger, Arnold, Westmoreland.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. CROW.

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into Executive Session, for the purpose of acting on the foregoing nominations.

Which was agreed to.

Whereupon,

A motion was made by Mr. CROW.

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Aron.	Davis.	Leslie.	Salus.
Baldwin.	DeWitt.	Long.	Schantz.
Barnes.	Donahue.	MacDade.	Service.
Barr.	Einstein.	McClintock.	Sisson.
Berntheizel.	Eyre.	McConnell.	Smith.
Boyd.	Gray.	McNichol.	Snyder.
Buckman.	Hackett.	Miller, J. S.	Sones.
Christley.	Heaton.	Miller, S. J.	Stineman.
Clark.	Herron.	Murdoch.	Vare.
Craig.	Homsher.	Norton.	Weaver.
Culbertson.	Jones.	Patton.	Whitten.
Daix.	Joyce.	Phipps.	Woodward.

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. CROW. Mr. President, I move that the Executive Session do now rise.

Mr. BALDWIN. Mr. President, I second the motion.

The motion was agreed to.

HOUSE MESSAGE.

The Clerk of the House of Representatives being introduced, presented for concurrence bill of the House of Representatives as follows:

House Bill No. 864, (Senate Bill No. 1456).

An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-one and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-one

Which was committed to the Committee on Appropriations

BILL ON THIRD READING POSTPONED FOR THE PRESENT.

Mr. LESLIE. Mr. President, I move that the Senate do now resume the consideration of Senate Bill No. 1448. (House Bill No. 797), on third reading postponed for the present, entitled:

An Act authorizing the merger and consolidation of water or water power companies organized prior to the first day of April one thousand nine hundred and five and providing the manner in which such merger shall be effected

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1448, (House Bill No. 797), entitled:

An Act authorizing the merger and consolidation of water or water power companies organized prior to the first day of April one thousand nine hundred and five and providing the manner in which such merger shall be effected

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—42.

Aron.	Davis.	Long.	Salus.
Baldwin.	DeWitt.	Macdade.	Schantz.
Barnes.	Einstein.	McClintock.	Service.
Barr.	Eyre.	McConnell.	Sisson.
Berntheizel.	Gray.	McNichol.	Smith.
Boyd.	Heaton.	Miller, J. S.	Snyder.
Christley.	Herron.	Miller, S. J.	Sones.
Craig.	Homsher.	Murdoch.	Vare.
Crow.	Jones.	Patton.	Weaver.
Culbertson.	Joyce.	Phipps.	Whitten.
Daix.	Leslie.		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

REPORT FROM COMMITTEE.

Mr. EYRE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection. The Chair hears none.

Mr. EYRE, from the Committee on Appropriations, reported as committed Senate Bill No. 1456, (House Bill No. 864), entitled:

An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-one and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-one

RECESS.

Mr. EYRE. Mr. President, I move that the Senate do now take a recess until 3 o'clock P. M.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT PRO TEMPORE (Mr. F. E. Baldwin) in the Chair.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

REPORTS FROM COMMITTEES.

Mr. CRAIG. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. CRAIG, from the Committee on Forestry, re-reported as committed Senate Bill No. 841, (House Bill No. 520), entitled:

An Act to regulate and establish the fees to be charged and collected by the coroner in counties of the second class

Mr. STINEMAN. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. STINEMAN, from the Committee on New Counties and County Seats, re-reported as committed Senate Bill No. 1326, (House Bill No. 1071), entitled:

An Act to amend section two hundred and thirty-nine of an act approved July fourteenth one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by giving restricted authority to supervisors in townships of the second class to furnish labor and materials subject to the approval of the township auditors

Mr. PATTON. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. PATTON, from the Committee on Judiciary Special, re-reported as committed Senate Bill No. 1441, (House Bill No. 1439), entitled:

An Act to amend section three of an act approved the fourteenth day of June one thousand eight hundred eighty-seven (Pamphlet Laws three hundred eighty-three) entitled "An act to provide for the incorporation and regulation of companies not for profit organized for the encouragement of the arts and sciences and of agriculture and horticulture and to confer upon such companies the right of eminent domain" as amended enabling said corporations to increase their bonded indebtedness

Mr. DAIX. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. DAIX, from the Committee on Finance, re-reported as committed Senate Bill No. 1033, (House Bill No. 1299), entitled:

An Act to amend section one of an act approved June seventeenth one thousand nine hundred and thirteen (Pamphlet Laws five hundred and seven) entitled "An act to provide revenue for State and county purposes and in cities co-extensive with counties for city and county purposes imposing taxes upon certain classes of personal property providing for the duties and compensation of prothonotaries and recorders in connection therewith and modifying existing legislation which provided for raising revenue for State purposes" as amended

Also, from the Committee on Finance, re-reported as committed Senate Bill No. 923, (House Bill No. 47), entitled:

A Joint Resolution proposing an amendment to section one article nine of the Constitution of the Commonwealth of Pennsylvania

Also, from the Committee on Finance, re-reported as amended Senate Bill No. 886, (House Bill No. 1192), entitled:

An Act imposing a State Tax on gasoline and on all other liquids containing any derivative of petroleum or natural gas produced prepared or compounded or usable for the purpose of generating power by means of internal combustion and sold in this Commonwealth except for the purpose of resale providing for the collection of such tax and for the distribution and use of the revenues derived therefrom making an appropriation and fixing penalties

Also, from the Committee on Finance, re-reported as committed, Senate Bill No. 1352, (House Bill No. 1287), entitled:

An Act imposing a State tax on anthracite coal providing for the assessment and collection thereof and providing penalties for the violation of this act

Also, from the Committee on Finance re-reported as amended, Senate Bill No. 959, (House Bill No. 695), entitled:

An Act to amend section two of an act approved the twentieth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and twenty-one) entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death and of property within this Commonwealth of a decedent who was a non-resident

of the Commonwealth at the time of his death and making it unlawful for any corporation of this Commonwealth or national banking association located therein to transfer the stock of such corporation or banking association standing in the name of any such decedent until the tax on the transfer thereof has been paid and providing penalties and citing certain acts for repeal"

Mr. BARR. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. BARR, from the Committee on Public Health and Sanitation, re-reported as amended, Senate Bill No. 752, (House Bill No. 1068), entitled:

An Act regulating and defining the powers and duties of the Dental Council and the State Board of Dental Examiners providing for appointment of examiners defining qualifications of applicants for examination condition of granting and revoking licenses, regulating and limiting and defining the practice of dentistry limiting and defining operator in dental surgery prohibiting practice of employment of unlicensed and unregistered persons and providing punishment therefor requiring the recording of fees and fines providing for a annual registration fee for licensed practitioners and the disposition of such fees defining evidence of violations and providing punishment fixing the appropriations to the Dental Council

Mr. WEAVER. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. WEAVER, from the Committee on Education, re-reported as committed, Senate Bill No. 1371, (House Bill No. 960), entitled:

An Act to amend section one thousand two hundred and six of an act approved May eighteenth one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

Mr. JONES. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. JONES, from the Committee on Game and Fisheries, re-reported as amended, Senate Bill No. 1387, (House Bill No. 966), entitled:

An Act to amend section forty-five of the act approved the twenty-eighth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand two hundred fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties" as amended

REPORT OF THE COMMITTEE OF CONFERENCE ON SENATE BILL NO. 309.

Mr. ARON. Mr. President, I move that the Senate do now proceed to the consideration of the report of the Committee of Conference on Senate Bill No. 309.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

The report was read as follows:

To the Honorable the Senate and House of Representatives of the Commonwealth of Pennsylvania

Gentlemen: The Committee of Conference to which was referred the difference existing between the Houses on Senate Bill No. 309, entitled "An act to amend section five of an act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one), entitled "An Act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and making certain exceptions, and providing a Board of Optometric Education Examination and Licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violation thereof and repealing all acts or parts of acts inconsistent therewith," respectfully beg leave to submit the following amended bill as our report by striking out section No. 6, on pages No. 8, 9, and 10, as amended:

MAX ARON,
AUGUSTUS F. DAIX, JR.,
P. W. SNYDER,

Committee on the part of the Senate.

JAMES A. DUNN,
JOSEPH MARCUS,
PATRICK CONNOR,

Committee on the part of the House of Representatives.

An Act to amend section five of an act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing a Board of Optometry Education Examination and License and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith."

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five of an act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing the recording of licenses and registration of practitioners and a Board of Optometrical Education Examination and Licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith" which reads as follows

"Section 5 Every person desiring to commence the practice of optometry or if now in practice to continue the practice thereof after January first one thousand nine hundred and eighteen except as herein otherwise provided shall take the examination provided in this act and satisfy the other requirements hereof as here provided Any person who has been engaged in the practice of optometry in this Commonwealth for two full years prior to the passage of this act or for one year in this and for the year preceding it in another state and is of good character shall be entitled to take a limited examination covering the following only

- (a) The limitation of the sphere of optometry
- (b) The necessary scientific instruments used
- (c) The form and power of lenses used
- (d) A correct method of measuring presbyopia hypermetropia myopia and astigmatism
- (e) The writing of formulae or prescriptions for the adaptation of lenses in aid of vision

Any person over the age of twenty-one years of good moral character who has had a preliminary education equivalent to two years of the course of high school whose standard is approved by the Bureau of Professional Education of the Department of Public Instruction which preliminary education shall be ascertained by examination or by acceptable certificate as to credentials for work done in such approved institution and has graduated from a school or college of optometry approved by the Board of Optometrical Education Examination and Licensure which maintains a course in optometry of not less than two years and has afterwards studied optometry for at least one year in a licensed optometrist's office shall be entitled to take a standard examination Said standard examination shall consist of tests in practical theoretical and physiological optics in theoretical and practical optometry and in the anatomy and physiology of the eye and in pathology as applied to optometry Provided That any person not less than twenty-one years of age who is actually engaged in the practice of optometry at the time of the passage of this act shall be entitled to take the standard examination merely upon proof to the board that he is of good moral character and is not addicted to the intemperate use of alcohol or narcotic drugs" is hereby amended to read as follows

Section 5 Every person desiring to commence the practice of optometry or if now in practice to continue the practice thereof after January first one thousand nine hundred and eighteen except as herein otherwise provided shall take the examination provided in this act and satisfy the other requirements thereof as here provided Any person who has been engaged in the practice of optometry in this Commonwealth for two full years prior to the passage of this act or for one year in this and for the year preceding it in another state and is of good character shall be entitled to take a limited examination covering the following only

- (a) The limitation of the sphere of optometry
- (b) The necessary scientific instruments used
- (c) The form and power of lenses used
- (d) A correct method of measuring presbyopia hypermetropia myopia and astigmatism
- (e) The writing of formulae or prescriptions for the adaptation of lenses in aid of vision

The board shall also permit the taking of limited examinations by and the license of any person who shall apply therefor before the first day of January one thousand nine hundred and twenty-two who at the time of the passage of the act to which this is an amendment or the time when the limited examinations under said act were held was unavoidably absent from this State on account of service in the army or navy of the United States or who was at such time or times otherwise unavoidably absent from this State or was physically handicapped and unable to take such examination Provided That any such person shall have engaged in the practice of optometry in this Commonwealth for two full years prior to the passage of the act to which this is an amendment or for one year in this Commonwealth and one year in another state and shall be of good character

Any person who at the time of the passage of the act to which this is an amendment was unavoidably absent from this State on account of service in the army or navy of the United States or who was otherwise unavoidably absent from this State or was physically handicapped and unable to take the examination and who was actually engaged in the practice of

optometry but who had engaged in such practice less than two years and any person over the age of twenty-one years of good moral character who has had a preliminary education equivalent to two years of the course of high school whose standard is approved by the Bureau of Professional Education of the Department of Public Instruction which preliminary education shall be ascertained by examination or by acceptable certificate as to credentials for work done in such approved institution and has graduated from a school or college or college of optometry approved by the Board of Optometrical Education Examination and Licensure which maintains a course in optometry of not less than two years and has afterwards studied optometry for at least one year in a licensed optometrist's office shall be entitled to take a standard examination Said standard examination shall consist of tests in practical theoretical and physiological optics in theoretical and practical optometry and in the anatomy and physiology of the eye and in pathology as applied to optometry Provided That any person not less than twenty-one years of age who is actually engaged in the practice of optometry at the time of the passage of this act shall be entitled to take the standard examination merely upon proof to the board that he is of good moral character and is not addicted to the intemperate use of alcohol or narcotic drugs

On the question,

Will the Senate agree to the report?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	McClintock,	Sisson,
Barr,	Einstein,	McConnell,	Smith,
Berntheizel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	Miller, J. S.,	Sones,
Buckman,	Hackett,	Miller, S. J.,	Stineman,
Christley,	Heaton,	Murdoch,	Vare,
Clark,	Herron,	Norton,	Weaver,
Craig,	Homsher,	Patton,	Whitten,
Crow,	Jones,	Phipps,	Woodward,
Culbertson,	Joyce,	Salus,	Baldwin,
Daix,	Leslie,	Schantz,	Pres. pro tem.
Davis,	Long,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

RECESS.

Mr. SMITH. Mr. President, I move that the Senate do now take a recess until 8 o'clock this evening.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT (Lieutenant-Governor Edward E. Beldeman) in the Chair.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

NOMINATIONS BY THE GOVERNOR.

The Secretary to the Governor being introduced, presented communications in writing from His Excellency, the Governor of the Commonwealth, which were read as follows:

MEMBER BOARD OF TRUSTEES STATE INSTITUTION FOR FEEBLE MINDED OF WESTERN PENNSYLVANIA.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 26, 1921.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate, Thomas J. Blair, Pittsburgh, to be a member of the Board of Trustees of the State Institution for Feeble Minded of Western Pennsylvania, at Polk, to serve until May 1, 1922, vice Marvin F. Scaife, deceased.

WM. C. SPROUL.

BRIGADIER GENERAL.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 26, 1921.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate, Asher Miner, Wilkes-Barre, to be a Brigadier General in the Pennsylvania National Guard, for a term of five years, to compute from date of confirmation.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. BUCKMAN,

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into Executive Session, for the purpose of acting on the foregoing nominations,

Which was agreed to.

Whereupon,

A motion was made by Mr. BUCKMAN,

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. BUCKMAN. Mr. President, I move that the Executive Session do now rise.

Mr. SCHANTZ. Mr. President, I second the motion.

The motion was agreed to.

HOUSE MESSAGES.

HOUSE CONCURS IN SENATE BILL NO. 432.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 432, entitled:

A Supplement to an act approved the twenty-second day of June one thousand eight hundred and ninety-one (Pamphlet Laws three hundred and seventy-nine) "An act to provide for the selection of a site and the erection of a State asylum for the chronic insane to be called the State Asylum for the Chronic Insane of Pennsylvania and making an appropriation therefor" providing for the quarantine and for the reception detention care and treatment of said asylum of persons suffering with syphilis and for their commitment thereto and providing for the payment of the cost of commitment care and maintenance of such persons in the same manner as insane persons

with the information that the House has passed the same without amendment.

HOUSE NON-CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1431.

He also presented communication from the House of Representatives, informing the Senate that the House has non-concurred in the amendments made by the Senate to House Bill No. 1431, entitled:

An Act to regulate the drilling operating and abandoning of oil and gas wells and providing a penalty for the violation of the provisions of this act

APPOINTMENT OF COMMITTEE OF CONFERENCE.

Mr. BALDWIN. Mr. President, I move that the Senate insist upon its amendments to the foregoing bill, non-concurred in by the House, and that a Committee of Conference be appointed to confer with a similar committee of the House (if the House shall appoint such committee), to consider the differences existing between the two houses in relation to said bill.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

Ordered, That Messrs. Phipps, Craig, and Service, be said committee on the part of the Senate, and that the Clerk inform the House of Representatives accordingly.

HOUSE MESSAGES.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 215.

The Clerk of the House of Representatives being introduced presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 215, entitled:

An Act for the better protection of fish requiring citizens of the United States residing in this Commonwealth to procure a license from the county treasurer to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act and the manner of proceeding to enforce compliance therewith and providing for the disposition of the penalties recovered and license fees received

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 795.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 795, entitled:

An Act to amend section three hundred eighty-six clause four of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by limiting the powers of townships of the second class to contract for road purposes

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1191.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1191, entitled:

An Act to amend an act approved the fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws four hundred thirty-five) entitled "An act to authorize the courts of common pleas of any county when any individual church within the county has become inactive or extinct by reason of there being no resident or active trustees representing it or otherwise and the property of the church is liable to be wasted or destroyed to appoint the trustees of the State body or organization representative of the denomination of which said church was a member as trustees for said church to hold and dispose of the title to the property owned by said church and defining the procedure thereon" authorizing the said courts to appoint as trustees for the property owned or held by any church board or agency of any religious organization the trustees or body corporate of the superior judiciary with which the church has been connected when the territory covered by the said judiciary is within the State or any other appropriate board or agency of such religious organization if duly incorporated under the laws of any state of the United States

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1309.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1309, entitled:

An Act designating employees of the Insurance Department and fixing their compensation

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1332.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1332, entitled:

An Act providing for the purchase of land and the erection and improvement of buildings by counties of the fourth, fifth, sixth, seventh and eighth classes for the purpose of providing a home for indigent orphans and certain incorrigible indigent and neglected children providing for the maintenance regulation and management of such homes and for commitments thereto by juvenile courts the directors of the poor and the county commissioners

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1338.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1338, entitled:

An Act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled "An act authorizing the

several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day"

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1348.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1348, entitled:

An Act to fix the salaries of the deputy secretary the chief clerk who is also the Secretary of the Board of Pardons and of the Superintendent of the Election and Legislative Bureau in the Department of the Secretary of the Commonwealth

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1359.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1359, entitled:

An Act authorizing certain heads of departments of the State government to increase the compensation of employees and prescribing a limit to said increase

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1366.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1366, entitled:

An Act to amend section one of the act approved the eighteenth day of July Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws one thousand and sixty-one) entitled "An act to fix the salaries of the supervising inspectors of the second grade and of the Chief of the Bureau of Mediation and Arbitration in the Department of Labor and Industry"

HOUSE CONCURS IN AMENDMENTS TO SENATE BILL NO. 194 RECALLED FROM THE GOVERNOR.

He also informed the Senate that the House has concurred in amendments made by the Senate to Senate Bill No. 194, entitled:

An Act to amend an act approved the twentieth day of April one thousand nine hundred five (Pamphlet Laws two hundred and thirty-seven) entitled "An act to provide for the repair and maintenance or improvement by the proper county city or borough of turnpikes heretofore or hereafter appropriated or condemned or any part thereof for public use free of tolls" as amended providing for the maintenance and repair of abandoned turnpikes and turnpikes of dissolved companies by the several townships cities and boroughs

Said bill having been recalled from the Governor for the purpose of amendment. The votes had on final passage and third reading were reconsidered in the Senate and the bill amended.

HOUSE CONCURS IN RESOLUTION RECALLING FROM THE GOVERNOR SENATE BILL NO. 325.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in resolution from the Senate, recalling from the Governor, Senate Bill No. 325, for the purpose of amendment.

HOUSE CONCURS IN AMENDMENTS TO SENATE BILL NO. 325 RECALLED FROM THE GOVERNOR.

He also informed the Senate that the House has concurred in amendments made by the Senate to Senate Bill No. 325, entitled:

An Act making an appropriation to the Taylor Hospital Ridley Park Delaware county Pennsylvania

Said bill having been recalled from the Governor for the purpose of amendment. The votes had on final passage and third reading were reconsidered in the Senate and the bill amended.

RESOLUTION RECALLING FROM THE GOVERNOR HOUSE BILL NO. 345.

He also presented extract from the Journal of the House of Representatives, which was twice read as follows, considered and agreed to:

In the House of Representatives, April 26, 1921. Resolved (if the Senate concur), That House Bill No. 345, entitled An Act making an appropriation for the payment of the expenses required by an act approved the twenty-fifth day of May one thousand eight hundred and eighty-nine entitled "An act to provide for the continuance of the education and maintenance of the destitute orphans of deceased soldiers sailors and marines and the destitute children of permanently disabled soldiers sailors and marines of the State" and its amendments and supplements

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

RESOLUTION RECALLING FROM THE GOVERNOR HOUSE BILL NO. 965.

He also presented extract from the Journal of the House of Representatives, which was twice read as follows, considered and agreed to:

In the House of Representatives, April 26, 1921. Resolved (if the Senate concur), That House Bill No. 965, entitled An Act to amend section six of an act approved the seventh day of June one thousand nine hundred fifteen (Pamphlet Laws eight hundred and seventy) entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE NON-CONCURS IN AMENDMENTS TO HOUSE BILL NO. 367.

He also presented communication from the House of Representatives, informing the Senate that the House has non-concurred in the amendments made by the Senate to House Bill No. 367, entitled:

An Act to amend an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" providing additional requirements with regard to applications for and transfers of registrations and with regard to speed and weight of and lights upon motor vehicles requiring operators to carry registration certificates providing standard tests to ascertain the vision and hearing of operators providing for the payment of certain witness fees authorizing officers to stop and examine motor vehicles designating the officers before whom information may be brought and imposing additional penalties

APPOINTMENT OF COMMITTEE OF CONFERENCE.

Mr. BUCKMAN. Mr. President, I move that the Senate insist upon its amendments to the foregoing bill, non-concurred in by the House, and that a Committee of Conference be appointed to confer with a similar committee of the House (if the House shall appoint such committee), to consider the differences existing between the two houses in relation to said bill.

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

Ordered, That Messrs. Buckman, Jones and Sones, be said committee on the part of the Senate, and that the Clerk inform the House of Representatives accordingly.

HOUSE MESSAGE.

AMENDMENTS TO HOUSE BILL NO. 664 RECALLED FROM THE GOVERNOR.

The Clerk of the House of Representatives being introduced, presented for concurrence bill of the House of Representatives as follows

House Bill No. 664, entitled:

An Act to amend sections six and sixteen of the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and eight) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words 'drug' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" as amended

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading were reconsidered in the House and the bill amended, in which amendments the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read as follows:

Amend section 1, page 3, line 5, by striking out the following: "Any member of the board may administer oaths to witnesses with like effect as though administered in a court of common pleas. Any person who swears falsely on any matter upon which his testimony is required is guilty of perjury. The board shall have power to issue its subpoena for the attendance of witnesses and the production of books and papers with like effect as if issued out of the court of common pleas. Three members of the board shall be a quorum for any such hearing. No registration shall be suspended or revoked except by the vote of three or more members of the board," also section 2, page 4, line 24, by striking out "pharmaceutical" and inserting in lieu thereof the word "pharmaceutical"; also page 5, line 12, by striking out the word "the" and inserting in lieu thereof the word "like".

On the question,

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE MESSAGE.

AMENDMENTS TO HOUSE BILL NO. 665 RECALLED FROM THE GOVERNOR.

which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement

The Clerk of the House of Representatives being introduced, presented for concurrence bill of the House of Representatives as follows:

House Bill No. 665, entitled:

A Supplement to the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and eight) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words 'drug' and 'poison' and providing for the appointment of a board of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" requiring permits to conduct pharmacies providing for the revocation thereof and prescribing penalties

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading were reconsidered in the House and the bill amended, in which amendments the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read as follows:

Amend section 1, page 2, line 8, by inserting after the word "pharmacy" the following: "Provided however That this section shall not be construed to apply to any store or stores opened for the sale of proprietary or so-called patent medicines", also amend section 2, page 2, line 28, by inserting after the word "permit" the following: "obtained by false representations made in the application therefor or when the pharmacy for which a permit shall have been issued is kept open for the transaction of business without a registered pharmacist in charge thereof and" also page 3, line 15, by striking out the following: "Any member of the board may administer oaths to witnesses with like effect as though administered in a court of record Any person who swears falsely on any matter upon which his testimony is required is guilty of perjury The board shall have power to issue its subpoena for the attendance of witnesses and the production of books and papers with like effect as if issued out of the court of common pleas".

On the question,

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	DeWitt,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE MESSAGE.

AMENDMENT TO HOUSE BILL NO. 798 RECALLED FROM THE GOVERNOR.

The Clerk of the House of Representatives being introduced, presented for concurrence bill of the House of Representatives as follows:

House Bill No. 798, entitled:

An Act to amend section thirteen of an act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred and fifty-four) entitled "An act to protect the public health and safety by regulating the erection alteration repair use occupancy maintenance sanitation and condemnation of dwellings two-family dwellings rooming-houses and tenements by regulating the use maintenance and sanitation of the grounds surrounding the same the adjoining buildings and all vacant land in cities of the first class providing for their inspection the abatement of nuisances the vacating of uninhabitable houses and the filing of liens creating a Division of Housing and Sanitation and providing penalties for violations of the provisions thereof and repealing all laws inconsistent therewith"

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading were reconsidered in the House and the bill amended, in which amendments the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read as follows:

Amend section 1, page 3, line 2, by inserting before the word "referred" the word "grades"; also line 9, by striking out "closet" and inserting in lieu thereof the word "closet"; also by adding at the end thereof the following: "Provided further that all kitchens kitchenettes bath rooms laundries and water closet compartments shall be equipped for the purpose for which the room is planned."

On the question,

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,

Boyd,	Gray,	McNichol,	Snyder.
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE MESSAGE.

AMENDMENT TO HOUSE BILL NO. 1171 RECALLED FROM THE GOVERNOR.

The Clerk of the House of Representatives being introduced, presented for concurrence bill of the House of Representatives as follows:

House Bill No. 1171, entitled:

An Act to amend section six hundred and twenty-five of and to amend by adding sections six hundred and twenty-six and six hundred and twenty-seven, to an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading were reconsidered in the House and the bill amended, in which amendments the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read as follows:

Amend the title, by adding at the end thereof the following: "by requiring the approval of the commissioners of townships of the first class before recording certain plans plots and replots and fixing penalties"; also amend section 2, page 4, line 4, by striking out the words "and shall forfeit his office."

On the question,

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheisel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE BILLS FOR CONCURRENCE.

He also presented for concurrence bills of the House of Representatives as follows:

House Bill No. 1345, (Senate Bill No. 1457), entitled:

An Act providing for the reimbursement of counties by boroughs and townships when the county has contracted with the State Highway Department for the payment of both the county's and the borough's or township's share of the cost of constructing or improving a State or State-aid highway authorizing counties to so contract empowering boroughs and townships to incur indebtedness therefor and authorizing an assessment of the borough's share on the abutting property

Which was committed to the Committee on Appropriations.

House Bill No. 1505 (Senate Bill No. 1458), entitled:

An Act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs by the Secretary of Agriculture providing for the enumeration of dogs by assessors regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done to livestock and poultry by dogs and for the illegal killing of licensed dogs and the payment of such damages by the Commonwealth imposing powers and duties on certain State county city borough town and township officers and employees directing the payment of all moneys collected into the State Treasury and making an appropriation thereof and providing penalties

Which was committed to the Committee on Appropriations.

REPORTS FROM COMMITTEE.

Mr. EYRE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE, from the Committee on Appropriations, reported as committed Senate Bill No. 1457, (House Bill No. 1345), entitled:

An Act providing for the reimbursement of counties by boroughs and townships when the county has contracted with the State Highway Department for the payment of both the county's and the borough's or township's share of the cost of constructing or improving a State or State-aid highway authorizing counties to so construct empowering boroughs and townships to incur indebtedness therefor and authorizing an assessment of the borough's share on the abutting property

Also, from the Committee on Appropriations, reported as committed Senate Bill No. 1458, (House Bill No. 1505), entitled:

An Act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs by the Secretary of Agriculture providing for the enumeration of dogs by assessors regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done to livestock and poultry by dogs and for the illegal killing of licensed dogs and the payment of such damages by the Commonwealth imposing powers and duties on certain State county city borough town and township officers and employees directing the payment of all moneys collected into the State Treasury and making an appropriation thereof and providing penalties

BILL SIGNED.

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) announced that the Chief Clerk having reported that the following bill had passed both houses of the General Assembly and the same being correct, the title was publicly read as follows:

House Bill No. 1313, entitled:

An Act making an appropriation to carry out the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-five) entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agricultural associations and regulating the payment thereof"

Whereupon,

The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) in the presence of the Senate signed the same.

REPORTS FROM COMMITTEES.

Mr. SCHANTZ. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SCHANTZ, from the Committee on Education, reported as committed, Senate Bill No. 1376, (House Bill No. 961), entitled:

An Act making an appropriation to the Prison Labor Commission

Also, from the Committee on Education, reported as committed, Senate Bill No. 1442, (House Bill No. 1478), entitled:

An Act to amend sections two hundred sixteen three hundred twenty-three one thousand one hundred forty-five one thousand four hundred eight of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Mr. Sisson. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. Sisson, from the Committee on Education, re-reported as committed, Senate Bill No. 1378, (House Bill No. 1293), entitled:

An Act to amend section one thousand four hundred and two of an act approved the eighteenth day of May Anno Domini one thousand nine hundred and eleven entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" so far as to insure school privileges to certain dependent children of the Commonwealth

Also, from the Committee on Education, re-reported as committed, Senate Bill No. 1396 (House Bill No. 1514), entitled:

An Act to amend section two hundred and seven of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

Mr. Herron. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. Herron, from the Committee on Education, re-reported as committed, Senate Bill No. 1419, (House Bill No. 1056), entitled:

An Act to amend sections five and seven and repeal sections eight and ten of an act approved the twenty-sixth day of June one thousand eight hundred ninety-five (Pamphlet Laws three hundred and twenty-seven) entitled "An act to provide for the incorporation of institutions of learning with power to confer degrees in art pure and applied science philosophy literature medicine law and theology and for the supervision and regulation of the same and providing a method by which institutions already incorporated may obtain the power to confer degrees and exempting from the provisions of this act colleges heretofore incorporated by the courts of common pleas with power to confer degrees in case where such colleges have at the time of the passage of this act a specified amount of capital or resources" conferring upon the State Council of Education powers and duties heretofore vested in the College and University Council

Also, from the Committee on Education, re-reported as committed Senate Bill No. 1427, (House Bill No. 1508), entitled:

An Act to amend section one thousand three hundred sixteen as amended and section one thousand three hundred seventeen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Mr. Jones. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. Jones, from the Committee on New Counties and County Seats, re-reported as committed, Senate Bill No. 1383, (House Bill No. 1279), entitled:

An Act to prevent the laying out opening changing vacating widening or altering by a court of quarter sessions of a road any part of which lies within a township of the first class without the consent and approved of the Board of Township Commissioners

Also, from the Committee on Public Roads and Highways, re-reported as committed, Senate Bill No. 1437, (House Bill No. 877), entitled:

An Act to authorize the acquisition at the cost of the Commonwealth of bridges over one thousand feet in length erected over rivers creeks and rivulets and on State highway routes and providing for the reconstruction improvement and maintenance thereof by the Commonwealth

Mr. Long. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. Long, from the Committee on Education, re-reported as amended, Senate Bill No. 1384, (House Bill No. 1367), entitled:

An Act to amend sections one thousand four hundred sixteen and one thousand four hundred thirty-one of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Also, from the Committee on Education, re-reported as committed, Senate Bill No. 1424, (House Bill No. 1469), entitled:

An Act to amend section fourteen clause three of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties

Mr. Barnes. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. Barnes, from the Committee on Education, re-reported as committed, Senate Bill No. 1380, (House Bill No. 823), entitled:

An Act to amend section six hundred and twenty-nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" providing for the display of the national flag in all buildings of public and private schools

Also, from the Committee on Education, re-reported as committed, Senate Bill No. 1439, (House Bill No. 1377), entitled:

An Act to amend sections one thousand seven hundred one one thousand seven hundred four one thousand seven hundred five and one thousand seven hundred eleven of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Mr. Clark. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. Clark, from the Committee on Education, re-reported as committed, Senate Bill No. 1447, (House Bill No. 669), entitled:

An Act to amend sections five hundred and thirty-seven five hundred thirty-nine as amended five hundred forty-one five hundred forty-two as amended five hundred forty-three five hundred fifty-six five hundred fifty-seven and five hundred fifty-eight as amended and to repeal section five hundred forty-four of an act approved the eighteenth day of May one thousand

nine hundred and eleven (Pamphlet Laws three hundred and nine entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Also, from the Committee on Education, re-reported as committed Senate Bill No. 1382, (House Bill No. 1225), entitled:

An Act to amend sections one hundred one one hundred sixteen as amended one hundred seventeen two hundred twelve as amended and three hundred one as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and providing for the creation of union school districts and the government thereof by adding article one sections one hundred twenty-seven one hundred twenty-eight one hundred twenty and one hundred thirty

Mr. MacDADE. Mr. President, I ask unanimous consent to make reports from committee at this time.

The PREIDENT, Is there objection? The Chair hears none.

Mr. MacDADE, from the Committee on Education re-reported as committed, Senate Bill No. 1365, (House Bill No. 1054) entitled:

An Act to amend article nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended creating a State Council of Education defining its powers and duties and transferring thereto the powers and duties now vested in the State Board of Education

Also, from the Committee on Education, re-reported as committed, Senate Bill No. 1431, (House Bill No. 1251), entitled:

An Act to add sections one hundred and twenty -seven and one hundred and twenty-eight to and to amend section five hundred and two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

RECESS.

Mr. EYRE. Mr. President, I move that the Senate do now take a recess until 10:40 P. M.

Mr. SCHANTZ. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

REPORTS FROM COMMITTEES.

Mr. SMITH. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. SMITH, from the Committee on Judiciary General re-reported as committed, Senate Bill No. 1039, (House Bill No. 1320), entitled:

An Act to amend section one of an act approved May thirteenth one thousand nine hundred and fifteen (Pamphlet Laws two hundred eighty-six) entitled "An act to provide for the health safety and welfare of minors by forbidding their employment or work in certain establishments and occupations and under certain specified ages by restricting their hours of labor and regulating certain conditions of their employment by requiring employment certificates for certain minors and prescribing the kinds thereof and the rule for the issuance reissuance filing return and recording of the same by providing that the Industrial Board shall under certain conditions determine and declare whether certain occupations are within the

prohibitions of this act requiring that certain minors shall during the period of their employment attend certain schools to be established as therein provided and to be approved by the State Superintendent of Public Instruction and regulating the conditions of such attendance authorizing the state board of Education in certain cases to appoint attendance officers to aid in enforcing the provisions of this act and creating the salary and expenses of such officers a charge against the school district wherein they are employed requiring certain abstracts and notices to be posted providing for the enforcement of this act by the Commissioner of Labor and Industry the attendance officers of school districts and police officers and defining the procedure in prosecutions thereunder and establishing certain presumptions in relation thereto providing penalties for the violation of the provisions thereof and repealing all acts or parts of acts inconsistent therewith" exempting from the operation of the act minors employed on the stage of theatres with the approval of the Industrial Board of the Department of Labor and Industry

Mr. EYRE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE, from the Committee on Appropriations reported as committed, Senate Bill No. 1432, (House Bill No. 1294), entitled:

An Act to provide for the creation of a Budget Commission and making an appropriation therefor

HOUSE MESSAGES.

HOUSE APPOINTS COMMITTEE OF CONFERENCE.

The Clerk of the House of Representatives being introduced, informed the Senate that the House insists on its non-concurrence in the amendments made by the Senate to House Bill No. 367, entitled:

An Act to amend an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" providing additional requirements with regard to applications for and transfers of registrations and with regard to speed and weight of and lights upon motor vehicles requiring operators to carry registration certificates providing standard tests to ascertain the vision and hearing of operators providing for the payment of certain witness fees authorizing officers to stop and examine motor vehicles designating the officers before whom information may be brought and imposing additional penalties

and has appointed Messrs. Woodruff, Gelder and Sterling as a Committee of Conference to confer with a similar committee of the Senate (if the Senate shall appoint such committee) to consider the differences existing between the two houses in relation to said bill.

HOUSE CONCURS IN SENATE BILL NO. 277.

He also returned to the Senate, Senate Bill No. 277, entitled:

An Act to amend section two of the act approved the eighteenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and fifty-nine) entitled "An act to provide for the classification of inspectors of the Department of Labor and Industry according to qualifications determined by a committee of the Department of Labor and Industry and fixing the salaries of inspectors within the several classifications

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 392.

He also returned to the Senate, Senate Bill No. 392, entitled:

An Act to establish a separate orphans' court in and for the county of Erie

with the information that the House has passed the same without amendment

HOUSE CONCURS IN SENATE BILL NO. 588.

He also returned to the Senate, Senate Bill No. 588, entitled:

An Act authorizing the prothonotaries to sign subpoenas in divorce cases

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 666.

He also returned to the Senate, Senate Bill No. 666, entitled:

An Act creating a commission to manage control and develop the harbor of Erie and certain lands of the Commonwealth of Pennsylvania situated in the city and county of Erie dedicating said lands to public use as an historical memorial and public State park empowering said commission to purchase or receive by gift other lands for the purposes of this act providing for the appointment of members of the commission and that the Secretary of Internal Affairs and the Commission of Fisheries shall be members thereof ex-officio defining the duties and powers of said commission excepting rights and privileges in said lands heretofore granted and making an appropriation

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 653.

He also returned to the Senate, Senate Bill No. 653, entitled:

An Act to amend section nineteen of an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred and forty-four) entitled "An act providing for the original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expenses thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county roads" further relating to the repair of such roads and expressing the intent of the act

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 170.

He also returned to the Senate, Senate Bill No. 170, entitled:

An Act to amend section two of an act approved the twenty-ninth day of March eighteen hundred and ninety-nine (Pamphlet Laws twenty-one) entitled "An act to establish a board for the examination of accountants to provide for the granting of certificates to accountants and to provide a punishment for the violation of this act" as amended

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 587.

He also returned to the Senate, Senate Bill No. 587, entitled:

An Act validating all divorces granted since the first day of June one thousand nine hundred and fifteen where the subpoena was signed by the prothonotary

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 835.

He also returned to the Senate, Senate Bill No. 835, entitled:

An Act to amend an act approved the ninth day of April one thousand nine hundred and thirteen (Pamphlet Laws page forty-six) entitled "An act fixing the number and salaries of clerks and other employes in the Auditor General's Department"

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 744.

He also returned to the Senate, Senate Bill No. 744, entitled:

An Act to amend section fifteen of an act entitled "An act relating to fires and fire prevention imposing duties and conferring powers heretofore exercised by the State Fire Marshal upon the Department of State Police authorizing the appointment of the chiefs of fire departments and certain public officers and others as assistants to said departments and defining their powers and duties providing for the investigation of the cause origin and circumstances of fires and the inspection of, all and the removal or change of certain buildings imposing duties on school authorities and on certain corporations associations and fire rating agencies providing for the attendance of witnesses before the department and the enforcement of its orders and prescribing penalties" approved the first day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ten)

with the information that the House has passed the same without amendment.

HOUSE ADOPTS REPORT OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 309.

He also presented communication from the House of Representatives, informing the Senate that the House of Representatives, has adopted the report of the Committee of Conference on House Bill No. 309, entitled:

An Act requiring the examination and treatment for venereal diseases of prisoners convicted of crime or pending trial and authorizing the State Department of Health to make suitable rules and regulations for its enforcement

SENATE BILL NO. 940, RETURNED WITH AMENDMENTS.

The Clerk of the House of Representatives being introduced returned to the Senate, Senate Bill No. 940, entitled:

An Act to amend an act approved the Fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" as amended

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend section 2, page 3, line 3, by striking out "ties" and inserting in lieu thereof "ty"; also 19, by striking out the word "properties" and inserting in lieu thereof the word "property"; also page 4, line 10, by striking out the word "the" before the word "properties"; also page 6, line 8, by striking out "10082" and inserting in lieu thereof "1082"; also line 14, by striking out the word "answers" and inserting in lieu thereof the word "sewers"; also page 7, line 9, by striking out "th" and inserting in lieu thereof the word "the"; also line 13, by striking out the words "twenty-five" and inserting in lieu thereof the word "fifty"; also line 17, by inserting after the word "shall" the following: "within three months of the adoption of any ordinance levying an assessment under the method provided by sub-section (a) of said section ten hundred and eighty-one"; also line 19, by striking out the word "any" and inserting in lieu thereof the word "such" also by striking out the following: "by the township commissioners under the method provided by sub-division (a) of said section ten" also line 21, by striking out the following: "hundred and eighty-one"; also page 8, line 14, by inserting after the word "taxpayers" the following: "whose property valuation as aforesaid shall amount to fifty per centum of the total property valuation as assessed for taxable purposes within the township presented within three months after the adoption of an ordinance providing for an assessment by frontage" also line 18, by inserting after the word "of" the word "such" also by inserting after the word "petition" the following: "by taxpayers as aforesaid"; also page 9, line 5, by striking out "separately" and inserting in lieu thereof the word "specifying"; also page 10, line 26, by striking out the words "and taxpayers" and inserting in lieu thereof the words "any taxpayer" also page 11, line 26, by striking out "pens" and inserting in lieu thereof "news" also page 12, line 21, by inserting after the word "report" the following words "the township or" also by inserting after the word "any" the word "other" also line 26, by inserting after the word "practice" the word "and"; also by striking out after the word "procedure" the following "and rights and duties of the parties"; also page 13, line 3, by striking out the following "of the construction of sewers"; also

line 12, by inserting after the word "viewers" the following "within said period of thirty days"; also by inserting after the word "upon" the following: "the township or"

On the question,

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE MESSAGE.

SENATE BILL NO. 830, RETURNED WITH AMENDMENTS.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 830, entitled:

An Act to further amend section fifteen of the act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" by empowering the court of common pleas instead of the return board to open ballot boxes when fraud or error not manifest on the general return is alleged.

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution were twice read, as follows:

Amend section 1, page 4, line 2, by striking out the word "votes" and inserting in lieu thereof the word "voters"; also page 7, line 17, by striking out the word "of" and inserting in lieu thereof the word "or"; also line 21, by striking out the word "or" and inserting in lieu thereof the word "of"; also line 24, by striking out the word "pursuant" and inserting in lieu thereof the word "pursuance"; also page 9, by striking out the word "shall" and inserting in lieu thereof the word "may" also page 10, line 8, by inserting after the word "appeal" the words "or petition to open a ballot box"

On the question,

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE MESSAGE.

AMENDMENTS TO HOUSE BILL NO. 790, RECALLED FROM THE GOVERNOR.

The Clerk of the House of Representatives being introduced, presented for concurrence bill of the House of Representatives as follows:

House Bill No. 790, entitled:

An Act to amend section three section five and section nine of an act approved the twenty-second day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one thousand and ninety-three) entitled "An act creating in counties having a population of from eight hundred thousand to one million five hundred thousand a board for the assessment and revision of taxes providing for the appointment of the members of such board by the county commissioners fixing their salaries payable by the county defining the powers and duties of such board and regulating the assessment of property and occupation for State and county purposes authorizing the appointment of subordinate assessors and clerks defining their duties and providing for their compensation payable by such counties imposing a penalty on subordinate assessors for failure to comply with certain provisions of this act and abolishing the office of ward borough and township assessor insofar as respects the assessment of property and occupations for State and county purposes" as amended

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading were reconsidered in the House and the bill amended, in which amendments the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read as follows:

Amend section 9, page 7, line 4, by striking out the word "three" and inserting in lieu thereof the word "seven"; also section 16, page 10, by striking out the entire section; also section 17, line 16, by striking out "17" and inserting in lieu thereof "16".

On the question,

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE MESSAGE.

SENATE BILL NO. 302, RETURNED WITH AMENDMENTS.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 302, entitled:

An Act to give preference and protection in the civil service to persons who served in the Civil war Spanish-American war Philippine war World war or in any war in which the United States has been engaged and who have been honorably discharged from the military or naval service of the United States

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read as follows:

Amend the title, page 1, line 2, by striking out after the word "service", the following: "of the cities of the first class in the Commonwealth of Pennsylvania et cetera"; also line 6 by striking out the word "and" and inserting after the word

"war" the following: "or in any war in which the United States has been engaged"; also page 2, section 1, line 6, by striking out the word "and"; and inserting after the word "war" the words: "or in any other war in which the United States has been engaged"; also line 7, by striking out the following: "Provided that said persons upon making application for re-instatement to a position competitive at the time of the request for re-instatement when a vacancy exists or is about to exist and who were separated without delinquency or misconduct from a competitive position or from a position which they entered by transfer or promotion from a competitive position shall be re-instated in the department or office from which separated without time limit" and inserting in lieu thereof the following: "Provided that if any such person has been separated without delinquency or misconduct from a competitive position or from a position from which he or she entered by transfer or promotion from a competitive position such person upon making application for a reinstatement to a position competitive at the time of the request for reinstatement if a vacancy exists or is about to occur shall be reinstated in the department or office from which he or she was separated without time limit upon certification of the civil service commission that such person is physically fit to discharge the duties of the position to which he or she seeks to be reinstated"; also page 3, line 14 by striking out the word "examination" and inserting in lieu thereof the word "appointment"; also line 23 by striking out the word "residents" and inserting in lieu thereof the word "resident".

On the question.

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49

Aron.	Davis	Leslie.	Salus.
Baldwin,	DeWitt.	Long.	Schantz
Barnes	Donahue.	MacDade.	Service.
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith.
Boyd,	Gray,	McNielol,	Snyder
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Graig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE MESSAGE.

AMENDMENTS TO HOUSE BILL NO. 642 RECALLED FROM THE GOVERNOR.

The Clerk of the House of Representatives, being introduced, presented for concurrence bill of the House of Representatives as follows:

House Bill No 642, entitled:

An Act to further amend section two of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the personal registraion of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions" as amended

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading were reconsidered in the House and the bill amended, in which amendments the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution were twice read as follows:

Amend section 1, page 2, line 4, by striking out "approved" and inserting in lieu thereof the word "approved" also page 23, by striking out the word "petition" and inserting in lieu thereof the word "petitions"; also section 2, page 4, line 24, by striking out "ten dollars" and inserting in lieu thereof the words "seven dollars and fifty cents."

On the question.

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	Davis.	Leslie.	Salus.
Baldwin,	DeWitt,	Long.	Schantz,
Barnes,	Donahue,	MacDade,	Service,

Barr.	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith.
Boyd,	Gray,	McNielol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Graig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE MESSAGE.

SENATE BILL NO. 93 RETURNED WITH AMENDMENTS.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 93, entitled:

An Act relating to insurance amending revising and consolidating the law providing for the incorporation of insurance companies and the regulation supervision and protection of home and foreign insurance companies Lloyds Associations reciprocal and inter-insurance exchanges and fire insurance rating bureaus and the regulation and supervision of insurance carried by such companies associations and exchanges including insurance carried by the State Workmen's Insurance Fund providing penalties and repealing existing laws

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read as follows:

Amend page 2 line 27, by striking out "Article VII Multiple Line Coverage Insurance Companies 701-722 (a) Provisions Relating to Stock and Mutual Companies 701-704" also page 3, lines 1, 2 and 3, by striking out. "(b) Provisions Relating to Stock Companies 711. (c) Provisions Relating to Mutual Companies, 721-722"; also section 1, page 4, line 14, by striking out "contract" and inserting in lieu thereof the word "context"; also page 5, line 24, by inserting after the word "Insurance," the words, "Nothing in this act shall be construed to interfere with the charter provisions or operations of any domestic mutual fire insurance company heretofore organized under any general or special law of this Commonwealth."; also page 6, line 18, by inserting after the word "act" the following: "Any domestic mutual fire company or association may elect to adopt and become subject to the provisions of this act in lieu of any act or acts heretofore governing such company or association by resolution of its board of directors duly approved by a majority of the members present at any annual meeting or special meeting called for that purpose of which all members shall be given at least two weeks notice by mail. These resolutions and the vote approving them duly certified to by the president and secretary shall be filed with the Insurance Commissioner and when approved by him the company shall then and thereafter become subject to the provisions of this act also page 9, line 14, by striking out the following "(e) Stock Multiple Line Coverage Insurance Companies" also line 15, by striking out "(f)"; also page 13, line 22, by striking out "(d) Stock multiple line coverage insurance companies may be incorporated for all of the purposes mentioned in sub-divisions (b) and (c) of this section excepting paragraphs (1) and (7) of sub-division (c)"; also line 26, by striking out "(e)"; also page 14, line 8 by striking out "(f)"; also page 18, line 9, by striking out the following:

"(d) Stock multiple line coverage insurance companies organized under this act must have a fully paid up capital of not less than one million dollars (\$1,000,000) and a fully paid up surplus of not less than one million dollars (\$1,000,000)" also line 14, by striking out "(e)" and inserting in lieu thereof "(d)"; also line 21, by striking out "(f)" and inserting in lieu thereof "(e)"; also page 19, line 22, by striking out the following: "(5) Mutual multiple line coverage insurance companies shall have on hand at all times not less than two million dollars (\$2,000,000) surplus over and above all liabilities which shall be known as statutory requirement and shall be (a) comprised of a guaranty fund or (b) contributed by members or (c) cash deposits of members under mutual assessable policies which contributions or cash deposits shall be entered upon the records of the companies so as to show at all times the equity of the respective subscribing members or guarantors"; also page 36, line 3, by striking out after the word "Commissioner" the following: "It may reinsure part or all of its individual risks subject to provisions of sections five hundred and one (501) and five hundred and three (503) of this act"; also line 11, by striking out the word "like"; also line 12, and inserting after the word "exchange" the words, "doing the same or a similar kind of business"; also page 49, line 3, by striking out the word "two" and inserting in lieu thereof the word "three" also line 4, by striking out the word "one" and inserting in lieu thereof the word "two"; also page 53, line 3, by striking out the following: "Section 337 Existing Companies Becoming Multiple Line Coverage Insurance Companies Any domestic stock or mutual company heretofore or hereafter incorporated as a fire marine or fire and marine or casualty insurance company may amend its charter in accordance with the provisions of

section three hundred and twenty-two (322) of this act so as to write all classes of business mentioned in sub-divisions (b) and (c) of section two hundred and two of this act excepting paragraphs one and seven of sub-division (c). When the Insurance Commissioner is satisfied that the petitioning company if a stock company is possessed of one million dollars (\$1,000,000) of capital fully paid in and one million dollars of earned or paid in surplus or if a mutual company is possessed of two million dollars (\$2,000,000) surplus over and above all liabilities he shall give the company a certificate of authority to transact business as a multiple line coverage insurance company"; also page 69, line 27, by striking out "premiumm" and inserting in lieu thereof the word "premiums"; also page 81, line 18, by striking out the words "stock or mutual"; also page 82, line 11, by striking out the following: "Section 503 Reinsurance Et Cetera With Companies Associations and Exchanges Not Authorized to do business Prohibited No foreign stock or mutual fire insurance company association or exchange doing business in this Commonwealth shall reinsure in any manner whatsoever the whole or any part of a risk taken by it on property situated or located in this State in any other company association or exchange not authorized to transact business in this State No such fire insurance company association or exchange shall transfer or cede in any manner whatsoever to any company association or exchange not authorized to do business in this State any risk or liability or any part thereof assumed by it under any form or contract of insurance covering property located in this State including any risk or liability under any general or floating policy or any agreement general floating or specific to reinsure excess loss by one or more fires No such fire insurance company association or exchange shall reinsure or assume as a reinsuring company or otherwise in any manner or form whatsoever the whole or any part of any risk or liability covering property located in this State of any insurance company association or exchange not authorized to transact business in this State The provisions of this section shall not apply to reinsurance transactions between fire insurance companies associations or exchanges conforming to the requirements of subsection (b) of section three hundred and nineteen (319) of this act"; also page 33, line 10, by striking out "504" and inserting in lieu thereof "503"; also page 84, line 11, by striking out "505" and inserting in lieu thereof "504"; also page 85, line 9, by striking out "506" and inserting in lieu thereof "505"; also page 103, line 2, by inserting after "(\$100,000)" the words, "or has continuously transacted business for not less than five years and has a surplus over all liabilities of not less than fifty thousand dollars (\$50,000)"; also page 143, line 28, by striking out after the word "accident" the words, "Terms of such policies shall be as agreed"; also page 111, line 1, by striking out "upon between employer and insurer and as approved by the Insurance Commissioner"; also page 149, line 18, by striking out the following:

ARTICLE VII

MULTIPLE LINE COVERAGE INSURANCE COMPANIES (a) PROVISIONS RELATING TO STOCK AND MUTUAL COMPANIES

Section 701 Licensing of Foreign Companies Any multiple line coverage insurance company of another state or foreign country conforming to the same standards of solvency reserve requirements and other regulations required of domestic companies by the laws of this Commonwealth may be licensed by the Insurance Commissioner to transact business in this Commonwealth

Section 702 Different Classes of Business to be Conducted Separately Reserves All stock and mutual multiple line coverage insurance companies shall keep separate records of its profits and losses for each class of business and shall fairly allocate its expenses to each class They shall maintain the reserves for losses and expenses required by this act for each class of business and such further reserves as the Insurance Commissioner may require

Section 703 Provisions of act Applicable Except as otherwise specifically provided all the provisions of this act applicable to a particular class of insurance companies shall apply to multiple line coverage insurance companies in the transaction of the particular class of business done by such companies

Section 704 Investment of Assets Real Estate No domestic multiple line coverage insurance company shall invest any of its assets nor purchase receive hold or convey any real estate except in accordance with the provisions of this act relating to such investments purchase receiving holding or conveyance by domestic insurance companies transacting the same kind of insurance

(b) PROVISIONS RELATING TO STOCK COMPANIES

Section 711 Procedure when Capital Impaired Any stock multiple line coverage insurance company receiving notice from the Insurance Commissioner that its capital is impaired shall within sixty days make good the impairment during which time no new business shall be written

(c) PROVISIONS RELATING TO MUTUAL COMPANIES

Section 721 Prerequisites to Issuance of Policies No policy shall be issued by any mutual multiple line coverage insurance company unless the assessment plan the adequacy of the cash deposit and the form of the policy is submitted to and approved by the Insurance Commissioner

Section 722 Procedure When Statutory Requirement Impaired Any mutual line coverage insurance company receiving notice from the Insurance Commissioner that its surplus over and above all liabilities required by section two hundred six (206) subdivision (1) paragraph (5) is impaired shall make good the deficiency within sixty days from the time of ascertain

ment of such impairment or within sixty days from the time of such notice thereof during which time no new business shall be written"; also page 164, line 13, by striking out the word "thc".

On the question,

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Graig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE MESSAGE.

SENATE BILL NO. 94 RETURNED WITH AMENDMENTS.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 94, entitled:

An Act defining fraternal benefit societies and their status authorizing such societies to create subordinate lodges and to pay benefits to members and their beneficiaries from funds collected and regulating such benefits and collections providing for the organization and incorporation of such societies and for their supervision regulation and examination by the Insurance Commissioner and for the admission of foreign societies designating tables of mortality as a basis for rates of contribution requiring all societies to make annual and other reports and appointing the Insurance Commissioner as attorney for service of process providing penalties for any violations of the act exempting such societies from taxation and certain other societies from its provisions and requiring beneficial associations other than fraternal benefit societies to report to and be supervised by the Insurance Commissioner and repealing existing laws

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read as follows:

Amend section 1, page 2, line 19, by striking out "deemd" and inserting in lieu thereof the word "deemed"; also section 12, page 12, line 6, by striking out "addresses" and inserting in lieu thereof the word "addresses"; also section 16, page 18, line 25, by striking out the word "providing" and inserting in lieu thereof the words "and that"; also section 17, page 19, line 11, by striking out the word "commission" and inserting in lieu thereof the word "Commissioner"; also line 27, by inserting after the word "act" the words "and have its benefit fund obligations valued"; also page 20, line 11, by striking out "competent" and inserting in lieu thereof the word "competent"; also section 23, page 25, line 21, by striking out the word "means" and inserting in lieu thereof the word "mean"; also page 26, line 19, by striking out the word "verified" and inserting in lieu thereof the word "verified"; also page 28, line 28, by striking out "after" and inserting in lieu thereof the word "after"; also section 30, page 35, line 2, by striking out "governed" and inserting in lieu thereof the word "governed"; also section 31, page 36, line 19, by striking out the word "and"; also line 26, by inserting after the word "insurance" the following: "and the act approved the twentieth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and ten) entitled 'An act relating to service of legal process upon any foreign fraternal beneficial or relief society company or association'; also page 37, by striking out the following: 'Act of one thousand nine hundred nineteen which authorizes service of process upon local officers of lodges of foreign societies is hereby repealed.'"

On the question,

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	McClintock,	Sisson,

Berntheisel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Sinemman,
Clark,	Herron,	Murdoch,	Vare,
Graig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE MESSAGE.

SENATE BILL NO. 95 RETURNED WITH AMENDMENTS.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 95, entitled:

An Act relating to insurance establishing an Insurance Department and amending revising and consolidating the law relating to the licensing qualification regulation examination suspension and dissolution of insurance companies Lloyds associations reciprocal and inter-insurance exchanges and certain societies and orders the examination and regulation of fire insurance rating bureaus and the licensing and regulation of insurance agents and brokers providing penalties and repealing existing laws

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read as follows:

Amend section 1, page 3, line 20, by striking out after the word and "twenty (220)"; also page 4, line 8, by striking out "seventeen (217)" and inserting in lieu thereof "sixteen (216)"; also by striking out "twenty (220)" and inserting in lieu thereof "nineteen (219)"; also page 12, line 27, by striking out "interest" and inserting in lieu thereof the word "interest".

On the question,

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheisel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Sinemman,
Clark,	Herron,	Murdoch,	Vare,
Graig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE MESSAGE.

SENATE BILL NO. 297 RETURNED WITH AMENDMENTS.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 297, entitled:

An Act authorizing receivers of taxes in and for cities of the first class to furnish certificates of taxes and claims which are liens on real estate and fixing the fees for such services

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read as follows:

Amend section 1, page 1, line 8, by striking out the words "one dollar" and inserting in lieu thereof the words "fifty cents".

On the question,

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheisel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Sinemman,
Clark,	Herron,	Murdoch,	Vare,
Graig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

MOTION TO READ BILLS THE FIRST TIME.

Mr. EYRE. Mr. President, I move that all bills reported from committees at to-day's session be read the first time.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON FIRST READING.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 420, (House Bill No. 342), entitled:

An Act to amend sections one hundred and forty-five and two hundred and forty of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 920, (House Bill No. 511), entitled:

An Act providing for county poor districts in counties of the seventh class providing for their management direction and control by the county commissioners defining their powers and duties imposing certain duties upon the county treasurer and county controller abolishing the present poor districts and transferring their property

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The Senate proceeded to the first reading and consideration of Senate Bill No. 1039, (House Bill No. 1320), entitled:

An Act to amend section one of an act approved the thirteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and eighty-six) entitled "An act to provide for the health safety and welfare of minors by forbidding their employment or work in certain establishments and occupations and under certain specified ages by restricting their hours of labor and regulating certain conditions of their employment by requiring employment certificates for certain minors and prescribing the kinds thereof and the rules for the issuance reissuance filing return and recording of the same by providing that the Industrial Board shall under certain conditions determine and declare whether certain occupations are within the prohibitions of this act requiring that certain minors shall during the period of their employment attend certain schools to be established as therein provided and to be approved by the State Superintendent of Public Instruction and regulating the conditions of such attendance authorizing the State Board of Education in certain cases to appoint attendance officers to aid in enforcing the provisions of this act and creating the salary and expenses of such officers a charge against the school district wherein they are employed requiring certain abstracts and notices to be posted providing for the enforcement of this act by the Commissioner of Labor and Industry the attendance officers of school districts and police officers and defining the procedure in prosecutions thereunder and establishing certain presumptions in relation thereto providing penalties for the violation of the provisions thereof and repealing all acts or parts of acts inconsistent therewith" exempting from the operation of the act minors employed on the stage of theatres with the approval of the Industrial Board of the Department of Labor and Industry

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1456, entitled:

An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first and thousand nine hundred and twenty-one and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-one

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1457, (House Bill No. 1345), entitled:

An Act providing for the reimbursement of counties by boroughs and townships when the county has contracted with the State Highway Department for the payment of both the county's and the borough or township's share of the cost of constructing or improving a State or State-aid highway authorizing counties to so contract empowering boroughs and townships to incur indebtedness thereof and authorizing an assessment of the borough's share on the abutting property

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The Senate proceeded to the first reading and consideration of Senate Bill No. 1458, (House Bill No. 1505), entitled:

An Act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs by the Secretary of Agriculture providing for the enumeration of dogs by assessors regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done to livestock and poultry by dogs and for the illegal killing of licensed dogs and the payment of such damages by the Commonwealth imposing powers and duties on certain State county city borough town and township officers and employees directing the payment of all moneys collected into the State Treasury and making an appropriation thereof and providing penalties

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

ADJOURNMENT.

Mr. EYRE. Mr. President, I move that the Senate do now adjourn until 10 o'clock to-morrow morning.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 11:59 P. M. until Wednesday, April 27, at ten o'clock A. M.

HOUSE OF REPRESENTATIVES

TUESDAY, April 26, 1921.

The House met at 12:55 o'clock A. M.

The SPEAKER PRO TEMPORE (Samuel A. Whitaker) in the Chair.

PRAYER.

Rev. John Thomas Davis, member of the House of Representatives from Indiana county, offered the following prayer:

Almighty God our Father, we thank Thee for the hour when we are permitted as those who represent the constituency throughout the length and breadth of this Commonwealth as a people, to transact business. We want to thank Thee that it is in the heart and mind of men who want to be servants, who want to serve those who are looking unto them for that service, to be faithful. Therefore we invoke Thy richest benediction to rest upon us; guide and help us by Thy holy spirit that that which we shall do shall be for the betterment of all concerned and for the good of the great Commonwealth of which we are a part. We ask it in the name of Christ. Amen.

JOURNAL APPROVED.

The SPEAKER PRO TEMPORE. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on motion of Mr. Dunn, the further reading was dispensed with, and the Journal was approved.

MOTION TO DISCHARGE COMMITTEE.

Mr. SCHAEFFER. Mr. Speaker, I move that the Committee on Counties and Townships be discharged from further consideration of Senate Bill No. 884, File Folio 3759, entitled:

An Act to repeal an act approved the eighth day of March one thousand eight hundred and seventy-two (Pamphlet Laws two hundred and seventy-five) entitled "An act relating to the election of school directors in Conyngham Township Columbia county

Mr. KANTNER. Mr. Speaker, I second the motion.

On the question.

Will the House agree to the motion?

Mr. JAMES A. WALKER. Mr. Speaker, I move that this motion be laid upon the table.

Mr. ALBERT MILLAR. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Mr. DITHRICH. Mr. Speaker, I move that instead of proceeding under the resolution adopted by this House, giving appropriation bills priority, that we now proceed to the second reading of the bills which the House ordered reported from committee on Monday, April 25, and which were read for the first time on that date.

Mr. BALDI. Mr. Speaker, I second the motion.

The motion was agreed to.

The SPEAKER. In accordance with the motion of the House just passed, the House will proceed to the consideration of second reading bills covered by the motion.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1537, (Senate Bill No. 688), entitled:

An Act regulating nominations and elections for all elective offices of cities of the second class and repealing certain acts

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1398, (Senate Bill No. 486), as follows:

An Act creating a Department of Public Welfare defining its powers and duties abolishing the Board of Public Charities the Committee on Lunacy and the Prison Labor Commission and all offices thereunder and vesting all the powers of said Board Committee and Commission in the Department of Public Welfare requiring all reports notices statements or matters heretofore required to be made given or submitted to the Board of Public Charities or the Committee on Lunacy to be made given or submitted to the Department of Public Welfare and providing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That there is hereby created a Department of Public Welfare to consist of a Commission of Public Welfare a Commissioner of Public Welfare a Deputy Commissioner of Public Welfare and such bureaus officers agents and employees as are herein or may hereafter be provided

Section 2 The term "Commission" as hereinafter used shall mean the Commission of Public Welfare The term "Commissioner" shall mean the Commissioner of Public Welfare The term "Department" shall mean the Department of Public Welfare

Section 3 The Commission of Public Welfare shall consist of nine members three of whom as ex-officio members shall be the Commissioner of Public Welfare the Commissioner of Labor and Industry and the Commissioner

of Health and six of whom shall be appointed by the Governor by and with the advice and consent of the Senate Before the first day of September one thousand nine hundred and twenty-one the Governor shall appoint three of the said six members of the Commission to serve for a period of two years and three to serve for a period of four years Thereafter all of said six members shall be appointed for a term of four years The members of the Commission shall serve without compensation but shall be allowed the expenses necessarily incurred in the performance of their duties

Section 4 The Commissioner of Public Welfare shall be appointed by the Governor by and with the advice and consent of the Senate for a term of four years Before entering upon the duties of his office he shall give a bond to the Commonwealth in the sum of twenty-five thousand dollars (\$25,000) to be approved by the Governor conditioned for the faithful performance of the duties of his office and shall take and subscribe the oath prescribed by the Constitution Vacancies in the office of Commissioner shall be filled by the Governor The Commissioner shall receive an annual salary of ten thousand dollars (\$10,000) and all expenses necessarily incurred in the discharge of his duties

The Deputy Commissioner shall be appointed by the Governor and shall receive an annual salary of seven thousand five hundred dollars (\$7,500)

Section 5 The Commission shall meet at the State Capitol at least once every three months on a date fixed by standing rule and at any other time and place upon the call of the Commissioner Special meetings may also be had at such times and places as the Commission may deem necessary

Section 6 It shall be the duty of the Commission to advise the Commissioner on such matters as he may bring before it or as it may require him to bring before it and it shall have general supervision over the policies of the Department It shall be the duty of the Commissioner to report to the Commission from time to time the information found upon the examination and visitation hereinafter provided the measures taken to correct any detrimental conditions in the institutions or places under the supervision of the Department and the result thereof

The rules and regulations of the Department shall be made by the Commissioner subject to the approval of the Commission and when so made and approved shall constitute the duly ordained rules and regulations of the Department and be promulgated and enforced as such

The Commissioner with the approval of the Commission shall establish certain bureaus in the Department not to exceed four in number and apportion to each of them such specific duties as may best promote an efficient administration of the Department One of said bureaus shall be a bureau of mental health to further the prevention and cure of mental diseases And the head of such bureau shall be a physician specially experienced in mental diseases

Subject to the foregoing all the duties imposed upon and the powers vested in the Department shall be exercised and carried out by the Commissioner or under his direction

Section 7 The Commissioner with the approval of the Governor shall appoint a chief of each bureau The chiefs of bureaus shall each receive an annual salary of not more than five thousand dollars (\$5,000) except the chief of the bureau of mental health who shall receive a salary of not more than seventy-five hundred dollars (\$7,500) and have charge of their respective bureaus subject to the direction control and supervision of the Commissioner and shall perform such duties as he may prescribe

The Commissioner may appoint such other officers inspectors agents and employees as the work of the Department may require who shall receive such salary or compensation as the Commission may determine The Commissioner may also employ persons having professional or expert knowledge of the matters within the jurisdiction or supervision of the Department

Section 8 The term "State institutions" as used in this act shall mean and include all penal reformatory or correctional institutions hospitals for the insane or any other purpose institutions for feeble-minded idiotic or epileptic persons for the deaf for inebriates or for juvenile delinquents and all charitable institutions whatsoever within this Commonwealth maintained in whole or in part by the Commonwealth and whose board of inspectors managers trustees or directors is appointed in whole or in part by the Governor or by the Governor by and with the advice and consent of the Senate

Section 9 The Department shall have supervision over

(a) All State institutions as hereinbefore defined

(b) All charitable institutions within this Commonwealth which receive aid from the Commonwealth

(c) All houses or places within the Commonwealth in which any person of unsound mind is detained whenever the occupant or owner of the house or person having charge of the lunatic receives any compensation for the custody control or attendance other than as an attendant or nurse and also of all institutions houses or places in which more than one such person is detained with or without compensation paid for custody or attendance

(d) All county prisons and all hospitals almshouses or poorhouses maintained by any county city borough township or poor district of this Commonwealth

(e) All institutions associations and societies within this Commonwealth into whose care the custody of delinquent dependent or neglected children may be committed and all houses and places maintained by such institutions associations or societies in which such children may be kept or detained

(f) Homes and premises of those in which is conducted the business of receiving boarding or keeping infant children under three years of age

Section 10 In addition to the foregoing the Department shall also exercise supervision over

(a) The administration of any system provided by the Commonwealth for assistance to mothers

(b) Any labor or system of labor carried on in the penal correctional or reformatory institutions of the State

(c) Any system of reparation provided by the Commonwealth for relief from conditions caused by mine-caves fire flood or other casualty and constituting a menace to public safety and welfare

Section 11 It shall be the duty of the Department from time to time to recommend and bring to the attention of the officers or other persons having the management of the institutions prisons almshouses poorhouses houses places associations or societies under its supervision as provided in section nine hereof such standards and methods as may be helpful in the government and administration of such institution prisons almshouses poorhouses houses places associations or societies and for the betterment of the inmates therein

Section 12 It shall be the duty of the Commissioner to visit and inspect or cause to be visited or inspected by an officer inspector or agent of the Department at such time as the Commissioner may determine at least once in each year all State institutions charitable institutions prisons almshouses poorhouses hospitals houses places institutions associations societies and homes under the supervision of the Department as provided in section nine of this act and to inquire and examine into their methods of instruction discipline detention imprisonment care or treatment the care treatment government or management of their inmates or those committed thereto or being imprisoned detained treated or residing therein the official conduct of their inspectors trustees managers directors or other officer or officers charged with their management by law or otherwise or having the management care custody or control thereof the buildings grounds premises and equipment thereof or connected therewith and all and every matter and thing relating to their usefulness administration and management and to the welfare of the inmates thereof or those committed thereto or being imprisoned detained treated or residing therein and for these purposes the Commissioner or other officer inspector or agent of the Department shall have free and full access to the grounds premises and buildings of and to all the records books or papers of or relating to any such State institution charitable institution prison almshouse poorhouse hospital house place institution association society or home and full opportunity to interrogate or interview any inmate thereof or any person or persons committed to or being imprisoned detained treated or residing therein

All persons connected with any such State institution charitable institution prison almshouse poorhouse hospital house place institution association society or home as officers or charged with the management thereof by law or otherwise or in any way having the care custody control or management thereof or connected therewith as employees are hereby directed and required to give the Commissioner or such officer inspector or agent of the Department such means facilities and opportunity for such visitation examination inquiry and interrogation as is hereby provided and required or as the Department by its duly ordained rules or regulations may require

Whenever upon such visitation examination and inspection of any penitentiary prison reformatory almshouse or poorhouse any condition is found to exist therein which in the opinion of the Commissioner is unlawful or detrimental to the proper maintenance discipline hygienic conditions of such penitentiary prison reformatory almshouse or poorhouse or to the proper care maintenance custody and welfare of the inmates thereof or the persons committed thereto or being treated detained or residing therein the Commissioner shall direct the officer or officers charged by law with or in any way having or exercising the control government or management of such penitentiary prison reformatory almshouse or poorhouse to correct the said objectionable condition in the manner and within the time specified by the Commissioner in case of the neglect refusal or failure of any such officer to comply with such directions the Commissioner shall certify the facts in the case to the district attorney of the proper county whose duty it shall be thereupon to proceed by indictment or otherwise to remedy the said objectionable condition

Section 13 The Department shall have and may exercise power

(1) To make and enforce rules and regulations as follows

(a) Providing for the licensing of all houses or places in which any person can be lawfully detained as a lunatic or of unsound mind upon compensation paid to or received by the owner or occupant of such house or place directly or indirectly for the care of such lunatic and also of all houses places or institutions in which more than one person of unsound mind is detained or resides other than a jail or prison with the right to exempt any State institution institution under municipal authority or any other institution

(b) To insure the proper care and treatment of persons of unsound mind detained in any house place or institution whether licensed or not to guard against the improper or unnecessary detention of such persons to regulate the manner of their detention and the restraints imposed and all matters relative to their welfare to regulate their means

of communication with relatives friends and other persons outside the house place or institution of detention and to insure to them the admission of all proper visitors being members of their family or personal friends agents or attorneys

(c) Regulating the forms to be observed warranting the commitment transfer of custody and discharge of all lunatics other than those committed by order of a court of record and as to these with the consent of the presiding judge of the court under whose order the person is detained

(d) To prescribe standards of equipment management and administration for the institutions associations and societies into whose care the custody of delinquent neglected or dependent children may be committed and to insure proper care of the children committed to the custody of such institution association or society

(e) For regulating the visitation examination and inspection of the institutions prisons almshouses poorhouses houses places associations societies or homes under the supervision of the Department pursuant to the provisions of section nine hereof

(f) For the enforcement of the provisions of this act and of all laws whose enforcement is imposed upon the Department

(g) For the approval of psychopathic wards maintained by hospitals for the reception and care of persons suffering with mental disorders

(2) For the transfer of insane and certain other persons from one place or institution to another and to enforce laws relative thereto as follows

(a) To apply to the proper court for the transfer or removal of insane persons from county or district poorhouses almshouses hospitals or in the custody of the directors or overseers of the poor to the State hospitals for the insane Such application shall be made and the proceedings thereunder had in accordance with the provisions of the act of Assembly approved the thirteenth day of June Anno Domini one thousand eight hundred and eighty-three (Pamphlet Laws ninety-two) entitled "An act to provide for the care and treatment of the indigent insane of the several counties of the Commonwealth in State hospitals for the insane" or the act approved the seventh day of May Anno Domini one thousand eight hundred and seventy-four (Pamphlet Laws one hundred and nineteen) entitled "A supplement to the act to create a board of public charities approved the twenty-fourth day of April Anno Domini one thousand eight hundred and sixty-nine authorizing and empowering said board to appoint visitors and to transfer certain insane persons from county institutions to state hospitals" or any other law relative to such transfer

(b) To transfer the indigent insane from State hospitals for the insane to the almshouse poorhouse or prison of the several counties charged with their maintenance

(c) To transfer patients or inmates from one State Hospital for the insane to another such hospital

(d) To transfer chronic insane from a State Hospital for the insane and from hospitals poorhouses and almshouses of the several counties townships and poor districts to a State hospital entirely devoted to the reception care and treatment of chronic insane

(e) To apply to the proper court for the removal to a hospital for the insane of any person imprisoned in a penitentiary or prison and believed to be insane under the provisions of the act approved the fourteenth day of May Anno Domini one thousand eight hundred and seventy-four (Pamphlet Laws one hundred and sixty) entitled "An act to provide for the custody of insane persons charged with and acquitted or convicted of crime" or under any other act relative to such a removal or transfer

(f) To direct any poor district to remove any deaf and dumb in an almshouse to the care of an association organized for the purpose of providing a home for deaf and dumb persons and being situate in this Commonwealth under and in accordance with the provisions of the act approved the seventeenth day of May Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws two hundred and twenty-three) entitled "An act authorizing overseers and directors of the poor to enter into contracts with certain associations for the care and maintenance of indigent deaf and dumb persons and conferring certain powers on the Board of Public Charities its officers and agents"

(g) To supervise the transfer of inmates of one penitentiary to another under any law providing therefor

(h) To investigate and be heard before an order is made in any case to remove to any place of custody other than a hospital any criminal confined in a hospital by order of any court or any lunatic committed to a hospital after an acquittal of crime

The cost of the transfer or removal and of the maintenance of any insane person transferred by or under the direction or upon the application of the Commissioner or other officer of the Department pursuant hereto shall continue to be borne and paid in the same manner as now provided by law in the case of any such transfer or removal as aforesaid

All traveling expenses of indigent insane persons discharged by order of the Department from any State Hospital for the insane from the hospital to their respective homes shall be paid by the hospital the amount thereof to be refunded to such hospital from the appropriation for the care and relief of such indigent insane then current

(3) To order and compel the discharge of any person detained in any place as insane or of unsound mind (other than a person committed after trial and conviction for crime or by order of court) But such order shall not be made unless notice be given to the person having charge of the building in which the patient is detained and to the person or persons at whose instance the patient is detained and reasonable opportunity given them to justify a further detention and the department has caused the case of the patient to be personally attended and examined by its officer or agent

(4) To enforce all or any laws regulating the importation into the State of Pennsylvania of dependent delinquent or defective children and all reports required to be made under such laws to the Board of Public Charities shall be made to the Department which shall have full power and authority to make rules respecting the importation of such children not inconsistent with the provisions of the laws relative thereto

(5) To investigate the residence of a non-resident indigent insane person committed to a State hospital to return such person to the State or county of his legal residence and to enter into contracts with such State or county relative thereto and to enforce an act relating to non-resident indigent insane persons committed to a State hospital

(6) To cause to be visited and examined any person found by an inquisition to be insane and to authorize such visiting and examining by an officer or agent of the Department or any board of visitors or by a physician and to apply to the court having jurisdiction over the committee or guardian of such lunatic or to a judge of a court of common pleas of the county in which the lunatic is a resident or detained to make such orders for the maintenance custody or care of the lunatic and for the care and disposition of the property of the lunatic as the case may require

The notice heretofore required to be given by the committee or guardian of a person found to be insane by inquisition and by the clerk of the court into which the inquisition is returned to the Committee on Lunacy shall hereafter be given to the Department in accordance with the general provision hereinafter contained

(7) To appoint a board of three or more members in any county of the Commonwealth to act without compensation as a board of visitors to visit any institution prison almshouse poorhouse hospital house place association or society in such county under the supervision of the department in aid of and as the representative of the department such board to make a report of such visitation as the Department may require and it shall be the duty of the officers or other persons having charge of such institution prison almshouse poorhouse hospital house place association or society to afford full facilities for such board to make an examination and inspection thereof

Section 14 All reports or notices whatsoever heretofore required to be given or made to the Board of Public Charities or to the officers thereof or to the Committee on Lunacy abolished by this act shall hereafter be given or made to the Department including all statements to be made by the inspectors sheriffs or other persons having charge of any penitentiary or jail

The officer or officers person or persons having the management or custody of any institution house place prison almshouse poorhouse hospital association or society under the supervision of the Department as provided in section nine of this act shall keep such records and make such reports relating or pertaining to such institution house place prison almshouse poorhouse association or society and to the care and treatment of the inmates thereof or the persons committed thereto or being imprisoned detained treated or cared for therein as may be prescribed and required by the rules and regulations of the Department

The Commissioner shall furnish to the several courts of common pleas of the Commonwealth a list of institutions associations and societies in whose care the custody of delinquent neglected or dependent children may be committed which filed the required reports

Section 15 All State institutions and any charitable or other institutions under the supervision of the Department desiring to receive State aid shall give notice to the Department at such time as may be prescribed by the rules and regulations thereof of any application for State aid proposed to be made and of the several purposes to which the same is to be applied together with the reasons in support of such application It shall be the duty of the Commissioner to examine carefully into such application and request and into all matters connected therewith and set forth the result of his investigation in the biennial report of the Department to the Governor It shall also be the duty of the Commissioner to make a specific and detailed report relative thereto to the General Assembly with his recommendations thereupon

Section 16 All plans for the erection or substantial alteration of any State institutions county prison almshouse poorhouse or any building for the care of delinquent children or persons of unsound mind and all charitable institutions receiving aid from the Commonwealth shall be submitted to and approved by the Department and such buildings shall not be built or such alteration made or contracted for until such approval has first been had and duly filed with those charged with the management of such institution or place

Section 17 No county borough township or poor district shall receive any allowance from the Commonwealth for the maintenance of any indigent insane in any hospital or institu-

tion supplied created, equipped or maintained by such county borough township or school district for the maintenance of its indigent insane unless the Department has duly certified to the Auditor General that such hospital or institution is built equipped and managed so as to provide for the proper care and treatment of the insane maintained therein.

Section 18 Every application to the Auditor General made by any institution corporation or unincorporated association desiring to give a mortgage under the provisions of the act approved the twenty-ninth day of April Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws two hundred and one) entitled "An act making mortgages given by benevolent charitable philanthropic educational and eleemosynary institutions corporations or unincorporated associations for permanent improvement and refunding purposes prior liens to the liens of the Commonwealth for the appropriation of moneys providing a method for the giving of such mortgages and fixing the duties of the Auditor General and Board of Public Charities in connection therewith" shall be submitted to the Department for investigation and report thereon to the Auditor General.

Section 19 All statements required to be filed with the Board of Public Charities under any act relating to and regulating the solicitation of moneys and property for charitable and patriotic purposes shall be filed with the Department which is hereby vested with the power to issue the certificate of registration required and provided by such act and to prescribe a form for all such statements and such other rules and regulations as may be necessary for the purpose of carrying out the powers with which it is charged. Any fee for the filing of such statement heretofore required to be paid to the Board of Public Charities shall be paid to the Department and by it paid into the State Treasury.

Section 20 Any application for a charter heretofore required to be submitted to the Board of Public Charities shall be submitted to the Department which shall make a report thereon to the proper court as to the need for the institution for which a charter is applied.

Section 21 The Department shall have the power and it shall be its duty

(a) To establish maintain and carry on industries in the Eastern Penitentiary the Western Penitentiary the Pennsylvania Industrial Reformatory at Huntingdon and such other correctional institutions of this Commonwealth as it may deem proper in which industries all persons sentenced to the Eastern or Western Penitentiary or to the Pennsylvania Industrial Reformatory at Huntingdon or to such other correctional institution of the Commonwealth who are physically capable of such labor may be employed at labor for not to exceed eight hours each day other than Sundays and public holidays. Such labor shall be for the purpose of the manufacture and production of supplies for said institutions or for the Commonwealth or for any county city borough or township thereof or any State institution or any educational or charitable institution receiving aid from the Commonwealth or for the preparation and manufacture of building material for the construction or repair of any State institution or in the work of such construction or repair or for the purpose of industrial training or instruction or partly for one and partly for the other of such purposes or in the manufacture and production of crushed stone brick tile and culvert pipe or other material suitable for draining roads of the State or in the preparation of road building and ballasting material.

(b) To determine the amount kind and character of the machinery to be erected in each of the said penitentiaries reformatory or other correctional institution of the Commonwealth and the industries to be carried on therein having due regard to the location and convenience thereof with respect to other institutions to be supplied to the machinery therein and the number and character of inmates.

(c) To arrange for and make sale of the products produced in the said industries carried on in the said penitentiaries reformatory or other correctional institutions to the Commonwealth or to any county city borough or township thereof or to any State institution or to any educational or charitable institution receiving aid from the Commonwealth.

(d) To maintain a fund known as the manufacturing fund out of which the machinery equipment and material required or used in the carrying on of the industries in the said penitentiaries reformatory or other institution under the provisions hereof shall be purchased and into which all the receipts from the sale as aforesaid of the products of such industries shall be paid and from which fund shall be paid all the wages as hereinafter provided for the labor of the inmates of said penitentiaries reformatory or other institution in such industries. The Department shall have the custody of the said fund and make or direct all disbursements therefrom.

(e) To require that an account shall be kept by the proper officers of the said Eastern Penitentiary the Western Penitentiary the Pennsylvania Industrial Reformatory at Huntingdon or other correctional institutions of the labor performed by the inmates of such penitentiary reformatory or other institution in the industries carried on therein under the provisions hereof. In such account each inmate shall be credited with wages for the time he is actually engaged in work the rate of such wage and the amount credited to each to be regulated at the discretion of the Department or such persons as it may designate. In no case shall the amount be less than ten cents nor over fifty cents for each day of labor actually performed. The difference in the rate of compensation shall be based both upon the pecuniary value of the work performed and also on the willingness industry and good conduct of such inmate.

(f) To allow three-fourths of the amount so credited as aforesaid to an inmate of such penitentiary reformatory or other institution or the entire amount if the inmate so wishes to constitute a fund for the relief of any person or persons dependent upon such inmate and to be paid upon the order of

the Board of Inspectors or managers of the penitentiary reformatory or other institution in which the inmate is a prisoner to the person or persons establishing such dependency to the satisfaction of such board at such time and times as said board may order.

All sums credited to any inmate and not paid to a dependent or dependents shall be paid to the inmate on his discharge from the penitentiary reformatory or other institution in which he was a prisoner. Provided however That subject to the rules and regulations of the Board of Inspectors or managers of the penitentiary reformatory or other institution in which such inmate is a prisoner the whole or any part of said sum may be paid to him during his imprisonment for his present needs such rules and regulations to be subject to the approval of the Department.

(g) To have and exercise supervision over the labor employed in the aforesaid industries and to make rules and regulations for carrying on such industries.

(h) To make a full quarterly report to the Auditor General of the products sales receipts and disbursements of the industries established under the provisions hereof.

Section 22 The Department shall make a biennial report in writing to the Governor. The report shall contain a complete summary of the work of the Department upon the subjects under its jurisdiction and supervision and such other matters as the Governor may require.

Section 23 All the rules and regulations hereby authorized to be made and ordained by the Department shall be printed and a duly certified copy thereof filed with the officers or other persons having the management control care or custody of the institutions prisons hospitals almshouses poorhouses houses places associations and societies under the supervision of the Department as provided in section nine hereof.

The department shall furnish blank forms for the making of the reports as hereby required or provided to those by whom such reports are to be made.

Section 24 The Board of Commissioners of Public Grounds and Buildings shall provide for the Department in the State Capitol or elsewhere such offices rooms and quarters as the Department may need in connection with its affairs.

Section 25 The Board of Commissioners of Public Grounds and Buildings shall upon requisition of the Commissioner furnish such books stationery furniture supplies et cetera as may be needed to conduct properly the affairs of the Department.

Section 26 The Department shall have and may use a seal which shall be furnished by the Board of Commissioners of Public Grounds and Buildings.

Section 27 Printing and binding for the proper enforcement of the duties and the carrying out of the powers of the Department shall be done by the State printer upon order of the Superintendent of Public Printing and Binding upon requisition by the Commissioner.

Section 28 Any officer or person having charge of or in any way connected with the management care control or custody of any institution prison almshouse poorhouse house place home association or society under the supervision of the Department or any other person violating any of the provisions of this act or the duly ordained rules and regulations of the Department or failing or neglecting to comply therewith shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced for the first offense to pay a fine of not less than twenty-five dollars (\$25) and not more than one hundred dollars (\$100) and for the second or any subsequent offense shall be sentenced to pay a fine of not less than one hundred dollars (\$100) nor more than five hundred dollars (\$500) or to undergo an imprisonment in the county jail of not more than six months either or both at the discretion of the court.

Prosecutions for any violation of the provisions of this act shall be instituted only by the Commissioner or an officer or agent of the Department. All fines for a violation of this act shall be paid to the Commissioner and by him covered into the State Treasury for the use of the Commonwealth.

Section 29 The Commissioner with the approval of the Attorney General may employ attorneys to assist in the enforcement of the provisions of this act.

Section 30 Neither the Commissioner nor any officer or employee of the department shall during the term of his office or employment hold any official position or engage in any employment in any institution whatsoever under the supervision of the Department or be interested directly or indirectly in any contract for building repairing furnishing or supplying such institution.

Section 31 The Board of Public Charities and the Committee on Lunacy are hereby abolished.

Section 32 All the powers conferred by law upon the Board of Public Charities or the Committee on Lunacy are hereby vested in and may be exercised by the Department.

Section 33 The Prison Labor Commission created by the act approved the first day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws six hundred and fifty-six) entitled "An act providing a system of employment and compensation for the inmates of the Eastern Penitentiary Western Penitentiary and the Pennsylvania Industrial Reformatory at Huntingdon and for such other correctional institutions as shall be hereafter established by the Commonwealth and making an appropriation therefor" is hereby abolished but no act or part of any act repealed by the said act creating the Prison Labor Commission shall be hereby revived.

All the powers conferred upon the Prison Labor Commission are hereby vested in the Department.

Section 34 Any balance in the manufacturing fund of the Prison Labor Commission at the time this section becomes effective shall be paid to the Department and become part of the manufacturing fund as provided in section twenty-one hereof and all machinery equipment and material purchased from its manufacturing fund or in any way belonging thereto or used by the Prison Labor Commission in connection with the

regulation and supervision of the labor of the inmates in the Eastern or Western Penitentiary or the Pennsylvania Industrial Reformatory at Huntingdon shall be turned over to the Department and all accounts or sums payable to the Prison Labor Commission shall be paid to the Department all of which shall become part of the manufacturing fund as hereinbefore provided

Section 35 All books documents records papers paraphernalia and property now owned possessed or under the control or in the custody of the Board of Public Charities the officers or agents of said board the Committee on Lunacy and the Prison Labor Commission shall be immediately transferred to the ownership possession control and custody of the Department

Section 36 The unexpended balance of any appropriation to the Board of Public Charities the Committee on Lunacy or the Prison Labor Commission at the date this section of this act goes into effect shall thereafter be available to the Department of Public Welfare as fully as if the said amount had been specifically appropriated to said department and may be disbursed accordingly

Section 37 All appropriations made to the Department of Public Welfare shall be disbursed by the State Treasurer upon warrant of the Auditor General issued upon the requisition or order of the Commissioner

Section 38 Copies of all records documents papers rules and regulations of the Department of Public Welfare when duly certified by the Commissioner under the seal of the Department shall be received in evidence in the several courts of this Commonwealth in all cases where the original records documents papers rules or regulations would be admitted in evidence with the same force and effect as the originals

Section 39 The provisions of this act are severable and should any part hereof be declared unconstitutional it is the intent that the remainder would have been enacted without regard to the unconstitutional part

Section 40 Sections eight nine ten eleven twelve thirteen fourteen fifteen sixteen seventeen eighteen nineteen twenty twenty-one twenty-two twenty-three twenty-eight thirty thirty-one thirty-two thirty-three thirty-four thirty-five and thirty-six of this act shall take effect on the first day of September one thousand nine hundred and twenty-one and the remaining sections of this act shall take effect upon its approval

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1750, (Senate Bill No. 1008), as follows:

An Act to fix the number of Representatives in the General Assembly of the State and to apportion the State into Representative District as provided by the Constitution

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That until the next decennial United States census and the apportionment be made thereon by law the House of Representatives shall consist of two hundred and eight members and shall be apportioned as follows namely

The city of Philadelphia shall elect forty-one members and the said city shall be divided into twenty-six districts as follows

The first and thirty-ninth wards shall constitute the first district and elect two members

The second ward shall constitute the second district and elect one member

The third fourth and fifth wards shall constitute the third district and elect two members

The sixth eighth and ninth wards shall constitute the fourth district and elect one member

The twenty-sixth thirty-sixth and forty-eighth wards shall constitute the fifth district and elect three members

The seventh ward shall constitute the sixth district and elect one member

The thirtieth ward shall constitute the seventh district and elect one member

The tenth thirteenth and fourteenth wards shall constitute the eighth district and elect two members

The eleventh and twelfth wards shall constitute the ninth district and elect one member

The fifteenth ward shall constitute the tenth district and elect two members

The seventeenth and eighteenth wards shall constitute the eleventh district and elect one member

The nineteenth ward shall constitute the twelfth district and elect two members

The sixteenth and twentieth wards shall constitute the thirteenth district and elect two members

The twenty-first ward shall constitute the fourteenth district and elect one member

The twenty-second and forty-second wards shall constitute the fifteenth district and elect two members

The twenty-third thirty-fifth and forty-first wards shall constitute the sixteenth district and elect one member

The twenty-fourth thirty-fourth and forty-fourth wards shall constitute the seventeenth district and elect three members

The twenty-fifth and forty-fifth wards shall constitute the eighteenth district and elect two members

The twenty-eighth and thirty-seventh wards shall constitute the nineteenth district and elect two members

The twenty-ninth and forty-seventh wards shall constitute the twentieth district and elect two members

The twenty-seventh fortieth and forty-sixth wards shall constitute the twenty-first district and elect two members

The thirty-second ward shall constitute the twenty-second district and elect one member

The thirty-eighth ward shall constitute the twenty-third district and elect one member

The thirty-third ward shall constitute the twenty-fourth district and elect one member

The forty-third ward shall constitute the twenty-fifth district and elect one member

The thirty-first ward shall constitute the twenty-sixth district and elect one member

The county of Adams shall elect one member

The county of Allegheny shall elect twenty-seven members and shall be divided into thirteen districts as follows

The first third and fifth wards in the city of Pittsburgh shall constitute the first district and elect two members

The second sixth ninth and tenth wards in the city of Pittsburgh shall constitute the second district and elect two members

The fourth and fifteenth wards in the city of Pittsburgh shall constitute the third district and elect one member

The seventh eighth and eleventh wards in the city of Pittsburgh shall constitute the fourth district and elect one member

The twelfth thirteenth and fourteenth wards in the city of Pittsburgh shall constitute the fifth district and elect one member

The sixteenth seventeenth eighteenth nineteenth and twentieth wards in the city of Pittsburgh and the township of Chartiers shall constitute the sixth district and elect three members

The twenty-second twenty-third twenty-fourth and twenty-fifth wards in the city of Pittsburgh shall constitute the seventh district and elect two members

The twenty-first twenty-sixth and twenty-seventh wards in the city of Pittsburgh shall constitute the eighth district and elect two members

The city of McKeesport shall constitute the ninth district and elect one member

The boroughs and townships lying between the Allegheny and Youghiogheny rivers and the boroughs and townships lying between the Youghiogheny and Monongahela rivers shall constitute the tenth district and elect four members

The following cities boroughs and townships south of the Ohio and Monongahela rivers the city of Clairton (Clairton North Clairton and Wilson boroughs) the city of Duquesne the boroughs of Dravosburg Hays Homestead Munhall West Elizabeth West Homestead and Whitaker and the townships of Jefferson and Mifflin shall constitute the eleventh district and elect two members

All the boroughs and townships south of the Ohio and Monongahela rivers not included in the eleventh district including the township of Neville shall constitute the twelfth district and elect four members

The boroughs and townships north of the Ohio and Allegheny rivers shall constitute the thirteenth district and elect two members

The county of Armstrong shall elect two members

The county of Beaver shall elect three members and shall be divided into two districts as follows

The boroughs of Ambridge Baden Conway East Rochester Eastvale Freedom New Brighton Rochester that portion of the borough of Ellwood city lying within the county of Beaver and the townships of Daugherty Economy Franklin Harmony Marion New Sewickley North Sewickley Pulaski and Rochester shall constitute the first district and elect one member

The residue of the county of Beaver not included in the first district shall constitute the second district and elect two members

The county of Bedford shall elect one member

The county of Berks shall elect five members and shall be divided into four districts as follows

The city of Reading shall constitute the first district and elect two members

The boroughs of Birdsboro Mohnton Mount Penn Shillington Sinking Spring West Reading and Wyomissing and the townships of Amity Brecknock Caernarvon Cumru Douglass Exeter Lower Alsace Robeson Spring and Union shall constitute the second district and elect one member

The boroughs of Bernville Centreport Hamburg Lenhartsville Robeson Wernersville West Leesport and Womelsdorf and the townships of Albany Bern Bethel Centre Greenwich Heidelberg Jefferson Lower Heidelberg Marion North Heidelberg Penn Perry South Heidelberg Tilden Tulpehocken Upper Bern Upper Tulpehocken and Windsor shall constitute the third district and elect one member

The boroughs of Bally Bechtelville Boyertown Fleetwood Kutztown and Tipton and the townships of Alsace Colebrookdale District Earl Hereford Longswamp Maiden Creek Maxatawny Muhlenberg Oley Ontelaunee Pike Richmond Roeland Ruscombmanor and Washington shall constitute the fourth district and elect one member

The county of Blair shall elect three members and shall be divided into two districts as follows

The city of Altoona shall constitute the first district and elect one member

The residue of the county of Blair not included in the first district shall constitute the second district and elect two members

The county of Bradford shall elect one member

The county of Bucks shall elect two members

The county of Butler shall elect two members

The county of Cambria shall elect five members and shall be divided into two districts as follows

The city of Johnstown shall constitute the first district and elect two members

The residue of the county of Cambria not included in the first district shall constitute the second district and elect three members

The county of Cameron shall elect one member

The county of Carbon shall elect one member

The county of Centre shall elect one member

The county of Chester shall elect three members and shall be divided into two districts as follows

The city of Coatesville the boroughs of Atglen Avondale Oxford Parkesburg and West Grove and the townships of East Fallowfield East Nottingham Elk Franklin Highland London Britain London Grove Londonderry Lower Oxford New Garden New London Penn Upper Oxford West Fallowfield West Marlborough and West Nottingham shall constitute the first district and elect one member

The boroughs of Downingtown Elverson Honeybrook Kennett Square Malvern Phoenixville Spring City and West Chester and the townships of Birmingham Caln Charlestown East Bradford East Brandywine East Caln East Coventry East Goshen East Marlboro East Nantmeal East Pikeland East Vincent East Whiteland Easttown Honeybrook Kennett Newlin North Coventry Pennsbury Pocopson Sadsbury Schuylkill South Coventry Thorby Tredeyffn Upper Uwchlan Uwchlan Valley Wallace Warwick West Bradford West Brandywine West Caln West Goshen West Nantmeal West Whiteland Westtown and Willstown shall constitute the second district and elect two members

The county of Clarion shall elect one member

The county of Clearfield shall elect two members and shall be divided into two districts as follows

The boroughs of Erisbin Chester Hill Clearfield Houtzdale Osceola Ramoy and Wallaceton and the townships of Bigler Boggs Bradford Cooper Covington Decatur Girard Goshen Graham Gulich Jordan Karthaus Lawrence Morris and Woodward shall constitute the first district and elect one member

The city of DuBois the boroughs of Burnside Coalport Curwensville Glen Hope Grampian Irvona Lumber City Mahaffey Newburg New Washington Troutville and Westover and the townships of Beccaria Bell Bloom Brady Burnside Chest Ferguson Greenwood Huston Knox Penn Pike Pine Sandy and Union shall constitute the second district and elect one member

The county of Clinton shall elect one member

The county of Columbia shall elect one member

The county of Crawford shall elect one member

The county of Cumberland shall elect one member

The county of Dauphin shall elect four members and shall be divided into two districts as follows

The city of Harrisburg shall constitute the first district and shall elect two members

The residue of the county of Dauphin not included in the first district shall constitute the second district and elect two members

The county of Delaware shall elect four members and shall be divided into two districts as follows

The city of Chester shall constitute the first district and elect one member

The residue of the county of Delaware not included in the first district shall constitute the second district and elect three members

The county of Elk shall elect one member

The county of Erie shall elect four members and shall be divided into four districts as follows

The third fourth and sixth wards of the city of Erie as constituted April one one thousand nine hundred and twenty-one shall constitute the first district and elect one member

The first second and fifth wards of the city of Erie as constituted April one one thousand nine hundred and twenty-one shall constitute the second district and elect one member

The city of Cory the boroughs of Elgin North East Union City Wattsburg and Westleyville and the townships of Amity Concord Greene Greenfield Harborcreek North East Union Venango and Wayne shall constitute the third district and elect one member

The residue of the county of Erie not included in the first second and third districts shall constitute the fourth district and elect one member

The county of Fayette shall elect four members and shall be divided into two districts as follows

The boroughs of Fairchance Markleysburg Masontown Point Marion and Smithfield and the townships of Georges German Henry Clay Luzerne McAllen Nicholson Redstone Springhill and Wharton shall constitute the first district and elect one member

The residue of the county of Fayette not included in the first district shall constitute the second district and elect three members

The county of Forrest shall elect one member

The county of Franklin shall elect one member

The county of Fulton shall elect one member

The county of Green shall elect one member

The county of Huntingdon shall elect one member

The county of Indiana shall elect two members

The county of Jefferson shall elect one member

The county of Juniata shall elect one member

The county of Lackawanna shall elect six members and shall be divided into six districts as follows

The fourth fifth sixth fourteenth fifteenth eighteenth twentieth and twenty-second wards of the city of Scranton shall constitute the first district and elect one member

The first second third seventh thirteenth sixteenth and twenty-first wards of the city of Scranton shall constitute the second district and elect one member

The eighth ninth tenth eleventh twelfth seventeenth and nineteenth wards of the city of Scranton shall constitute the third district and elect one member

The boroughs of Dickson City Dunmore Elmhurst Olyphant Throop and Winton and the townships of Jefferson and Roaring Brook shall constitute the fourth district and elect one member

The city of Carbondale the boroughs of Archbald Blakely Jermyn Mayfield and Vandling and the townships of Carbondale Fell Greenfield and Scott shall constitute the fifth district and elect one member

The boroughs of Clarks Green Clarks Summit Dalton Glenburn Gouldsboro La Plume Moosic Moscow Old Forge Taylor and the townships of Abington Benton Clifton Lackawanna Lehigh Madison Newton North Abington Ransom South Abington Spring Brook and West Abington shall constitute the sixth district and elect one member

The county of Lancaster shall elect four members and shall be divided into two districts as follows

The city of Lancaster shall constitute the first district and elect one member

The residue of the county of Lancaster not included in the first district shall constitute the second district and elect three members

The county of Lawrence shall elect two members and shall be divided into two districts as follows

The city of New Castle shall constitute the first district and elect one member

The residue of the county of Lawrence not included in the first district shall constitute the second district and elect one member

The county of Lebanon shall elect one member

The county of Lehigh shall elect three members and shall be divided into two districts as follows

The city of Allentown shall constitute the first district and elect two members

The residue of the county of Lehigh not included in the first district shall constitute the second district and elect one member

The county of Luzerne shall be entitled to eight members and shall be divided into seven districts as follows

The city of Hazleton the boroughs of Freeland Jeddo and West Hazleton and the township of Foster and Hazle shall constitute the first district and elect one member

The boroughs of Ashley Conyngham Laurel Run Nescopeck Nuangola Sugar Notch Warrior Run and White Haven and the townships of Bear Creek Black Creek Buck Butler Dennison Dorrance Fairview Hanover Hollenback Nescopeck Sugarloaf Wilkes Barre and Wright shall constitute the second district and elect one member

The city of Pittston the boroughs of Avoca Hughestown Laffin Miners Mills Parsons and Yatesville and the townships of Jenkins Pittston and Plains shall constitute the third district and elect one member

The boroughs of Nanticoke New Columbus and Shickshinny and the townships of Conyngham Fairmount Hunlock Huntingdon Newport Ross Salem Slocum and Union shall constitute the fourth district and elect one member

The boroughs of Edwardsville Kingston Larksville and Plymouth and the township of Plymouth shall constitute the fifth district and elect one member

The boroughs of Courtdale Dallas Doranetown Duryea Exeter Fort Luzerne Pringle Swoyersville West Pittston West Wyoming and Wyoming and the townships of Dallas Exeter Franklin Jackson Kingstoa Lake and Lehman shall constitute the sixth district and elect one member

The city of Wilkes-Barre shall constitute the seventh district and elect two members

The county of Lycoming shall elect two members

The county of McKean shall elect one member

The county of Mercer shall elect two members

The county of Mifflin shall elect one member

The county of Monroe shall elect one member

The county of Montgomery shall elect five members and shall be divided into three districts as follows

The boroughs of Bridgeport Narberth and West Conshohocken and the townships of Lower Merion and Upper Merion shall constitute the first district and elect one member

The boroughs of Conshohocken and Norristown and the township of Plymouth shall constitute the second district and elect one member

The residue of the county of Montgomery not included in the first and second districts shall constitute the third district and elect three members

The county of Montour shall elect one member

The county of Northampton shall elect four members and shall be divided into two districts as follows

That portion of the city of Bethlehem in the county of Northampton shall constitute the first district and elect one member

The residue of the county of Northampton not included in the first district shall constitute the second district and elect three members

The county of Northumberland shall elect three members and shall be divided into two districts as follows

The city of Sunbury the boroughs of McEwensville Milton Northumberland Riverside Turbotville and Watonsontown and the townships of Delaware East Chillisquaque Gearhart Lewis Point Rockefeller Rush Turbot Upper Augusta and West Chillisquaque shall constitute the first district and elect one member

The residue of the county of Northumberland not included in the first district shall constitute the second district and elect two members

The county of Perry shall elect one member

The county of Pike shall elect one member

The county of Potter shall elect one member

The county of Schuylkill shall elect five members and shall be divided into four districts as follows

The boroughs of Frackville Gilberton Mahanoy City and Shenandoah and the townships of Delano Mahanoy and West Mahanoy shall constitute the first district and elect one member

The boroughs of Ashland Girardville and Gordon and the townships of Barry Butler Cass Eldred Foster Hegins Hubley and Upper Mahantongo shall constitute the second district and elect one member

The boroughs of Coaldale McAdoo Middleport New Philadelphia New Ringgold Port Clinton Ringtown and Tamaqua and the townships of Elythe East Brunswick East Union Kline North Union Rahn Rush Ryan Schuylkill Union Walker West Brunswick and West Penn shall constitute the third district and elect one member

The city of Pottsville the boroughs of Auburn Cressona Landingville Mechanicsville Minersville Mount Carbon Orwigsburg Palo Alto Pine Grove Port Carbon Saint Clair Schuylkill Haven and Tremont and the townships of Branch East Norweigan Frailey New Castle North Manheim Noriweigan Pinegrove Porter Reiley South Manheim Tremont Washington and Wayne shall constitute the fourth district and elect two members

The county of Snyder shall elect one member

The county of Somerset shall elect two members

The county of Sullivan shall elect one member

The county of Susquehanna shall elect one member

The county of Tioga shall elect one member

The county of Union shall elect one member

The county of Venango shall elect one member

The county of Warren shall elect one member

The county of Washington shall elect four members and shall be divided into two districts as follows

The boroughs of Burgettstown Canonsburg Claysville East Washington Houston McDonald Midway Washington West Alexander and West Middletown and the townships of Blaine Buffalo Canton Cecil Chartiers Cross Creek Donegal East Finley Hanover Hopewell Independence Jefferson Morris Mount Pleasant North Franklin Robinson Smith South Franklin South Strabane and West Finley shall constitute the first district and elect two members

The residue of the county of Washington not included in the first district shall constitute the second district and elect two members

The county of Wayne shall elect one member

The county of Westmoreland shall elect six members and shall be divided into two districts as follows

The boroughs of Bolivar Cokeville Derry Donegal Latrobe Ligonier Livermore Mount Pleasant New Alexandria New Florence Seward and Youngstown and the townships of Cook Derry Donegal Fairfield Ligonier Loyalhanna Mount Pleasant Saint Clair and Unity shall constitute the first district and elect three members

The residue of the county of Westmoreland not included in the first district shall constitute the second district and elect three members

The county of Wyoming shall elect one member

The county of York shall elect three members and shall be divided into three districts as follows

The city of York shall constitute the first district and elect one member

The boroughs of Dillsburg Dover Franklintown Goldsboro Hanover Hellam Lewisberry Manchester Mount Wolf New Salem North York Spring Grove Wellsville West York Wrightsville and York Haven and the townships of Carroll Conewago Dover East Manchester Fairview Franklin Heidelberg Hellam Jackson Manchester Monaghan Newberry North Codorus Paradise Penn Spring Garden Springetsbury Warrington Washington and West Manchester shall constitute the second district and elect one member

The residue of the county of York not included in any of the foregoing districts shall constitute the third district and elect one member

Section 2 The foregoing apportionment is based on the United States decennial census of one thousand nine hundred and twenty Any township borough or ward created since such census and not specifically provided for by this act shall form a part of the district to which the territory comprised within such township borough or ward is allotted by the provisions of this act according to the political division existing at the time of such census

Section 3 The first election under this act shall be held at the general election in the year one thousand nine hundred and twenty-two

The Members of the House of Representatives now in office shall continue in such office until the expiration of their respective terms

Section 4 The act approved the fifteen day of February one thousand nine hundred and six (Pamphlet Laws twenty-one) entitled "An act to fix the number of Representatives in the General Assembly of the State and to apportion the State into Representative Districts as provided by the Constitution"

The act approved the fifteenth day of April one thousand nine hundred and seven (Pamphlet Laws eighty-eight) entitled "An act to amend section one of an act approved the fifteenth day of February one thousand nine hundred and six entitled 'An act to fix the number of Representatives in the General Assembly of the State and to apportion the State into Representative Districts as provided by the Constitution' so as to include McAdoo Landingville and Tower City in their respective contiguous districts in the county of Schuylkill" are hereby repealed

Section 5 All other acts and parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time, and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with

The House proceeded to the second reading and consideration of House Bill No. 1721, (Senate Bill No. 958), entitled:

An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1786, (Senate Bill No. 957), entitled:

An Act to apportion the State into Congressional Districts

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1775, (Senate Bill No. 1066), entitled:

An Act to fix the number of Senators in the General Assembly of the State to apportion the State into Senatorial districts as provided by the Constitution and to regulate the election of and the terms of office of the present and future elected Senators

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

RECESS.

Mr. DITHRICH. Mr. Speaker, I move that this House do now take a recess until 10 o'clock A. M.

The motion was agreed to, and (at 1:05 o'clock A. M.) the House took a recess until 10 o'clock A. M.

AFTER RECESS.

The House reconvened at 10 o'clock A. M.

The SPEAKER PRO TEMPORE (Mr. Whitaker) in the Chair.

The SPEAKER. The hour having arrived for the reconvening of the House, after the recess of this morning, the House will be in order.

RESOLUTION DECLARING OFFICE OF SPEAKER VACANT.

Mr. DITHRICH offered a resolution, which was twice read as follows:

Resolved, That the office of Speaker of this House is hereby declared vacant and that the House proceed forthwith to elect a Speaker.

On the question,

Will the House adopt the resolution?

Mr. DITHRICH. Mr. Speaker, in offering this resolution I want to make it clear that this is not done for the purpose of chastising or rebuking the Speaker-elect of this House for his conduct. That is farthest from the intention or the purpose of this resolution. This resolution is offered in the best interest of the Commonwealth of Pennsylvania. We feel that it is vitally necessary to complete the work of this General Assembly that this action be taken at this time. Bills, to become laws, must be signed by the Speaker, and unless we know that such action will be taken, the work of the remaining days of this session could be frustrated and blocked. Let me repeat, that it is not for the purpose of chastising any man or any group of men, because the best interests of the Commonwealth transcend the political strength of any man or any group of men. That is the purpose of this resolution.

On the question recurring,

Will the House adopt the resolution?

The resolution was adopted.

The SPEAKER. It is now in order to receive nominations for the office of Speaker, which nominations will be received and the election conducted by the Chief Clerk.

CHIEF CLERK (THOMAS H. GARVIN) PRESIDING.

The CHIEF CLERK. The House will now proceed to the nomination of a Speaker.

ELECTION OF SPEAKER.

Mr. DITHRICH. Mr. Chief Clerk, I have the honor and pleasure of nominating for the office of Speaker of this House, the gentleman from Chester, Honorable Samuel A. Whitaker.

Mr. GLASS. Mr. Chief Clerk, I second the nomination.

Mr. HEFFERNAN. Mr. Chief Clerk, I move that nominations close.

Mr. SOWERS. Mr. Chief Clerk, I second the motion.

The motion was agreed to.

The CHIEF CLERK. The Honorable Samuel A. Whitaker being nominated to the office of Speaker of this House and the motion being made, seconded and agreed to that nominations do now close, the Clerk will proceed to the call of the roll.

Mr. JAMES A. WALKER. Mr. Chief Clerk, I will ask the Chair to announce how a member shall cast his vote for Speaker.

The CHIEF CLERK. As your name is called, you will rise in your place and announce the name of the candidate for whom you wish to vote.

FOR MR. WHITAKER.

Allum,	Feldman,	Krugh,	Schwartz,
Armstrong,	Finney,	Lewis,	Sieg,
Asbury,	Fowler,	Love,	Shaffer,
Aston,	Gearhart,	McCaig,	Shannon,
Baker,	Gelder,	McCann,	Smiley,
Baldi,	Gibbon,	McCarthy,	Smith, H.,
Barnhart,	Glass,	McClure,	Smith, J. W.,
Beaver,	Golder,	McConnell,	Smith, L.,
Bell,	Goodnough,	McCurdy,	Snowden,
Bidelspacker,	Hampson,	McGowan,	Soffel,
Blumberg,	Harding,	Mangan,	Sowers,
Boland,	Harer,	Marous, J.,	Sprohls,
Bower,	Harry,	Marshall,	Stackhouse,
Brady,	Haslett,	Michel,	Stark,
Burns,	Hatrick,	Miller, A.,	Sterling,
Catlin,	Haws,	Miller, D. I.,	Stevens,
Clutton,	Heffernan,	Miller, D. D.,	Stevenson,
Comeror,	Henderson, E.,	Miller, H. F.,	Stewart,
Conner,	Henderson, W.,	Ogle,	Sweitzer,
Craig, J. O.,	Hetrick,	Orr,	Van Alen,
Curran,	Hoffman, J. N.,	Perry,	Walker, G. T.,
Davis,	Hough,	Posey,	Walker, J. A.,
Dawson,	Jones, W. W.,	Quigley,	Weiss,
DeHaas,	Jordan,	Richards,	Wettach,
Denning,	Kantner,	Rieder,	Whitehouse,
Dewey, C. P.,	Keene,	Rinn,	Whiteman,
Dilsheimer,	Kinsman,	Roman,	Wolfe,
Dithrich,	Kohler,	Ruch,	Woner,
Drinkhouse,	Kooser,	Ruddy,	Woodruff,
Dunn,	Krause,	Schaeffer,	Zook,
Eaches,			

FOR MR. SPANGLER.

Thomas,

PRESENT.

Gearhart, Hagerty, Hayes, Miller, J. J.,

Whereupon, the Chief Clerk announced that the Hon. Samuel A. Whitaker, having received one hundred and twenty-one votes, a majority of all the members elect and the Hon. Robert S. Spangler, one vote, he declared the Hon. Samuel A. Whitaker elected Speaker of the House.

ADMINISTRATION OF OATH OF OFFICE TO SPEAKER-ELECT.

The oath of office was then administered to the Speaker-elect, Hon. Samuel A. Whitaker, by the Hon. Wm. M. Hargest, President Judge of the Court of Common Pleas of Dauphin County.

The CHIEF CLERK. The Speaker-elect, Hon. Samuel A. Whitaker.

ADDRESS BY THE SPEAKER.

The SPEAKER. Gentlemen, I thank you for this election. In accepting the office I want to express my intention to carry on the duties with fairness as far as I am able to do so. I realize that the office of Speaker and the rules of the House and all other machinery for legislative action has

but one purpose in view, and that is: To express in an orderly and legal manner the will of the majority of the Representatives of the Commonwealth. For that purpose and to that end I desire and intend to use every effort to enable the majority of the representation of the House to express their views and to enact such legislation as may properly come before them. With your co-operation and strict attention to duty I have no doubt that in a short time this session can be wound up having completed its work by the date set for adjournment.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

VETO OF HOUSE BILL NO. 439.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 21, 1921.
To the Honorable, the House of Representatives, of the Commonwealth of Pennsylvania.

Gentlemen: I return herewith, without my approval, House Bill No. 439, entitled "An act to amend section fifteen of an act, approved the seventh day of June, one thousand nine hundred and seventeen (Pamphlet Laws, five hundred and seventy-two), entitled 'An act to provide for the protection and preservation of game, game quadrupeds and game birds, and song and insectivorous and other wild birds, and prescribing penalties for violation of its several provisions', as amend'.

Under this bill the Game Commission would be required, upon the petition of two hundred citizens engaged in agriculture, stock raising or bee culture, stating that bears have become a nuisance in any county, to declare said county open for the killing of bears. It gives the Game Commission no power to investigate and determine whether the allegations of the petition are well-founded, or any other discretion, but automatically opens the way for the extermination of bears in the county.

The bill is directly contrary to the general policy of the State with reference to game, and the Board of Game Commissioners, to whom we must look for advice in these matters, is vigorously opposed to it. Under the present law a bear may be killed at any time when within half a mile of a man's home, or if it commits any depredations it may be followed and killed at any season of the year. No reason appears why, upon a small petition, which might be the result of the whimsical energy of any one, all the bears in a county should be ruthlessly destroyed. The black and brown bears of Pennsylvania are generally harmless and inoffensive. They are often called the "clowns of the wood" and to thus give a few citizens the right to exterminate them in an entire county would be deplorable.

For these reasons the bill is not approved.

WM. C. SPROUL.

On the question,
Shall the bill become a law, the veto of the Governor to the contrary notwithstanding?

Mr. GOODNOUGH. Mr. Speaker, I move that the veto together with the bill be laid upon the table.

Mr. SPROWLS. Mr. Speaker, I second the motion.

The motion was agreed to.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILLS NO. 187 AND 1066.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 25, 1921.
To the Honorable, the House of Representatives, of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 187, entitled: "A further supplement to an act approved the first day of April one thousand eight hundred and sixty-three (Pamphlet Laws two hundred and thirteen) entitled 'An act to accept the grant of public lands by the United States to the several states for the endowment of Agricultural Colleges' making a deficiency appropriation for carrying the same into effect".

Approved the 25th day of April A. D. 1921 in the sum of \$251,000.00, I withhold my approval from the remainder of said appropriation because of insufficient State revenue.

Also House Bill No. 1066, entitled: "An act requiring persons partnerships associations or corporations advertising for or soliciting business as adjusters of claims within this Commonwealth for loss or damage arising out of policies of insurance surety or indemnity on property persons or insurable business interests within this Commonwealth to be licensed by the Insurance Commissioner".

WM. C. SPROUL.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY THE SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, Tuesday, April 26, 1921.
Resolved, if the Senate concur that House Bill No. 1255, entitled "An Act making an appropriation to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania", be recalled from the Governor for the purpose of amendment.

SENATE MESSAGE.

RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, April 25, 1921.
Whereas, During several sessions of the General Assembly merchants have petitioned for the repeal of the mercantile tax law; and

Whereas, Repeal of the said law has been sought for reasons including the following; That it is a class tax and thereby un-American; That its administration is inequitable; and That in the case of corporation it amounts to double taxation; and

Whereas, It is believed that merchants are willing to pay any honest taxation equitably laid and administered, and

Whereas, Repeal of the said law is not advisable during the present session of the General Assembly, owing to unusual requirements upon the State for revenue, therefore be it

Resolved (if the House of Representatives concur), That the Governor shall appoint a commission of nine, consisting of three members of the Senate, three members of the House of Representatives and three citizens of the Commonwealth, to investigate the alleged inequalities of the mercantile tax law and its administration. The commission shall make a report with recommendations to the next general session of the General Assembly, including such drafts of legislation as it may deem necessary for the consideration of the General Assembly. The total expense of this commission shall not exceed five thousand dollars (\$5,000) which shall be provided for by an item in the general appropriation bill.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED SENATE BILL RECALLED FROM THE GOVERNOR RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bill numbered and entitled as follows:

Senate Bill No. 194.

An Act to amend an act approved the twentieth day of April one thousand nine hundred five (Pamphlet Laws two hundred thirty-seven) entitled "An act to provide for the repair and maintenance or improvement by the proper county city or borough of turnpikes heretofore or hereafter appropriated or condemned or any part thereof for public use free of tolls" as amended providing for the maintenance and repair of abandoned turnpikes and turnpikes of dissolved companies by the several townships cities and boroughs

Said bill having been recalled from the Governor for the purpose of amendment. The vote had on final passage and third reading on said bill was reconsidered in the Senate and the bill amended, in which amendment the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.

The Clerk read the amendment as follows:

Amend section 1, page 3, line 28, by striking out the words "county commissioners" and inserting in lieu thereof, the words "court of quarter sessions".

On the question,

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—118.

Allum,
Armstrong,
Asbury,
Aston,
Baker,
Baldi,
Barnhart,
Beaver,
Beckley,
Bell,
Blumberg,
Burns,
Catlin,
Clutton,
Comeror,
Conner,
Davis,
Dawson,
DeHaas,
Denning,
Dewey, C. P.
Dilshimer,
Dithrich,
Dunn,
Eaches,
Feldman,
Finney,
Fowler,
Gearhart,
Gelder,

Gibbon,
Glass,
Golder,
Goodnough,
Hagerty,
Harding,
Harer,
Harry,
Haslett,
Hatrack,
Haws,
Hayes,
Heffernan,
Henderson, E.,
Henderson, W.,
Hetrick,
Hoffman, J. N.,
Hough,
Jones, W. W.,
Jordan,
Kinsman,
Kohler,
Kooser,
Krause,
Krugh,
Lewis,
Love,
McCaig,
McCaun,

McCarthy,
McClure,
McConnell,
McCurdy,
McGowan,
Mangan,
Marcus, J.,
Marshall,
Michel,
Millar, A.,
Millar, A. S. C.,
Miller, C.,
Miller, D. I.,
Miller, D. D.,
Miller, H. F.,
Miller, J. J.,
Ogle,
Orr,
Perry,
Phillips,
Posey,
Quigley,
Richards,
Rinn,
Roman,
Ruddy,
Schaeffer,
Schilling,
Schwartz,

Sieg,
Shaffer,
Shannon,
Smith, H. J.,
Smith, H.,
Smith, J. W.,
Smith, L.,
Snowden,
Soffel,
Sowers,
Sprowls,
Stackhouse,
Stark,
Sterling,
Stevens,
Stevenson,
Stewart,
Sweitzer,
Van Alen,
Walker, G. T.,
Walker, J. A.,
Wells,
Wetach,
Whitehouse,
Whiteman,
Wolfe,
Woodruff,
Zook,
Whitaker,
Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED SENATE BILL RECALLED FROM THE GOVERNOR RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bill numbered and entitled as follows:

Senate Bill No. 325.

An Act requiring all teachers in public private and parochial schools or other institutions of learning to take an oath of allegiance to the Commonwealth and to the government of the United States

Said bill having been recalled from the Governor for the purpose of amendment. The vote had on final passage and third reading on said bill was reconsidered in the Senate and the bill amended, in which amendments the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 3, page 3, line 3, by inserting after the word "dollars" the following: "and any teacher breaking his or her oath or affirmation as aforesaid shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine not to exceed one hundred dollars (\$100.00)".

Amend section 4, page 3, line 7, by inserting after the words "bodies of" the following: "whose religious convictions prevent them subscribing to the oath as aforesaid."

Amend section 4, page 3, line 8, by striking out the words "proven loyalty".

Amend section 4, page 3, line 9, by inserting after the word "oath" the words, "or affirmation".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—118.

Allum,
Armstrong,
Asbury,
Aston,
Baker,
Baldi,
Barnhart,
Beaver,
Beckley,
Bell,
Blumberg,
Burns,
Catlin,
Clutton,
Comeror,
Conner,

Gibbon,
Glass,
Golder,
Goodnough,
Hagerty,
Harding,
Harer,
Harry,
Haslett,
Hatrack,
Haws,
Hayes,
Heffernan,
Henderson, E.,
Henderson, W.,
Hetrick,

McClure,
McConnell,
McCurdy,
McGowan,
Mangan,
Marcus, J.,
Marshall,
Michel,
Millar, A.,
Millar, A. S. C.,
Miller, C.,
Miller, D. I.,
Miller, D. D.,
Miller, H. F.,
Miller, J. J.,
Ogle,

Sieg,
Shaffer,
Shannon,
Smith, H. J.,
Smith, H.,
Smith, J. W.,
Smith, L.,
Snowden,
Soffel,
Sowers,
Sprowls,
Stackhouse,
Stark,
Sterling,
Stevens,
Stevenson,

Davis,	Hoffman, J. N.,	Orr,	Stewart,
Dawson,	Hough,	Perry,	Sweitzer,
DeHaas,	Jones, W. W.,	Phillips,	Van Alen,
Denning,	Jordon,	Posey,	Walker, G. T.,
Dewey, C. P.,	Kinsman,	Quigley,	Walker, J. A.,
Dilshelmer,	Kohler,	Richards,	Wells,
Dithrich,	Kooser,	Rieder,	Wettach,
Dunn,	Krause,	Rinn,	Whitehouse,
Haches,	Krug,	Roman,	Whiteman,
Feldman,	Lewis,	Ruddy,	Wolfe,
Finney,	Lovc,	Schaeffer,	Woodruff,
Fowler,	McCaig,	Schilling,	Zook,
Gearhart,	McCanu,	Schwartz,	Whitaker,
Gelder,	McCarthy,		Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

APPOINTMENT OF COMMITTEE ON RULES.

The SPEAKER. In accordance with Rule 63 of the House, authorizing the appointment of a Committee of Rules, the Chair now appoints as a Committee on Rules the following: Hugh A. Dawson, (Chairman); W. Heber Dithrich, Warren C. Harer, James A. Walker, Thomas M. Whiteman.

SENATE MESSAGES.

SENATE BILLS FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented for concurrence bills numbered and entitled as follows:

Senate Bill No. 858, (House Bill No. 1787).

A Supplement to an act entitled "An act to amend an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April Anno Domini one thousand eight hundred and seventy-four providing for the incorporation and regulation of electric light heat and power companies" approved the eighth day of May Anno Domini one thousand eight hundred and eighty-nine by extending the powers of every corporation heretofore or hereafter incorporated for the supply of light heat and power or any of them to the public by electricity and of every corporation which has heretofore accepted the provisions of said act as provided herein and granting to every such corporation the power to appropriate property outside the limits of public streets lanes alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service accommodation convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation.

Referred to the Committee on Corporations.

Senate Bill No. 956, (House Bill No. 1788).

An Act supplementary to an act entitled "An act granting to water power companies and other corporations owning or controlling water power authority to develop and distribute electric power by means of their water power and to erect construct and maintain the necessary buildings plant and apparatus for that purpose" approved the second day of July one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and twenty-five) by extending the power of every corporation heretofore organized or hereafter to be organized for the purpose of supplying water power to the public and granting to every such corporation the power to appropriate property outside the limits of public streets lanes alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service accommodation convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation.

Referred to the Committee on Corporations.

Senate Bill No. 978, (House Bill No. 1789).

An Act to amend section seven of the act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred fifty-four) entitled "An act to protect the public health and safety by regulating the erection alteration repair use occupancy maintenance sanitation and condemnation of dwellings two-family dwellings rooming-houses and tenements by regulating the use maintenance and sanitation of the grounds surrounding the same the adjoining buildings and all vacant land in cities of the first class providing for their inspection the abatement of nuisances the vacating of uninhabitable houses and the filing of liens creating a Division of Housing and Sanitation and providing penalties for violations of the provisions thereof and repealing all laws inconsistent therewith."

Referred to the Committee on Judiciary General.

Senate Bill No. 553, (House Bill No. 1790).

An Act to amend section one of an act approved the third day of June one thousand eight hundred and eighty-five (Pamphlet Laws sixty-two) entitled "An act to provide for the establishment and maintenance of a Home for Disabled and Indigent Soldiers and Sailors of Pennsylvania" as amended

Referred to the Committee on Military.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. McCAIG. Mr. Speaker, I move that House Bill No. 864, File Folio 6943, on page 17 of to-day's calendar, be made a special order of business at this time.

Mr. DITHRICH. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 864, as follows:

An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-one and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-one

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following sums or so much thereof as may be necessary be and the same are hereby specifically appropriated to the several objects hereinafter named for the two fiscal years commencing on the first day of June one thousand nine hundred and twenty-one and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-one to be paid out of any moneys in the treasury not otherwise appropriated.

Section 2. For the payment of the salaries of the several State officers the clerks and employes in the several departments of the State Government and for the incidental expenses of the said departments the following sums or so much thereof as may be necessary the same to be paid on the warrant of the Auditor General upon the State Treasurer in the amounts as follows and in the manner prescribed by law

EXECUTIVE DEPARTMENT

Office of Governor

For the payment of the salary of the Governor from June first one thousand nine hundred and twenty-one to and including January fifteenth one thousand nine hundred and twenty-three (one year seven months fifteen days at the rate of ten thousand dollars per annum) the sum of sixteen thousand two hundred and fifty dollars

For the payment of the increase in the salary of the Governor as provided in act number five approved February twenty-sixth one thousand nine hundred and nineteen providing for the reorganization of the Governor's office from January sixteenth one thousand nine hundred and twenty-three to and including May thirty-first one thousand nine hundred and twenty-three (four months fifteen days at the rate of eighteen thousand dollars per annum) the sum of six thousand seven hundred and fifty dollars

For the payment of clerk hire two years the sum of forty-five thousand dollars (\$45,000)

For the contingent expenses including clerical and stenographic charges for the Executive Department and the traveling expense of the secretary to the Governor for the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of twelve thousand dollars (\$12,000)

For the payment of the traveling and the incidental expenses of the Governor the miscellaneous expenses incurred in the conduct and management of the Executive Mansion the entertainment of official guests and the maintenance of an automobile for the two fiscal years beginning June first one thousand nine hundred and twenty-one and for the payment of like expenses incurred and remaining unpaid prior to June first one thousand nine hundred and twenty-one the sum of twenty thousand dollars (\$20,000) to be extended at the discretion of the Governor

For the payment of salaries wages and fees of consultants experts accountants investigators inspectors and clerks whose employment is authorized by the provisions of the act of July eighth one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and forty-one) entitled "An act authorizing the Governor to employ consultants experts accountants investigators inspectors and clerks in connection with the work of the Commonwealth authorizing the Governor to fix their salaries wages and fees and making an appropriation to carry into effect the provisions of the act" the unexpended balance of the sum appropriated by the second section of said act is hereby reappropriated for the next two fiscal years beginning June first one thousand nine hundred and twenty-one for the same purposes

Office of Lieutenant Governor

For the payment of the salary of the Lieutenant Governor two years the sum of ten thousand dollars (\$10,000)

For all contingent expenses including traveling clerical and stenographic charges of the Lieutenant Governor for the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of two thousand five hundred dollars (\$2,500)

STATE DEPARTMENT

For the payment of the salary of the Secretary of the Commonwealth two years the sum of sixteen thousand dollars (\$16,000)
For the payment of the salary of the Deputy Secretary of the Commonwealth two years the sum of nine thousand dollars (\$9,000)
For the payment of clerk hire including messenger and night watchman two years the sum of one hundred and thirty-two thousand seven hundred and sixty dollars (\$132,760)
For the payment of janitor postage express charges traveling and contingent expenses proof reading of Pamphlet Laws and extra clerk hire during legislative sessions and election periods two years the sum of twenty thousand dollars (\$20,000)

AUDITOR GENERAL'S DEPARTMENT

For the payment of the salary of the Auditor General two years the sum of twenty thousand dollars (\$20,000)
For the payment of the Auditor General for services as a member of the Board of Public Grounds and Buildings two years the sum of one thousand two hundred dollars (\$1,200)
For the salaries of the Deputy Auditor General assistant deputy auditor general chief clerks chief of Bureau of Corporations and assistants traveling auditors accountants book-keepers and all other clerks and employees provided by law the sum of five hundred and fifty thousand dollars (\$550,000)
For the payment of compensation and expenses of persons appointed in pursuance of law to examine the accounts of officers or of individuals required by law to make report to the Auditor General of moneys due the Commonwealth and for the payment of expenses of deputies and traveling auditors actually and necessarily incurred by them in the performance of the duties assigned them as provided by law two years the sum of fifty thousand dollars (\$50,000)
For the purchase of patent indexes records law books and other books necessary for the proper conduct of the work of collecting taxes from corporations and auditing accounts two years the sum of three thousand dollars (\$3,000)
For the payment of persons employed by the Auditor General to discover prosecute and collect unpaid taxes bonus interest penalties and all public accounts for two years beginning June first one thousand nine hundred and twenty-one and for the payment of persons who have been so employed prior to that date the sum of fifty thousand dollars (\$50,000)
For the payment of the compensation of informants in escheats as provided for in the act of May second one thousand eight hundred and eighty-nine and amendments thereto the fees and expenses of escheats and the services of attorneys authorized by the Auditor General in connection with such escheat proceedings and for the refund of moneys to those entitled thereto upon the traverse of decrees in escheat as provided by said act for the two years beginning June first one thousand nine hundred and twenty-one the sum of twenty thousand dollars (\$20,000)
For the payment of the costs of advertising required by any act of Assembly in connection with the escheat of moneys and property to the Commonwealth or in connection with the payment of unclaimed moneys in the State Treasury without escheat and for the payment of any other costs connected with such escheats and such payments into the State Treasury with escheat the sum of fifty thousand dollars (\$50,000)
For the purpose of refunding by the Auditor General to purchasers of stock transfer stamps under the act of June fourth one thousand nine hundred and fifteen (Pamphlet Laws page eight hundred and twenty-eight) any sums that may be due them upon the surrender and return of such stamps as may be spoiled canceled mutilated or defaced unintentionally by accident or in error the sum of two thousand five hundred dollars (\$2,500)
For the payment of costs in suits against delinquent dealers for mercantile and other licenses incurred during the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of eight thousand dollars (\$8,000)
For the balance due or to become due retired county officers on account of overpayment of mercantile and other taxes collected for the Commonwealth the sum of five thousand dollars (\$5,000)
For the payment of postage express charges cost of filing liens and contingent expenses two years the sum of thirty thousand dollars (\$30,000)

DEPARTMENT OF INTERNAL AFFAIRS

For the payment of the salary of the Secretary of Internal Affairs two years the sum of sixteen thousand dollars (\$16,000)
For the payment of the salary of the Deputy Secretary of Internal Affairs two years the sum of ten thousand dollars (\$10,000)
For the payment of the salary of the chief of the Bureau of Standards in the Department of Internal Affairs two years the sum of seven thousand dollars (\$7,000)
For the payment of the salary of the chief draftsman and surveyor in the Department of Internal Affairs two years the sum of five thousand dollars (\$5,000)
For the payment of the salary of the chief of the Bureau of Railways in the Department of Internal Affairs two years the sum of six thousand dollars (\$6,000)
For the payment of the salary of the chief of the Bureau of Taxes and Assessments in the Department of Internal Affairs two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the chief of the Bureau of Statistics and Information in the Department of Internal Affairs two years the sum of ten thousand dollars (\$10,000)
For the payment of the salaries of the officials clerks and employes in the Bureau of Municipalities in the Department of Internal Affairs two years the sum of seventy-five thousand dollars (\$75,000)

For the payment of the salaries of a State Geologist and such assistant geologists mineralogists chemists engineers draftsmen map makers and other experts clerks stenographers and other employes as may be necessary for the purchase of laboratory apparatus and supplies books stationery printing and other equipment and materials for which requisition may not be made for the payment of postage expressage traveling and all other contingent and incidental expenses which may be found necessary for carrying out the intent and provisions of the act creating a Bureau of Topographic and Geological Survey in the Department of Internal Affairs approved the seventh day of June one thousand nine hundred and nineteen two years the sum of two hundred thousand dollars (\$200,000)

For the payment of the salaries of the other officials clerks and employes in the Department of Internal Affairs as provided by the act approved the sixteenth day of May one thousand nine hundred and nineteen (Pamphlet Laws page two hundred and two) and the act approved the eighteenth day of April one thousand nine hundred and nineteen (Pamphlet Laws page eighty) two years the sum of one hundred eighty-six thousand eight hundred dollars (\$186,800)

For the payment of the expense of additional equipment and of maintenance of equipment for the Bureau of Standards for the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of one thousand five hundred dollars (\$1,500)

For the payment of services rendered and expenses incurred in the collection of tax statistics and for the compilation of the same as required by the act of Assembly approved the ninth day of May one thousand eight hundred and eighty-nine for the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of twelve thousand dollars (\$12,000) to be paid upon the warrant of the Auditor General upon specifically itemized vouchers certified by the Secretary of Internal Affairs

For the payment of skilled draftsmen surveyors and other assistants necessary to the proper continuation of the warrant map work authorized by the act of Assembly approved June thirteenth one thousand nine hundred and seven and subsequent amendments and supplements thereto including all necessary traveling and subsistence expenses in the field work of the same for the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of fifteen thousand dollars (\$15,000)

For services and other expenses incident to the investigating and surveying of vacant and unappropriated land as authorized and provided in the first section of the act entitled "An act relating to the granting of titles by the Commonwealth of Pennsylvania to vacant and unappropriated land and the price to be paid for the same the conveyance to the State Forestry Reservation Commission where desirable for forest culture or forest preservation preventing the granting of warrants for the beds of navigable rivers and providing for acceptance of returns of surveys without limitation as to excess or surplus" approved the third day of May one thousand nine hundred and nine for the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of three thousand dollars (\$3,000)

For the payment of the incidental and traveling expenses of the secretary and all other officers and employes of the department for the payment of all postage contingent and incidental expenses of the Department of Internal Affairs with its several bureaus except the Bureau of Topographic and Geological Survey for the payment of expert services and such other services as may be required for carrying out the intent and provisions of the various acts of the department for the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of seventy thousand dollars (\$70,000)

For the employment of draftsmen in copying the surveys of other ancient papers important to be preserved in the Land Office Bureau as required by the act approved the sixteenth day of February one thousand eight hundred and thirty-three (Pamphlet Laws page forty-seven) for the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of forty thousand dollars (\$40,000)

TREASURY DEPARTMENT

For the payment of the salary of the State Treasurer two years the sum of twenty thousand dollars (\$20,000)
For the payment of the State Treasurer for services as a member of the Board of Public Grounds and Buildings two years the sum of one thousand two hundred dollars (\$1,200)
For the payment of the salary of the Cashier two years the sum of ten thousand dollars (\$10,000)
For the payment of the salary of the Assistant Cashier two years the sum of seven thousand two hundred dollars (\$7,200)
For the payment of clerk hire including messengers watchmen and cleaners two years the sum of one hundred thousand dollars (\$100,000)
For the payment of contingent expenses two years the sum of fifteen thousand dollars (\$15,000)
For the payment of such expenses and extra clerks and employes as the State Treasurer may find necessary for the purpose of enlarging and improving the auditing system balancing and transferring accounts making new indices and rendering any other general assistance to the regular clerical force two years the sum of one hundred thousand dollars (\$100,000)
For the payment of patent indices law books and other books necessary for the proper conduct of the work of the department two years the sum of one thousand dollars (\$1,000)

For the payment of traveling expenses of the State Treasurer and employes while on departmental business two years the sum of ten thousand dollars (\$10,000)

For the payment of postage express charges and other incidental expenses two years the sum of ten thousand dollars (\$10,000)

For the payment of cost of procuring bonds required to be given by employes of the Treasury Department to the State Treasurer for the faithful performance of their duties two years the sum of two thousand five hundred dollars (\$2,500)

For the payment of the salary of the Deputy State Treasurer and Commissioner of Trusts two years the sum of sixteen thousand dollars (\$16,000)

For the payment of clerks typists and other employes and for the payment of all other expenses made necessary by the act of one thousand nine hundred and twenty-one creating the office of Deputy State Treasurer and Commissioner of Trusts and prescribing his duties with regard to the care and recording of bonds and securities two years the sum of twenty thousand dollars (\$20,000)

For the payment of the premiums on bonds of officers and employes required by law to give bond to the Commonwealth two years the sum of twenty thousand dollars (\$20,000)

ATTORNEY GENERAL'S DEPARTMENT

For the payment of the salary of the Attorney General two years the sum of twenty-four thousand dollars (\$24,000)

For the payment of the salaries of the six Deputy Attorneys General two years the sum of sixty-nine thousand dollars (\$69,000)

For the payment of the salaries of the private secretary two law clerks five stenographers and one messenger two years the sum of thirty-six thousand six hundred dollars (\$36,600)

For the payment of such additional Deputy Attorneys General clerks investigators of maintenance claims against estates of the insane and stenographers as shall be appointed by the Attorney General contingent expenses witness fees serving processes and for such other costs as the Commonwealth may be liable in cases in which the Commonwealth is or may be a party postage express charges the purchase of law books for the law library of the Attorney General's Department the services and expenses of attorneys to be employed to assist in cases and the prosecution of claims in which the Commonwealth is interested for the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of one hundred and fifty thousand dollars (\$150,000)

BANKING DEPARTMENT

For the payment of the salaries of employes and other expenses incident to the supervision and examination of building and loan association two years the sum of one hundred thousand dollars (\$100,000)

DEPARTMENT OF PUBLIC INSTRUCTION

For the payment of the salary of the Superintendent of Public Instruction two years the sum of twenty-four thousand dollars (\$24,000)

For the payment of the salaries of the Deputy Superintendents two years the sum of twenty-seven thousand dollars (\$27,000)

For the payment of the salaries of such assistants employes clerks stenographers inspectors experts and investigators as may be employed by the Superintendent of Public Instruction for general expense traveling expense postage and incidental expense of the department as authorized and approved by the Superintendent of Public Instruction and for such expenses of the State Board of Education as are authorized by law two years the sum of four hundred thousand dollars (\$400,000)

For the payment of the expenses of the State normal school examiners two years the sum of five thousand five hundred dollars (\$5,500)

For the payment of the expenses and services of the examining boards for State permanent and special certificates two years the sum of five thousand dollars (\$5,000)

For the payment of the cost of circulating the Pennsylvania School Journal two years the sum of eight thousand dollars (\$8,000)

Bureau of Professional Education

For the payment of the officers and assistants and expenses of the Bureau of Professional Education in the Department of Public Instruction two years the sum of twenty-eight thousand dollars (\$28,000)

Bureau of Medical Education and Licensure

For the payment of the salaries and expenses of the officers and members of the Bureau of Medical Education and Licensure and for incidental expenses including rent clerical services stenographer typewriting and other necessary assistance two years the sum of thirty thousand dollars (\$30,000)

For the payment of the expenses incurred in the regulation of the practice of midwifery act of June fifth one thousand nine hundred and thirteen (Pamphlet Laws four hundred and forty-one) the sum of fifteen thousand five hundred dollars (\$15,500)

College and University Council

For the payment of the traveling expenses of the members of the College and University Council two years the sum of one thousand dollars (\$1,000)

Dental Council of Pennsylvania

For the payment of the necessary expenses of the Dental Council two years the sum of three thousand dollars (\$3,000)

Schools

For the support of the public schools State normal schools vocational schools continuation schools and other public schools agencies in this Commonwealth for the two fiscal years beginning on the first Monday of July one thousand nine hundred and twenty-one the sum of twenty-four million dollars (\$24,000,000)

Provided That out of the said amount hereby appropriated there shall be set apart the sum of three hundred and twenty-five thousand nine hundred and eighty dollars (\$25,980) to be expended on the warrants of the Superintendent of Public Instruction for the payment of the salaries of the county superintendents of public schools for two years and provided further That out of the said amount hereby appropriated there shall be set apart the sum of three hundred and two thousand four hundred dollars (\$302,400) for the payment of the salaries for two years of the assistant county superintendents of public schools And provided further That there shall be set apart the sum of sixty-six thousand dollars (\$66,000) expenses for county superintendents and eighty-five thousand dollars (\$85,000) expenses for assistant county superintendents to be expended on the warrant of the Superintendent of Public Instruction payment to be made by requisition of the Superintendent of Public Instruction

And provided further That the sum of two million eight hundred and sixty-eight thousand dollars (\$2,868,000) is hereby set apart out of said amount for the several normal schools recognized and accepted as such under the laws of this Commonwealth for instructional operating and maintenance expenses of the several normal schools to be paid on requisition of the Superintendent of Public Instruction

And provided further That out of the amount hereby appropriated there shall be set apart the sum of eight hundred and fifty thousand dollars (\$850,000) to aid school districts which now maintain or shall cause to be established and maintained vocational schools or departments as a part of the public school system for the training of vocational teachers in such institutions as the State Board of Education may designate and under such regulations as the State Board of Education may prescribe and for the payment of salaries and other expenses of the Bureau of Vocational Education for the two fiscal years beginning June first one thousand nine hundred and twenty-one.

And provided further That out of the amount hereby appropriated there shall be set apart and paid over to the State Board of Education when and as may be required by it the sum of six hundred thousand dollars (\$600,000) for the purpose of encouraging promoting organizing and maintaining schools for agricultural education manual training domestic science and such other vocational and practical education as the needs of the Commonwealth require and for the purpose of equalizing educational advantages in the different parts of the Commonwealth as provided for in sections nine hundred and five and nine hundred and seven of an act of the General Assembly commonly known as the School Code and entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" approved the eighteenth day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine)

And provided further That out of the amount hereby appropriated there shall be set apart the sum of ten thousand dollars (\$10,000) for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the investigation transportation and necessary expenses involved in the education of blind children under section one thousand four hundred thirty-nine of the act entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And further provided That two hundred thousand dollars (\$200,000) be set aside for the purpose of carrying out the provisions of section one thousand four hundred six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and six) as amended by an act approved the twenty-second day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand one hundred seventeen)

And further provided That ten thousand dollars (\$10,000) be set aside for the purpose of reimbursing school districts for one half of the total expense incurred by said school district under the provisions of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) as amended by an act approved the twenty-second day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand ninety)

Provided That out of said amount hereby appropriated there shall be set apart the sum of seven hundred and fifty thousand dollars (\$750,000) for the encouragement and support of township and borough high schools including joint high schools maintained by two or more townships or by a borough and one or more townships but no high school shall receive appropriations as a high school of the first grade unless it has three teachers who devote their entire time to the high school work during a period of nine months and no high school shall receive appropriations as a high school of the second grade unless it has two teachers who devote their entire time to high school work during a period of eight months nor shall any high school receive appropriation unless it has a regular attendance of twelve pupils doing high school work

The remainder of the amount hereby appropriated shall be paid on warrant of the Superintendent of Public Instruction drawn in favor of the several districts of the Commonwealth in amounts designated by the State Treasurer and whenever he shall notify the Superintendent of Public Instruction in writing that there are sufficient funds in the State Treasury to pay the same

ADJUTANT GENERAL'S DEPARTMENT

For the payment of the salary of the Adjutant General two years the sum of fifteen thousand dollars (\$15,000)

For the payment of the salary of the Deputy Adjutant General two years the sum of seven thousand two hundred dollars (\$7,200)

Bureau of Administration

For the payment of the salaries of the clerks stenographers and messengers of the Bureau of Administration two years the sum of twenty-nine thousand four hundred dollars (\$29,400)

Bureau of Accounts

For the payment of the salaries of the bookkeepers clerks and stenographers of the Bureau of Accounts two years the sum of thirteen thousand two hundred dollars (\$13,200)

Bureau of Records

For the payment of the salaries of the clerks and stenographers of the Bureau of Records two years the sum of eighteen thousand dollars (\$18,000)

Bureau of Supplies

For the payment of the salaries of the superintendent foremen clerks stockkeeper bookkeeper stenographers and the several employees of the State Arsenal two years the sum of one hundred fifty thousand four hundred dollars (\$150,400)

Property and Disbursing Office

For the payment of salary of assistant property and disbursing officer clerks and stenographer the sum of twenty-eight thousand six hundred and forty dollars (\$28,640)

Division Headquarters

For the payment of the salary of the division commander officers detailed to division headquarters and stenographers in the office of the division commander the sum of fifty-three thousand eight hundred dollars (\$53,800)

For the payment of contingent expenses including the shipping of arms and so forth two years the sum of ten thousand dollars (\$10,000)

For payment of the salaries of the State Military Board two years the sum of three thousand six hundred dollars (\$3,600)

For the purchase of military stores in place of those sold or exchanged by the Adjutant General under the provisions of section twenty-eight of an Act of Assembly approved May third one thousand nine hundred and seventeen reading as follows "He (the Adjutant General) may with the approval of the Governor as Commander-in-Chief sell or exchange from time to time such military stores belonging to the Commonwealth as are found unserviceable or in state of decay or which it may be deemed for the best interest of the Commonwealth to sell or exchange all moneys received for stores so sold shall be paid into the Treasury of the Commonwealth" or acts of Assembly subsequent thereto and for the expense of packing and transportation in issuing new stores or receiving old or obsolete stores returned to the State Arsenal or for improvements necessary at permanent camp grounds, or for such other military purposes as the State Military Board may direct Provided That payment by the Auditor General shall not at any time be in excess of the amount paid into the State Treasury by the Adjutant General as proceeds of such sales or exchanges the sum of forty thousand dollars (\$40,000) said payments to be made on the warrants of the Auditor General drawn upon the State Treasury upon certificates of the Adjutant General showing amount paid into the State Treasury and then available and upon properly itemized vouchers being filed by the Adjutant General.

For the payment of the organizations of the Pennsylvania National Guard entitled thereto or to the United States Government of amounts recovered and paid into the State Treasury by or on account of officers of the National Guard delinquent in accounting for public moneys paid to them or military stores or supplies issued to such officers under the provisions of an act of Assembly approved May third one thousand nine hundred and seventeen entitled "An act providing for the organization government discipline maintenance and regulation of the armed land forces of this Commonwealth" or acts of Assembly subsequent thereto the sum of one thousand dollars (\$1,000) payments to be made by warrants of the Auditor General drawn upon the State Treasury upon proper certificates of the Adjutant General showing collection of moneys from sureties on bonds and payment of the same into the State Treasury

State Armory Board

For the payment of the salaries of the members of the State Armory Board except members ex officio the sum of twelve thousand dollars (\$12,000)

Insurance Department

For the payment of the salary of the Insurance Commissioner two years the sum of fifteen thousand dollars (\$15,000)

For the payment of the salary of the Deputy Insurance Commissioner two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the special deputy on liquidation two years the sum of four thousand eight hundred

For the payment of the salaries of the actuarial staff two years the sum of twenty-five thousand two hundred dollars (\$25,200)

For the payment of the salaries of the compensation staff two years the sum of fourteen thousand eight hundred dollars (\$14,800)

For the payment of the salaries of the examining staff two years the sum of sixty-eight thousand eight hundred dollars (\$68,800)

For the payment of the salaries of the complaint and investigation staff two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salaries of the clerical staff two years the sum of seventy thousand dollars (\$70,000)

For the payment of the contingent expenses and for traveling expenses of officers actuaries examiners and inspectors two years the sum of twenty thousand dollars (\$20,000)

State Library and Museum

For the payment of the salary of the State Librarian and Director of the Museum two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salary of the Deputy State Librarian and Director of the Museum two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the secretary two years three thousand dollars (\$3,000)

For the payment of the salary of the messenger and shipping clerk two years the sum of two thousand eight hundred dollars (\$2,800)

For the payment of the salary of the watchman and extra messenger two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of freight postage expressage traveling expenses cleaning rooms and miscellaneous expenses two years the sum of five thousand dollars (\$5,000)

For the payment of the annual subscription to at least one leading newspaper in each county of the Commonwealth for permanent preservation and the newspapers of seventeen cities of the United States and for completing the files of the Pennsylvania newspapers two years the sum of one thousand two hundred dollars (\$1,200)

For the payment of the binding of the library books periodicals and pamphlets two years the sum of eight thousand dollars (\$8,000)

General Library Division

For the payment of the salary of the assistant in charge two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the research librarian two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of the clerk two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salaries of two night assistants two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salaries of four assistants two years the sum of eight thousand dollars (\$8,000)

For the payment of the salaries and expenses incident to the completion of the work of preparing a catalogue of the State Library on a card-catalogue system for such indexing work as may be needed two years the sum of eleven thousand dollars (\$11,000)

For the purchase of miscellaneous books and illustrations two years the sum of twelve thousand dollars (\$12,000)

LAW LIBRARY DIVISION

For the payment of the salary of the assistant in charge of the law library two years the sum of four thousand eight hundred dollars (\$4,800)

For the purchase of law books and exchanges two years the sum of six thousand dollars (\$6,000)

For the purchase of such English parliamentary papers as may be deemed advisable by the Librarian two years the sum of seven hundred and fifty dollars (\$750)

For the payment of the salaries and expenses incident to the work of preparing a law catalogue of the State Library and for the continuation of the regular cataloguing work of the State Library two years the sum of four thousand eight hundred dollars (\$4,800)

PUBLIC RECORDS DIVISION

For the payment of the salary of the custodian of the Division of Public Records two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salaries and necessary expenses of the Division of Public Records two years the sum of fourteen thousand dollars (\$14,000)

LIBRARY EXTENSION DIVISION

For the payment of the salary of the Chief of the Division of Library Extension two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salaries and expenses of the Library Extension Division two years the sum of thirty thousand dollars (\$30,000)

MUSEUM DIVISION

For the payment of the salary of the curator of the Museum Division two years the sum of four thousand eight hundred

For the payment of salaries and expenses of the Museum Division and the purchase of supplies not on the schedule two years the sum of twenty thousand dollars (\$20,000)

For the purchase of lantern slides two years the sum of three thousand dollars (\$3,000)

LEGISLATIVE REFERENCE BUREAU

For the payment of the salaries of the officers and employees and incidental expenses of the Legislative Reference Bureau for the two fiscal years beginning June first one thousand nine hundred and twenty-one and session employees for the session of one thousand nine hundred and twenty-three the following amounts

For the payment of the salary of the director of the Legislative Reference Bureau two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salary of an Assistant Director of the Legislative Reference Bureau two years the sum of twelve thousand dollars (\$12,000)

For the payment of the increase in the salary of the Director and Assistant Director of the Legislative Reference Bureau for the months of April and May one thousand nine hundred and twenty-one in accordance with the salary fixed for said officers by act number forty-seven approved March thirty-first one thousand nine hundred and twenty-one the sum of three hundred thirty-three dollars and thirty-two cents (\$333.32)

For the payment of the salaries of chief compiler compilers and bill drafters compiler and bill reading clerk search clerk chief clerk stenographers reference librarian messenger and file clerk regularly employed and bill book clerks and stenographers for the session of the General Assembly of one thousand nine hundred and twenty-three the sum of forty-seven thousand five hundred dollars (\$47,500)

For the payment of the Director of the Legislative Reference Bureau for maintenance and incidental expenses and emergency clerical help if needed two years the sum of three thousand five hundred dollars (\$3,500)

STATE REPORTER

For the payment of the salary of the State Reporter two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Assistant State Reporter two years the sum of six thousand dollars (\$6,000)

For the payment of stationery clerk hire and assistants two years the sum of six thousand dollars (\$6,000)

DEPARTMENT OF PUBLIC GROUNDS AND BUILDINGS

For the payment of the salary of the Superintendent of Public Grounds and Buildings two years the sum of fourteen thousand dollars (\$14,000)

For the payment of the salary of the assistant deputy superintendent two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the chief clerk two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the auditor two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the chief bookkeeper two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the assistant bookkeeper two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of the draughtsman two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of the schedule clerk two years the sum of three thousand four hundred dollars (\$3,400)

For the payment of the salary of the order and bill clerk two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the file clerk two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salary of the storekeeper two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the assistant storekeeper two years the sum of three thousand dollars (\$3,000)

For the payment of the salaries of two assistant storekeepers two years the sum of five thousand six hundred dollars (\$5,600)

For the payment of the salary of the telephone clerk two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the receiving clerk two years the sum of two thousand one hundred and sixty dollars (\$2,160)

For the payment of the salaries of two delivery clerks two years the sum of four thousand three hundred and twenty dollars (\$4,320)

For the payment of the salaries of two clerks and expert stenographers two years the sum of six thousand dollars (\$6,000)

For the payment of the salaries of two stenographers two years the sum of five thousand two hundred and eighty dollars (\$5,280)

For the payment of the salary of the custodian newspapermen's room two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the messenger two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salary of the assistant messenger two years the sum of two thousand dollars (\$2,000)

For the payment of the salary of the secretary for the Board two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the electrical inspector two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the insurance inspector and adjuster two years the sum of five thousand dollars (\$5,000)

For the payment of the salaries of the chief and assistant engineers of the power plant and all other employees required in conducting cleaning and making repairs and everything necessary for the safety and keeping of the buildings and grounds for the two fiscal years commencing June first one thousand nine hundred and twenty-one the sum of four hundred and fifty thousand dollars (\$450,000)

For the payment of the cost of general supplies including stationery supplies furniture fuel repairs alterations and improvements and other matters required by the Legislature the several department boards and commissions of the State government and the Executive Mansion as set forth and included in the general annual schedule of supplies for the State Government and for the payment of bills and accounts for such supplies remaining unpaid for two years the sum of seven hundred and fifty thousand dollars (\$750,000)

For the purchase of any article of furniture furnishings stationery supplies fuel or any other matters or things and for the payment of any repairs alterations or improvements the want of which may not have been anticipated at the time of the issue of the annual schedule and which do not appear in the same and for which requisition is made on the superintendent sufficient sums shall be appropriated by the General Assembly in the general appropriation bill which appropriation shall be known as the Board's general fund. No expenditure from said fund shall be made by the Superintendent without first receiving authority from the Board so to do. From this fund shall also be paid any bills for designs or specifications ordered by the Board. In awarding contracts under this schedule proposals for such contracts shall be invited by the Superintendent in such manner and at such times as the Board in their discretion may direct for two years the sum of two hundred twenty-five thousand dollars (\$225,000)

For the payment by the Superintendent for any emergency supplies the want of which may not have been anticipated at the time of the issue of the annual schedule and which do not appear in the same and for which requisitions shall be made upon the Superintendent and for the payment by the Superintendent for emergency repairs and supplies and all temporary help for the care maintenance and preservation of the public grounds and buildings including the Executive Mansion for two years the sum of thirty thousand dollars (\$30,000) which appropriation shall be known as the Board's Contingent Fund

For the cost of advertising of the Annual Schedule of Supplies the sale of unserviceable furnishings, the readvertising of the annual schedule when necessary and all other advertisements as authorized by the Board of Commissioners of Public Grounds and Buildings and the superintendent and for the payment of bills and accounts for such advertising remaining unpaid for two years the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

For the payment of costs of procuring various bonds required by statute to be given by State officials and employees for the faithful performance of their duties and for the payment of bills and accounts for such services remaining unpaid two years the sum of twenty thousand dollars (\$20,000)

For the payment to the City of Harrisburg for supplying the public grounds and buildings with water for the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of twelve thousand dollars (\$12,000)

For the payment of the costs of electric current gas and steam for light heat and power for the public grounds and buildings where not supplied from the Capitol power plant for the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of forty thousand dollars (\$40,000)

For the payment of the rent of offices and rooms outside of the Capitol Building when necessary for the accommodation of any department board or commission of the State Government in accordance with the act approved the seventh day of June Anno Domini one thousand nine hundred and eleven two years the sum of three hundred and ninety-seven thousand one hundred and seventy-eight dollars and ninety cents (\$397,178.90)

For the payment of rental charges for telephone service and other patented leased office devices the cost of toll and long distance telephone messages and telegrams for the Legislature the several departments boards and commissions of the State Government and Executive Mansion two years the sum of one hundred and fifty-two thousand four hundred and nineteen dollars and twenty-four cents (\$152,419.24)

For the payment of the cost of erecting highway bridges under the act of one thousand eight hundred and ninety-five and the supplement of one thousand nine hundred and three any balance remaining unexpended of the appropriation made therefor under the general appropriation bill of the session of one thousand nine hundred and nineteen and the further sum of nine hundred and nine thousand three hundred and fifty-seven hundred thousand dollars (\$700,000) for the two fiscal years beginning June first one thousand nine hundred and twenty-one

For the payment of the cost of the erection of suitable barracks to accommodate one company of the State Police composed of eighty-two men and eighty-two horses on or near the grounds of the State Arsenal Eighteenth and Herr Streets in the city of Harrisburg the sum of one hundred thousand dollars (\$100,000)

For the payment of the cost of grading filling and improving the Capitol Park two years the sum of one hundred and fifty thousand dollars (\$150,000)

For the payment of the expenses and maintenance of the Pennsylvania State Orchestra for the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of six thousand dollars (\$6,000)

COMMISSIONERS OF SINKING FUND

For the payment of the salaries of the three members of the Board of Sinking Fund Commissioners two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the clerk two years the sum of two thousand dollars (\$2,000)

For the purpose of redeeming at maturity the bonds of the Commonwealth of Pennsylvania issued for the purpose of improving and rebuilding the highways of the Commonwealth and issued under authority of the act of the General Assembly of Pennsylvania approved the eighteenth day of April Anno Domini one thousand nine hundred and nineteen entitled "An act authorizing the issue and sale of bonds to the amount of fifty millions of dollars by the Commonwealth of Pennsylvania defining the powers and duties of the Governor the Auditor General and the State Treasurer in relation thereto making an appropriation of the proceeds of such bonds for the purpose of improving and rebuilding the highways of the Commonwealth providing for the payment of interest on and the redemption of such bonds by the Sinking Fund Commission and making an appropriation to carry out the provisions of this act" the sum of four million five hundred thousand (\$4,500,000) dollars or so much thereof as may be necessary

BOARD OF PUBLIC ACCOUNTS

For the payment of the salaries of a clerk two years the sum of one thousand dollars (\$1,000)

BOARD OF PARDONS

For the payment of the salaries of the members of the Board of Pardons two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of the recorder of the Board to Pardons two years the sum of one thousand dollars (\$1,000)

For the payment of postage express charges and other incidental expenses of the Board of Pardons for the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of eight hundred dollars (\$800)

Department of Agriculture

For the payment of the salary of the Secretary of Agriculture two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salary of the Deputy Secretary of Agriculture two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of employees of the Department of Agriculture formerly provided by law two years the sum of thirty-four thousand seven hundred and forty dollars (\$34,740)

For the payment of the contingent expenses including traveling expenses of the officers of the Department of Agriculture two years the sum of ten thousand dollars (\$10,000)

For the maintenance of the Bureau of Disbursements in the Department of Agriculture two years the sum of twelve thousand eight hundred dollars (\$12,800)

For the payment of premiums and other expense incident to the State Farm Products Show and agricultural meetings held in connection therewith including compensation and payment of expenses of lectures for the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of five thousand dollars (\$5,000)

For the maintenance of an agricultural library including the issuing and distribution of agricultural bulletin and other publicity work two years the sum of six thousand dollars (\$6,000)

For the carrying out of the provisions of the Act of Assembly "Providing for the protection of the public health and the prevention of fraud and deception by regulating the weighing testing buying and selling of milk and cream" et cetera approved the twenty-third day of May one thousand nine hundred nineteen Pamphlet Laws page two hundred and seventy-five two years the sum of five thousand dollars (\$5,000)

For the general maintenance of the Department of Agriculture including the expense incident to the establishment and enforcement of quarantines compensation and expenses of specialists investigators counselors advisers in agriculture and agricultural products clerical hire and such other items of necessary expense as are not specifically provided for two years the sum of forty-thousand dollars (\$40,000)

Bureau of Animal Industry

For the payment of the salary of the Director of the Bureau of Animal Industry of the Department of Agriculture two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Deputy Director of the Bureau of Animal Industry of the Department of Agriculture two years the sum of eight thousand dollars (\$8,000)

For the endorsement of the acts of May twenty-first one thousand eight hundred and ninety-five and March thirtieth one thousand nine hundred and five and June third one thousand nine hundred and eleven and July twenty-second one thousand nine hundred and thirteen and May twenty-eight one thousand nine hundred and fifteen two years the sum of three hundred and seventy thousand dollars (\$370,000)

For the payment of indemnity for animals inflicted with dangerous contagious or infectious diseases as provided by law two years the sum of one hundred and seventy-five thousand dollars (\$175,000)

Bureau of Plant Industry

For the payment of the salary of the Director of the Bureau of Plant Industry of the Department of Agriculture two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Deputy Director of the Bureau of Plant Industry of the Department of Agriculture two years the sum of six thousand dollars (\$6,000)

For the payment of salaries of specialists inspectors clerks and stenographers in the Bureau of Plant Industry of the Department of Agriculture two years the sum of one hundred twenty thousand dollars (\$120,000)

For the scouting and control of the imported white pine blister rust two years the sum of four thousand dollars (\$4,000)

For the scouting and control of the Japanese beetle providing for the establishment of quarantine for the extermination of this pest two years the sum of ten thousand dollars (\$10,000)

For carrying out provisions of Act No. fifty-five of the General Assembly approved April eighteenth one thousand nine hundred nineteen providing for potato wart Disease control two years the sum of forty-five thousand dollars (\$45,000)

For the payment of traveling and necessary expenses of the Director of Plant Industry and the officers and employees of the Bureau of Plant Industry of the Department of Agriculture two years the sum of forty-five thousand dollars (\$45,000)

For the payment of supplies including scientific apparatus chemicals books postage and other materials not obtainable otherwise including maintenance of field laboratories of the Bureau of Plant Industry of the Department of Agriculture two years the sum of ten thousand dollars (\$10,000)

Bureau of Markets

For the payment of the salary of the Director of the Bureau of Markets of the Department of Agriculture two years the sum of ten thousand dollars (\$10,000)

For the payment of expenses incident to carrying out the provisions of existing laws including salaries now in force or subsequently enacted on the subject of marketing two years the sum of ninety thousand dollars (\$90,000)

Bureau of Foods

For the payment of the salary of the Director of the Bureau of Foods of the Department of Agriculture two years the sum of ten thousand dollars (\$10,000)

For the payment of attorneys assistants and special work of the Bureau of Foods of the Department of Agriculture two years the sum of twelve thousand five hundred dollars (\$12,500)

For the payment of clerical and stenographers' services in the Bureau of Foods of the Department of Agriculture two years the sum of fourteen thousand five hundred dollars (\$14,500)

For the payment of the chemists of the Bureau of Foods of the Department of Agriculture together with their actual expenses two years the sum of thirty-two thousand dollars (\$32,000)

For the payment of traveling and necessary expenses of the Director of the Bureau of Foods and special agents including the cost of samples of food products express telegraph and other incidental expenses of the Bureau of Foods of the Department of Agriculture two years the sum of thirty-five thousand dollars (\$35,000)

For the payment of the inspection of the cold storage plants as to their sanitary condition and equipment and the keeping of proper supervision over same and the enforcement of all other provisions of the cold storage act approved May sixteenth one thousand nine hundred and thirteen two years the sum of twenty thousand dollars (\$20,000)

For the payment of the salaries of the special agents of the Bureau of Foods of the Department of Agriculture two years the sum of sixty-two thousand dollars (\$62,000)

Bureau of Chemistry

For the payment of the salary of the Director of the Bureau of Chemistry of the Department of Agriculture two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of chemists agents clerks and stenographers of the Bureau of Chemistry of the Department of Agriculture and for the payment of expenses of carrying out the provisions of laws now in force or hereafter to be enacted pertaining to the inspection and analysis of concentrated commercial feeds fertilizers lime used for agricultural purposes linseed oil paints seeds and insecticides including per diem of special agents two years the sum of ninety-two thousand five hundred dollars (\$92,500)

Bureau of Statistics

For the payment of the salary of the Director of the Bureau of Statistics of the Department of Agriculture two years the sum of eight thousand dollars (\$8,000)

For the maintenance of the Bureau of Statistics of the Department of Agriculture including the payment of compensation of reporters necessary traveling expenses of officers and employees and postage two years the sum of twenty-five thousand dollars (\$25,000)

DEPARTMENT OF FORESTRY

For the payment of the salary of the Commissioner of Forestry two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salary of the Deputy Commissioner of Forestry two years the sum of twelve thousand dollars (\$12,000)

For the payment of the contingent expenses of the Department of Forestry and of the traveling and other necessary expenses of the members of the State Forest Commission two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salaries and expenses of forest officers and of scientific and other necessary employes two years the sum of three hundred ninety-five thousand dollars (\$395,000)

For the payment of draftsmen bookkeepers stenographers messengers and other necessary help two years the sum of sixty-five thousand dollars (\$65,000)

For the payment of labor two years the sum of one hundred ninety thousand dollars (\$190,000)

For the payment of the expenses to be incurred for the erection and repair of buildings the purchase of necessary materials and equipment used in forest management and development for the maintenance planting and improvement of the State Forests and for the encouragement and promotion of proper forest practice two years the sum of one hundred thousand dollars (\$100,000)

For acquiring lands to be set aside and held as State Forests and for the salaries wages and necessary expenses to be incurred in the acquiring surveying mapping and marking the boundaries of State Forest land two years the sum of five hundred thousand dollars (\$500,000)

For the payment of necessary salaries wages and expenses to be incurred as provided by law for forest protection and for the prevention discovery suppression and control of forest fires two years the sum of seven hundred fifty thousand dollars (\$750,000)

For the payment of salaries and expenses of instructors clerks matrons cooks waitresses light and heat stationery books and for maintenance at the State Forest Academy two years the sum of fifty thousand dollars (\$50,000)

DEPARTMENT OF MINES

For the payment of the salary of the Chief of the Department of Mines two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salary of the Deputy Chief of the Department of Mines two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the chief clerk of the Department of Mines two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salary of the statistician of the Department of Mines two years the sum of four thousand dollars (\$4,000)

For the payment of the salaries of the clerks stenographers and typewriter and messenger of the Department of Mines two years the sum of twenty-four thousand dollars (\$24,000)

For the payment of contingent expenses including traveling expenses of the Chief of the Department and other officials and employes of the Department also books instruments chemicals plans express freight janitor telegrams stamps et cetera two years the sum of eight thousand dollars (\$8,000)

For the payment of the salaries of the inspectors of coal mines as provided by law two years the sum of five hundred and twenty-eight thousand dollars (\$528,000)

For the payment of the actual traveling expenses of the inspectors and for their office rent stationery postage telegrams express charges instruments typewriters furniture and all other actual necessary expenses two years the sum of ninety thousand dollars (\$90,000)

For the payment of the compensation and expenses attending the examination of candidates for inspectors of coal mines mine foremen assistant mine foremen and fire bosses as provided for by the acts of Assembly relating thereto such sums as may be necessary therefor not exceeding in the aggregate for two years the sum of thirty-two thousand dollars (\$32,000) Provided That no examination for inspectors of coal mines shall exceed in duration the period of forty days in the bituminous districts and the period of twenty days in the anthracite districts and no examination of mine foremen assistant mine foremen and fire bosses in the bituminous districts and mine foremen and assistant mine foremen in the anthracite districts shall exceed in duration the period of ten days Provided further That no indebtedness shall be incurred until the authority for the same shall have been granted by the Department of Mines

For the payment of counsel fees two years the sum of one thousand dollars (\$1,000) Provided however That no indebtedness shall be incurred until the authority for the same shall have been granted by the Department of Mines and no payment for salaries or expenses incurred shall be made under this appropriation until proper specifically itemized vouchers verified under oath are made and transmitted to the chief of said Department and by him examined approved and certified to the Auditor General

For the payment of expert electrical service in connection with the installation of electrical equipment in the mines two years the sum of three thousand dollars (\$3,000)

DEPARTMENT OF FISHERIES

For the payment of the salary of the Commissioner of Fisheries two years the sum of nine thousand dollars (\$9,000)

For the payment of the salary of the clerk two years the sum of three thousand dollars (\$3,000)

For the payment of the salaries of two stenographers two years the sum of four thousand eight hundred dollars (\$4,800)

For the propagation and distribution of fish the stocking of the waters of the Commonwealth therewith and for the supervision of the same for the employment of necessary labor and the purchase of necessary materials and implements therefor and for the operation of and the necessary repairs and improvements to State Fish Hatcheries two years the sum of one hundred twenty-five thousand dollars (\$125,000)

For the payment of reasonable and necessary expenses of the Commissioner of Fisheries members of the Fishery Commission and office employes two years the sum of ten thousand dollars (\$10,000)

For the payment of counsel fees and court expenses two years the sum of one thousand dollars (\$1,000)

For the payment of salaries and reasonable expenses of fish wardens and the supervision of the same two years the sum of forty-five thousand dollars (\$45,000)

For the payment of the contingent expenses two years the sum of ten thousand dollars (\$10,000)

For the purpose of maintaining and operating boat on Lake Erie two years the sum of twelve thousand dollars (\$12,000)

For the purpose of maintaining and operating the cruiser "Anna" at Torresdale on the Delaware two years the sum of two thousand six hundred dollars (\$2,600)

For the purchase of necessary land and water supplies adjacent to the present State Fish Hatcheries two years the sum of one thousand dollars (\$1,000)

For Field Work gathering spawn transferring fish and for the supervision of the same for the employment of necessary labor and the purchase of necessary implements therefor two years the sum of twenty-five thousand dollars (\$25,000)

For buildings ponds extensions and other work incidental towards completing State Fish Hatcheries and the supervision of the same two years the sum of fifty thousand dollars (\$50,000)

In case any appropriation as hereinbefore made for any particular purpose shall exceed the requirements of the Department or shall be unused for such purpose the Commissioner of Fisheries is authorized to use such appropriation or any part thereof for any one or more of the above purposes for which an appropriation is made In such cases the Commissioner of Fisheries shall certify to the Auditor General and the State Treasurer the amount of any appropriation which he desires set apart for expenditure for other purposes and proper entries shall thereupon be made upon the books of the Auditor General and State Treasurer

DEPARTMENT OF PUBLIC PRINTING AND BINDING

For the payment of the salary of the Superintendent of the Department of Public Printing and Binding two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Deputy Superintendent of the Department of Public Printing and Binding two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the Chief Clerk of the Department of Public Printing and Binding two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salary of the Journal Clerk two years the sum of four thousand dollars (\$4,000)

For the payment of the salaries of the other clerks stenographers and messenger two years the sum of nineteen thousand seven hundred dollars (\$19,700)

For the payment of printing binding ruling lithographic printing et cetera two years the sum of six hundred and fifty thousand dollars (\$650,000)

For the payment of paper envelopes and other supplies two years the sum of four hundred thousand dollars (\$400,000)

For the payment of plates cuts electrotypes dies and stamps two years the sum of seven thousand five hundred dollars (\$7,500)

For the payment of contingent expenses two years the sum of three thousand dollars (\$3,000)

For advertising proposals for executing the State printing supplying the Commonwealth with paper lithographic printing engraving plates cuts electrotypes stamps and purchase of waste paper two years and for deficiencies for biennial period ending May thirty-first one thousand nine hundred and twenty-one the sum of four thousand dollars (\$4,000)

Division of Documents

For the payment of the salary of the Chief of the Division of Documents two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the Chief Clerk of the Division of Documents two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salaries of shipping clerks mailing clerks stenographers bookkeepers and messenger in the Division of Documents two years the sum of twenty thousand four hundred dollars (\$20,400)

For the payment of freight drayage postage and express in the Division of Documents two years the sum of forty-five thousand dollars (\$45,000)

For the payment of contingent expenses in the Division of Documents two years the sum of five thousand dollars (\$5,000)

Board of Revenue Commissioners

For the payment of the salaries of the three members of the board two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the clerk two years the sum of two thousand dollars (\$2,000)

Department of Labor and Industry

For the payment of the salary of the Commissioner two years the sum of twenty thousand dollars (\$20,000)

For the payment of the salary of the chief clerk two years the sum of seven thousand dollars (\$7,000)

For the payment of the salaries of two copying clerks two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of a skilled stenographer and typewriter in the principal office of the Department two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of one stenographer and typewriter in the principal office of the department two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salaries of three stenographers and typewriters in the principal office of the department two years the sum of five thousand four hundred dollars (\$5,400)

For the payment of the salary of messenger two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salary of one filing clerk in the principal office of the department two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of an auditor in the principal office of the department two years the sum of four thousand dollars (\$4,000)

Bureau of Inspection

For the payment of the salary of the chief inspector two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of a skilled stenographer and inspector two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of one stenographer and typewriter two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salaries of one hundred inspectors of the first grade two years the sum of three hundred fifty-five thousand dollars (\$355,000)

For the payment of the salaries of four inspectors who shall be skilled stenographers and typewriters to act as assistant supervisors and clerks in the several branch offices two years the sum of twelve thousand dollars (\$12,000)

For the payment of salaries of four inspectors of the second grade two years the sum of twenty-eight thousand dollars (\$28,000)

Division of Hygiene and Engineering

For the payment of the salary of the Chief Medical Inspector who shall be Chief of the Division of Hygiene and Engineering two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of stenographers clerks and such additional or expert assistance as may be needed by the Division of Hygiene and Engineering two years beginning June first one thousand nine hundred and twenty-one the sum of thirty-eight thousand eight hundred dollars (\$38,800)

Bureau of Mediation and Arbitration

For the payment of the salary of the Chief of the Bureau two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of a secretary who shall be an expert stenographer and typewriter two years the sum of four thousand dollars (\$4,000)

Industrial Board

For the payment of the salaries of four members of the Industrial Board at ten dollars per day and such stenographic and other expenses as are not otherwise provided for two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salary of a secretary to the Board two years the sum of eight thousand dollars (\$8,000)

Bureau of Employment

For the payment of the salaries of directors superintendents examiners chief of the Division of Licensed Employment Agents licensed employment agents inspectors investigators stenographers clerks and other necessary employees of the bureau two years the sum of one hundred and twenty-five thousand dollars (\$125,000)

Bureau of Workmen's Compensation

For the payment of the salaries of the members of the board counsel secretary assistant secretary actuary supervisory referee referees clerks to referees director assistant director chief adjuster chief Exemption and Insurance Division chief Accident Reports Division chief Agreements and Receipts Division physicians appeal clerk sergeant-at-arms clerk to chairman stenographers to board members adjusters and other employees of the Bureau as provided by law two years the sum of four hundred and fourteen thousand six hundred dollars (\$414,600)

For the payment of salaries traveling and contingent expenses incidental to carrying out the provisions of Senate bill number two hundred seventy-two act number sixty-seven approved by the Governor the seventh day of April nineteen hundred and twenty-one two years the sum of twenty-five thousand dollars (\$25,000)

For the payment of the increase in the salaries of the chairman of the Workmen's Compensation Board each member of the board the director of the Bureau of Workmen's Compensation the assistant secretary two years the sum of eleven thousand and two hundred dollars (\$11,200) conditioned upon the approval by the Governor of Senate bill number six hundred sixty-seven

For the payment of books and supplies furnished the Bureau of Workmen's Compensation by John R. McPetridge and Son of Philadelphia during the years nineteen hundred and eighteen and nineteen hundred and nineteen the sum of two thousand four hundred and ninety-six and eighty-eight one-hundredths dollars (\$2,496.88)

Salary Fund

For the payment of salaries of officers and employees now employed but not provided for by statute and such other additional employees necessary to carry out the provisions of the

various acts relating to the Department of Labor and Industry two years the sum of three hundred fifty thousand dollars (\$350,000)

General Expense Fund

For the payment of the incidental and traveling expenses of the commissioner and all other officers and employees of the Department for the payment of all contingent and incidental expenses of the Department of Labor and Industry for the payment of expert services counsel and such other services as may be required for carrying out the intent and provisions of the various acts of the Department two years the sum of three hundred and fifteen thousand dollars (\$315,000)

Bureau of Rehabilitation

For the payment of the salaries of the chief of the bureau adjusters clerks stenographers and all other employees of the bureau for the payment of all contingent and traveling expenses of the chief of the bureau adjusters and all other employees of the bureau for the payment of artificial appliances for the payment of maintenance costs for physically handicapped persons in training and all other expenses incidental to carrying out the provisions of the Rehabilitation Acts two years the sum of one hundred and fifty thousand dollars (\$150,000)

DEPARTMENT OF STATE POLICE

For the payment of the salary of the Superintendent of State Police two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salary of the Deputy Superintendent of State Police two years the sum of eight thousand dollars (\$8,000)

For the payment of the salaries of a statistician a chief clerk and such other clerical and expert assistants as the work of the department may require two years the sum of sixty thousand dollars (\$60,000)

For the payment of five captains (each at twenty-four hundred dollars per annum) two years the sum of twenty-four thousand dollars (\$24,000)

For the payments of five lieutenants (each of eighteen hundred dollars per annum) two years the sum of eighteen thousand dollars (\$18,000)

For the payment of five first sergeants (each at fifteen hundred dollars per annum) two years the sum of fifteen thousand (\$15,000)

For the payment of twenty-five sergeants (each at thirteen hundred eighty dollars per annum) two years the sum of sixty-nine thousand dollars (\$69,000)

For the payment of fifty corporals (each at thirteen hundred twenty dollars per annum) two years the sum of one hundred thirty-two thousand dollars (\$132,000)

For the payment of three hundred twenty-five privates (each at twelve hundred dollars per annum) two years the sum of seven hundred eighty thousand dollars (\$780,000)

Continuous service pay required for two years the sum of seventy thousand dollars (\$70,000)

For the payment of keep of horses renewal of uniforms horse equipment replacing horses rent of barracks maintenance of substations purchase and maintenance of motor vehicles transportation legal expenses medicine medical attendance and funeral expenses of the men injured or killed in line of duty and other necessary expenses incurred in the discretion of the superintendent in the proper operation of the Department of State Police and the State Police Force two years the sum of seven hundred thousand dollars (\$700,000)

Bureau of Fire Protection

For the payment of the salary of the Chief of the Bureau of Fire Protection two years the sum of eight thousand dollars (\$8,000)

For the payment of the contingent expenses of the Bureau of Fire Protection for salaries and traveling expense of members of the bureau and assistants reporting the fires and mileage incident thereto investigation of incendiary fires inspection of property attorneys' fees for assistance in the prosecution of arson cases costs witness fees taking testimony serving of process demolition and removal of dilapidated buildings and dangerous fire hazards preparing and disseminating knowledge of fire prevention and any other necessary expense connected with carrying out the provisions of the act creating the Bureau of Fire Protection two years the sum of one hundred fifteen thousand dollars (\$115,000)

STATE BOARD OF CENSORS

For the payment of the salaries of the three members of the State Board of Censors two years the sum of fifteen thousand eight hundred dollars (\$15,800)

For the payment of the salaries of the assistant clerks and employees of the State Board of Censors as follows

Executive clerk two years the sum of four thousand eight hundred dollars (\$4,800) one chief clerk two years the sum of three thousand six hundred dollars (\$3,600) one assistant clerk two years the sum of three thousand dollars (\$3,000) three clerks two years the sum of eight thousand four hundred dollars (\$8,400) one chief inspector two years the sum of three thousand dollars (\$3,000) ten inspectors two years the sum of twenty-eight thousand dollars (\$28,000) one chief operator two years the sum of two thousand eight hundred dollars (\$2,800) five operators two years the sum of twelve thousand dollars (\$12,000) two clerks two years the sum of

four thousand eight hundred dollars (\$4,800) two stenographers two years the sum of four thousand eight hundred dollars (\$4,800) three stenographers two years the sum of five thousand four hundred dollars (\$5,400) five clerks two years the sum of nine thousand dollars (\$9,000) one messenger two years the sum of two thousand dollars (\$2,000) one janitor two years the sum of one thousand two hundred dollars (\$1,200)

For the payment of the contingent traveling and incidental expenses and the necessary costs and expenses incurred in the prosecution of offenders or violators of the act creating the State Board of Censors two years the sum of thirty thousand dollars (\$30,000)

DEPARTMENT OF HEALTH

For the payment of the salary of the Commissioner of Health two years the sum of twenty thousand dollars (\$20,000)

For the payment of the salary of the Deputy Commissioners of Health Executive Secretary Assistant to the Commissioner Assistant to the Executive Secretary Secretary to the Executive Secretary Legal Inspector Secretaries to the Commissioner Secretary to the Deputy Commissioner stenographers clerks day and night messengers superintendents of Emergency Building chauffeurs and multigraph operators the sum of one hundred six thousand one hundred and sixty dollars (\$106,160)

Division of School Health

For the payment of the salary of the Chief of the Division Supervisor of School Sanitation supervising clerk edit clerk filing clerk stenographers and clerks the sum of fifty-two thousand eight hundred and forty dollars (\$52,840)

Division of Medical Inspection

For the payment of the salary of the Chief Medical Director Associate Chief Assistant to the Chief Secretary stenographers and clerks the sum of thirty-seven thousand eight hundred dollars (\$37,800)

Division of Accounts

For the payment of the salary of the Chief of the Division Chief book-keeper Auditor Assistant to the Auditor assistant book-keepers clerks and stenographers the sum of seventy-two thousand six hundred seventy-two dollars (\$72,672)

Purchasing Division

For the payment of the salary of the Chief of the Division Assistant to the chief chief clerk stenographers and clerks the sum of thirty-eight thousand four hundred and forty dollars (\$38,440)

Division of Child Health

For the payment of the salary of the Chief of the Division Assistant to the Chief secretary social workers stenographers and clerks the sum of forty-seven thousand five hundred and sixty dollars (\$47,560)

Division of Supplies and Biological Products

For the payment of the salary of the Chief of the Division Assistant to the Chief drug clerks shipping clerks requisition clerks laboratory clerks book-keepers stenographers and clerks the sum of forty-six thousand six hundred eighty dollars (\$46,680)

Genito-Urinary Division

For the payment of the salary of the Chief of the Division Associate Chief assistant secretary stenographer and clerks the sum of forty-four thousand four hundred dollars (\$44,400)

Division of Laboratories

For the payment of the salary of the Chief of the Division research chemist consulting chemist pathologist bacteriologists serologist routine industrial chemist technician in pathology assistant technicians media technician technical clerks diener shipping clerk stenographers and typists the sum of ninety thousand four hundred and eight dollars (\$90,408)

Bureau of Drug Control

For the payment of the salary of the Chief of the Bureau field inspectors secretary stenographers and clerks the sum of fifty-eight thousand six hundred dollars (\$58,600)

Division of Public Health Education

For the payment of the salary of the Chief of the Division supervisor of exhibits social service workers stenographers and clerks the sum of forty five thousand nine hundred sixty dollars (\$45,960)

Division of Newspapers

For the payment of the salary of the Chief of the Division and clerks the sum of fifteen thousand dollars (\$15,000)

Engineering Division

For the payment of the salary of the Chief Engineer Assistant Chief Engineer Chief of Waterworks and Sewage Design and Construction Rural Sanitation and Restaurant Hygiene District Engineers Assistant Engineers Engineering Assistants Nuisance Officer Draftsmen Secretary to Chief Engineer Sec-

retary to Assistant Chief Engineer stenographers and clerks the sum of two hundred and forty-five thousand four hundred sixty-four dollars (\$245,464)

Bureau of Vital Statistics

For the payment of the salary of the State Registrar of Vital Statistics Assistant to the State Registrar classification return clerks traveling inspectors and interpreters tabulating machine operators stenographers punch card operators and clerks the sum of ninety-six thousand five hundred and sixty dollars (\$96,560)

Housing Division

For the payment of the salary of the Chief of the Division supervisor draftsmen registrar stenographer and clerks the sum of twenty-seven thousand eight hundred dollars (\$27,800)

Dental Division

For the payment of the salary of the Chief of the Division dental hygienists stenographers and clerks the sum of twenty-two thousand four hundred dollars (\$22,400)

Medical Inspection of Schools

For the medical inspection of the public schools in accordance with the provisions of the School Code and incidental expenses in connection therewith the sum of two hundred and fifty thousand dollars (\$250,000)

General Fund

For the payment of the cost of diphtheria antitoxin and other products for free distribution for the poor for the employment of such special and assistant engineers stream and sanitary inspectors and such other employees as may be necessary for the fees and necessary traveling expenses of the County Medical Directors and rural health officers for the necessary traveling expenses of the Commissioner of Health his assistant and other employees for the maintenance of bureau of vital and morbidity statistics for the maintenance of laboratories and experimental station for educational work for the maintenance of the division of child health for the maintenance of the division of the genito-urinary dispensaries for the maintenance of the division of housing for the maintenance of the division of dental health and for the payment of all other necessary expenses of the Department of Health in the performance of duties imposed upon it by the Acts of Assembly in supervising epidemics of diseases and in protecting the public health two years the sum of one million eight hundred four thousand one hundred and eighty-four dollars (\$1,804,184) and in addition thereto any balance remaining unexpended of the appropriation made to the Department of Health for the same purposes for the years ending May thirty-first one thousand nine hundred twenty-one by the provisions of the general appropriation act approved July sixteenth one thousand nine hundred nineteen

All expenditures made by the Department of Health except those of salaries specifically mentioned shall be paid to the Commissioner of Health by warrant of the Auditor General upon requisition of said Commissioner of Health and all sums so paid shall be accounted for as expended by properly itemized vouchers.

DEPARTMENT OF WATER SUPPLY COMMISSION

For the payment of the salaries of the Commissioners two years the sum of eighteen thousand dollars (\$18,000)

For the payment of the salary of the engineer two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the stenographer two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salaries and expenses of engineers engineering assistants experts and clerical assistants employed by the commission in making examinations and reports upon applications for water and water power company charters mergers consolidations and new or additional supplies of water and water-power investigations and reports of the status of water and water-power company charters special examinations investigations and reports upon protests lodged with the commission the establishment and maintenance and operation of stream-gaging stations and other expenses necessary to carry into effect the various laws relating to or affecting the Water Supply Commission of Pennsylvania two years the sum of forty-five thousand dollars (\$45,000)

For the payment of the salaries and expenses of engineers engineering assistants experts and clerical assistants employed by the commission in making examinations and reports upon dams and other encroachments now existing or hereafter to be placed in or along any of the streams of the Commonwealth of Pennsylvania two years the sum of fifty thousand dollars (\$50,000)

For the payment of the salaries and expenses of the flood forecaster gage readers and clerical assistants employed by the commission in establishing and maintaining gaging stations on the principal rivers and tributaries thereof for the determination of the daily height of water in such streams and tributaries thereof in order that the Water Supply Commission may during the freshet and flood conditions issue bulletins to be telegraphed or telephoned to such municipalities in the Commonwealth where flood damage is likely to occur forecasting the probable gage heights expected to be reached and the probable time of such expected gage heights and for carrying into effect the provisions of the act of May twenty-three Anno Domini one thousand nine hundred and thirteen (Pamphlet Laws three hundred and forty-seven) two years the sum of five thousand dollars (\$5,000)

THE PUBLIC SERVICE COMMISSION OF THE COMMONWEALTH OF PENNSYLVANIA

For the payment of the salary of the Chairman two years the sum of twenty-one thousand dollars (\$21,000)

For the payment of the salaries of six Commissioners two years the sum of one hundred twenty thousand dollars (\$120,000)

For the payment of the salary of the secretary two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salary of counsel two years the sum of fifteen thousand dollars (\$15,000)

For the payment of the salary of assistant counsel two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the marshal two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of the investigator of accidents two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Chief of the Bureau of Engineering two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salary of the Chief of the Bureau of Rates and tariffs two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Chief of the Bureau of Accounts and Statistics two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Chief of the Bureau of Public Convenience two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Chief Examiner two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries wages or fees of experts engineers inspectors accountants investigators reporters statisticians technical assistants testers draftsmen clerks stenographers messengers janitor and other employees fees and expenses of witnesses the purchase of laboratory apparatus and supplies and of postage books stationery printing and other materials for which requisition may not be made in the making of special field examinations valuations and appraisals of plants facilities and properties of public service companies inspection and regulation of grade crossings and other facilities inspection and testing of meters lamps and standards inspection and regulation of safety devices safeguards and other facilities necessary for prevention of accidents investigation of accidents examination analysis and investigation of rates and tariffs special field examinations and analysis of accounts and records development and administration of systems of accounts to be prescribed and administration of reports to be prescribed examination and analysis of reports and compilation of data information and statistics respecting public service company development and also the activities of the commission the formulation supervision and analysis of applications complaints petitions and other proceedings reporting and recording of testimony economic engineering accounting and judicial research by the Commission and its agents and their cooperation with other bodies engaged in such research classification indexing and filing of documents reports tariffs records correspondence et cetera conduct of hearings and investigations before the commission and for meeting all other responsibilities and performing all other duties prescribed by the Public Service Company Law and the amendments thereto and for the traveling expenses of Commissioners counsel experts engineers inspectors examiners accountants investigators and other employees two years the sum of five hundred sixty-two thousand dollars (\$562,000)

BOARD OF PUBLIC CHARITIES

For the payment of the salary of the General Agent and Secretary two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Secretary of the Committee on Lunacy two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of four assistant general agents of the Board of Public Charities two years the sum of twenty-four thousand dollars (\$24,000)

For the payment of the necessary clerical expert or other assistance for the Board of Public Charities and the Committee on Lunacy two years the sum of thirty-eight thousand dollars (\$38,000)

For the payment of the traveling expenses and automobile hire of the commissioners officers and employees of the Board of Public Charities and the members secretary and employees of the Committee on Lunacy two years the sum of eighteen thousand five hundred dollars (\$18,500)

For the payment of postage telegrams express charges messenger service fuel light and incidental expenses of the Board of Public Charities and the Committee on Lunacy two years the sum of five thousand dollars (\$5,000)

JUDICIARY DEPARTMENT

Section 2. For the payment of the salaries of the Judges of the Supreme and Superior Courts the salaries and mileage of the president and other law judges of the several courts of common pleas in the Commonwealth and the judges of the several orphans' courts and for the compensation of common pleas judges holding courts in other districts and for the payment of salaries and mileage of associate judges the following sums or so much thereof as may be necessary for the two fiscal years beginning June first one thousand nine hundred and twenty-one payments to be made monthly by warrant drawn by the Auditor General on the State Treasurer except in the case of associate judges who shall be paid quarterly on August thirtieth first November thirtieth February twenty-eighth and May thirty-first of each year but when by reason of death or resignation salary for a fraction of a quarter is due any judge it shall be computed according to the ratio it bears to the whole quarter so as not however to increase or diminish the salary he is

entitled to receive under the several acts of Assembly fixing the compensation of judges. Provided That at the beginning of the term the interval from the first Monday of January to the first Monday of March shall be reckoned as two-thirds of a quarter and at the close of the term the interval from the first day of December to the first Monday of January shall be reckoned as one-third of a quarter

SUPREME COURT JUDGES

For the payment of the salaries of the Supreme Court judges two years the sum of two hundred forty-six thousand dollars (\$246,000)

For the payment of the salaries or compensation of briefers investigators stenographers typewriters and clerks and to reimburse the judges of said court for expenses incurred in the discharge of their duties or attendant upon the execution of the duties of the office two years the sum of fifty-six thousand dollars (\$56,000)

For the payment of the salary of the deputy prothonotary eastern district two years the sum of seven thousand two hundred dollars (\$7,200)

For the payment of the salary of the assistant deputy prothonotary eastern district two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the deputy prothonotary and clerk middle district two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of a chief clerk in the office of the prothonotary of the Supreme Court for the eastern district two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salary of a clerk in the office of the prothonotary of the Supreme Court western district two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salary of a clerk as assistant to the chief clerk in the prothonotary's office of the Supreme Court in the eastern district two years the sum of thirty-six hundred dollars (\$3,600)

For the payment of the salary of a record clerk in the office of the prothonotary of the eastern district two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salaries and expenses of the chief tipstaves official stenographer court officers and special clerk to the Chief Justice of the eastern middle and western districts two years the sum of sixty-three thousand nine hundred and fifty-five dollars (\$63,955) Provided That the clerk for the middle district shall receive no other compensation from the State

For the payment of the contingent expenses of the Supreme Court in the middle district and the Superior Court at Harrisburg two years the sum of eight hundred dollars (\$800)

For the payment of the salaries and expenses of the librarian assistant librarian and for the purchase of books for the library of the Supreme Court at Philadelphia two years the sum of twenty thousand dollars (\$20,000)

For the purchase of two sets of pamphlet laws of the Commonwealth of Pennsylvania for the use of the Supreme and Superior Courts and the annotations thereof with such marginal notes as the Supreme Court shall direct the sum of two thousand dollars (\$2,000)

For the payment of an attendant of the Supreme Court room and office and show room adjacent thereto middle district two years the sum of twelve hundred dollars (\$1,200) payable monthly

For the purchase of books for the library of the Supreme Court Pittsburgh two years the sum of one thousand dollars (\$1,000)

For the purchase of stationery supplies and the payment of the necessary expenses of the said Supreme Court for the eastern district thereof two years the sum of fourteen thousand dollars (\$14,000) to be paid on the warrant of the Auditor General upon the presentation of specifically itemized vouchers approved by the prothonotary of the said Supreme Court for the eastern district thereof

For the deficiency in the purchaser of stationery supplies and the payment of the necessary expenses of the said Supreme Court for the eastern district up to May thirty-first one thousand nine hundred and twenty-one the sum of two thousand five hundred dollars (\$2,500) to be paid on the warrant of the Auditor General upon presentation of specifically itemized vouchers approved by the prothonotary of the said Supreme Court for the eastern district thereof

For the purchase of stationery supplies and other necessary expenses of the Supreme Court western district for two years the sum of three thousand dollars (\$3,000) to be paid on the warrant of the Auditor General upon presentation of specifically itemized vouchers approved by the prothonotary of the said court for the said western district thereof

For the payment of the fees of the prothonotaries of the Supreme Court for the eastern and western districts on assignment of judges to counties other than their own under an order of the Supreme Court dated February nineteen one thousand nine hundred nineteen the sum of six thousand dollars (\$6,000) payments to be made monthly by the State Treasurer on warrants drawn by the Auditor General

For the payment of deficiency of the salaries of the judges of the Supreme Court to May thirty-first one thousand nine hundred and twenty-one the sum of four thousand five hundred dollars (\$4,500)

SUPERIOR COURT JUDGES

For the payment of the salaries of the judges of the Superior Court two years the sum of two hundred and twenty-five thousand dollars (\$225,000)

For the payment of deficiency of the salaries of the judges of the Superior Court to May thirty-first one thousand nine hundred and twenty-one the sum of four thousand five hundred dollars (\$4,500)

For the payment of the salaries or compensation of the clerks briefers investigators stenographers and typewriters of the Superior Court and to reimburse the judges of said court for expenses incurred in the discharge of their duties two years the sum of forty-nine thousand dollars (\$49,000)

For the payment of the salaries and expenses of the crier and necessary tipstaves of the Superior Court two years the sum of forty-eight thousand two hundred and fifty dollars (\$48,250)

For the purchase of dockets stationery supplies books for the library and other necessary expenses of the said Superior Court and its officers two years the sum of ten thousand dollars (\$10,000) to be paid on the warrant of the Auditor General upon presentation of specifically itemized vouchers approved by the prothonotary of the said Superior Court Philadelphia Harrisburg and Pittsburgh

For the payment of the deficiency for the purchase of dockets stationery supplies books for the library and other necessary expenses of the said Superior Court and its officers for the two years ending May thirty-first one thousand nine hundred and twenty-one the sum of two thousand dollars (\$2,000) to be paid on the warrant of the Auditor General upon the presentation of specifically itemized vouchers approved by the prothonotary of the said Superior Court Philadelphia Harrisburg and Pittsburgh

Common Pleas Judges

For the payment of the salary of the judges of the courts of common pleas learned in the law in the several judicial districts of the Commonwealth two years the sum of two million one hundred thousand dollars (\$2,100,000)

For the payment of the deficiency in the salary of the judges of the courts of common pleas learned in the law in the several judicial districts in the Commonwealth for the two years ending May thirty-first one thousand nine hundred and twenty-one the sum of eighteen thousand dollars (\$18,000)

For the payment of the judges of the courts of the common pleas of Dauphin County for clerk hire in accordance with the provisions of the act of one thousand eight hundred and ninety-three (Pamphlet Laws page twenty-one) the sum of fourteen thousand four hundred dollars (\$14,400)

For the payment of the mileage allowed common pleas judges in judicial districts containing more than one county as per act number forty-eight session of nineteen hundred and nineteen approved April eighteenth one thousand nine hundred and nineteen the sum of eight thousand dollars (\$8,000)

Orphans' Court Judges

For the payment of the salaries of the orphans' court judges in the several judicial districts in which separate orphans' court have been established by law two years the sum of four hundred fifty-two thousand dollars (\$452,000)

For the payment of the deficiency in the salaries of the orphans' court judges in the several judicial districts in which separate orphans' courts have been established by law for the two years ending May thirty-first one thousand nine hundred and twenty-one the sum of ten thousand five hundred dollars (\$10,500)

For the payment of the compensation car fare and expenses of judges for holding court outside of their own judicial districts in accordance with the provisions of the Act of Assembly approved April twenty-seventh Anno Domini one thousand nine hundred and eleven the sum of seventy-five thousand dollars (\$75,000)

For the payment of the salaries of the judges of the Municipal Court of Philadelphia in accordance with the provisions of the Act of Assembly approved July twelfth Anno Domini one thousand nine hundred and thirteen the sum of one hundred and forty-five thousand dollars (\$145,000)

For the payment of the salary of the present president judge of the county court for the county of Allegheny two years the sum of seventeen thousand dollars (\$17,000)

For the payment of the salaries of the other judges of the county court for the county of Allegheny two years the sum of sixty-four thousand dollars (\$64,000)

For the payment of the salaries of the judges of the Supreme Superior common pleas and orphans' courts who may resign or retire in accordance with the provisions of the act of Assembly approved June twenty-third Anno Domini one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred and twenty-one) and in accordance with the provisions of an act of Assembly approved the fifth day of June Anno Domini one thousand nine hundred and seventeen two years the sum of eighty thousand dollars (\$80,000)

Associate Judges

For the payment of the salaries of the associate judges two years the sum of eighty thousand dollars (\$80,000)

Mileage

For the payment to the associate judges of mileage for the two fiscal years beginning June first one thousand nine hundred and twenty-one and for the payment of the deficiency which has arisen in the payment to the associate judges of mileage prior to May thirty-first one thousand nine hundred and twenty-one the sum of fifteen thousand dollars (\$15,000)

LEGISLATIVE DEPARTMENT

Section 3 For the payment of the expenses of the Legislative Department for two years ending May thirty-one one thousand nine hundred and twenty-three and also for the expenses of the session and recess of one thousand nine hundred and twenty-one not previously provided for the following sums or so much thereof as may be necessary to be paid in the manner prescribed by law

Provided That the salaries stationery and mileage of the members of the Senate and House of Representatives and all the salaries and mileage of the session officers and employees of the legislative session of one thousand nine hundred and twenty-three shall only be paid after statement of the amounts due the several Senators members officers and employees shall have been certified to the Auditor General by the President pro tempore of the Senate and the Speaker of the House of Representatives respectively and that the Senators and members also the officers receiving fixed salaries for said session shall each be paid one-fifth of his total salary each month for the first four months of the session if the Legislature shall be in session that long and the balance on the day fixed for the final adjournment of the Legislature or during the two days previous thereto and that the session officers and employees receiving per diem salaries shall be paid amount due them at the end of each month during the session except the last month when payment shall be made on the day fixed for final adjournment of the Legislature or during the two days previous thereto

SENATE

For the payment of the salaries of fifty Senators and extra compensation allowed by law to the President pro tempore of the Senate session of one thousand nine hundred and twenty-three the sum of one hundred and twenty-six thousand dollars (\$126,000)

For the payment of the mileage of fifty Senators session of one thousand nine hundred and twenty-three the sum of five thousand dollars (\$5,000)

For the payment of the postage session of one thousand nine hundred and twenty-three allowed by law to fifty Senators one hundred and fifty dollars (\$150) each the sum of seven thousand five hundred dollars (\$7,500)

For the payment of the postage session of one thousand nine hundred and twenty-three for the chief clerk and assistants the sum of one hundred and fifty dollars (\$150)

For the payment of the postage session of one thousand nine hundred and twenty-three to the Lieutenant Governor the sum of one hundred and fifty dollars (\$150)

To the chief clerk of the Senate for the payment of the postage on the Legislative Journal bills and calendars session of one thousand nine hundred and twenty-three the sum of four thousand five hundred dollars (\$4,500) also the additional sum of five hundred dollars (\$500) for the session of one thousand nine hundred and twenty-one

For the payment of the salaries of the officers and employees of the Senate session of one thousand nine hundred and twenty-three also for the payment of the session and recess salaries of all officers and employees whose positions are now or may hereafter be created and for the payment of which provision is not otherwise made also for the payment of any increases which may now or hereafter be authorized in the recess and session salaries of the officers and employees of the Senate whose present salaries are provided for in this section the sum of seventy-six thousand dollars (\$76,000) for the two years ending May thirty-first one thousand nine hundred and twenty-three

For the payment of the mileage of the officers and employees of the Senate session of one thousand nine hundred and twenty-three the sum of two thousand seven hundred dollars (\$2,700)

For the payment of the salaries of the returning officers of the Senate at the beginning of the session of one thousand nine hundred and twenty-three the sum of ten thousand dollars (\$10,000)

For the payment of the mileage of the returning officers of the Senate at the beginning of the session of one thousand nine hundred and twenty-three the sum of two thousand five hundred dollars (\$2,500)

For the payment of the salary of the clerk to the President of the Senate for two years ending May thirty-one one thousand nine hundred and twenty-three the sum of three thousand dollars (\$3,000)

For the payment of the salary of the secretary of the Senate for the two years beginning June first one thousand nine hundred and twenty-one the sum of fifteen thousand dollars (\$15,000)

For the payment of the salary of the chief clerk of the Senate for the two years beginning June first one thousand nine hundred and twenty-one the sum of twelve thousand dollars (\$12,000)

For the payment of the salary of the assistant clerk of the Senate for the session of one thousand nine hundred and twenty-three the sum of two thousand dollars (\$2,000)

For the payment of the salary of the assistant clerk of the Senate for the time employed during the recess periods in the two years ending May thirty-first one thousand nine hundred and twenty-three the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of the Historian of the Senate for the two years beginning June first one thousand nine hundred and twenty-one the sum of nine thousand dollars (\$9,000)

For the payment of the salary of the assistant librarian of the Senate for the period commencing June first one thousand nine hundred and twenty-one and ending May thirty-first one thousand nine hundred and twenty-three the sum of three thousand dollars (\$3,000)

thousand nine hundred and twenty-three as provided by law the sum of seven thousand two hundred dollars (\$7,200)

For the payment of the salary of the assistant to the Secretary of the Senate for the time employed during the recess periods in the two years ending May thirty-first one thousand nine hundred and twenty-three as provided by law the sum of four thousand dollars (\$4,000)

For the payment of the salary of the stenographer to the President of the Senate for the two years ending May thirty-first one thousand nine hundred and twenty-three the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salaries of the stenographers to the Senate Librarian for the time employed during the recess periods in the two years ending May thirty-first one thousand nine hundred and twenty-three as provided by law the sum of six thousand dollars (\$6,000)

For the payment of the salaries of two watchmen of the Senate for the period commencing June first one thousand nine hundred and twenty-one and ending May thirty-first one thousand nine hundred and twenty-three as provided by law the sum of seven thousand two hundred dollars (\$7,200)

For the payment of the salary of the superintendent of the store-room of the Senate for the period commencing June first one thousand nine hundred and twenty-one and ending May thirty-first one thousand nine hundred and twenty-three as provided by law the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salaries of the custodian of the wash room and of the custodian of the basement of the Senate for the period commencing June first one thousand nine hundred and twenty-one and ending May thirty-first one thousand nine hundred and twenty-three as provided by law the sum of seven thousand two hundred dollars (\$7,200)

For the payment of the salaries of one custodian of the Senate Chamber and three assistant custodians of the Senate Chamber for the period commencing June first one thousand nine hundred and twenty-one and ending May thirty-first one thousand nine hundred and twenty-three as provided by law the sum of eight thousand six hundred and twenty-five dollars (\$8,625)

For the payment of the salary of the messenger in the Senate library for the period commencing June first one thousand nine hundred and twenty-one and ending May thirty-first one thousand nine hundred and twenty-three as provided by law the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salary and mileage of additional officers and employees of the Senate session of one thousand nine hundred and twenty-one the sum of five thousand dollars (\$5,000)

To the chief clerk of the Senate for the payment of extra services in connection with the compilation of the history of legislation in the Senate session of one thousand nine hundred and twenty-one the sum of two thousand five hundred dollars (\$2,500)

For the payment of expenses of the Committee on Appropriations of the Senate session of one thousand nine hundred and twenty-three in investigating schools reformatories prisons asylums hospitals and other institutions supported in whole or in part from the Treasury of the Commonwealth and for the necessary clerical assistance the sum of twelve thousand dollars (\$12,000) to be paid on the warrant of the Auditor General drawn in favor of the chairman of said committee on the presentation of his requisition for the same and said chairman shall file an account of the committee's expense with the Auditor General within thirty days after the adjournment of the Legislature

For the payment of the incidental expenses of the Senate for the session of one thousand nine hundred and twenty-one the additional sum of two thousand dollars (\$2,000) to be expended by the chief clerk of the Senate who shall render to the Auditor General accounts from time to time with proper specifically itemized vouchers to be settled in the same manner as other accounts

For the contingent expenses including clerical and stenographic charges of the President pro tempore of the Senate during the recess ending January second one thousand nine hundred and twenty-three the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary and for like expenses for the session of one thousand nine hundred and twenty-three the sum of two thousand dollars (\$2,000)

For the payment of the necessary expenses including extra labor in the office of the chief clerk for the year ending May thirty-first one thousand nine hundred and twenty-two the sum of four thousand dollars (\$4,000) and for the six months ending November thirty one thousand nine hundred and twenty-two the sum of two thousand dollars (\$2,000)

For the payment of the incidental expenses of the Senate for six months commencing December first one thousand nine hundred and twenty-two and for the entire period of the session of one thousand nine hundred and twenty-three should same extend beyond May thirty-first such sum as may be necessary to be expended by the chief clerk of the Senate who shall render to the Auditor General accounts from time to time with proper specifically itemized vouchers to be settled in the same manner as other accounts but said chief clerk shall at no time have in his hands more than two thousand dollars (\$2,000) for which accounts have not been rendered and settled and the whole amount expended by said chief clerk shall not exceed the sum of eight thousand dollars (\$8,000) out of which amount such necessary extra labor in the Senate shall be paid as shall be certified by the President pro tempore and the chief clerk

For the payment of the postage labor and incidental expenses in the office of the Secretary of the Senate for the year ending May thirty-one one thousand nine hundred and twenty-two

the sum of one thousand eight hundred dollars (\$1,800) and a like amount for the year ending May thirty-one one thousand nine hundred and twenty-three

For the payment of postage labor express charges and other expenses in the office of the librarian of the Senate for the year ending May thirty-one one thousand nine hundred and twenty-two the sum of two thousand eight hundred dollars (\$2,800) and for the year ending May thirty-one one thousand nine hundred and twenty-three the sum of two thousand eight hundred dollars (\$2,800)

To the chief clerk of the Senate for the payment of the expenses of the Senate or committees of the Senate in attending funerals or expenses incident thereto of Senators officers of the Senate or State Officials during the two years ending May thirty-first one thousand nine hundred and twenty-three the sum of five thousand dollars (\$5,000)

HOUSE OF REPRESENTATIVES

For the payment of the salaries of two hundred and seven members of the House of Representatives and extra compensation allowed by law to the Speaker of the House session of one thousand nine hundred and twenty-three the sum of five hundred and eighteen thousand five hundred dollars (\$518,500)

For the payment of the mileage of two hundred and seven members of the House session of one thousand nine hundred and twenty-three the sum of twenty-one thousand dollars (\$21,000)

For the payment of postage session of one thousand nine hundred and twenty-three allowed by the law to two hundred and seven members one hundred and fifty dollars each the sum of thirty-one thousand and fifty dollars (\$31,050)

For the payment of postage session of one thousand nine hundred and twenty-three to the chief clerk and assistants the sum of one hundred and fifty dollars (\$150)

To the chief clerk of the House of Representatives for the payment of postage on the Legislative Journal bills and calendars session of one thousand nine hundred and twenty-three the sum of seven thousand five hundred dollars (\$7,500)

For the payment of the salaries of the officers and employees of the House of Representatives session of one thousand nine hundred and twenty-three also for the payment of the session and recess salaries of all officers and employees whose positions are now or may be hereafter created and for the payment of which provision is not otherwise made; also for the payment of any increases which may now or hereafter be authorized in the recess and session salaries of the officers and employees of the House of Representatives whose present salaries are provided for in this section the sum of one hundred and forty thousand dollars (\$140,000) for the two years ending May thirty-one one thousand nine hundred and twenty-three

For the payment of the mileage of the officers and employees of the House of Representatives session of one thousand nine hundred and twenty-three the sum of four thousand dollars (\$4,000)

For the payment of the salaries of the returning officers of the House of Representatives at the beginning of the session one thousand nine hundred and twenty-three the sum of thirteen thousand dollars (\$13,000)

For the payment of the mileage of the returning officers of the House of Representatives at the beginning of the session of one thousand nine hundred and twenty-three the sum of three thousand dollars (\$3,000)

For the payment of the salary of the chief clerk of the House of Representatives for the two years beginning June first one thousand nine hundred and twenty-one the sum of twelve thousand dollars (\$12,000)

For the payment of the salary of the assistant clerk of the House of Representatives for the session of one thousand nine hundred and twenty-three the sum of two thousand dollars (\$2,000)

For the payment of the salary of the assistant clerk of the House of Representatives for the time employed during the recess periods in the two years ending May thirty-first one thousand nine hundred and twenty-three the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of the resident clerk of the House of Representatives for the two years beginning June first one thousand nine hundred and twenty-one the sum of nine thousand dollars (\$9,000)

For the payment of the salary of the stenographer to the resident clerk of the House of Representatives for the time employed during the recess periods in the two years ending May thirty-first one thousand nine hundred and twenty-three as provided by law the sum of three thousand and seventy-five dollars (\$3,075)

For the payment of the salary of the superintendent of store rooms of the House of Representatives for the time employed during the period ending May thirty-first one thousand nine hundred and twenty-three as provided by law the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salary of the assistant resident clerk of the House of Representatives for the period ending May thirty-first one thousand nine hundred and twenty-three the sum of seven thousand two hundred dollars (\$7,200)

For the payment of the salaries of one day watchman and one night watchman of the House of Representatives for the time employed during the period ending May thirty-first one thousand nine hundred and twenty-three as provided by law the sum of seven thousand two hundred dollars (\$7,200)

For the payment of the salary of the custodian of the basement of the House of Representatives for the time employed in the period ending May thirty-first one thousand nine hundred and twenty-three as provided by law the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of the custodian of the Hall of the House of Representatives for the time employed in the period ending May thirty-first one thousand nine hundred and twenty-three as provided by law the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salaries of the four assistant custodians of the Hall of the House of Representatives for the time employed in the recess period ending May thirty-first one thousand nine hundred and twenty-three as provided by law the sum of seven thousand nine hundred and eight dollars (\$7,908)

For the payment of the salary of the Messenger in the House library for the time employed in the period ending May thirty-first one thousand nine hundred and twenty-three as provided by law the sum of two thousand four hundred dollars (\$2,400)

For the contingent expenses including clerical and stenographic traveling and discretionary charges of the Speaker of the House of Representatives during the recess ending January First one thousand nine hundred and twenty-three the sum of two thousand dollars (\$2,000) and for like expense from January fourth to the close of the session of one thousand nine hundred and twenty-three the sum of one thousand dollars (\$1,000)

For the payment of the necessary expenses including extra labor in the office of the chief clerk of the House of Representatives for the year ending May thirty-one one thousand nine hundred and twenty-two the sum of four thousand seven hundred dollars (\$4,700) and for the six months ending November thirty one thousand nine hundred and twenty-two the sum of two thousand three hundred and fifty dollars (\$2,350)

For the payment of the incidental expenses of the House of Representatives for the six months commencing December one one thousand nine hundred and twenty-two such sums as may be necessary to be expended by the chief clerk of the House of Representatives who shall render to the Auditor General accounts from time to time with proper specifically itemized vouchers to be settled in the same manner as other accounts but said chief clerk shall at no time have in his hands more than two thousand dollars for which accounts have not been rendered and settled and the whole amount expended by said chief clerk shall not exceed the sum of twelve thousand dollars (\$12,000) out of which amount such necessary extra labor in the House of Representatives shall be paid as certified by the Speaker and the chief clerk

For the payment of postage labor express charges and other expenses in the office of the resident clerk of the House of Representatives for the year ending May thirty-one one thousand nine hundred and twenty-two the sum of three thousand five hundred dollars (\$3,500) and for the year ending May thirty-one one thousand nine hundred and twenty-three the sum of three thousand five hundred (\$3,500)

For the payment of the expenses of the Committee on Appropriations of the House of Representatives session of one thousand nine hundred and twenty-three in investigating schools reformatories prisons asylums hospitals and other institutions supported in whole or in part from the treasury of the Commonwealth and for necessary clerical assistance the sum of twelve thousand dollars (\$12,000) to be paid on the warrant of the Auditor General drawn in favor of the chairman of the said committee on presentation of his requisition for same the said chairman shall file an account of the committee's expenses with the Auditor General within thirty days after the adjournment of the Legislature

LEGISLATIVE JOURNAL

Section 4 The expenses for paper and printing of the Legislative Journal shall be paid out of the general appropriations for paper and printing made to the Department of Public Printing and Binding contained in this act

Section 5 For the payment of the chief clerk of the Senate and the chief clerk of the House of Representatives for making indices for the Journals of each House for the session of one thousand nine hundred and twenty-one the sum of seven hundred and fifty dollars each (\$1,500)

For the work of the Legislative Journal officials after the close of the session of nineteen hundred and twenty-one on the Legislative Journal also the proof reading of the appendix and index thereto as provided by law the sum of seven thousand five hundred dollars (\$7,500)

For the payment of the person or persons appointed to index the Legislative Journal session of one thousand nine hundred and twenty-three the sum of one thousand five hundred dollars (\$1,500) in accordance with the act establishing said journal

For the payment of the compensation allowed by law to the compiler and assistant compiler of Smull's Legislative Hand Book for the year one thousand nine hundred and twenty-two the sum of one thousand five hundred dollars each (\$3,000) and like amounts for the year one thousand nine hundred and twenty-three three thousand dollars (\$3,000)

INTEREST ON FUNDED DEBT

Section 6 For the payment of the interest on the funded debt of the Commonwealth which falls due on the first day of August one thousand nine hundred and twenty-one and the first day of February one thousand nine hundred and twenty-two and on the first day of August one thousand nine hundred and twenty-two and the first day of February one thousand nine hundred and twenty-three the sum of sixty-two thousand and forty dollars (\$62,040)

For the compensation of the fiscal agent of the Philadelphia National Bank of Philadelphia the sum of five hundred dollars (\$500) for each year ending November thirtieth one thousand nine hundred and twenty-one and November thirtieth one thousand nine hundred and twenty-two one thousand dollars (\$1,000)

Section 7 For the payment of the expenses of publishing monthly statement of the general sinking funds as required by the act of February seventeenth one thousand nine hundred and six and for the payment of such advertisements as are required by law to be published by the accounting officers in the newspapers including advertisements for "proposals for publication of the decisions of the Supreme Court" under the provisions of an act approved the twelfth day of June one thousand eight hundred and seventy-eight two years the sum of twenty thousand dollars (\$20,000) approved the eleventh day of May Anno Domini one thousand nine hundred and one (Pamphlet Laws page one hundred and sixty-five) and for the deficiencies for biennial period ending May thirty-first one thousand nine hundred and twenty-one the sum of two thousand dollars (\$2,000)

Section 8 To Walter George Smith Judge William H. Staake and William M. Hargest esquire commissioners on the part of Pennsylvania of the National Commission on Uniformity of Legislation for the payment of expenses and incidentals already incurred and to be incurred during the two years beginning June first one thousand nine hundred and twenty-one as members of said commission the sum of two thousand dollars (\$2,000)

Section 9 For the purpose of refunding under the provisions of the act of June fourteenth one thousand nine hundred and eleven (Pamphlet Laws page nine hundred and thirty-six) fees paid for commissions have not been issued as notary public when such commissions have not been issued or if issued have not been recovered and have been cancelled two years and for the deficiencies for biennial period ending May thirty-first one thousand nine hundred and twenty-one the sum of two thousand dollars (\$2,000)

Section 10 For the payment of the expenses incident to issuing certificates of election of Senators for the session of one thousand nine hundred and twenty-three (Act of June fourteen one thousand nine hundred and eleven) the sum of seventy-one dollars and fifty cents (\$71.50) to be paid by the State Treasurer on warrants of the Auditor General upon the presentation of vouchers approved by the President pro tempore of the Senate

Section 11 For the payment of the fees of county officers for furnishing information to the officers of the Commonwealth in accordance with the act of April fourteenth one thousand eight hundred and ninety-seven (Pamphlet Laws twenty-two) two years the sum of four thousand dollars (\$4,000)

Section 12 For the payment of the mileage of the appraisers of the mercantile and other license taxes of the several counties of the Commonwealth two years the sum of twenty thousand dollars (\$20,000)

Section 13 For the payment of pensions and gratuities that have been granted by act of Legislature or that may hereafter be granted according to law two years the sum of ten thousand dollars (\$10,000) to be paid out of any funds of the State Treasury not otherwise appropriated

Section 14 For the purpose of refunding collateral inheritance taxes paid in error for the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of twenty-five thousand dollars (\$25,000) said refunds being directed by acts of Assembly of June twelve one thousand eight hundred and seventy-eight and March twenty-fifth one thousand nine hundred and one

Section 15 For the payment of the compensation and expenses of members of commissions heretofore appointed by the Governor to examine judges of any of the Supreme Superior common pleas or orphans' courts of this Commonwealth who by reason of physical or mental disability appear to be incapacitated from performing their judicial functions and duties as provided by the act of Assembly approved the eleventh day of May Anno Domini one thousand nine hundred and one (Pamphlet Laws page one hundred and sixty-five) and for two years ending May thirty-first one thousand nine hundred and twenty-one the sum of five hundred dollars (\$500)

Section 16 For the payment of the expenses incident to issuing certificates of election to Members of the House of Representatives for the session of one thousand nine hundred and twenty-three (act of June fourteenth one thousand nine hundred and eleven) the sum of five hundred and sixty-nine dollars and twenty-five cents (\$569.25) to be paid by the State Treasurer on warrants of the Auditor General upon presentation of vouchers approved by the Speaker of the House of Representatives

Section 17 For the payment of the expenses of the registration of births and deaths in cities of the first and second classes in accordance with the provisions of the act of Assembly providing for such payments by the Department of Health the sum of thirty-five thousand dollars (\$35,000) for the two fiscal years beginning June first one thousand nine hundred and twenty-one

Section 18 For the payment of the salaries of State employees who may be retired by resignation the sum of fifty thousand dollars (\$50,000) for the two fiscal years beginning June first one thousand nine hundred and twenty-one

Section 19 For the payment of expenses incident to the participation in the proceedings of the organization known as the Governor's Conference for the years one thousand nine hundred and twenty-one and one thousand nine hundred and twenty-two the sum of three hundred dollars (\$300)

Section 20 For the payment of the expenses for the publication in the various newspapers in the State the several amendments to the Constitution of the Commonwealth for the two fiscal years beginning June first one thousand nine hundred and twenty-one

dred and twenty-one and for deficiency for the biennial period ending May thirty-first one thousand nine hundred and twenty-one the sum of one hundred and twenty-five thousand dollars (\$125,000)

Section 21 For refunding inheritance taxes paid in error two years the sum of fifty thousand dollars (\$50,000)

Section 22 For payment of rewards for conviction of violations of the game fish and fire laws under the provisions of the act of March twenty-second one thousand eight hundred and ninety-nine (Pamphlet Laws seventeen) the sum of one thousand dollars (\$1,000)

Section 23 For the payment of the expenses of the Pennsylvania Historical Commission in carrying out its work as provided by the act of July twenty-fifth one thousand nine hundred and thirteen as amended two years the sum of fifteen thousand dollars (\$15,000)

Section 24 To the Department of Public Grounds and Buildings for the payment of the traveling and other expenses of the State Art Commission and the compensation of its employees two years the sum of ten thousand dollars (\$10,000)

Section 25 For the payment of the necessary expenses of the State Board of Examiners of Architects in the event of said board being created by the approval of the Senate bill number five hundred eighty-nine for the two years ending May thirty-first one thousand nine hundred and twenty-three the sum of six thousand dollars (\$6,000) the same to be expended as authorized by said bill

Section 26 To the John F Casey Company of Pittsburgh Pennsylvania for services rendered to the Department of Health in the fall of one thousand nine hundred and eighteen during the influenza epidemic the sum of six hundred and twenty-two dollars (\$622.00)

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—134.

Allum,	Finney,	Lewis,	Sieg,
Armstrong,	Fowler,	Love,	Shannon,
Asbury,	Gearhart,	McCaig,	Shellenberger,
Aston,	Gelder,	McCann,	Sinelair,
Baker,	Gibbon,	McCarthy,	Smiley,
Baldi,	Glass,	McClure,	Smith, H.,
Beaver,	Golder,	McConnell,	Smith, J. W.,
Beckley,	Hagerty,	McCurdy,	Smith, L.,
Bell,	Haldeman,	McGowan,	Snowden,
Bidelspacher,	Hampson,	McHugh,	Soffel,
Blumberg,	Harding,	Mangan,	Sowers,
Bower,	Harer,	Marcus, J.,	Sprows,
Brady,	Harry,	Marshall,	Stackhouse,
Brenneman,	Haslett,	Mantz,	Stark,
Brooks,	Hatrick,	Michel,	Sterling,
Brown, T. R.,	Haws,	Millar, A.,	Stevens,
Burns,	Hayes,	Miller, D. I.,	Stevenson,
Catlin,	Heffernan,	Miller, D. D.,	Stewart,
Clutton,	Henderson, E.,	Miller, H. F.,	Strauss,
Comer,	Henderson, W.,	Miller, J. J.,	Sweitzer,
Conner,	Herrick,	Morris,	Thomas,
Craig, J. O.,	Hoffman, J. N.,	Ogle,	Van Alen,
Curran,	Holcombe,	Orr,	Walker, G. T.,
Davis,	Hoover,	Perry,	Walker, J. A.,
Dawson,	Hough,	Posey,	Wells,
DeHaas,	Jones, W. W.,	Quigley,	Wettach,
Denning,	Jordan,	Richards,	Whitehouse,
Dilshelmer,	Kantner,	Rieder,	Whiteman,
Othrich,	Keene,	Rinn,	Williams,
Donneley,	Kinsman,	Roman,	Woner,
Funn,	Kohler,	Ruch,	Woodruff,
Eaches,	Kooser,	Ruddy,	Zook,
Ehrhardt,	Krause,	Schaeffer,	Whitaker,
Feldman,	Krugh,	Schilling,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

APPROPRIATION BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1542, (Senate Bill No. 22), as follows:

An Act making an appropriation to the Allentown Hospital Allentown Lehigh county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of sixty thousand dollars (\$60,000) or so much thereof as may be necessary be, and the same is

hereby specifically appropriated to the Allentown Hospital located at Allentown Lehigh county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1543, (Senate Bill No. 24), entitled:

An Act making an appropriation to the Saint Lukes Hospital located at South Bethlehem Lehigh county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1544, (Senate Bill No. 28), entitled:

An Act making an appropriation to the Paoli Memorial Association for improvements to and maintenance of the Paoli Parade Grounds

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1645, (Senate Bill No. 30), entitled:

An Act making an appropriation to the Commissioners of Valley Forge Park

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1646, (Senate Bill No. 44), entitled:

An Act making an appropriation to the Camp Curtin Commission for the dedication of the Camp Curtin Park the payment of the expenses of the commission and for the completion of said park

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1545, (Senate Bill No. 45), entitled:

An Act making an appropriation to the General Hospital of East Stroudsburg Pennsylvania

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seven thousand dollars (\$7,000) or so much thereof as may be necessary is hereby specifically appropriated to the General Hospital of East Stroudsburg Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes

For the purpose of maintenance the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

On the question,
Will the House agree to the section?

Mr. McCaig. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1 line 10 by striking out the word "five" and inserting in lieu thereof the word "seven" also by changing the figures in line 11 from "\$5,000" to read "(\$7,000)"

On the question.

Will the House agree to the amendments?

They were agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was separately read and agreed to as follows:

An Act making an appropriation to the General Hospital of East Stroudsburg Pennsylvania

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1647, (Senate Bill No. 46), entitled:

An Act making an appropriation to carry into effect the act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws page one thousand one hundred and eighty) entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New York of certain toll bridges over the Delaware River and making an appropriation therefor"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

QUESTION OF PERSONAL PRIVILEGE.

Mr. SPANGLER. Mr. Speaker, I demand the right to preside over this House.

The SPEAKER. The Chair replies to the gentleman from York, Mr. Spangler, that in accordance with the action of this House the office of Speaker was declared vacant and a new Speaker has been elected. That new Speaker now occupies the Chair.

Mr. SPANGLER. Mr. Speaker, I rise to a question of personal privilege concerning the Assembly.

The SPEAKER. The gentleman from York, Mr. Spangler, will state his question of personal privilege.

Mr. SPANGLER. Mr. Speaker and gentlemen of the House, I more than any one regret the unfortunate situation that we of this House have found ourselves in. As your Speaker I have, from the very beginning, tried to be fair, and I think my fairness has been evidenced to you on many occasions. At the time of my election I pledged that I would be fair to all of you and to all elements of the party. When I appointed my committees, and before these committees were finally ratified and announced, they were submitted to the State Chairman; they were submitted to the Secretary of the Senate; they were submitted to the Governor of the Commonwealth and they received the O. K. of all of them. During the entire session and up to the present time, wherever there was an opportunity to help and to assist the members of this House, I have been there. During the past week there started a parliamentary squabble and every one of my rulings was made in accordance with parliamentary law, and you members sustained me in every move that I made. Is there a member here who can complain that I have ever taken advantage of him? Is there a member here who can say I have ever attempted to be unfair? Is there a member here who can say that my treatment this morning has been anything but disgraceful? Gentlemen of the House, under the general parliamentary law it must be necessary for the Speaker of this House to preserve the dignity and the integrity of this body. That, gentlemen, I have attempted to do. There is one thing, above all others, that a

legislative body must protect, and that is, its own independence, and when a legislative body, I care not where it may be, permits its judgment to be carried away; permits itself to be bulldozed, permits itself to be harassed; permits itself to be intimidated, then a crisis has arrived in the Republican form of government and, sir, I would ten thousand times rather go down to defeat than to permit any clique, any bosses or any intimidation from the other end of this Hall to crush me.

Now, what has been the situation here? Have you gentlemen been free agents to do as you please, or have persons made threats against you and intimidated you? I have an article here of Friday's Philadelphia Public Ledger, written by Mr. Odell Hauser, in which we find that the other end of this capitol has been determined to force through this House certain legislation irrespective of whether parliamentary rules were used or whether they were trampled under foot. Is that what this Legislature will stand for? Let us see, "Governor Summons Committee." In the first place, the sub-committee of the Health and Sanitation Committee, which has the bill in its custody, showed a decided coyness about meeting the Governor for the conference on the bill which was supposed to be the object of its creation. The Governor and his advisers believed firmly that if that sub-committee were left to itself it would forget the way to the Executive office. So the sub-committee was sent for.

"Before he was out of his bed this morning Dr. Steedle, of Pittsburgh, chairman of the Health and Sanitation Committee, was notified by one of the Governor's confidants that the Governor would look upon any attempt by the committee to smother the bill as a distinctly unfriendly act. He was also told the Sinclair sub-committee had better find its way to his office. There was considerable plain language used with Dr. Steedle, as there was with Representative Duncan Sinclair, chairman of the sub-committee, when the latter answered the Governor's summons.

"It was made plain that every step was to be taken that would prevent the success of the plan to keep the bill in committee until the end of the session.

"Another step was a heart-to-heart talk between the Governor and Bromley Wharton, secretary and general manager of the Board of Public Charities, one of the agencies the new bill will displace."

Now, gentlemen, let me say this to you: That, for the last two months I have received complaints concerning interference with this body—interference with individual members, interference with the committee work of our body of which we are the only and the sole judge and of which we, if there is anything wrong, have the right, under our own rules, to correct. I was no later than on last Friday, after adjournment, approached in my office by a man who came to me and said, "I do not know what to do; I have been harassed; I have been intimidated; I have even had my appropriation for my hospital threatened unless I, a member of the sub-committee, was willing to go along and report that bill out."

Now these are the things, gentlemen of this House, that you and I and all have been subjected to. Even the Secretary of the Governor came up to that rostrum while I was there, and wanted me to declare myself as to how I would decide on certain questions of order. And if they will do that too me, what will they do to the ordinary member. If I have treated you unjustly in my ruling, where has it been? Last evening a member called for the order of the day. I merely did what I had a right to do, what any member has a right to do. Any member on the floor of this House has a right to demand that the spectators be cleared away, and the Speaker is forced to acquiesce and clear the floor, and enforce any other rule called for. This was the orders of the day and that is what I have done. Do you think gentlemen that because I have done what I believed to be my duty, that I should be, without word to me, your Speaker, dismissed from your body? Is that kindness? Is that consideration? Is that fairness? I leave the matter, gentlemen of the House, in your hands. If you feel that your independence has been jeopardized, you can correct it. I have always stood for the independence of this body, and against the tyranny or the oppression of anybody that could molest or interfere with the free exercise of its will. I believe at this time Republican institutions are at stake in this State. This House must either assert its independence or it

must recognize certain masters who are determined to put two measures through, no matter what happens, even though, as they said, they have to blow the dome off the capitol. These are the things that you are interested in and must consider. I have throughout this session maintained my independence; I have nothing to apologize for; I have nothing to regret, but if I have done anything wrong in enforcing the rights of this House, then I should like to know it. Let me say to you, the matter is in your hands. I am willing to step aside if the membership of this House so determine, or I am willing to continue on as your presiding officer if the House so decides. But, sir, I want to leave this body altogether than to stultify myself by allowing any outside influence to tell this Legislature—to tell this House of Representatives—what it shall do, when it shall do it, and how it shall do it, whether it is right or wrong. I have finished.

The SPEAKER. The remarks of the gentleman from York, Mr. Spangler, will be printed in the Legislative Journal as part of the record.

MOTION TO EXPUNGE PROCEEDINGS FROM THE JOURNAL.

Mr. HESS. Mr. Speaker, I move that the proceedings of this House between the hours from 12:15 A. M., Tuesday, April 26, 1921, until 11 A. M. of the same date, be expunged from the Journal of the House.

I hold that these proceedings were irregular and out of accord with the Constitution of Pennsylvania. I read from that document on page 357, section 13:

"Sessions shall be open. The sessions of each House and of Committees of the Whole shall be open, unless when the business is such as ought to be kept secret."

Mr. Speaker, I hold that the business transacted was not business that should have been kept secret. I myself, as well as numerous other members, attempted to pass through the doors of this hall, and they were barred against those on the inside to get out, and they were barred against those on the outside to come in. These proceedings were not in the open, they are clearly unconstitutional, and I move that the record of the proceedings be expunged from the Journal of this House.

Mr. EDMONDS. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. DITHRICH. Mr. Speaker, replying to the gentleman from Lancaster, when we proceeded to organize the House after the Speaker had arbitrarily declared the session adjourned and vacated the Chair, the high office to which we had elected him, the doors of the House were ordered locked to ascertain if a quorum were present, and after the roll had been called and it was disclosed that a quorum was present, those doors were open to members. For a time there was some confusion and there were a number of people who were not entitled to the floor of the House who attempted to gain an entrance and those people were barred. It was extremely unfortunate if any member of the House was excluded because of the enforcement of the rule which entitled him to the privilege of the floor, but sir, I submit that the proceedings were entirely regular and in accordance with the Constitution and that access to the floor of this House was denied to no member-elect.

Mr. McVICAR. Mr. Speaker, this motion by the gentleman from Lancaster raises a question which ought to receive the careful and serious consideration of every member, because if this House is not proceeding in a lawful way every bill that would be passed by it will be illegal; it will be in violation of the Constitution of this Commonwealth and it will be stricken down, if illegal, by the courts afterwards. Therefore, I say to you that you ought to be careful and determine whether we are proceeding legally. Are we proceeding in pursuance to the laws of this House and the Constitution of this Commonwealth. Allow me, Mr. Speaker, to call your attention to Rule 54 of this House, which provides, "That the House will convene on Mondays at 8 o'clock P. M. and adjourn at 10 o'clock P. M." In other words, on Monday at 10 o'clock under the rule it is the duty of this House to adjourn if any member ask that it be done under the rules. That was done at 12:15 o'clock A. M. on Tuesday when that question was raised, and the Speaker when that question was raised declared that this House was adjourned. If you had desired to get away from the effect of this ruling you had an opportunity. Last night you could have made a

motion that this rule, No. 54, be suspended for the purpose of transacting business until such time as you might name, and if carried by a majority vote then the House could continue business until that time. But you didn't do so, and that rule was in effect at 12:15 when the question was raised and the Speaker declared the session adjourned. If we assume that the ruling of our Speaker was wrong, for the purpose of argument, there was only one way that the question could be raised and that was by an appeal from the decision of the Speaker making the ruling of the Speaker wrong in declaring the House adjourned. However, you did not do it; you organized a House on another calendar day when Monday had passed. You made a new organization and what you did was illegal. Again, Mr. Speaker, this House adjourned at 12:15 A. M. on Tuesday, under the orders of the Chief Clerk of this House, with absolutely no authority whatever, the doors of this House were barred and no member within could go out or no member who was out could come in. That continued, I am advised, until 12:55 this morning with members who were outside trying to gain entrance and you, Mr. Speaker, with other members of the House were here transacting business and they could not take part in the business and in the reading of bills. I wish to say to you, in conclusion, Rule 54 was in force at that time and you did not follow it; you did not appeal from the decision of the Speaker and hence that was the rule of the House that was in force. Your meeting after that time was without any recognition in law, whatever, and you were transacting business behind closed doors. Do you want in these closing days of the assembly to have every bill which is now passed declared unconstitutional by our courts? Do you want to run that risk? If you do, proceed; use the force, the continuous intimidation and threats which have come from various sources. But if you want to proceed in an orderly, legal, proper way as your constituents expect you to proceed, pass this motion, then take up the business of the House with the right Speaker again, who has been fair; who has treated you all alike and against whom you have made no accusation whatever for the action taken when he adjourned this House at 12:15 last night to meet at 11 o'clock this morning. Without any notice whatever you met at 10 o'clock, no notice to him whatever, vacated his office and elected another Speaker. Is there any law for that? Is there any righteousness in that? If there is, I don't know what it is.

Mr. JAMES A. WALKER. Mr. Speaker, you have had demonstrated to you this morning the ability of the opponents of the administration and of the State committee to filibuster. You had last night what will be under the Journal, declared absolutely constitutional for no court in this State can inquire into the proceedings of this House, and when these proceedings are adopted by a majority of the membership. Last night there was no question put to us as to whether we would adjourn or not. The orders of the day was called for and Rule 54 had been set aside as to last night last week, when this House determined that it would sit after ten o'clock. Rule 54 provides that on Monday nights the House shall meet at eight o'clock and adjourn at ten o'clock. We had a special order fixed last week on the Kohler bill for 10:15. We therefore absolutely suspended that rule and we sat here until 12:15, before the orders of the day, as they were alleged to exist, were called. That cannot be gotten around by any Supreme Court in this State. Furthermore, having passed the orders of the day, as they were written in Rule 54, the only way we could adjourn would be by a regular motion, seconded and put to the House, and as the gentleman from Allegheny who has preceded me says, that was not put to the House. The orders of the day were called and the Speaker last night told us that the House had adjourned. If the constitutionality of our action is only based on that which is presented to you by the gentleman from Lancaster you can go home perfectly satisfied that there is no Supreme Court in this State, no, nor the Supreme Court of the United States, could set any action aside that we have taken. It has been argued to-day that these sessions were secret. The fallacy of that argument is shown in the fact that the rear of the House and the sides of the House and the front corners of the House were filled with visitors, and that gallery was wide open.

If they were secret sessions, every one not a member would have been cleared from the room. The doors were closed in accordance with the procedure of this House,

adopted when we adopted the rules of 1919, thereby to find whether we had here a quorum to transact business. That quorum being present, we not having voted on the question to adjourn, we were perfectly justified in proceeding as we did. Furthermore, it has been suggested to us to-day that intimidation has been used. Granting that that statement, for the purpose of argument, is true, why didn't the other side be fair and tell us the intimidations which have come from their side to some of our members. Why don't they tell about the threats that have been made if they did not go along with the anti-administrationists? I feel that this matter has been discussed thoroughly and that filibustering ought to end as quickly as possible and therefore, Mr. Speaker, I move the previous question, and ask that the motion of the gentleman from Lancaster be defeated.

The motion was seconded by the following members: Messrs. Baldi, Burns, Catlin, Conner, Davis, DeHaas, Dilsheimer, Dithrich, Dunn, Franklin, Glass, Golder, Harer, Harry, Heffernan, Krause, Love, McCaig, McCarthy, Joseph Marcus, J. W. Smith, Sowers, George T. Walker, Zook, and others.

The SPEAKER. More than twenty members having joined in moving the previous question,

On the question,

Shall the main question now be put?

It was agreed to.

On the question recurring,

Will the House agree to the motion?

The yeas and nays were required by Mr. Edmonds and Mr. Alexander.

Mr. EDMONDS. Mr. Speaker, I ask for a verification of the roll.

The SPEAKER. The roll will be verified.

The roll was taken and verified as follows:

YEAS—67.

Alexander,	Ehrhardt,	Jones, D. J.,	Pike,
Bluet,	Elgin,	Kelly,	Quigley,
Brendie,	Evans,	Lafferty,	Rhoads,
Brenneman,	Flynn,	Leeds,	Ruth,
Bromley,	Fox,	McBride,	Shellenberger,
Brooks,	Franklin,	McCurdy,	Sinclair,
Brown, T. R.,	Goehring,	McKim,	Smink,
Campbell,	Goss,	McKnight,	Stadtlander,
Chaplin,	Green,	McVicar,	Steedle,
Cook,	Griffith,	Marcus, J. C.,	Strauss,
Crum,	Haines,	Martin,	Thomas,
Curry,	Haldeman,	Millar, A. S. C.,	Trainer,
Dewey, P. H.,	Hatrick,	Miller, C.,	Vickerman,
Diehm,	Hess,	Miller, J. J.,	Weamer,
Donneley,	Holcombe,	Mitchell,	Williams,
Dunlap,	Horne,	Morris,	Wood,
Edmonds,	Huston,	Phillips,	

NAYS—133.

Allum,	Fitzgibbon,	Long,	Shannon,
Armstrong,	Fowler,	Love,	Sniley,
Asbury,	Gearhart,	McCaig,	Smith, H. J.,
Aston,	Gelder,	McCann,	Smith, H.,
Baker,	Gibbon,	McCarthy,	Smith, J. W.,
Baldi,	Glass,	McClure,	Smith, L.,
Beaver,	Golder,	McConnell,	Snowden,
Bell,	Goodnough,	McGowan,	Soffel,
Bidelspacher,	Hagerty,	McHugh,	Sowers,
Blumberg,	Hampson,	Mangan,	Sprows,
Bolard,	Harer,	Marcus, J.,	Stackhouse,
Bower,	Harry,	Marshall,	Stark,
Brady,	Haslett,	Mantz,	Sterling,
Burns,	Haws,	Michel,	Stevens,
Catlin,	Heffernan,	Millar, A.,	Stevenson,
Clutton,	Henderson, E.,	Miller, D. I.,	Stewart,
Comerer,	Henderson, W.,	Miller, D. D.,	Sweitzer,
Conner,	Hetrick,	Miller, H. F.,	Van Alen,
Curran,	Hoffman, J. N.,	Ogle,	Walker, G. T.,
Davis,	Hoover,	Orr,	Walker, J. A.,
Dawson,	Hough,	Perry,	Weiss,
DeHaas,	Jones, W. W.,	Posey,	Wells,
Denning,	Jordan,	Richards,	Wettach,
Dewey, C. P.,	Kantner,	Rieder,	Whitehouse,
Dilsheimer,	Keene,	Rinn,	Whiteman,
Dithrich,	Kinsman,	Roman,	Wolfe,
Drinkhouse,	Kohler,	Ruch,	Woner,
Dunn,	Kooser,	Ruddy,	Woodruff,
Eaches,	Krause,	Schaeffer,	Zook,
Feldman,	Krugh,	Schwartz,	Whitaker,
Finney,	Lewis,	Sieg,	Speaker.

So the question was determined in the negative, and the motion was not agreed to.

MOTION TO RECONSIDER VOTE.

Mr. COOK. Mr. Speaker, I move that the vote by which the present Speaker was elected, be reconsidered

Mr. EDMONDS. Mr. Speaker, I second the motion.

The SPEAKER. The Chair rules that that question was decided in the previous question, and this motion is now out of order.

RESOLUTION RECALLING HOUSE BILL NO. 1313 FROM THE GOVERNOR.

Mr. STARK offered the following resolution, which was twice read, considered and adopted:

In the House of Representatives, April 26, 1921.

Resolved, (if the Senate concur) that House Bill No. 1313, entitled An Act making an appropriation to carry out the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-five) entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agricultural associations and regulating the payment thereof," be recalled from the Governor for the purpose of amendment

Ordered, That the Clerk present the same to the Senate for its concurrence.

SENATE MESSAGE.

RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate, April 26, 1921.

Whereas, the Legislature of Pennsylvania, now in session, being apprised of the fact that representative citizens of this and other states are indicating their appreciation of the worth of John Wanamaker as a leader in business and good citizenship at a public gathering now assembled in Philadelphia:

Resolved, (if the House of Representatives concur) That the members of the Legislature of Pennsylvania send greeting to our fellow-citizen, John Wanamaker and request Mayor Moore, chairman of the gathering, to convey to Mr. Wanamaker the congratulations of the members of this body and our best wishes for continued good health and added opportunities for good work.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

APPROPRIATION BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with, The House proceeded to the second reading and consideration of House Bill No. 1648, (Senate Bill No. 54), entitled:

An Act making an appropriation to the commission appointed to procure and erect a statue of General David McMurtie Gregg

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1732, (Senate Bill No. 60), entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1546, (Senate Bill No. 62), entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1547, (Senate Bill No. 63), as follows:

An Act making an appropriation to Saint Luke's Homeopathic Hospital of Philadelphia

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty thousand (\$40,000) dollars or so much thereof as may be necessary be and the same is hereby specifically appropriated to Saint Luke's Homeopathic Hospital of Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1649, (Senate Bill No. 64), entitled:

An Act making an appropriation to the Saint Joseph's Hospital of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1548, (Senate Bill No. 70), as follows:

An Act making an appropriation to the Robert Packer Hospital

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of forty-five thousand dollars or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Robert Packer Hospital of Sayre Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes namely

For the purpose of maintenance the sum of forty-five thousand dollars or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1650, (Senate Bill No. 74), entitled:

An Act making an appropriation to the Pennsylvania Historical Commission for certain purposes

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1651, (Senate Bill No. 76), as follows:

An Act authorizing the Governor to appoint a commission which with a similar commission of the State of New Jersey is authorized to acquire purchase maintain and operate ice boats on the Delaware River to keep said river open to navigation

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Governor is authorized to appoint three persons citizens of the Commonwealth who together with an equal number of persons appointed by the Governor of the State

of New Jersey shall constitute a commission and shall have power to acquire purchase maintain and operate ice boats on the Delaware river between the Pennsylvania railroad bridge at Trenton New Jersey and the harbor of Philadelphia Pennsylvania.

Section 2. Said ice boats shall be acquired and purchased by said commission and shall be maintained and operated for the purpose of keeping the Delaware river open to navigation between the points mentioned in section one during the entire year

Section 3. Upon the purchase and acquisition of said ice boats by said commission the same shall be placed in the charge and custody and be under the management direction control and operation of said commission or such other commission or board as the respective Governors of said States may designate

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1549, (Senate Bill No. 78), entitled:

An Act making an appropriation to the Misericordia Hospital of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1692, (Senate Bill No. 80), entitled:

An Act making an appropriation to the treasurer of the First Regiment Infantry of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1550, (Senate Bill No. 82), as follows:

An Act making an appropriation to the West Philadelphia Hospital for Women in the City of Philadelphia

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-five thousand dollars be and the same is hereby specifically appropriated to the West Philadelphia Hospital for Women in the City of Philadelphia for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1551, (Senate Bill No. 86), entitled:

An Act making an appropriation to the Mercy Hospital of Johnstown Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1552, (Senate Bill No. 98), entitled:

An Act making an appropriation to the Eagleville Sanatorium for Consumptives located at Eagleville Montgomery county

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1553, (Senate Bill No. 106), entitled:

An Act making an appropriation to the Sewickley Hospital Association Incorporated of Allegheny county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1554, (Senate Bill No. 111), as follows:

An Act making an appropriation to the J C Blair Memorial Hospital of Huntingdon Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifteen thousand dollars (\$15,000) or so much thereof as may be necessary is hereby specifically appropriated to the J C Blair Memorial Hospital of Huntingdon Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1552, (Senate Bill No. 115), entitled:

An Act making an appropriation to the Lock Haven Hospital Lock Haven Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1555, (Senate Bill No. 116), entitled:

An Act making an appropriation to the Nason Hospital Association of Roaring Springs Blair county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1556, (Senate Bill No. 117), entitled:

An Act making an appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1557, (Senate Bill No. 129), entitled:

An Act making an appropriation to the trustees of the Pennsylvania State Lunatic Hospital for the southern district of Pennsylvania at Harrisburg

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1558, (Senate Bill No. 130), entitled:

An Act reappropriating certain moneys to the trustees of the Pennsylvania State Lunatic Hospital for the southern district of Pennsylvania at Harrisburg

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1559, (Senate Bill No. 132), entitled:

An Act making an appropriation to the Union Home for old Ladies of West Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1560, (Senate Bill No. 133), entitled:

An Act making an appropriation to the Home for the Homeless Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1561, (Senate Bill No. 137), entitled:

An Act making an appropriation to the Mercy Hospital of Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1563, (Senate Bill No. 138), entitled:

An Act making an appropriation to The Public Service Commission of the Commonwealth of Pennsylvania to be used by said Commission in the payment of the cost of the construction reconstruction relocation alteration or abolition of any crossing of the tracks of public service companies at above or below grade including the approaches to any overhead or underpass structure in connection therewith and including also compensation for damages to adjacent property taken injured or destroyed by reason thereof of State Highways or highways in cities or boroughs which are a continuation or connecting link of State Highways and regulating the expenditure of the amount hereby appropriated to the Public Service Commission of the Commonwealth of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1562, (Senate Bill No. 140), as follows:

An Act making an appropriation to the Taylor Hospital Ridley Park Delaware county Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twelve thousand (\$12,000) dollars or so much thereof as may be necessary is hereby specifically appropriated to the Taylor Hospital located at Ridley Park Delaware county Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1693, (Senate Bill No. 142), entitled:

An Act making an appropriation to the Grand View Hospital located near Sellersville Bucks county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1654, (Senate Bill No. 146), entitled:

An Act making an appropriation to the Woman's Medical College of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1563, (Senate Bill No. 147), entitled:

An Act making an appropriation to The Lankenau Hospital of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1564, (Senate Bill No. 148), entitled:

An Act making an appropriation to the Gynceean Hospital Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1565, (Senate Bill No. 151), as follows:

An Act making an appropriation to the Society for the Prevention and Cure of Consumption of the city of Scranton popularly known as the West Mountain Sanatorium

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of eight thousand dollars (\$8,000) or so much thereof as may be necessary is hereby specifically appropriated to the said Society for the Prevention and Cure of Consumption of the city of Scranton popularly known as the West Mountain Sanatorium for the two years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1566, (Senate Bill No. 174), entitled:

An Act making an appropriation to the Salvation Army Rescue Home and Hospital Lansdowne Avenue Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1567, (Senate Bill No. 176), as follows:

An Act making an appropriation to the Easton Home for Friendless Children at Easton Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fourteen thousand dollars (\$14,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Easton Home for Friendless Children at Easton Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance of said Home

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1568, (Senate Bill No. 18), entitled:

An Act making an appropriation to the Indiana Hospital of Indiana county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1569, (Senate Bill No. 181), entitled:

An Act making an appropriation to the North Pennsylvania General Hospital and Sanatorium at Austin Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1655, (Senate Bill No. 201), entitled:

An Act making an appropriation to the Washington Crossing Park Commission for the purpose of the acquisition of lands and property and the making of improvements in accordance with the provisions of the act of July twenty-fifth one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and nine) entitled "An act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument commemorative of Washington crossing the river Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purposes of this act"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1570, (Senate Bill No. 205), entitled:

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania at Pittsburgh

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1656, (Senate Bill No. 206), entitled:

An Act making an appropriation to the Duquesne University Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1571, (Senate Bill No. 209), entitled:

An Act making an appropriation to the George Junior Republic Association of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1572 (Senate Bill No. 217), entitled:

An Act making an appropriation to the Punxsutawney Hospital Association of Punxsutawney Jefferson county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1573, (Senate Bill No. 222), entitled:

An Act making an appropriation to the Florence Crittenton Home located at one hundred and thirty-nine Queen Street Germantown Philadelphia Pennsylvania

The first section was read as follows

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary is hereby specifically appropriated to the Florence Crittenton Home located at one hundred and thirty-nine Queen Street Germantown Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes

For the purpose of maintenance the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary

For the purpose of improvements the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary

On the question,

Will the House agree to the section?

Mr. McCAIG. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 1. line 4, by changing the word "four" to read "six", and by changing the figures therein to read "(\$6,000)" instead of "(\$4,000)"

On the question,

Will the House agree to the amendment?

It was agreed to,

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act making an appropriation to the Florence Crittenton Home located at one hundred and thirty-nine Queen Street Germantown Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1574, (Senate Bill No. 228), entitled:

An Act making an appropriation to the Children's Aid Society of Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1575, (Senate Bill No. 229), entitled:

An Act making an appropriation to the House of the Good Shepherd Penn and Chew streets Germantown Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1576, (Senate Bill No. 238), entitled:

An Act making an appropriation to the State Institution for Feeble Minded of Western Pennsylvania at Polk Pennsylvania for maintenance and training

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1577, (Senate Bill No. 239), entitled:

An Act making an appropriation to the State Institution for Feeble Minded of Western Pennsylvania at Polk Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1657, (Senate Bill No. 240), entitled:

An Act making an appropriation to the Pennsylvania Board of Pharmacy

And said bill having been read at length the second time and agreed to

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1658, (Senate Bill No. 249), entitled:

An Act making an appropriation to the Corry Hospital Association of Corry Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1578, (Senate Bill No. 250), entitled:

An Act making an appropriation to the Adrian Hospital Association of Punxsutawney Jefferson county Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1579, (Senate Bill No. 252), entitled:

An Act making an appropriation to the Braddock General Hospital Braddock Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1580, (Senate Bill No. 253), entitled:

An Act making an appropriation to the Home for the Aged and Infirm Colored Women at Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1581, (Senate Bill No. 254), entitled:

An Act making an appropriation to the Pittsburgh Hospital Sisters of Charity Frankstown avenue Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1582, (Senate Bill No. 255), entitled:

An Act making an appropriation to the Columbia Hospital Wilkinsburgh Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1659, (Senate Bill No. 261), entitled:

A Supplement to an act entitled "An act providing for the selection and purchase or the appropriation from the State Forest Reserves of a tract of land and the erection thereon of buildings for the Western Penitentiary making an appropriation therefor authorizing the removal thereto of the inmates of the said penitentiary and directing the sale of the site now occupied by the said penitentiary and the buildings and materials thereon" approved the thirtieth day of March Anno Domini one thousand nine hundred and eleven making an additional appropriation for erection construction and equipment

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1583, (Senate Bill No. 269), entitled:

An Act making an appropriation to the Women's Homeopathic Hospital of Philadelphia

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1584, (Senate Bill No. 273), entitled:

An Act making an appropriation to the Clearfield Hospital Clearfield Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1660, (Senate Bill No. 276), entitled:

An Act making an appropriation to the commission constituted for the purpose of acquiring and maintaining toll-bridges over the Delaware river between Pennsylvania and New Jersey

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1585, (Senate Bill No. 292), entitled:

An Act making an appropriation to the New Castle Hospital of New Castle Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1586, (Senate Bill No. 301), entitled:

An Act making an appropriation to the Friends' Home for Children situate at four thousand eleven Aspen street Philadelphia

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1587, (Senate Bill No. 304), as follows:

An Act making an appropriation to the Pennsylvania Institution for the Instruction of the Blind

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that the sum of one hundred and thirty-one thousand two hundred and fifty dollars (\$131,250) or so much thereof as may be necessary is hereby specifically appropriated to the Pennsylvania Institution for the Instruction of the Blind for the two fiscal years beginning June first one thousand nine hundred and twenty-one (1921) toward the education and maintenance of one hundred and seventy-five State pupils resident in the State to be paid quarterly at the annual rate of three hundred and seventy-five dollars (\$375) per pupil but if in any quarter less than one hundred and seventy-five such pupils shall be enrolled in the school whatever portion of this appropriation shall remain in the treasury may be drawn for the education and maintenance of any other such pupil or pupils up to the total of one hundred and seventy-five in any other quarter of either of said years

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1588, (Senate Bill No. 306), as follows:

An Act making an appropriation to the Medico-Chirurgical Hospital of the University of Pennsylvania

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that the sum of sixty-one thousand dollars (\$61,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Medico-Chirurgical Hospital of the University of Pennsylvania for the maintenance and equipment of said hospital for the two fiscal years beginning June first one thousand nine hundred and twenty-one

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1589, (Senate Bill No. 307), as follows:

An Act making an appropriation to the Hospital of the University of Pennsylvania

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that the sum of two hundred thousand dollars (\$200,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the hospital of the University of Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes namely

For the maintenance of the Hospital of the University of Pennsylvania the sum of two hundred thousand dollars (\$200,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1590, (Senate Bill No. 311), entitled:

An Act making an appropriation to the Memorial Hospital Association of Monongahela City Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1591, (Senate Bill No. 313), entitled:

An Act making an appropriation to the Home for Widows and Single Women of Reading Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1593, (Senate Bill No. 321), entitled:

An Act making an appropriation to the Mary M Packer Hospital Sunbury Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1594, (Senate Bill No. 325), entitled:

An Act providing for the reappropriation of the unexpended balance for the erection of a monument upon the Parkway in the city of Philadelphia or elsewhere in the State of Pennsylvania in commemoration of the military service of General Galusha Pennypacker and making an additional appropriation for the same purpose

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1595, (Senate Bill No. 341), entitled:

An Act making an appropriation to the Tabor Home for Children Doylestown Bucks county Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1661, (Senate Bill No. 345), entitled:

An Act making an appropriation to the trustees of the Philadelphia School of Design for Women at Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1596, (Senate Bill No. 347), entitled:

A Further Supplement to an act approved the first day of April one thousand eight hundred and sixty-three (Pamphlet Laws two hundred and thirteen) entitled "An act to accept the grant of public lands by the United States to the several States for the endowment of agricultural colleges" and making appropriation for carrying the same into effect

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1662, (Senate Bill No. 348), entitled:

An Act making an appropriation to the Pennsylvania State College for educational extension work and for maintaining a summer session for teachers

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1597, (Senate Bill No. 353), entitled:

An Act making an appropriation to the Hospital of the Hahnemann Medical College and Hospital

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1733, (Senate Bill No. 356), entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1598, (Senate Bill No. 357), as follows:

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mount Carmel Coal Fields

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred thirty-five thousand dollars (\$135,000) or so much thereof as may be necessary is hereby specifically appropriated to the State Hospital for Injured Persons of the Trevorton Shamokin and Mount Carmel Coal Fields situated in the Township of Coal near Shamokin Northumberland County Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes

For the purpose of maintenance the sum of ninety-five thousand dollars (\$95,000) or so much thereof as may be necessary

For repairing floors replacing water pipes making storage room in basement and remodeling other room for storage the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary

For laundry garage ambulance improvements repairs furniture and furnishings the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

For beds bedding furnishings and repairs for all buildings the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary

To finish X-Ray room and laboratory (photography) wiring and electrical work for all buildings the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

For operating room repairs improvements and equipment the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

For repairing sewers improving grounds and finishing driveways the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1599, (Senate Bill No. 360), as follows:

An Act making an appropriation to the Cottage State Hospital of Philipsburg Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred seventy thousand five hundred dollars (\$170,500) or so much thereof as may be necessary is hereby specifically appropriated to the Cottage State Hospital of Philipsburg Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes namely

For the purpose of maintenance the sum of forty-three thousand dollars (\$43,000) or so much thereof as may be necessary

For the purchase of bed-side X-ray warming closets baking machine and X-ray equipments the sum of two thousand five hundred dollars (\$2,500) or so much thereof as may be necessary

For the erection of buildings the sum of one hundred and twenty-five thousand dollars (\$125,000) or so much thereof as may be necessary Provided however That the citizens of the community in which this hospital is situate raise a similar amount and evidence thereof be furnished the Auditor General before the amount appropriated in this item is available

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1600, (Senate Bill No. 365), entitled:

An Act making an appropriation to the American Hospital for Diseases of the Stomach of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1601, (Senate Bill No. 380), as follows:

An Act making an appropriation to the House of the Good Shepherd in the City of Reading Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary is hereby specifically appropriated to the House of the Good Shepherd in the City of Reading Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

No money shall be paid under the provision of this act unless the said authorities of the House of Good Shepherd shall agree to receive and provide and shall actually receive and provide for all persons committed thereto by all authorities within the County of Berks that shall have the power to commit to institutions of the character of the House of the Good Shepherd

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1602, (Senate Bill No. 382), as follows:

An Act making an appropriation to the Sisters of Charity of Saint Catherine's Orphan Asylum of Reading Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Sisters of Charity of Saint Catherine's Orphan Asylum of Reading Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

No money shall be paid under the provisions of this act unless said Sisters of Charity of Saint Catherine's Orphan Asylum shall agree to receive and provide and shall actually receive and provide for all persons committed thereto by all authorities within the County of Berks that shall have power to commit to institutions of the character of the Sisters of Charity of Saint Catherine's Orphan Asylum of Reading Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1603, (Senate Bill No. 383), entitled:

An Act making an appropriation to the Saint Joseph's Hospital in the city of Reading Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1604, (Senate Bill No. 390), as follows:

An Act making an appropriation to the Pennsylvania Seamen's Friend Society of Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Pennsylvania Seamen's Friend Society situated in Philadelphia Pennsylvania for the maintenance of said institution for the two fiscal years beginning June first one thousand nine hundred and twenty-one

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1605, (Senate Bill No. 393), entitled:

An Act making an appropriation to the Franklin City Hospital Franklin Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1606, (Senate Bill No. 397), entitled:

An Act making an appropriation to the South Side Hospital of Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1734, (Senate Bill No. 428), entitled:

An Act making an appropriation to the Home for Friendless Children of the City of Reading Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1228 (Senate Bill No. 430), entitled:

An Act to amend section two of the act approved the twenty-eighth day of March one thousand eight hundred and eighty-nine (Pamphlet Laws twenty-two) entitled "A supplement to an act entitled 'An act to provide for the publication of the decisions of the Supreme Court and the appointment of a State reporter' approved the twelfth day of June Anno Domini one thousand eight hundred and seventy-eight (Pamphlet Laws one thousand eight hundred and seventy-eight page two hundred and one) requiring the State reporter to report all the cases decided by the Supreme Court of this Commonwealth and providing for additional assistance and compensation therefor"

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1607, (Senate Bill No. 434), entitled:

An Act making an appropriation to the Northern Home for Friendless Children of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1608, (Senate Bill No. 435), entitled:

An Act making an appropriation to the Christian Home for Women at fourteen hundred and twenty-three Liverpool street Northside city of Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1609, (Senate Bill No. 436), entitled:

An Act making an appropriation to the State Industrial Home for Women at Muncy

The first section was read as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the

same That the sum of two hundred and sixty-five thousand one hundred dollars (\$265,000) or so much thereof as may be necessary is hereby specifically appropriated to the State Industrial Home for Women at Muncy for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes namely

For maintenance the sum of two hundred thousand dollars (\$200,000) or so much thereof as may be necessary

For the erection and equipment of barn including silo appurtenances and farming implements the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary

For the purchase of live stock the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary

For the purchase of pig and chickens the sum of seven hundred dollars (\$700) or so much thereof as may be necessary

For the purchase of industrial machinery for making rugs carpets et cetera the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary

For the purchase of automobile and auto truck the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

For the payment of chauffeurs salary the sum of two thousand four hundred dollars (\$2,400) or so much thereof as may be necessary

For planting trees and shrubbery around building and for installation of fountain the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary

For the purchase of additional real estate contiguous to the present lands of the said institution the sum of twelve thousand dollars (\$12,000) or so much thereof as may be necessary

On the question.

Will the House agree to the section?

Mr. McCAIG. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 1, line 5, by changing the figures "\$265,000" to read "\$265,100"

On the question.

Will the House agree to the amendment?

It was agreed to.

On the question.

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

An Act making an appropriation to the State Industrial Home for Women at Muncy

And said bill having been read at length the second time and agreed to as amended.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1610, (Senate Bill No. 444), entitled:

An Act making an appropriation to the Erie Infants Home and Hospital of Erie Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1611, (Senate Bill No. 455), as follows:

An Act making an appropriation to the Reading Hospital in the city of Reading Pennsylvania for maintenance

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of fifty thousand dollars (\$50,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Reading Hospital in the city of Reading Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1664, (Senate Bill No. 476), entitled:

An Act making an appropriation to the board of trustees of the Philadelphia Museums

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1612, (Senate Bill No. 481), entitled:

An Act making an appropriation to the Pittsburgh Newsboys' Home of Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1613, (Senate Bill No. 485), entitled:

An Act making an appropriation to the Wills Hospital Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1614, (Senate Bill No. 488), entitled:

An Act making an appropriation to the Nesbit West Side Hospital Doranceton Luzerne county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1615, (Senate Bill No. 489), entitled:

An Act making an appropriation to the Pittston Hospital Association of the city of Pittston Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1616, (Senate Bill No. 490), entitled:

An Act making an appropriation to the Florence Crittenton Circle of Wilkes-Barre Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1665, (Senate Bill No. 491), as follows:

An Act to make an appropriation for the improvement of the maritime port facilities of the State of Pennsylvania at Philadelphia and providing for the expenditure thereof and for the appointment by the Governor of a competent engineer to assist and cooperate therein

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred thousand dollars (\$100,000) be and the same is hereby specifically appropriated to the Department of Wharves Docks and Ferries of the City of Philadelphia for the following purposes

For dredging in the Delaware and Schuylkill rivers within the limits of the State of Pennsylvania

For the improvement of harbor facilities dockage system reclaiming waste lands and the purchase or condemnation of waste lands or lands that are partially waste the purchase of desirable sites upon which to erect piers bulkheads or other harbor improvements for dredging of docks and for the removal of shoals in the Delaware river between the channel and the pier-head line and the pier-head and bulkhead lines along the Delaware and Schuylkill rivers within the limits of the State of Pennsylvania and the purchase of additional units for the city dredging plant

Section 2 The moneys so appropriated shall only be expended as authorized and directed by the councils of the city of Philadelphia A competent engineer shall be appointed by the Governor for a term of two years at a salary of four thousand dollars per year payable out of said appropriation Said engineer shall assist and cooperate in the said work with the Director of the Department of Wharves Docks and Ferries of the said city and report to the Governor from time to time as to the expenditure of said money No such moneys shall be drawn out of the State Treasury except upon warrants drawn by the Auditor General upon requisitions by the director of the Department of Wharves Docks and Ferries of said city

Section 3 All work and materials necessary to be furnished in order to carry into effect the purpose for which the said appropriation is hereby made shall be performed and furnished under contract to be given to the lowest responsible bidder under such regulations as shall be prescribed by the councils of said city

Section 4 This appropriation shall only become effective when the city of Philadelphia shall have contracted to spend on said improvement at least an equal amount during the period ending May thirty-first one thousand nine hundred twenty-three

Section 5 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1617, (Senate Bill No. 492), entitled:

An Act making an appropriation to the Saint Agnes Hospital Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1618, (Senate Bill No. 493), entitled:

An Act making an appropriation to the Columbia Hospital at Columbia Lancaster county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1666, (Senate Bill No. 508), as follows:

A Supplement to an act entitled "An act to establish an asylum for the insane poor of this Commonwealth to be called The Pennsylvania State Lunatic Hospital and Union Asylum for the Insane" approved the fourteenth day of April Anno Domini one thousand eight hundred and forty-five (Pamphlet Laws page four hundred and forty)

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That from and after the approval of this act the name of the asylum for the insane poor of this Commonwealth which was created and incorporated by the act of General Assembly approved the fourteenth day of April Anno Domini one thousand eight hundred and forty-five (Pamphlet Laws page four hundred and forty) entitled "An act to establish an asylum for the insane poor of this Commonwealth to be called The Pennsylvania State Lunatic Hospital and Union Asylum for the Insane" the name of which was changed to "Pennsylvania State Lunatic Hospital" by a supplement to said act approved

the eleventh day of April Anno Domini one thousand eight hundred and forty-eight (Pamphlet Laws page five hundred and thirty-five) entitled "A supplement to the act to establish an asylum for the insane poor of this Commonwealth passed April fourteenth one thousand eight hundred and forty-five" shall be and the same hereby is changed to "Harrisburg State Hospital"

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1619, (Senate Bill No. 510), entitled:

An Act making an appropriation to the Children's Homeopathic Hospital of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1620, (Senate Bill No. 515), entitled:

An Act making an appropriation to the Industrial Home for Crippled Children at Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1621, (Senate Bill No. 536), entitled:

An Act making an appropriation to the Beulah Anchorage of Reading Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1623, (Senate Bill No. 540), as follows:

An Act making an appropriation to the Wilkes-Barre City Hospital

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred forty-two thousand dollars (\$142,000) or so much thereof as may be necessary is hereby specifically appropriated to the Wilkes-Barre City Hospital for the following purpose, namely

For the support and maintenance of the said hospital for the two years beginning June first one thousand nine hundred and twenty-one one hundred forty-two thousand (\$142,000) dollars or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1624, (Senate Bill No. 550), entitled:

An Act making an appropriation to the Chester Hospital in the City of Chester Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1667, (Senate Bill No. 558), entitled:

An Act making an appropriation to Albright and Mebus for the payment for services heretofore rendered to the Attorney General of the Commonwealth

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1625, (Senate Bill No. 586), entitled:

An Act making an appropriation to the several fire companies of the city of Harrisburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1626, (Senate Bill No. 593), as follows:

An Act making an appropriation to the trustees of the Homeopathic State Hospital for the Insane at Allentown Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two hundred nine thousand eight hundred and sixty dollars (\$209,860) or so much thereof as may be necessary is hereby specifically appropriated to the trustees of the Homeopathic State Hospital for the Insane Allentown Pennsylvania for the two fiscal years beginning June first one thousand nine hundred twenty-one for the following purposes

For erection and construction furnishing and equipment of a two-story fire-proof reception building for men patients including steam water sewage and tunnel connections

For construction erection and furnishing of two wings to present tubercular pavilions

For construction erection and furnishing of two story porches for out-door day rooms along connecting corridors of wards

For construction erection and equipment to increase size of present bakery and cold storage

For extension erection and equipment of present poultry houses wagon and cattle shedding blacksmith shop slaughtering house and incinerator

For construction erection and equipment of a propagating greenhouse

For construction erection and equipment of an extension to present garage

For installation of two fire-proof stairways and necessary alterations in Nurses' Home for Men covering for radiators safety devices for machinery purchase of material and installation of same

For X-ray and electrotherapeutic equipment

For replenishing kitchen equipment and hospital furnishings to increase kitchen toilet facilities and purchase material for construction and installation

For the purchase of automobiles and trucks to replace those no longer giving efficient service

For the purchase and placing of material for walks roads shrubby trees et cetera

For installation of sanitary appliances manure carrier tracks and tubs concrete manure pits et cetera for dairy and horse barns

For the purchase of farm implements equipment and stock purchase of fruit trees

For installation of sewage system at farm colony

For the purchase of farm lands for extension of agricultural colony for able-bodied patients

For the purchase of material to replace defective hot water pipes installation of auxiliary heater installation of water and steam flow meters with recording thermometer and pressure gauge

For installation of a complete water-softening plant

For the purchase and installation of a one hundred and fifty K W capacity two hundred and twenty volt D C direct connected engine-driven generator

For the purchase and installation of equipment and material to increase heating capacity of hospital

For the purchase and installation of material to change electrical distributing system

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1627, (Senate Bill No. 627), entitled:

An Act making an appropriation to the Home for the Friendless of Harrisburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1628 (Senate Bill No. 628), entitled:

An Act making an appropriation to the Harrisburg Polyclinic Hospital of Harrisburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1629, (Senate Bill No. 630), entitled:

An Act making an appropriation to the Sylvan Heights Home for Orphan Girls at Harrisburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1668, (Senate Bill No. 635), entitled:

An Act making a further appropriation to carry into effect the act approved the fourteenth day of June one thousand nine hundred and eleven (Pamphlet Laws nine hundred and thirty-five) entitled "An act providing for the erection by the Commonwealth of Pennsylvania of a statue in memory of General George Gordon Meade in the city of Washington and making an appropriation therefor"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1671, (Senate Bill No. 678), entitled:

An Act to amend sections one two and four of an act approved the eighteenth day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one thousand and forty-nine) entitled "An act authorizing the Board of Commissioners of Public Grounds and Buildings to erect a Soldiers' and Sailors' Memorial Bridge with the approaches thereto and memorial pylons in the city of Harrisburg to commemorate the services of the soldiers and sailors of the Commonwealth providing for the letting of contracts therefor providing for a proportion of the cost to be paid by the city of Harrisburg and public service corporations using or affected by the building of said bridge providing for acquiring any property necessary by eminent domain giving the Board of Commissioners of Public Grounds and Buildings the right to sell a portion of the land to the Pennsylvania Railroad Company to conform to the plans of the architect providing for the maintenance of said bridge and making an appropriation to carry out the provisions of this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1630, (Senate Bill No. 685), entitled:

An Act making an appropriation to the trustees of the Western State Hospital for the Insane

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1672, (Senate Bill No. 737), entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the payment of the cost of bridges erected in pursuance of the proceedings under the act of May fifth one thousand nine hundred and eleven (Pamphlet Laws one hundred seventy-seven) entitled "An act authorizing the Commonwealth of Pennsylvania to build bridges over any river not more than one thousand feet and not less than five hundred feet in width at localities not less than ten miles distant from the nearest public bridge over the same river in counties whose indebtedness increased by the cost of such proposed bridge would exceed the constitutional limitation of two per centum of their assessed valuation"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1673, (Senate Bill No. 758), entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the payment of the cost of bridges erected in pursuance of the proceedings under the act of May fifth one thousand nine hundred and eleven (Pamphlet Laws one hundred seventy-seven) entitled "An act authorizing the Commonwealth of Pennsylvania to build bridges over any river not more than one thousand feet and not less than five hundred feet in width at localities not less than ten miles distant from the nearest public bridge over the same river in counties whose indebtedness increased by the cost of such proposed bridge would exceed the constitutional limitation of two per centum of their assessed valuation"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1402, (Senate Bill No. 760), entitled:

An Act authorizing the State Highway Department to pay to or for certain railroad companies certain sums of money in satisfaction of certain credits extended to the State Highway Department by said railroad companies for the cost of transporting road building materials for use upon State highways said credits being the difference in the freight rate in force when the contracts for the road construction were made and the freight rate authorized by the Interstate Commerce Commission prior to completion of work thereunder directing and restricting the payment of such sums to the amounts expended by said railroad companies in the elimination of grade crossings under order of the Public Service Commission of the Commonwealth of Pennsylvania and making an appropriation therefor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1631, (Senate Bill No. 808), entitled:

An Act making an appropriation to Saint Vincent's Home and Maternity Hospital Seventieth street and Woodland avenue Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1632, (Senate Bill No. 809), entitled:

An Act making an appropriation to Saint John's Orphan Asylum Forty-ninth street and Wyalusing avenue Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1633, (Senate Bill No. S10), entitled:

An Act making an appropriation to the House of the Good Shepherd Fairmount Avenue and Thirty-fifth street Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1634, (Senate Bill No. S12), entitled:

An Act making an appropriation to the Saint Edmond's Home for Crippled Children Forty-fourth street and Haverford Avenue Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1635, (Senate Bill No. S13), entitled:

An Act making an appropriation to Saint Vincent's Home Lansdowne Delaware county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1636, (Senate Bill No. S14), entitled:

An Act making an appropriation to the Catholic Home for Destitute Children Allegheny Avenue and Twenty-ninth street Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1637, (Senate Bill No. S15), entitled:

An Act making an appropriation to the Philadelphia Protector for Boys Protector Station Montgomery county Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1639, (Senate Bill No. S24), entitled:

An Act making an appropriation to the Western Temporary Home of Philadelphia

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1677, (Senate Bill No. S26), entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the grading paving and curbing of part of North street in the city of Harrisburg Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1678, (Senate Bill No. S27), as follows:

An Act making an appropriation for use of the Board of Commissioners of Public Grounds and Buildings to carry on the work of completing an office building in Capitol Park

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of nine hundred thousand dollars (\$900,000) together with any unexpended balance of any moneys heretofore appropriated is hereby appropriated and reappropriated to the Board of Commissioners of Public Grounds and Buildings for the purpose of carrying on the work of completing an office building in Capitol Park as authorized by an act approved the eighteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and fifty-three) entitled "An act authorizing the Board of Commissioners of Public Grounds and Buildings to erect construct and complete an office building in the Capitol Park and to grade and terrace the ground in connection therewith providing for the letting of contracts therefor authorizing the appointment of a superintendent of construction and making an appropriation for the payment thereof"

Section 2 Payment of the money hereby appropriated and reappropriated shall be made in the same manner and shall be subject to the same conditions as prescribed in said act of July eighteenth one thousand nine hundred and nineteen (Pamphlet Laws one thousand and fifty-three)

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1679, (Senate Bill No. S28), entitled:

An Act authorizing the Board of Commissioners of Public Grounds and Buildings to erect construct and complete a garage building in one or more units to be constructed of fire resisting materials on a plot of ground owned by the Commonwealth lying north of the proposed Soldiers' and Sailors' Memorial Bridge in the city of Harrisburg and providing for the letting of contracts therefor and making an appropriation for the payment thereof

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1680, (Senate Bill No. S32), entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings of the Commonwealth of Pennsylvania for the payment of the Commonwealth's share of the cost of maintenance of and repairs to bridges over the Delaware river between the Commonwealth of Pennsylvania and the state of New York

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1681, (Senate Bill No. S33), entitled:

A Joint Resolution continuing the commission appointed pursuant to a concurrent resolution dated June seventeenth one thousand nine hundred and fifteen for the purpose of continuing the work of the former commission by a further investigation and examination of the various laws now in effect in the several states relating to the recording of deeds mortgages the transfer of land the insurance of titles and the practical operation of such laws and to propose such changes in the Constitution and laws of this Commonwealth as to insure the best system of recording and making report and recommendation to the next General Assembly in the year one thousand nine hundred and twenty-three defining the powers and duties of the commission and making an appropriation

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1707, (Senate Bill No. 855), entitled:

An Act making an appropriation and reappropriation for the erection and construction of a bridge over the Delaware river and approaches thereto as provided for in the act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fourteen) entitled "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River connecting the city of Philadelphia and the city of Camden and the approaches thereto providing for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the city of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the site and approaches thereof providing for the turning over of said bridge upon its completion and making an appropriation for the purpose of this act"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1682, (Senate Bill No. 856), entitled:

An Act re-appropriating the unexpended balance of any moneys heretofore appropriated to the Board of Commissioners of Public Grounds and Buildings for the purpose of carrying on the work of erecting and constructing a Soldiers' and Sailors' Memorial Bridge

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1735, (Senate Bill No. 963), as follows:

An Act to authorize the acquisition by purchase or condemnation of lands with or without buildings thereon and the erection of buildings for a State Truancy School and for the appointment of a commission to acquire the same and making an appropriation for the purposes of this act and providing for its operation by the State Board of Education

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That for the purpose of the proper care training and correction of habitual truants there is hereby constituted and established a State Truancy School which institution shall be devoted to the aforesaid purpose and shall be operated under rules and regulations of the State Board of Education

Section 2 There is hereby constituted a commission to carry out the purpose of this act which commission shall be composed of five citizens of the Commonwealth of Pennsylvania to be appointed by the Governor Said commission shall forthwith organize and proceed to acquire by purchase condemnation or otherwise suitable lands and buildings or vacant lands upon which they shall erect buildings and shall have the general control and management of such operation until such time as it is ready for occupancy The control and management thereof or any part thereof shall be vested in the State Board of Education as soon as it is ready to receive inmates

Section 3 The sum of two hundred thousand dollars (\$200,000) or so much thereof as may be necessary is hereby appropriated out of any moneys in the treasury not otherwise appropriated for the purpose of this act and in accordance with the provisions thereof

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1737, (Senate Bill No. 965), entitled:

An Act making an appropriation to the Hebrew Sheltering Home and Day Nursery for Children, Philadelphia, Pennsylvania

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1738, (Senate Bill No. 967), entitled:

An Act making an appropriation to the trustees of the Locust Mountain Hospital at Shenandoah Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1742, (Senate Bill No. 975), entitled:

An Act making an appropriation to the Babies Hospital of Philadelphia Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 507, as follows:

An Act to provide for the erection of a monument and memorial tablets to Battery F Independent Pennsylvania Artillery (known as the Hampton Battery) on the battlefield of Antietam and the dedication of the same and of the expenses of the commission appointed to select supervise and erect the same and the transportation of the survivors of said command to and from said battlefield and making an appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a commission composed of three of the surviving members of Battery F Independent Pennsylvania Artillery (known as the Hampton Battery) be appointed by the Governor whose duty it shall be to select and decide upon the design and material for a suitable monument and memorial tablets of granite stone marble or bronze and to erect the same upon the battlefield of Antietam to mark and designate the position place or spot held or occupied by said organization upon said battlefield

Section 2 That the sum of thirty-five hundred (\$3,500) dollars out of moneys in the treasury not otherwise appropriated be hereby appropriated for the purpose of perpetuating the participation in of said organization and marking the same and paying for said monument and memorial tablets and the dedication thereof And provided further That not more than five hundred (\$500) dollars of said sum shall be expended in the necessary transportation of the surviving members of said battery to and from said battlefield upon the dedication of said monument

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 509, as follows:

An Act to provide for the erection of a monument and memorial tablets to Battery F Independent Pennsylvania Artillery (known as the Hampton Battery) on the battlefield of Chancellorsville and the dedication of the same and of the expenses of the commission appointed to select supervise and erect the same and the transportation of the survivors of said command to and from said battlefield and making an appropriation

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a commission composed of three of the surviving members of Battery F Independent Pennsylvania Artillery (known as the Hampton Battery) be appointed by the Governor whose duty it shall be to select and decide upon the design and material for a suitable monument and memorial tablets of granite stone marble or bronze and to erect the same upon the battlefield of Chancellorsville to mark and designate the position place or spot held or occupied by said organization upon said battlefield

Section 2 That the sum of thirty-five hundred dollars (\$3,500) out of moneys in the treasury not otherwise appropriated be hereby appropriated for the purpose of perpetuating the participation in said organization and marking the same and paying for said monument and memorial tablets and the dedication thereof And provided further That not more than five hundred dollars (\$500) of said sum shall be expended in the necessary transportation of the surviving members of said battery to and from said battlefield upon the dedication of said monument

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1785, (Senate Bill No. 1343), entitled:

An Act making an appropriation to the board of commissioners of Public Grounds and buildings to carry into effect the provisions of an act approved the eighteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand fourty-nine) entitled "An act authorizing the board of commissioners of Public Grounds and Buildings to erect a soldiers' and sailors' memorial bridge with the approaches thereto and memorial pylons in the city of Harrisburg to commemorate the services of the soldiers and sailors of the Commonwealth providing for the letting of contracts therefor providing for a proportion of the cost to be paid by the city of Harrisburg and public service corporations using or affected by the building of said bridge providing for acquiring any property necessary by eminent domain giving the board of Commissioners of Public Grounds and Buildings the right to sell a portion of the land to the Pennsylvania Railroad Company to conform to the plans of the architect providing for the maintenance of said bridge and making an appropriation to carry out the provisions of this act"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1752, (Senate Bill No. 741), entitled:

A Joint Resolution authorizing the Governor to appoint a commission to inquire into a plan for the reorganization of the State Government and making an appropriation

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1755, (Senate Bill No. 876), entitled:

An Act making an appropriation to the Good Samaritan Hospital of Lebanon Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1767, (Senate Bill No. 1055), entitled:

An Act making an appropriation to the Donair Sanatorium Bells Camp McKean County Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1776, (Senate Bill No. 1067), as fol-

An Act making an appropriation to the Fredrick Douglass Memorial Hospital and Training School of Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty-two thousand dollars or so much thereof as may be necessary is hereby specifically appropriated to the Fredrick Douglass Memorial Hospital and Training School of Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1756, (Senate Bill No. 210), entitled:

An Act making an appropriation to the Allegheny General Hospital at Pittsburgh Pennsylvania

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1751, (Senate Bill No. 456), entitled:

An Act making an appropriation to the Berks County Tuberculosis Society

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 351, as follows:

An Act making an appropriation to the Home for the Aged of Westmoreland County Greensburg Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary is hereby specifically appropriated to the Home for the Aged of Westmoreland County Greensburg Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes

For the purpose of maintenance the sum of one thousand dollars (\$1,000) or so much thereof as may be necessary

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1763, (Senate Bill No. 1050), entitled:

An Act making an appropriation for the purchase of copies of the history of the Twenty-eight Division during the World War and providing for the distribution thereof by the Governor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1783, (Senate Bill No. 684), entitled:

An Act making an appropriation to the trustees of the Western State Hospital for the Insane

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1754, (Senate Bill No. 559), entitled:

An Act making an appropriation to aid in the erection of a monument at Erie Pennsylvania commemorating the building of the fleet at that place and the conspicuous manner in which it performed its errand at the Battle of Lake Erie and for repairs to and improvements for the Flag Ship Niagara

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000) be and the same is hereby appropriated from money in the State Treasury not otherwise appropriated to the commissioners appointed by the Governor of Pennsylvania to co-operate with the commissioners from other states in the celebration of the centennial anniversary of the Battle of Lake Erie which shall be used by said commission with other moneys heretofore appropriated and available for that purpose in the erection of a monument at Erie Pennsylvania commemorating the building of the fleet at that place that won the Battle of Lake Erie and the conspicuous manner in which it performed its errand at that battle The money hereby appropriated to be paid upon requisitions of the chairman of said commission and warrant issued by the Auditor General upon the State Treasurer according to law

The title was read as follows:

An Act making an appropriation to aid in the erection of a monument at Erie Pennsylvania commemorating the building of the fleet at that place and the conspicuous manner in which it performed its errand at the Battle of Lake Erie and for repairs to and improvements for the Flag Ship Niagara

On the question,

Will the House agree to the section?

Mr. STEWART. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title by striking out after the words "Lake Erie" the following words "and for repairs to and improvements for the Flag Ship Niagara"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1764, (Senate Bill No. 1051), entitled:

An Act making an appropriation to the Snyder-Middleswarth Park Commission to carry into effect the provisions of an act approved the twelfth day of April one thousand nine hundred and twenty-one entitled "An act providing for the establishment and regulation of a State park to be known as the Snyder-Middleswarth State Park"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILLS ON FINAL PASSAGE RECALLED FROM THE GOVERNOR.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 664, as follows:

An Act to amend sections six and sixteen of the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred eight) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words 'drug' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section six of the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred eight) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words 'drug' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" which reads as follows

"Section 6 That the registration of any pharmacist or assistant pharmacist under this act of assembly may be revoked by the Pennsylvania Board of Pharmacy when the registration is proved to have been obtained by fraudulent means" is hereby amended to read as follows

Section 6 That the registration of any pharmacist or assistant pharmacist under this act of assembly may be revoked by the Pennsylvania Board of Pharmacy when the registration is proved to have been obtained by fraudulent means or suspended or revoked upon being convicted for a second violation in connection with the practice of pharmacy of any law of this Commonwealth or of the United States

Before any registration is suspended or revoked the holder of such registration certificate shall be given a hearing before the Board of Pharmacy after notice of the time and place of such hearing and of the charges made against him. At such hearing the accused may be represented by counsel and shall be entitled to compulsory attendance of witnesses

Section 2 That section sixteen of said act which as amended by section one of the act approved the eighth day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred twenty-two) entitled "An act to amend an act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred eight) entitled 'An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words 'drug' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity' reads as follows

"Section 16 (a) That the Pennsylvania Board of Pharmacy may in its discretion register as a pharmacist without examination any person who is duly so registered by examination in some other state Provided That the said person shall produce satisfactory evidence of having had the required secondary and professional education and is possessed of good character and morals demanded of applicants for registration as pharmacist under the provisions of the pharmacy act of Pennsylvania excepting that persons of good moral character who have become registered as pharmacists by examination in other states prior to May seventeenth one thousand nine hundred and seventeen shall be required to meet only the requirements which existed in Pennsylvania at the time when they became registered in such other state And provided also That the state in which such person is registered shall grant registration as a pharmacist without examination to pharmacists duly registered by examination in the State of Pennsylvania Applicants for such registration in Pennsylvania shall pay a fee of fifteen (\$15) dollars for the application and expense of making an investigation of their character general reputation and pharmaceutical standing in the state where they have resided by the Pennsylvania Board of Pharmacy A fee of twenty-five (\$25) dollars shall be paid for the registration and certificate thereof

(b) The Pennsylvania Board of Pharmacy in order to be informed and to determine the status of board of pharmacy of other states desiring to effect agreements for reciprocal registration of pharmacists and in order also to be advised regarding the progress of pharmacy throughout the country shall annually select one of its members to meet with like representatives from other state boards of pharmacy At such meetings when arranged there shall be discussed the degree of fitness for registration which is required by the several state boards of pharmacy The Pennsylvania Board of Pharmacy through its representative may with like representatives from other state boards of pharmacy join in creating and maintaining an association of representatives of the several state boards of pharmacy to be engaged in the general advancement of pharmacy and the keeping of records pertaining to reciprocal registration of pharmacists and in its discretion may give to such association information which it possesses relating to such aims and objects The Pennsylvania Board of Pharmacy at an expense not to exceed twenty-five (\$25) dollars per annum may subscribe for and secure the service of an association engaged in the compilation of pharmaceutical information knowledge and progress specially adopted to secure efficiency in the work of the board

(c) That every person registered as a pharmacist or as an assistant pharmacist or under a corresponding title in any other state or territory of the United States of America or in the District of Columbia who has served in the army or navy of the United States while at war with Austria-Hungary and Germany and who has been honorably discharged from the service of the United States army or navy shall be permitted after such honorable discharge upon submitting satisfactory evidence thereof and upon submitting satisfactory evidence of such registration to the Pennsylvania Board of Pharmacy to practice as a pharmacist or assistant pharmacist as the case may be within the State of Pennsylvania for a period not to exceed six months The Pennsylvania Board of Pharmacy

shall issue a permit to that effect to all persons applying therefor and complying with the requirements of this section without the payment of a fee

(d) Any person who under the provision of section sixteen clause (c) has received such permission for the period of six months to practice as a pharmacist or assistant pharmacist who upon oath declares his intention to permanently reside within the State of Pennsylvania may apply to the Pennsylvania Board of Pharmacy for registration as a pharmacist or assistant pharmacist as the case may be under the laws of this State Upon payment of a fee of five (\$5) dollars for issuing a certificate as assistant pharmacist or twelve (\$12) dollars for issuing a certificate as pharmacist and submitting satisfactory evidence of good character and reputation the Pennsylvania Board of Pharmacy shall issue a certificate of registration as pharmacist or assistant pharmacist as the case may be to such a person without requiring him to meet other provisions of law which may otherwise prevail for registration in this State and without passing an examination before the board" is hereby amended to read as follows

Section 16 (a) That the Pennsylvania Board of Pharmacy may in its discretion register as a pharmacist without examination any person who is duly so registered by examination in some other state Provided That the said person shall produce satisfactory evidence of having had the required secondary and professional education and is possessed of good character and morals demanded of applicants for registration as pharmacists under the provisions of the pharmacy act of Pennsylvania excepting that persons of good moral character who have become registered as pharmacists by examination in other states prior to May seventeenth one thousand nine hundred and seventeen shall be required to meet only the requirements which existed in Pennsylvania at the time when they became registered in such other state And provided also That the state in which such person is registered shall grant registration as a pharmacist without examination to pharmacists duly registered by examination in the State of Pennsylvania Applicants for such registration in Pennsylvania shall pay a fee of fifteen (\$15) dollars for the application and expense of making an investigation of their character general reputation and pharmaceutical standing in the state where they have resided by the Pennsylvania Board of Pharmacy A fee of twenty-five (\$25) dollars shall be paid for the registration and certificate thereof

(b) The Pennsylvania Board of Pharmacy in order to be informed and to determine the status of boards of pharmacy of other states desiring to effect agreements for reciprocal registration of pharmacists and in order also to be advised regarding the progress of pharmacy throughout the country shall annually select one of its members to meet with like representatives from other state boards of pharmacy At such meetings when arranged there shall be discussed the degree of fitness for registration which is required by the several state boards of pharmacy The Pennsylvania Board of Pharmacy through its representative may with like representatives from other state boards of pharmacy join in creating and maintaining an association of representatives of the several state boards of pharmacy to be engaged in the general advancement of pharmacy and the keeping of records pertaining to reciprocal registration of pharmacists and in its discretion may give to such association information which it possesses relating to such aims and objects The Pennsylvania Board of Pharmacy at an expense not to exceed twenty-five (\$25) dollars per annum may subscribe for and secure the service of an association engaged in the compilation of pharmaceutical information knowledge and progress specially adopted to secure efficiency in the work of the board

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—127.

Allum,	Flynn,	McConnell,	Shannon,
Armstrong,	Fowler,	McCurdy,	Shellenberger,
Asbury,	Franklin,	McHugh,	Smiley,
Aston,	Gearhart,	McKnight,	Smith, H. J.,
Baker,	Gibbon,	McVicar,	Smith, H.,
Baldi,	Glass,	Marcus, J.,	Smith, J. W.,
Beaver,	Golder,	Marcus, J. C.,	Smith, L.,
Beckley,	Griffith,	Michel,	Soffel,
Bell,	Hagerty,	Millar, A.,	Sowers,
Bidelspacher,	Haines,	Millar, A. S. C.,	Spangler,
Brooks,	Harding,	Miller, C.,	Sprows,
Burns,	Harer,	Miller, D. I.,	Stark,
Campbell,	Haslett,	Miller, D. D.,	Steedle,
Clutton,	Hatrick,	Miller, H. F.,	Sterling,
Comer,	Heffernan,	Mitchell,	Stevens,
Conner,	Henderson, E.,	Morris,	Stevenson,
Cook,	Hetrick,	Ogle,	Stewart,
Craig, J. R.,	Hoffman, J. N.,	Orr,	Sweetzer,
Craity,	Hoover,	Phillips,	Thomas,
Curran,	Horne,	Pike,	Van Alen,
Davis,	Huston,	Quigley,	Walker, G. T.,
Dawson,	Jones, D. J.,	Rheads,	Walker, J. A.,
Dewey, C. P.,	Jones, W. W.,	Richards,	Weiss,
Dewey, P. H.,	Jordan,	Rieder,	Wells,
Diehm,	Kantner,	Rinn,	Wetlach,
Ditrich,	Keene,	Roman,	Whitehouse,
Drinkhouse,	Kelly,	Ruddy,	Whiteman,
Dunn,	Kinsman,	Ruth,	Wolfe,
Edmonds,	McCaig,	Schaeffer,	Wood,

Ehrhardt,
Elgin,
Feldman,
Fitzgibbon,

McCann,
McCarthy,
McClure,

Schilling,
Schwartz,
Sieg,

Woodruff,
Whitaker,
Speaker.

NAYS—2.

Bluett, Stadlander,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 665, as follows:

A Supplement to the act approved the seventeenth day of May one thousand nine hundred seventeen (Pamphlet Laws two hundred and eight) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words 'drug' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" requiring permits to conduct pharmacies providing for the revocation thereof and prescribing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no pharmacy as defined by the act to which this is a supplement shall be kept open for the transaction of business until it has been registered with and a permit therefor has been issued by the Pennsylvania Board of Pharmacy Provided however That this section shall not be construed to apply to any store or stores opened for the sale of proprietary or so-called patent medicines

Section 2 Upon application on a form to be prescribed and furnished it and the payment of a fee of two dollars (\$2.00) the Pennsylvania Board of Pharmacy shall issue a permit to conduct a pharmacy to such persons associations co-partnerships or corporations as the board deems qualified to conduct such business All permits issued under the provisions of this act shall be exposed in a conspicuous place in the pharmacy for which it was issued and shall expire on the first day of July following the date of issue No permit shall be issued unless it appears to the satisfaction of the board that the management of the pharmacy is in the charge of a pharmacist registered under the provisions of the act to which this is a supplement All permit fees collected under the provisions of this act shall be paid into the State Treasury

Section 3 The Board of Pharmacy may suspend or revoke any permit obtained by false representations made in the application therefor or when the pharmacy for which a permit shall have been issued is kept open for the transaction of business without a registered pharmacist in charge thereof and upon conviction for a second or any subsequent violation of any law of this Commonwealth or of the United States pertaining to the drug business or the sale of intoxicating liquors or for aiding or abetting in the violation of any such law Before any permit is suspended or revoked the holder thereof shall be given a hearing before the Board of Pharmacy after notice of the time and place of such hearing and of the charges made against such holder At such hearing the accused may be represented by counsel and shall be entitled to compulsory attendance of witnesses

Three members of the board shall be a quorum for any such hearing No permit shall be suspended or revoked except by the vote of three or more members of the board

Section 4 Any person association co-partnership or corporation violating any of the provisions of this act is guilty of a misdemeanor and on conviction shall be sentenced to pay a fine of not less than fifty dollars (\$50) nor more than two hundred dollars (\$200) or in the case of an individual or the members of an association or co-partnership or the officers or directors of a corporation to undergo an imprisonment for not more than six months or both

Section 5 This act shall become effective on the first day of September one thousand nine hundred and twenty-one

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—140.

Allum,	Dunn,	Lewis,	Ruth,
Armstrong,	Eaches,	Long,	Schaeffer,
Asbury,	Elgin,	Love,	Schilling,
Aston,	Evans,	McBride,	Schwartz,
Baker,	Feldman,	McCaig,	Sieg,
Baldi,	Fitzgibbon,	McCann,	Shaffer,
Barnhart,	Fowler,	McCarthy,	Shannon,
Beaver,	Fox,	McClure,	Smiley,
Beckley,	Gearhart,	McConnell,	Smith, H. J.,
Bell,	Gibbon,	McCurdy,	Smith, H.,
Bidelspacher,	Glass,	McGowan,	Smith, J. W.,
Blumberg,	Golder,	McHugh,	Smith, L.,
Boland,	Hagerty,	Magill,	Snawden,

Bower,	Harer,	Mangan,	Soffel,
Brady,	Harry,	Marcus, J.,	Sowers,
Burns,	Haslett,	Marshall,	Spangler,
Campbell,	Hatrick,	Mantz,	Sprowls,
Catlin,	Haws,	Michel,	Stackhouse,
Chaplin,	Hayes,	Millar, A.,	Stark,
Clutton,	Heffernan,	Millar, A. S. C.,	Steedle,
Comeror,	Henderson, E.,	Miller, D. I.,	Sterling,
Conner,	Henderson, W.,	Miller, D. D.,	Stevens,
Cook,	Hetrick,	Miller, H. F.,	Stevenson,
Cratty,	Hoffman, J. N.,	Miller, J. J.,	Stewart,
Curry,	Holcombe,	Mitchell,	Sweitzer,
Davis,	Hoover,	Morris,	Van Alen,
Dawson,	Hough,	Ogle,	Walker, J. A.,
DeHaas,	Jones, W. W.,	Orr,	Weiss,
Denning,	Jordan,	Perry,	Wells,
Dewey, C. P.,	Kantner,	Posey,	Wettach,
Dewey, P. H.,	Keene,	Quigley,	Whitehouse,
Dilsheimer,	Kinsman,	Rieder,	Whiteman,
Dunrich,	Kohler,	Rinn,	Wood,
Donneley,	Kooser,	Roman,	Zook,
Drinkhouse,	Krause,	Ruch,	Whitaker,
Dunlap,	Krugh,	Ruddy,	Speaker.

NAYS—1.

Curran,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 798, as follows:

An Act to amend section thirteen of an act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred and fifty-four) entitled "An act to protect the public health and safety by regulating the erection alteration repair use occupancy maintenance sanitation and condemnation of dwellings two-family dwellings rooming-houses and tenements by regulating the use maintenance and sanitation of the grounds surrounding the same the adjoining buildings and all vacant land in cities of the first class providing for their inspection the abatement of nuisances the vacating of uninhabitable houses and the filing of liens creating a Division of Housing and Sanitation and providing penalties for violations of the provisions thereof and repealing all laws inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section thirteen of an act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred and fifty-four) entitled "An act to protect the public health and safety By regulating the erection alteration repair use occupancy maintenance sanitation and condemnation of dwellings two-family dwellings rooming-houses and tenements by regulating the use maintenance and sanitation of the grounds surrounding the same the adjoining buildings and all vacant land in cities of the first class providing for their inspection the abatement of nuisances the vacating of uninhabitable houses and the filing of liens creating a Division of Housing and Sanitation and providing penalties for violations of the provisions thereof and repealing all laws inconsistent therewith" which reads as follows

"Section 13 No part of any room in any building of the grades referred to in this act shall be enclosed or subdivided in whole or in part by a fixed or movable partition or other contrivance or device unless such part of the room so enclosed or subdivided shall contain a separate window as herein required for ordinary rooms and shall have a floor area of not less than seventy square feet" is hereby amended to read as follows

Section 13 No part of any room in any building of the grades referred to in this act shall be enclosed or subdivided in whole or in part by a fixed or movable partition or other contrivance or device unless such part of the room so enclosed or subdivided shall contain a separate window as herein required for ordinary rooms and shall have a floor area of not less than seventy square feet Provided That rooms used solely for kitchens kitchenettes bath rooms laundries water closet compartments shall be exempt from the provisions of this section with reference to floor area Provided further That all kitchens kitchenettes bath rooms laundries and water closet compartments shall be equipped for the purpose for which the room is planned

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—123.

Allum,	Feldman,	Lewis,	Schwartz,
Armstrong,	Finney,	Long,	Sieg,
Asbury,	Fowler,	Love,	Shaffer,
Aston,	Gearhart,	McCaig,	Shannon,
Baker,	Gelder,	McCann,	Smiley,
Baldi,	Gibbon,	McCarthy,	Smith, H. J.,

Barnhart,	Glass,	McClure,	Smith, H.,
Baever,	Golder,	McConnell,	Smith, J. W.,
Beckley,	Goodnough,	McCurdy,	Smith, L.,
Bell,	Hampson,	McGowan,	Snowden,
Bidelspacher,	Harding,	Mangan,	Soffel,
Blumberg,	Harer,	Marcus, J.,	Sowers,
Boland,	Harry,	Martin,	Spangler,
Bower,	Haslett,	Michel,	Sprowls,
Brady,	Hatrick,	Millar, A.,	Stackhouse,
Burns,	Haws,	Miller, D. I.,	Sterling,
Campbell,	Hayes,	Miller, D. D.,	Stevens,
Clutton,	Heffernan,	Miller, H. F.,	Stevenson,
Comeror,	Henderson, E.,	Miller, J. J.,	Stewart,
Conner,	Henderson, W.,	Ogle,	Sweitzer,
Craig, J. O.,	Hetrick,	Orr,	Van Alen,
Curran,	Hoffman, J. N.,	Perry,	Walker, G. T.,
Davis,	Hough,	Posey,	Walker, J. A.,
Dawson,	Jones, W. W.,	Quigley,	Weiss,
DeHaas,	Jordan,	Richards,	Wettach,
Denning,	Kantner,	Rieder,	Whitehouse,
Dewey, C. P.,	Kelly,	Rinn,	Wolfe,
Dilsheimer,	Kinsman,	Roman,	Woodruff,
Dunrich,	Kohler,	Ruch,	Zook,
Drinkhouse,	Kooser,	Ruddy,	Whitaker,
Dunn,	Krause,	Schaeffer,	Speaker;
Eaches,	Krugh,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 719, as follows:

An Act providing for the burial of certain persons who are have been or shall be soldiers sailors or marines designated as "deceased service men" defining the term "deceased service man" and authorizing county commissioners to provide headstones markers and burial plots for such deceased service men at the expense of the county in which they shall die or have a legal residence at the time of their death

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the term "deceased service man" as used in this act shall be defined and construed to mean and include any soldier sailor marine or members of the enlisted nurse corps having a legal residence within their county who has died or shall hereafter die anywhere within or without the United States while in the service of the United States in the military naval or other branch of the combative forces of said United States during any war in which the United States has been or shall hereafter be engaged or where a state or condition of war has existed or shall hereafter exist in the United States or any foreign country or territory or upon the high seas or of any honorably discharged soldier sailor or marine who served or who shall hereafter serve in any such combative force of the United States during any war in which the United States has been or shall hereafter be engaged or who has served or shall hereafter serve in any such combative force of the United States where a state or condition of war existed or shall hereafter exist in the United States or any foreign country or territory or upon the high seas or who was in active service in the militia of the State of Pennsylvania under and in pursuance of any proclamation issued by the Governor during the Civil War and not duly mustered into the service of the United States and has been or hereafter shall be honorably discharged or relieved from such service and shall hereafter die within their county or shall die beyond their county and shall have a legal residence within their county at the time of his death

Section 2 The county commissioners of each county in this State are hereby authorized and directed to expend the sum of seventy-five dollars (\$75.00) toward the funeral expenses of any such deceased service man Provided however That such county commissioners shall not contribute any monies toward the funeral expenses of any such deceased service man where the total expense of any such funeral including said allowance of seventy-five dollars (\$75.00) shall exceed three hundred dollars (\$300.00)

Section 3 It shall be the duty of the county commissioners of each county in this State to draw a warrant upon the treasurer of their county in the sum of seventy-five dollars (\$75.00) for each body buried in accordance with the provisions of this act to be paid out of the funds of the county and such warrants shall be made payable only to the person or persons who shall have buried the bodies for which the warrants are to be so drawn

Section 4 All public officers agents and servants and all officers and servants of any county city township borough district or other municipality or of any almshouse prison morgue hospital home or other public institution having the control or custody of the body of such deceased service man whose body is entitled to be buried under the provisions of this act shall immediately upon the death or arrival of the body of such deceased service man notify the county commissioners of said county wherein such death may have occurred or wherein such deceased service man shall have had his legal residence

Section 5 It shall also be the duty of the county commissioners of each county in this State upon or at any time subsequent to the death of any service man as defined herein who

shall be buried within their counties under the provisions of this act or any prior act on the application of any relatives or friends of such deceased service man to cause a headstone to be placed at the head of the grave of each such deceased service man containing his name and if possible the organization to which he belonged or in which he served in letters raised or cut in at least three-sixteenths of an inch deep on such headstone to be of either marble or granite and to be placed or set in a concrete base and the expense for the same shall be paid out of the funds of the county in which such deceased service man died or shall have had his legal residence. Provided however That the expense shall not exceed the sum of fifty dollars for each headstone and the county commissioners of each county acting under this section shall draw a warrant on the treasurer of their county for the payment of said expense in favor of the party or parties furnishing such headstone.

Section 6 The county commissioners of the several counties of this State shall upon the petition of any ten reputable freeholders of any city borough township or district in said county procure for and furnish to said petitioners some suitable and appropriate markers which shall include a fac simile of the discharge button issued to soldiers sailors or marines by the United States government made of metal with bronze alloy for the grave of each and every such deceased service man buried within the limits of said city borough township or district to be placed upon the grave of such deceased service man for the purpose of permanently marking and designating said grave for memorial purposes.

Section 7 The county commissioners of the several counties of this State are hereby authorized to purchase plots of ground in any cemetery or burial ground in their respective counties for the interment of such deceased service men whose bodies are entitled to be buried under the provisions of this act and to draw their warrant on their county treasurer for the payment of the same. Provided however That the purchase price of said plots of ground shall not be charged against or allotted as part of the cost of burial of such deceased service man who may be buried in any of said plots under the provisions of this act.

Section 8 The following acts of Assembly are intended to be superseded by this act and the same are therefore repealed by this act to wit:

An act entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines" which became a law in the seventh day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy).

An act entitled "An act to amend sections one two three and four of an act approved the seventh day of June Anno Domini one thousand nine hundred and fifteen entitled 'An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines'" which became a law on the twelfth day of April Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws seventy-four).

An act entitled "An act to amend section one of an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy) entitled 'An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of the death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines' as amended providing for the payment of funeral expenses of soldiers sailors and marines dying while in service and for headstones for the graves of such soldiers sailors and marines" which became a law on the twenty-sixth day of May Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws two hundred and ninety-four).

An act entitled "An act to amend section one of an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy) entitled 'An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines' as amended" which became a law on the twentieth day of June Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws five hundred and nineteen).

An act entitled "An act to amend section five of an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy) entitled 'An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers

sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines" which became a law on the seventh day of June Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws four hundred and twenty-five).

Together with all other acts or parts of acts inconsistent with the provisions of this act are hereby repealed.

The repeal by this act of any act of Assembly or part thereof as indicated by the titles of the various acts of Assembly as above set forth in this section shall not be construed to revive any act or part thereof heretofore repealed or superseded.

On the question,

Shall the bill pass finally?

RECONSIDERATION OF VOTE.

Mr. DITHRICH. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. GOLDER. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. DITHRICH. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend section 6, page 4, by striking out all of section 6 beginning with line 23 on page 4, and ending with line 7 on page 5; and insert in lieu thereof the following:

Section 6 The county commissioners of the several counties of this State shall upon the petition of any ten reputable freeholders of any city borough township or district in said county procure for and furnish to said petitioners some suitable and appropriate markers made of metal with bronze alloy for the grave of each and every such deceased service man or woman buried within the limits of said city borough township or district to be placed upon the grave of such deceased service man or woman for the purpose of permanently marking and designating such grave for memorial purposes and when such deceased service man or woman shall have been a veteran of any war which the Government of the United States issued discharge buttons the markers designated for their graves shall include a fac simile of said discharge button."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at his time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1171, as follows:

An Act to amend section six hundred and twenty-five of and to amend by adding sections six hundred and twenty-six and six hundred and twenty-seven to an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by requiring the approval of the commissioners of townships of the first class before recording certain plans plots replots and fixing penalties.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section six hundred and twenty-five of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" which reads as follows

"Section 625 Every township of the first class shall have a general plan of its streets and alleys including those which have been or may be laid out but not opened. Such plan shall be filed in the office of the engineer or other proper office of the township and all subdivisions of property thereafter made shall conform thereto. No streets or alleys or parts thereof laid out and confirmed shall afterwards be altered without the consent of the commissioners of the township. No map or plot of streets or alleys shall be entered or recorded in any public office of the county until approved by the board of commissioners. No person shall be entitled to recover any damages for any improvements placed or constructed within the line of any street or

alley after the same has been located or ordained on the plan provided for by this section" Be and the same is hereby amended so as to read as follows

Section 625 Every township of the first class shall have a general plan of its streets and alleys including those which have been or may be laid out but not opened. Such plan shall be filed in the office of the engineer or other proper office of the township and all subdivisions of property thereafter made shall conform thereto. No streets or alleys or parts thereof laid out and confirmed shall afterwards be altered without the consent of the commissioners of the township. No person shall be entitled to recover any damages for any improvements placed or constructed within the lines of any street or alley after the same has been located or ordained on the plan provided for by this section."

Section 2 That chapter eleven article one of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" is hereby amended by adding thereto the following sections which shall be known as sections six hundred and twenty-six and six hundred and twenty-seven

"Section 626 That in townships of the first-class all plans plots replots of lands laid out in building lots and the streets alleys or other portions of the same intended to be dedicated to public use or for the use of purchasers or owners of lots fronting thereon or adjacent thereto and located within the limits of the township shall be submitted to the Board of Township Commissioners and approved by it before it shall be recorded and it shall be unlawful for the recorder of deeds of the county wherein said land is situate to receive or record such plan unless the same shall bear thereon by indorsement or otherwise the approval of the Board of Township Commissioners of the township wherein the land is situate"

"Section 627 Any person violating any of the provisions of Sections 625 and 626 of this act shall be guilty of a misdemeanor. Upon conviction thereof any such person shall be sentenced to pay a fine not exceeding five hundred dollars (\$500)

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—130.

Allum.	Elgin	Long,	Ruddy.
Armstrong,	Franklin,	Love,	Schaeffer.
Asbury,	Gearhart,	McBride,	Schilling.
Aston,	Gibbon,	McCaig,	Schwartz,
Baker,	Glass,	McCann,	Sieg.
Baldi,	Golder,	McCarthy,	Shaffer,
Beaver,	Goodnough,	McClure,	Smiley,
Reckley,	Griffith,	McConnell,	Smith H. J.,
Blair,	Haertry,	McCurdy,	Smith, H.,
Brooks,	Haldeman,	McKnight,	Smith, J. W.,
Brown, T. R.,	Harding,	McMullen,	Smith, L.,
Burns,	Harer,	McOwen,	Soffel,
Campbell,	Harry,	McVicar,	Sowers,
Catlin,	Haslett,	Marcus, J.,	Swangler,
Clutton,	Haws,	Marcus, J. C.,	Stackhouse,
Comerer,	Haves,	Mantz,	Stark,
Conner,	Heffernan,	Michel,	Steedle,
Cook,	Henderson, E.,	Millar, A.,	Stevenson,
Craig, J. R.,	Henderson, W.,	Millar, A. S. C.,	Stewart,
Crum,	Hess,	Miller, C.,	Strauss,
Curran,	Hetrick,	Miller, D. I.,	Thomas,
Davis,	Hoffman, J. N.,	Miller, D. D.,	Van Alen,
Dawson,	Horne,	Miller, H. F.,	Walker, G. T.,
Denning,	Huston,	Miller, J. J.,	Walker, J. A.,
Dewey, C. P.,	Jones, D. J.,	Morris,	Wells,
Dewey, P. H.,	Jones, W. W.,	Ogle,	Whitehouse,
Dilsheimer,	Jordan,	Orr,	Whiteman,
Dithrich,	Kantner,	Pike,	Wolfe,
Drinkhouse,	Kelly,	Posey,	Woner,
Dunn,	Kinsman,	Rhoads,	Zook,
Eaches,	Krause,	Richards,	Whitaker,
Edmonds,	Krug,	Rieder,	Speaker.
Ehrhardt,	Lewis,	Roman,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING.

Mr. GLASS. Mr. Speaker, I wish to call up from page 31 of to-day's calendar, bills on third reading, House Bill No. 1177, (Senate Bill No. 90), File Folio 1129.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1177, (Senate Bill No. 90), entitled:

An Act providing for the nomination and election of judges of courts of record and repealing certain acts

On the question,
Will the House agree to the bill on third reading?

BILL RECOMMENDED.

Mr. GLASS. Mr. Speaker, I move that this bill be recommended to the Judiciary Special Committee for the purpose of amendment.

Mr. J. A. WALKER. Mr. Speaker, I second the motion.

Mr. DITHRICH. Mr. Speaker, I desire to call attention to this act repealing the present judiciary act, the purpose being to send this to the Judiciary Special Committee. I hope it will not prevail. The act is entitled to consideration by the members of this House and it has been on the calendar for some time.

Mr. GLASS. Mr. Speaker, it is called up for the purpose of sending it to the Judiciary Special Committee for the purpose of amendment.

Mr. DITHRICH. Mr. Speaker, I didn't understand that. I withdraw my objection.

On the question,

Will the House agree to the motion?

It was agreed to.

BILL ON SECOND READING.

Mr. McCAIG. Mr. Speaker, I desire to call up from page 6 to to-day's calendar, bills on second reading, House Bill No. 1592, (Senate Bill No. 314), File Folio 4443, which was passed over on the second reading calendar.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1592, (Senate Bill No. 314), entitled:

An Act making an appropriation to the Western Pennsylvania Hospital

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred and seventy thousand (\$170,000) dollars be and the same is hereby specifically appropriated to the Western Pennsylvania Hospital for the following purpose namely

One hundred seventy thousand (\$170,000) dollars or so much thereof as may be necessary for maintenance during the two fiscal years beginning the first day of June one thousand nine hundred and twenty-one

On the question,

Will the House agree to the section?

Mr. McCAIG. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Line four by striking out the word "seventy" and inserting in lieu thereof the word "twenty" and by striking out the figures "\$170,000.00" and inserting in lieu thereof the figures "\$120,000.00".

Line eight by striking out the word "seventy" and inserting in lieu thereof the word "twenty" and by striking out the figures "\$170,000.00" and inserting in lieu thereof the figures "\$120,000.00".

And by adding to line eleven after the word "twenty-one" the following words "to be paid on the basis and at the rate of two dollars per day for each free patient maintained".

On the question.

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was separately read and agreed to as follows:

An Act making an appropriation to the Western Pennsylvania Hospital

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

COMMUNICATION FROM THE GOVERNOR.

The Secretary of the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, April 26, 1921.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives recalling from the Governor House Bill No. 1255, File Folio 6575, entitled: "Resolved, (if the Senate concur), That House Bill No. 1255, Printer's No. 1305, File Folio 6575, entitled 'An act making an appropriation to the trustees of the State Asylum for the Chronic Insane of Pennsylvania, at South Mountain, Wernersville Pennsylvania,' be recalled from the Governor for the purpose of amendment".

Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

RECONSIDERATION OF VOTE.

Mr. EACHES. Mr. Speaker, I move that the vote by which this bill passed finally be reconsidered.

Mr. BARNHART. Mr. Speaker, I second the motion.
The motion was agreed to.

Mr. EACHES. Mr. Speaker, I move that the vote by which this bill passed third reading be reconsidered.

Mr. BARNHART. Mr. Speaker, I second the motion.
The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. EACHES. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend, page 2, line 9, by striking out the word "farming" and inserting in lieu thereof the word "farm"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

RECONSIDERATION OF VOTE ON HOUSE BILL NO. 1645,
(SENATE BILL NO. 30).

Mr. McCAIG. Mr. Speaker, I move that the vote by which House Bill No. 1645, (Senate Bill No. 30), File Folio 2901, entitled:

An Act making an appropriation to the Commissioners of Valley Forge Park

passed second reading, be reconsidered.

Mr. JAMES A. WALKER. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on second reading?

Mr. McCAIG. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk then read the amendments as follows:

Amend page 1, by striking out the brackets before the paragraph starting at line 9, and by further removal of the bracket at the end of line 14.

Amend said bill further on page 1, line 9, by changing the word "five" to read "one", and by changing the figures at the end of line 9 and beginning of line 10 from "(\$500,000)" to read "(\$100,000)".

Also in section 1, line 4, by changing the word "one" to read "two", and by changing the figures in line 5 from "(\$101,000)" to read "(\$201,000)".

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there

any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on second reading as amended?

It was agreed to.

Ordered, That the bill as amended be transcribed for third reading.

REPORTS FROM COMMITTEE.

Mr. MANGAN, from the Committee on Corporations, reported as committed, House Bill No. 1787, (Senate Bill No. 858), entitled:

A Supplement to an act entitled "An act to amend an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April Anno Domini one thousand eight hundred and seventy-four providing for the incorporation and regulation of electric light heat and power companies" approved the eighth day of May Anno Domini one thousand eight hundred and eighty-nine by extending the powers of every corporation heretofore or hereafter incorporated for the supply of light heat and power or any of them to the public by electricity and of every corporation which has heretofore accepted the provisions of said act as provided herein and granting to every such corporation the power to appropriate property outside the limits of public streets lanes alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service accommodation convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation

Mr. MANGAN, from the Committee on Corporations, reported as committed, House Bill No. 1788, (Senate Bill No. 956), entitled:

An Act supplementary to an act entitled "An act granting to water power companies and other corporations owning or controlling water power authority to develop and distribute electric power by means of their water power and to erect construct and maintain the necessary buildings plant and apparatus for that purpose" approved the second day of July one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and twenty-five) by extending the power of every corporation heretofore organized or hereafter to be organized for the purpose of supplying water power to the public and granting to every such corporation the power to appropriate property outside the limits of public streets lanes alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service accommodation convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation

BILLS ON FIRST READING.

The SPEAKER. In pursuance with the motion passed by the House, these bills will now be read the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1787, (Senate Bill No. 858), entitled:

A Supplement to an act entitled "An act to amend an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April Anno Domini one thousand eight hundred and seventy-four providing for the incorporation and regulation of electric light heat and power companies" approved the eighth day of May Anno Domini one thousand eight hundred and eighty-nine by extending the powers of every corporation heretofore or hereafter incorporated for the supply of light heat and power or any of them to the public by electricity and of every corporation which has heretofore accepted the provisions of said act as provided herein and granting to every such corporation the power to appropriate property outside the limits of public streets lanes alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service accommodation convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1788, (Senate Bill No. 956), entitled:

An Act supplementary to an act entitled "An act granting to water power companies and other corporations owning or controlling water power authority to develop and distribute electric power by means of their water power and to erect construct and maintain the necessary buildings plant and apparatus

for that purpose approved the second day of July one thousand eight hundred and twenty-five) by extending the power of every corporation heretofore organized or hereafter to be organized for the purpose of supplying water power to the public and granting to every such corporation the power to appropriate property outside the limits of public streets lanes alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service accommodation convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

RECESS.

Mr. JAMES A. WALKER. Mr. Speaker, I move that this House do now take a recess.

The motion was agreed to, and (at 12:50 o'clock P. M.) the House took a recess until 3:30 o'clock P. M.

AFTER RECESS.

The House reconvened at 3:30 o'clock P. M.

The SPEAKER (Samuel A. Whitaker) in the Chair.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 1348.

An Act to fix the salaries of the deputy secretary the chief clerk who is also the Secretary of the Board of Pardons and of the Superintendent of the Election and Legislative Bureau in the Department of the Secretary of the Commonwealth

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.
The Clerk read the amendments as follows:

Amend the title, line 1, by inserting after the second word "the" words "deputy secretary the". Amend section 1, line 5, after the word "salary" by inserting the following: "of the Deputy Secretary of the Commonwealth shall be six thousand dollars the salary".

On the question,
Will the House concur in the amendments made by the Senate?

Mr. EDMONDS. Mr. Speaker, I desire to interrogate some member of the House who is familiar with this bill.

The SPEAKER. Will the gentleman from Washington, Mr. Sprowls, permit himself to be interrogated?

Mr. SPROWLS. I will, Mr. Speaker.

Mr. EDMONDS. Mr. Speaker, I noticed that this is an amendment to a bill which fixes the salary of the Deputy Secretary of the Commonwealth at six thousand dollars a year while the salary of the Chief Clerk is left the same. What is the salary of the Deputy Secretary of the Commonwealth at the present time, what change does this make?

Mr. SPROWLS. I did not understand the question.

Mr. EDMONDS. Mr. Speaker, my question is that the amendment of the Senate introduced into the bill fixes the salary of the Deputy Secretary of the Commonwealth at six thousand dollars a year. What change does this make?

Mr. SPROWLS. It is an increase of fifteen hundred dollars.

Mr. EDMONDS. From forty-five hundred dollars to six thousand dollars?

Mr. SPROWLS. Yes, sir, that is so.

On the question recurring,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken.

Mr. VICKERMAN. Mr. Speaker, I ask for a verification of the roll.

The SPEAKER. The roll will be verified.

The roll was verified as follows:

YEAS—118.

Allum,
Armstrong,
Asbury,
Aston,
Baker,
Baldi,
Beaver,
Bell,
Bidelspacher,
Blumberg,
Boland,
Brady,
Burns,
Catlin,
Clutton,
Conner,
Craig, J. R.,
Cratty,
Davis,
Dawson,
DeHaas,
Denning,
Dewey, C. P.,
Dilsheimer,
Ditrich,
Donneley,
Drinkhouse,
Baches,
Feldman,
Fowler,

Franklin,
Gearhart,
Gelder,
Gibbon,
Glass,
Golder,
Hampson,
Harding,
Harer,
Harry,
Hatrack,
Haws,
Heffernan,
Henderson, E.,
Henderson, W.,
Hetrick,
Hoffman, J. N.,
Hough,
Jones, D. J.,
Jones, W. W.,
Jordan,
Kantner,
Keene,
Kinsman,
Kohler,
Kohler,
Kooser,
Krause,
Krug,
Lewis,
Long,

Love,
McCaig,
McCann,
McCarthy,
McClure,
McConnell,
McGowan,
McMullen,
Mangan,
Marcus, J.,
Michel,
Millar, A.,
Miller, C.,
Miller, D. I.,
Miller, D. D.,
Miller, H. F.,
Morris,
Orr,
Perry,
Phillips,
Posey,
Richards,
Rieder,
Rinn,
Roman,
Ruch,
Ruddy,
Schaeffer,
Schilling,

Schwartz,
Sieg,
Shannon,
Shmiley,
Smith, H. J.,
Smith, H.,
Smith, J. W.,
Smith, L.,
Snowden,
Soffel,
Sowers,
Sprowls,
Stackhouse,
Sterling,
Stevens,
Stevenson,
Stewart,
Van Alen,
Walker, G. T.,
Walker, J. A.,
Wells,
Wettach,
Whitehouse,
Whiteman,
Wolfe,
Woner,
Zook,
Whitaker,
Speaker.

NAYS—32.

Haslett,
Barnhart,
Bower,
Brendle,
Brenneman,
Chaplin,
Comeror,
Cook,

Marcus, J. C.,
Craig, J. O.,
Crum,
Elgin,
Finney,
Goodnough,
Goss,
Griffith,

Woodruff,
Hayes,
Huston,
Kinsman,
McBride,
McCurdy,
McKim,
McKnight,

Miller, J. J.,
Stattlander,
Stark,
Steele,
Switzer,
Sweerman,
Weamer,
Woodruff,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

REPORTS FROM COMMITTEES.

Mr. CURRY, from the Committee on Education, reported as committed, House Bill No. 1781, (Senate Bill No. 679), entitled:

An Act to amend an act approved the seventeenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and thirty-two) entitled "A supplement to an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Mr. HESS, from the Committee on Manufactures, reported as amended, House Bill No. 1768, (Senate Bill No. 1061), entitled:

An Act amending section one of the act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire-escapes fire-extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

BILLS ON FIRST READING.

The SPEAKER. Under the motion passed by the House, these bills will now be read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1781, (Senate Bill No. 679), entitled:

An Act to amend an act approved the seventeenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and thirty-two) entitled "A supplement to an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1768, (Senate Bill No. 1061), entitled:

An Act amending section one of the act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire-escapes fire-extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

REPORT FROM COMMITTEE.

Mr. GLASS, from the Committee on Judiciary Special, reported as amended, House Bill No. 1177, (Senate Bill No. 90), entitled:

An Act providing for the nomination and election of judges of courts of record and repealing certain acts

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 367.

An Act to amend section nineteen of the act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle"

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend title by striking out the entire title and inserting in lieu thereof the following:

"To amend an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" providing additional requirements with regard to applications for and transfers of registrations and with regard to speed and weight of, and lights upon motor vehicles requiring operators to carry registration certificates providing standard tests to ascertain the vision and hearing of operators providing for the payment of certain witness fees authorizing officers to stop and examine motor vehicles designating the officers before whom information may be brought and imposing additional penalties"

Amend section 1 by striking out all of section 1 and inserting in lieu thereof the following:

"Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pam-

phlet Laws six hundred seventy-eight) entitled "An Act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" which reads as follows

"Section 2. The term 'motor vehicle' as used in this act shall include all wheeled vehicles operated or propelled by any form of engine motor or mechanical power or operated by power received from any source other than from engine motor or mechanical power forming part of such vehicle except traction engines tractors steam shovels road rollers agricultural machinery and vehicles which move upon or are guided by a track or travel through the air

The term 'motor-cycle' as used in this act shall include all motor-operated vehicles of the bicycle or tricycle type whether the motive power be a part thereof or attached thereto

The term 'trailer' as used in this act shall include all vehicles trailing after or propelled by a motor vehicle

The term 'commercial vehicle' as used in this act shall include motor omnibuses used for the transportation of passengers for pay or hire and motor vehicles constructed or used for the transportation of goods wares or merchandise

The term 'owner' as used in this act shall include the person or persons having a motor vehicle in his or their possession custody or control under a lease or contract of conditional sale or other like agreement

The term 'public highway' as used in this act shall include all public roads streets avenues alleys boulevards parks and squares also bridges and approaches thereto

The term 'department' as used in this act shall refer to the State Highway Department of this Commonwealth" is hereby amended to read as follows

Section 2. The term "motor vehicles" as used in this act shall include all wheeled vehicles operated or propelled by any form of engine motor or mechanical power or operated by power received from any source other than from engine motor or mechanical power forming part of such vehicle except traction engines steam shovels road rollers agricultural machinery and vehicles which move upon or are guided by a track or travel through the air

The term "motor-cycle" as used in this act shall include all motor-operated vehicles of the bicycle or tricycle type whether the motive power be a part thereof or attached thereto

The term "trailer" as used in this act shall include all vehicles trailing after or propelled by a motor vehicle

The term "commercial vehicle" as used in this act shall include motor omnibuses used for the transportation of passengers for pay or hire and motor vehicles constructed or used for the transportation of goods wares or merchandise

The term "owner" as used in this act shall include the person or persons having a motor vehicle in his or their possession custody or control under a lease or contract of conditional sale or other like agreement

The term "paid driver" or "chauffeur" as used in this act shall mean any person who operates a motor vehicle who directly or indirectly receives pay or any compensation as such for any work or services he or she may do for a "registered owner"

The term "owner's license" as used in this act shall mean the license to operate any motor vehicle issue to a "registered owner"

The term "operator's license" as used in this act shall mean the license issued to any person other than a "registered owner" or "paid driver" or "chauffeur"

The term "chassis" as used in this act shall mean the entire vehicle exclusive of the body or any load thereon

The term "public highway" as used in this act shall include all public roads streets avenues alleys boulevards parks and squares also bridges and approaches thereto

The term "department" as used in this act shall refer to the State Highway Department of this Commonwealth"

Amend further by adding the following:

"Section 2 That section three of said act which reads as follows

"Section 3 Application for the registration of motor vehicles shall be made to the State Highway Department upon a blank provided for the purpose by the department The application shall contain the full name and residence of the owner or owners (not in excess of two in the case of joint ownership) together with a sworn statement that such person is more than sixteen (16) years of age and is mentally and physically qualified to operate a motor vehicle as defined in this act also a brief description of the motor vehicle the name the manufacturer's number the character of the motive power and the horse power and in the case of commercial vehicles the chassis of which weighs more than two thousand (2,000) pounds the gross weight of the chassis as given and certified to by the manufacturer and shall be signed by the owner or owners

Applicants for registration who are not residents of this Commonwealth shall in their application in addition to the above requirements designate the State Highway Commissioner as their authorized agent upon whom process may be served

The horse power of motor vehicles except those propelled by steam or electricity shall be computed by the following formula Diameter of the bore in inches squared times the number

of cylinders times four-tenths (4) The accepted horse power for the registration of motor vehicles propelled by steam or electricity shall be given and certified to by the manufacturer

Upon receipt of the application and the proper fee the State Highway Department shall register the said motor vehicle in a book or index kept for that purpose and shall issue to the owner or owners a registration certificate and an owner's license which shall entitle the holder or holders provided such persons are more than sixteen (16) years of age and are not mentally or physically disqualified to lawfully operate any motor vehicle. Said license shall not be valid until signed by the holder or holders thereof. The registration certificate shall show the name and address of the owner or owners the name type horsepower and manufacturer's number of the motor vehicle and the registration number thereof.

No motor vehicle on which the manufacturer's number has been omitted obliterated or defaced shall be registerable without a special permit from the State Highway Commissioner.

Before issuing a registration certificate for any such motor vehicle the Highway Commissioner shall require information as to the date of purchase of such vehicle and the name and address of the person from whom it was purchased together with satisfactory evidence that the number was not removed for the purpose of concealing the identity of such vehicle. He shall require that a special number designated by him shall be immediately stamped thereon. Such number shall be preceded by the letter 'S' and followed by 'Pa' and the registration will not be valid until this requirement has been complied with.

No motor vehicle or trailer except hook-and-ladder trucks and water-towers shall be registerable that exceeds an outside over-all length of three hundred thirty-six inches (336) or width of ninety (90) inches or that exceeds a gross weight including chassis body and load of twenty-six thousand (26,000) pounds. Provided that the restriction as to length shall not apply to motor vehicles registered or contracted for prior to the passage of this act.

Any person or persons knowingly making any misstatement of facts in his or their application for registration of a motor vehicle shall be deemed guilty of a misdemeanor and upon conviction thereof shall be subject to a fine of not less than two hundred (\$200) dollars or more than five hundred (\$500) dollars or imprisonment for one (1) year or both at the discretion of the court and the State Highway Commissioner shall upon proper evidence of such misstatement revoke the registration of the motor vehicle so registered.

It shall be the duty of the registered owner of every motor vehicle to notify the State Highway Department of any change in his place of residence within one week after such change is made" is hereby amended to read as follows:

Section 3. Application for the registration of motor vehicles shall be made to the State Highway Department upon a blank provided for the purpose by the department. The application shall contain the full name and residence of the owner or owners (not in excess of two in the case of joint ownerships) together with a sworn statement containing the name manufacturer's number motor number the character of the motive power and the horse-power and in the case of commercial vehicles the chassis of which weighs more than two thousand (2,000) pounds the gross weight of the chassis as given and certified to by the manufacturer and also such description of the motor vehicle including lights and other equipment as the State Highway Department shall require. If the owner or owners of a motor vehicle be a natural person or natural person desirous of operating the motor vehicle the application shall contain a sworn statement that such person is more than sixteen (16) years of age and is mentally and physically qualified to operate a motor vehicle as defined in this act. The application shall be signed by the owner or owners if natural persons and in cases where the owner is a corporation by the president vice-president secretary treasurer or other executive officer thereof or some person specifically authorized by said corporation to execute the same.

Applicants for registration who are not residents of this Commonwealth shall in their application in addition to the above requirements designate the State Highway Commissioner as their authorized agent upon whom process may be served.

The horse-power of motor vehicles except those propelled by steam or electricity shall be computed by the following formula: Diameter of bore in inches squared times the number of cylinders times four-tenths (4). The accepted horsepower for the registration of motor vehicles propelled by steam or electricity shall be that given and certified to by the manufacturer.

Upon receipt of the application and the proper fee the State Highway Department shall register the said motor vehicle in a book or index kept for that purpose and shall issue to the owner or owners a registration certificate and in case the motor vehicle is owned by a natural person who in the application has expressed a desire to operate the same shall issue to the owner or owners (not exceeding two) an owner's license which shall entitle the holder or holders provided such person is more than sixteen (16) years of age and is not mentally or physically disqualified to lawfully operate any motor vehicle. Said license shall not be valid until signed by the holder or holders thereof. The registration certificate shall show the name and address of the owner or owners the name type horsepower manufacturer's number the motor number of the motor vehicle and the registration number thereof and shall at all times be carried with the motor vehicle for which registration has been issued but shall not be valid until signed by the holder or holders thereof.

No motor vehicle on which the manufacturer's number or motor number has been omitted obliterated or defaced shall be registerable without a special permit from the State Highway Commissioner.

Before issuing a registration certificate for any such motor vehicle the Highway Commissioner shall require information as to the date of purchase of such vehicle and the name and address of the person from whom it was purchased together with satisfactory evidence that the number was not removed for the purpose of concealing the identity of such vehicle. He

shall require that a special number designated by him shall be immediately stamped thereon. Such number shall be preceded by the letter 'S' and followed by 'Pa' and the registration will not be valid until this requirement has been complied with.

No motor vehicle or trailer except hook-and-ladder trucks and water-towers shall be registerable that exceeds an outside over-all length of three hundred thirty-six inches (336) or width of ninety (90) inches or that exceeds a gross weight including chassis body and load of twenty-six thousand (26,000) pounds. Provided That the restriction as to length shall not apply to motor vehicles registered or contracted for prior to the passage of this act. And further provided That vehicles registered in classes E and F may be operated with an over-all width of vehicle and load not exceeding ninety-six (96) inches on highways of cities of the first second and third classes.

Any person or persons knowingly making any misstatement of facts in his or their application for registration of a motor vehicle shall be deemed guilty of a misdemeanor and upon conviction thereof shall be subject to a fine of not less than two hundred (\$200) dollars or more than five hundred (\$500) dollars or imprisonment for one (1) year or both at the discretion of the court and the State Highway Commissioner shall upon proper evidence of such misstatement revoke the registration of the motor vehicle so registered.

It shall be the duty of the registered owner of every motor vehicle to notify the State Highway Department of any change in his place of residence within one week after such change is made.

Section 3. That section four of said act which reads as follows:

"Section 4. The State Highway Department shall issue two (2) registration plates for each vehicle registered having thereon the registration number in figures not more than five (5) inches in height the year and the abbreviated name of the State except that for motor-cycles one plate only shall be issued and on such plates the registration number shall be in figures not more than three and one-half (3½) inches in height.

The plates for commercial vehicles the chassis of which weigh more than two thousand (2,000) pounds shall bear a prefix number indicating the capacity and classification of the vehicle for which they are issued as provided for in section nine (9). On the plates for 'Dealers' shall be the words 'Penna. Dealer' and the number shall be preceded by the letter 'X'. On the plates for trailers the number shall be preceded by the letter 'T'.

The registration plates shall be rigidly attached to the motor vehicles so that they cannot swing or oscillate the one on the front the other on the rear. They shall at all times be parallel to the axles and shall not be underneath any part of the body more than twelve (12) inches from the rear end thereof nor shall they be covered obscured bent altered or defaced in any manner and the lower edge of the rear plate shall be not less than fifteen (15) inches above the ground.

They shall be kept free from oil grease dirt or other substance likely to impair their legibility and between one hour after sunset and one hour before sunrise the rear plate shall be illuminated so that the registration number can be plainly distinguished. Provided however That motor-cycles need display but one registration plate which shall be attached to the rear thereof in such manner as to fully comply with the provisions of this section.

No motor vehicle shall be operated under any other plates than those of its own registration and except as is provided in this act for non-residents no number plates shall be displayed on any motor vehicle other than those issued by the State Highway Department nor shall there be displayed upon any motor vehicle owned by a resident of this Commonwealth while operated upon any public highway in this Commonwealth any registration or number plate issued by any other State Territory Federal district or foreign country. Provided however A resident of this State may exhibit in addition to the Pennsylvania registration plates a set of registration plates of one adjoining State" is hereby amended to read as follows:

Section 4. The State Highway Department shall issue two (2) registration plates for each vehicle registered having thereon the registration number in figures not more than five (5) inches in height the year and the abbreviated name of the State except that for motor-cycles one plate only shall be issued and on such plate the registration number shall be in figures not more than three and one half (3½) inches in height.

The plates for commercial vehicles the chassis of which weigh more than two thousand (2,000) pounds shall bear a prefix number indicating the capacity and classification of the vehicle for which they are issued as provided for in section nine (9). On the plates for "Dealers" shall be the words "Penna. Dealer" and the number shall be preceded by the letter "X". On the plates for trailers the number shall be preceded by the letter "T".

The registration plates shall be rigidly attached to the motor vehicle so that they cannot swing or oscillate the one on the front the other on the rear. They shall at all times be parallel to the axles and shall not be underneath any part of the body more than twelve (12) inches from the rear end thereof nor shall they be covered obscured bent altered or defaced in any manner and the lower edge of the rear plate shall not be less than fifteen (15) inches above the ground.

They shall be kept free from oil grease dirt or other substance likely to impair their legibility and between one hour after sunset and one hour before sunrise the rear plate shall be illuminated so that the registration number can be plainly distinguished. Provided however That motor-cycles need display but one registration plate which shall be attached to the rear thereof in such manner as to fully comply with the provisions of this section.

No motor vehicle shall be operated under any other plates than those of its own registration and except as is provided in this act for non-residents no number plates shall be displayed on any motor vehicle other than those issued by the State Highway Department nor shall there be displayed upon any motor vehicle owned by a resident of this Commonwealth while

operated upon any public highway in this Commonwealth any registration or number plate issued by any other State Territory Federal district or foreign country. Provided however A resident of this State may exhibit in addition to the Pennsylvania registration plates a set of registration plates of one adjoining State.

Any person or persons using registration plates on a motor vehicle other than that motor vehicle for which the registration has been issued shall be deemed guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred (\$100) dollars nor more than five hundred (\$500) dollars or to undergo imprisonment not exceeding one (1) year or both at the discretion of the court and the clerk of the court in which such conviction is had shall forthwith certify such conviction to the State Highway Commissioner who shall suspend or revoke the license issued to such person and no other license shall be issued to such person for a period of one year following such suspension or revocation.

Section 4 That section five of said act which reads as follows

"Section 5 Upon the transfer of ownership or the destruction of any motor vehicle its registration shall expire and in the event of the sale of the motor vehicle the original owner shall remove the registration plates therefrom and shall within forty-eight (48) hours notify the State Highway Commissioner of the name and address of the purchaser.

The original owner may however by proper sworn application upon a blank to be furnished by the department register another motor vehicle upon payment of a fee of one (1) dollar when such motor vehicle is of equal or less horsepower or classification than that originally registered or upon payment of a fee of one (\$1) dollar and the difference between the fee originally paid and that due if the new motor vehicle be properly registrable in a higher class and unless the original registration plates have been destroyed such owner shall be assigned the registration number previously issued to him and shall receive a new registration certificate" is hereby amended to read as follows

Upon the transfer of ownership or the destruction of any motor vehicle its registration shall expire and in the event of the sale of the motor vehicle the original owner shall remove the registration plates therefrom and shall within forty-eight (48) hours notify the State Highway Commissioner of the name and address of the purchaser.

The original owner may however by properly sworn application upon a blank to be furnished by the department register another motor vehicle upon payment of a fee of one (\$1) dollar when such motor vehicle is of equal or less horsepower or classification than that originally registered or upon payment of a fee of one (\$1) dollar and the difference between the fee originally paid and that due if the new motor vehicle be properly registrable in a higher class and unless the original registration plates have been destroyed such owner shall be assigned the registration number previously issued to him and shall receive a new registration certificate. If transfer of registration is from commercial motor vehicle to passenger motor vehicle or from a passenger motor vehicle to a commercial motor vehicle and from a lower classification of commercial motor vehicle to a higher classification of commercial motor vehicle or from a higher classification of commercial motor vehicle to a lower classification of commercial motor vehicle such owner or owners shall be assigned a new registration number and there shall be issued to him new registration plates and a new registration certificate.

Section 5 That section nine of said act which reads as follows

"Section 9 The fee for the registration of a motor-cycle shall be three (\$3) dollars and for the registration of a bicycle with a motor attached two (\$2) dollars.

The fee for registration of motor vehicles except such as are equipped with metal tires when registered prior to August first of any year shall be at the rate of forty (40) cents for each horsepower or fractional part thereof. Provided That the minimum fee shall be ten (\$10) dollars.

The fees for the registration of commercial motor vehicles the chassis of which weigh less than two thousand pounds shall be on the basis of horsepower.

Commercial vehicles the chassis of which weigh two thousand (2000) pounds or more shall be divided into seven (7) classes.

The fee for each such vehicle in Class AA the chassis of which weighs two thousand (2,000) pounds and less than three thousand (3,000) pounds shall be twenty dollars (\$20).

The fee for each such vehicle in Class A the chassis of which weighs three thousand (3,000) pounds and less than four thousand five hundred (4,500) pounds shall be twenty-five dollars (\$25).

The fee for each such vehicle in class B the chassis of which weighs forty-five hundred (4,500) pounds and less than six thousand (6,000) pounds shall be thirty dollars (\$30).

The fee for each such vehicle in class C the chassis of which weighs six thousand (6,000) pounds and less than seven thousand (7,000) pounds shall be fifty dollars (\$50).

The fee for each such vehicle in class D the chassis of which weighs seven thousand (7,000) pounds and less than eight thousand (8,000) pounds shall be seventy-five (\$75) dollars.

The fee for each vehicle in class E the chassis of which weighs eight thousand (8,000) pounds and less than ten thousand (10,000) pounds shall be one hundred (\$100) dollars.

The fee for each such vehicle in class F the chassis of which weighs over ten thousand (10,000) pounds shall be one hundred fifty (\$150) dollars.

No registration shall be required of a trailer weighing less than five hundred (500) pounds.

The fee shall be two (\$2) dollars for each trailer weighing five hundred (500) pounds and less than seven hundred and fifty (750) pounds.

Five (\$5) dollars for each trailer weighing seven hundred and fifty (750) pounds and less than one thousand (1,000) pounds.

Ten (\$10) dollars for each trailer weighing one thousand (1,000) pounds and less than two thousand (2,000) pounds.

Fifteen (\$15) dollars for each trailer weighing two thousand (2,000) pounds or more.

The fee for the registration of any motor vehicle equipped with metal tires shall be double the regular fee for such vehicle.

The fee for registration when issued on or after August first shall be one-half those hereinbefore named.

The fee shall be five (\$5) dollars for each certificate and number plate issued to persons registered as motor-cycle dealers and ten (\$10) dollars for each certificate and pair of number plates issued to persons registered as dealers in other motor vehicles.

The fees herein set forth for the registration of motor vehicles and trailers shall be in lieu of any other fees or taxes to be imposed by this Commonwealth or any subdivision thereof and no city borough incorporated town township of county shall require or collect any registration or license fee or tax for any motor vehicle or license from any operator thereof except as to motor vehicles transporting passengers for pay or hire within the limits of any city or from points within such city to points outside of the city limits.

No fee shall be charged for the registration of motor vehicles owned and used by the United States the State of Pennsylvania or by any city borough incorporated town township or county duly authorized volunteer fire department hospital humane society or anti-cruelty society in this Commonwealth or by the American Red Cross but all such vehicles shall be registered and shall display number plates as is provided for privately owned vehicles.

All registrations shall expire December thirty-first of the year issued unless sooner revoked for cause by the State Highway Commissioner" is hereby amended to read as follows

Section 9 The fee for the registration of a motor-cycle shall be three (\$3) dollars and for the registration of a bicycle with a motor attached two (\$2) dollars.

The fee for registration of motor vehicles except such as are equipped with metal tires when registered prior to August first of any year shall be at the rate of forty (40) cents for each horsepower or fractional part thereof. Provided That the minimum fee shall be ten (\$10) dollars.

The fees for the registration of commercial motor vehicles the chassis of which weigh less than two thousand (2,000) pounds shall be on the basis of horsepower. Provided That the minimum fee shall be fifteen (\$15) dollars.

Commercial vehicles with pneumatic tires the chassis of which weigh two thousand (2,000) pounds or more shall be divided into seven (7) classes.

The fee for each such vehicle in class AA the chassis of which weighs two thousand (2,000) pounds and less than three thousand (3,000) pounds shall be thirty (\$30) dollars.

The fee for each such vehicle in class A the chassis of which weighs three thousand (3,000) pounds and less than four thousand (4,000) pounds shall be forty (\$40) dollars.

The fee for each such vehicle in class B the chassis of which weighs four thousand (4,000) pounds and less than five thousand (5,000) pounds shall be fifty (\$50) dollars.

The fee for each such vehicle in class C the chassis of which weighs five thousand (5,000) pounds and less than six thousand (6,000) pounds shall be seventy-five (\$75) dollars.

The fee for each such vehicle in class D the chassis of which weighs six thousand (6,000) pounds and less than seven thousand (7,000) pounds shall be one hundred twenty-five (\$125) dollars.

The fee for each such vehicle in class E the chassis of which weighs seven thousand (7,000) pounds and less than eight thousand (8,000) pounds shall be one hundred seventy-five (\$175) dollars.

The fee for each such vehicle in class AA the chassis of which weighs over eight thousand (8,000) pounds shall be two hundred twenty-five (\$225) dollars.

Commercial vehicles with solid rubber tires the chassis of which weigh two thousand (2,000) pounds or over shall be divided into seven (7) classes.

The fees for each such vehicle in class AA the chassis of which weighs two thousand (2,000) pounds and less than three thousand (3,000) pounds shall be thirty-six (\$36) dollars.

The fee for each such vehicle in class A the chassis of which weighs three thousand (3,000) pounds and less than four thousand (4,000) pounds shall be forty-eight (\$48) dollars.

The fee for each such vehicle in class B the chassis of which weighs four thousand (4,000) pounds and not less than five thousand (5,000) pounds shall be sixty (\$60) dollars.

The fee for each such vehicle in class C the chassis of which weighs five thousand (5,000) pounds and less than six thousand (6,000) pounds shall be ninety (\$90) dollars.

The fee for each such vehicle in class D the chassis of which weighs six thousand (6,000) pounds and less than seven thousand (7,000) pounds shall be one hundred fifty (\$150) dollars.

The fee for each such vehicle in class E the chassis of which weighs seven thousand (7,000) pounds and less than eight thousand (8,000) pounds shall be two hundred ten (\$210) dollars.

The fee for each such vehicle in class F the chassis of which weighs eight thousand (8,000) pounds or over shall be two hundred seventy (\$270) dollars.

Tractor trucks with semi-trailer attachments shall be registered as one vehicle the registration fee for which shall be computed according to the table of weights and fees specified in this act for commercial motor vehicles and upon the basis of the chassis weight of tractor plus the weight of semi-trailer attachment.

No registration shall be required of a trailer weighing less than five hundred (500) pounds.

The fee shall be two (\$2) for each trailer weighing five hundred (500) pounds and less than seven hundred and fifty (750) pounds.

Five (\$5) dollars for each trailer weighing seven hundred and fifty (750) pounds and less than one thousand (1,000) pounds.

Ten (\$10) dollars for each trailer weighing one thousand (1,000) pounds and less than two thousand (2,000) pounds.
Fifteen (\$15) dollars for each trailer weighing two thousand (2,000) pounds or more.

The fee for the registration of any motor vehicle or trailer equipped with metal tires shall be double the regular fee for such vehicle.

The fees for registration when issued on or after August first shall be one-half those hereinafter named.

The fee shall be five (\$5) dollars for each certificate and number plates issued to persons registered as motor-cycle dealers and ten (\$10) dollars for each certificate and pair of number plates issued to persons registered as dealers in other motor vehicles.

The fees herein set forth for the registration of motor vehicles and trailers shall be in lieu of any other fees or taxes to be imposed by this Commonwealth or any subdivision thereof and no city borough incorporated town township or county shall require or collect any registration or license fee or tax for any motor vehicle or license from any operator thereof except as to motor vehicles transporting passengers for pay or hire within the limits of any city or from points within such city to points outside of the city limits.

No fee shall be charged for the registration of motor vehicles owned and used by the United States the State of Pennsylvania or any city borough incorporated town township or county duly authorized volunteer fire department hospital humane society or anti-cruelty society in this Commonwealth or by the American Red Cross but all such vehicles shall be registered and shall display number plates as is provided for privately owned vehicles.

All registrations shall expire December thirty-first of the year issued unless sooner revoked for cause by the State Highway Commissioner.

Section 6 That section ten of said act which reads as follows

"Section 10 No person whether the owner of a motor vehicle or not who is less than sixteen (16) years of age or who is mentally impaired or who is physically incapacitated as defined in this act shall operate any motor vehicle upon any public highway in this Commonwealth.

No person shall operate a motor vehicle upon any public highway until such person shall have had issued to him a license or permit by the State Highway Department. No such license or permit shall be issued to any person less than sixteen (16) years of age or in the case of paid drivers less than eighteen (18) years of age and who has not had at least five (5) days' experience in the operation of a motor vehicle.

No person who is the owner or custodian of any motor vehicle shall permit any person who is less than sixteen (16) years of age or who is not a licensed operator or paid driver or holder of a learner's permit to operate any such motor vehicle or employ or permit any person to operate such motor vehicle for pay or hire who is not eighteen (18) years of age and a licensed operator or paid driver.

No person shall operate any motor vehicle as a paid driver without taking out a paid driver's license.

Any person who has lost the use of one hand or both or who has lost the use of both feet or whose eyesight is so impaired that with the aid of glasses he cannot distinguish substantial objects clearly at a distance of one hundred and fifty (150) feet or who shall have less than twenty (20) per centum of normal vision or who shall have less than two (2) per centum of normal hearing shall be considered physically incapacitated.

Provided That the State Highway Commissioner may at his discretion issue a special license or permit to a person who has lost the use of one hand only upon the receipt of such evidence or demonstration as shall satisfy him that such person has had sufficient experience in the operation of a motor vehicle to enable him to do so without endangering the safety of the public. The fee for such special license or permit shall be one (\$1) dollar in addition to the regular license fee except in the case of a registered owner when no fee shall be charged" is hereby amended to read as follows.

Section 10 No person whether the owner of a motor vehicle or not who is less than sixteen (16) years of age or who is mentally impaired or who is physically incapacitated as defined in this act shall operate any motor vehicle upon any public highway in this Commonwealth.

No person shall operate a motor vehicle upon any public highway until such person shall have had issued to him a license or permit by the State Highway Department. No such license or permit shall be issued to any person less than sixteen (16) years of age or in the case of paid drivers less than eighteen (18) years of age and who has not had at least five (5) days' experience in the operation of a motor vehicle.

No person who is the owner or custodian of any motor vehicle shall permit any person who is less than sixteen (16) years of age or who is not a licensed operator or paid driver or holder of a learner's permit to operate any such motor vehicle or employ or permit any person to operate such motor vehicle for pay or hire who is not eighteen (18) years of age and a licensed operator or paid driver.

No person shall operate any motor vehicle as a paid driver without taking out a paid driver's license.

Any person who has lost the use of one hand or both or who has lost the use of both feet or whose eyesight is so impaired that with the aid of glasses he cannot distinguish substantial objects clearly at a distance of one hundred and fifty (150) feet or who shall have less than twenty (20) per centum of normal vision or who shall have less than two (2) per centum of normal hearing shall be considered physically incapacitated.

To possess twenty (20) per centum of normal vision one must be able with one eye to read all the letters on the line marked twenty (20) of standard test types at a distance of four (4) feet.

To possess two (2) per centum of normal hearing one must respond when addressed in a natural tone of voice by another standing one (1) foot behind.

Provided That the State Highway Commissioner may at his discretion issue a special license or permit to a person who has lost the use of one hand only upon the receipt of such evidence or demonstration as shall satisfy him that such person has had sufficient experience in the operation of a motor vehicle to enable him to do so without endangering the safety of the public. The fee for such special license or permit shall be one (\$1) dollar in addition to the regular license fee except in the case of a registered owner when no fee shall be charged.

Section 7 That section thirteen of said act which reads as follows

"Section 13 The State Highway Commissioner may refuse to issue a license to any applicant who is shown by proper evidence to be a reckless or careless operator endangering the safety of the public or an habitual violator of the provisions of this act.

He may also revoke or suspend the license issued to any person upon hearing before the Commissioner or his representative after due notice in writing of the proposed action and the grounds therefor has been mailed to the licensee at the address given in his application.

The State Highway Commissioner may upon investigation suspend the license of any owner operator or paid driver who has been involved in an accident resulting in injury to person or property upon the sworn statement of two reputable persons that such accident was the result of recklessness or carelessness on the part of such licensee and after a hearing before the Commissioner or his representative shall annul the license issued to such person if the evidence justifies such action" is hereby amended to read as follows.

Section 13 The State Highway Commissioner may refuse to issue a license to any applicant who is shown by proper evidence to be a reckless or careless operator endangering the safety of the public or an habitual violator of the provisions of this act.

He may also revoke or suspend the license issued to any such person upon hearing before the Commissioner or his representative after due notice in writing of the proposed action and the grounds therefor has been mailed to the licensee at the address given on his application.

The State Highway Commissioner may upon investigation suspend the license of any owner operator or paid driver who has been involved in an accident resulting in injury to person or property upon the sworn statement of two reputable persons that such accident was the result of recklessness or carelessness on the part of such licensee and after a hearing before the Commissioner or his representative shall annul the license issued to such person if the evidence justifies such action.

The State Highway Commissioner may authorize the payment of expenses of witnesses testifying for the Commonwealth at hearings in cases of suspension or revocation of license before the Commissioner or his representative. The said expenses shall be paid out of fees collected under this act.

Section 8 That section nineteen of said act which reads as follows

"Section 19 No person shall operate a motor vehicle on the public highways of the State recklessly or at a rate of speed greater than is reasonable and proper having regard to the width traffic and use of the highway or so as to endanger property or the life or limb of any person. No person shall drive a motor vehicle at a rate of speed exceeding one (1) mile in two (2) minutes and no commercial motor vehicle in class AA as provided in section nine of this act shall at any time exceed a rate of speed of twenty (20) miles per hour.

In class A a rate of speed of twenty (20) miles per hour

In class B a rate of speed of eighteen (18) miles per hour

In class C a rate of speed of fifteen (15) miles per hour

In class D a rate of speed of fifteen (15) miles per hour

In class E a rate of speed of twelve (12) miles per hour

In class F a rate of speed of ten (10) miles per hour

Provided That the authorities having charge of the highways may in dangerous or built-up sections or at school-houses churches and public playgrounds place signs marked "fifteen (15) mile speed limit" in letters not less than five (5) inches in height. Said signs shall be placed on the right-hand side of the highway facing the traffic to be controlled. Clearly legible therefrom and at these places the speed limit shall not exceed a rate of one (1) mile in four (4) minutes for a distance beyond said sign of not more than one-eighth (1-8) of a mile and if such highway is still in a dangerous or built-up section a second sign similar to the above described may be erected and the speed limit shall not exceed the rate of one (1) mile in four (4) minutes for not more than one-eighth (1-8) of a mile beyond said sign and as many signs may be erected as may be necessary. At the end of said dangerous or built-up sections, there shall be erected a sign reading "end of fifteen (15) mile speed limit" in letters not less than five (5) inches in height. Said signs to be placed at right angles to the highway and facing the traffic to be controlled" is hereby amended to read as follows.

Section 19 No person shall operate a motor vehicle on the public highways of the State recklessly or at a rate of speed greater than is reasonable and proper having regard to the width traffic and use of the highway or so as to endanger property or the life or limb of any person. No person shall drive a motor vehicle at a rate of speed exceeding one (1) mile in two (2) minutes and no commercial motor vehicle with solid rubber tires in class AA as provided in section nine of this act shall at any time exceed a rate of speed of twenty (20) miles per hour or

In class A a rate of speed of twenty (20) miles per hour or

In class B a rate of speed of eighteen (18) miles per hour or

In class C a rate of speed of fifteen (15) miles per hour or

In class D a rate of speed of fifteen (15) miles per hour or

In class E a rate of speed of twelve (12) miles per hour or

In class F a rate of speed of ten (10) miles per hour and

no commercial motor vehicles with solid rubber tires the chassis of which weigh less than two thousand (2,000) pounds

shall at any time exceed a rate of speed of twenty-four (24) miles per hour

No commercial motor vehicle with pneumatic tires in class AA as provided in section nine of this act shall at any time exceed a rate of speed of twenty-four (24) miles per hour or

In class A a rate of speed of twenty-four (24) miles per hour or

In class B a rate of speed of twenty-two (22) miles per hour or

In class C a rate of speed of nineteen (19) miles per hour or

In class D a rate of speed of nineteen (19) miles per hour or

In class E a rate of speed of sixteen (16) miles per hour or

In class F a rate of speed of fourteen (14) miles per hour and no commercial motor vehicles with pneumatic tires the chassis of which weighs less than two thousand (2,000) pounds shall at any time exceed a rate of speed of twenty-six (26) miles per hour

Provided That the authorities having charge of the highways may in dangerous or built-up sections or at schoolhouses churches and public playgrounds place signs marked "fifteen (15) mile speed limit" in letters not less than five (5) inches in height said signs shall be placed on the right-hand side of the highway facing the traffic to be controlled clearly legible therefrom and at these places the speed limit shall not exceed a rate of one (1) mile in four (4) minutes for a distance beyond said sign of not more than one-eighth ($\frac{1}{8}$) of a mile and if such highway is still in a dangerous or built-up section a second sign similar to the above described may be erected and the speed limit shall not exceed the rate of one (1) mile in four (4) minutes for not more than one-eighth ($\frac{1}{8}$) of a mile beyond said sign and as many signs may be erected as may be necessary At the end of said dangerous or built-up sections there shall be erected a sign reading "end of fifteen (15) mile speed limit" in letters not less than five (5) inches in height said signs to be placed at right angles to the highway and facing the traffic to be controlled

Section 9 That section twenty of said act which reads as follows

"Section 20 Every motor vehicle on the public highway shall from one hour after sunset until one hour before sunrise or whenever it is impossible to see clearly for a distance of two hundred (200) feet show at least two lights of approximately equal power on the front of such vehicle that shall be clearly visible for a distance of two hundred (200) feet Provided That motor-cycles to which no side car is attached need display only one such light but no brilliant light shall be displayed on any motor vehicle standing on the left-hand side of the highway

Every motor vehicle equipped with and using electric light or lights of more than four (4) candlepower not equipped with a permanent deflecting or diffusing device upon any of the public highways of this State shall be provided and equipped with some practical and efficient device or devices whereby the forward lights of such vehicle may be dimmed or lessened at the will of the operator to such an extent that such electric light or the reflection therefrom through said forward lights will not interfere with the sight of nor temporarily blind the vision of the driver of an approaching vehicle and it shall be the duty of every operator of such motor vehicle equipped with and using electric lights upon the public highways of this State to effectually apply such dimmer to the forward lights of the vehicle operated by him or her and cause such lights to be dimmed and lessened so as not to interfere with the sight or temporarily blind the vision of the operator of any approaching vehicle

Every motor vehicle including motor-cycles shall also whether standing or in motion display one red light on the rear thereof and if a trailer be attached to such motor vehicle or another motor vehicle is being towed so as to obscure such red light then a red light shall be displayed on the rear of such vehicle or such trailer

The registration plate in the rear of every motor vehicle including motor-cycles and trailer shall also be clearly illuminated during the same period

Whenever there is not sufficient light within the limits of the highway to clearly reveal persons vehicles or substantial objects at a distance of two hundred (200) feet the front lights shall when the vehicle is in motion clearly illuminate the road for a distance of at least two hundred (200) feet in front of such vehicle and for five (5) feet to the right of such vehicle at a point twenty (20) feet in front of the lamps

No lights of more than thirty-two (32) candlepower shall be used on any motor vehicle and all lights in excess of four (4) candlepower equipped with reflectors shall be so arranged designed diffused or deflected that no dazzling rays of light shall at a point seventy-five (75) feet or more ahead of the lamps rise more than forty-two (42) inches above the level surface on which the vehicle stands

All additional or supplemental lights including movable spotlights or searchlights shall fully comply with these restrictions and the rays of light from any such searchlight or spotlight shall at no time extend to the left of the center of the highway

No red light shall be displayed on the front of any motor vehicle

The State Highway Commissioner may after proper road and laboratory tests approve certain devices for controlling the front lights on motor vehicles so that they shall comply with the provisions of this section upon the payment of such fee as he may deem necessary to cover the actual cost of such tests not to exceed the sum of fifty (\$50) dollars and may issue a certificate to the applicant describing the device and certifying that such tests have been made and that the device when properly applied complies with the requirements of this act

Section 20 Every motor vehicle on the public highway shall from one hour after sunset until one hour before sunrise show at least two lights of approximately equal power on the front of such vehicle that shall be clearly visible from a distance of at least two hundred (200) feet Provided that motor-cycles to which no side car is attached need display only one such light but no brilliant light shall be displayed on any motor vehicle standing on the left hand side of the highway and further provided that the council of any city or borough or the commissioners or supervisors of any township may by ordinance establish zones in brightly lighted sections within which motor vehicles may remain standing without lights

When any motor vehicle is in motion on a public highway not so lighted as to render any substantial object clearly discernible at a distance of two hundred (200) feet it shall show a front lamp or lamps furnishing illumination in accordance with the following provisions.

Motor vehicles shall display lighted front lamps furnishing sufficient illumination to render clearly discernible on a level highway any substantial object two hundred (200) feet directly ahead and any substantial object one hundred (100) feet ahead and seven (7) feet to the right of the axis of such vehicle and this provision shall be deemed to be complied with if the apparent candlepower of the combined beams of the lamps as measured one hundred (100) feet directly ahead of the vehicle on a level surface and at a height not less than one half ($\frac{1}{2}$) the distance of the center of the reflector above said level surface is not less than forty-eight hundred (4,800) and if the apparent candlepower as measured one hundred (100) feet ahead of the vehicle and seven (7) feet to the right of the axis thereof at any point not above the level of the head lamp is not less than twelve hundred (1,200)

Motor cycles shall display a lighted front lamp or front lamps furnishing sufficient illumination to render clearly discernible on a level highway any substantial object one hundred and forty (140) feet directly ahead and any substantial object seventy (70) feet ahead and five (5) feet to the right of the axis of such vehicle and this provision shall be deemed to be complied with if the apparent candlepower of the combined beams of the lamps as measured one hundred (100) feet directly ahead of the vehicle on a level surface and at a height not less than one-half ($\frac{1}{2}$) the distance of the center of the reflector above said level surface is not less than twenty-four hundred (2,400) and if the apparent candlepower as measured one hundred (100) feet ahead of the vehicle and seven (7) feet to the right of the axis thereof at any point not above the level of the head lamp is not less than six hundred (600)

The lamps of all vehicles shall be so arranged adjusted and operated as to avoid dangerous glare or dazzle and so that no dangerously glaring or dazzling rays from the lamps of any vehicle on a level road can be projected at such an angle above the level as to enter the eyes of approaching drivers or pedestrians and this provision shall be deemed to be complied with if the apparent candlepower of the beam or combined beams of the lamp or lamps as measured one hundred (100) feet ahead of the vehicle on a level surface and five (5) feet above the level surface does not exceed twenty-four hundred (2,400) directly in front of the vehicle and eight hundred (800) at a point seven (7) feet to the left of the axis of the vehicle and at the same height

Every motor vehicle including motor cycles shall also whether standing or in motion display one red light on the rear thereof and if a trailer be attached to such motor vehicle or another motor vehicle is being towed so as to obscure such red light then a red light shall be displayed on the rear of such vehicle or such trailer Provided that a motor vehicle while standing upon any public highway may exhibit only a parking light in accordance with the provisions further set forth in this section

The registration plate on the rear of every motor vehicle including motor cycles and trailer shall also be clearly illuminated during the same period except when such vehicle is standing upon any public highway and exhibiting a parking light in accordance with the provisions further set forth in this section

All additional or supplemental lights including movable spotlights or searchlights shall fully comply with these restrictions and the rays of light from any such searchlight or spotlight shall at no time extend to the left of the center of the highway

Every motor vehicle while standing upon any public highway at such times as lights are required by the provisions of this section for such motor vehicles may in lieu of the lighting equipment specified in this act show one light of at least two (2) candlepower carried on the left side of car in such a manner as to be visible to the front and rear and so as to show white to the front and red to the rear shall be considered a full compliance with the terms of this clause

No red light shall be displayed on the front of any motor vehicle

The State Highway Commissioner may after laboratory test in conformance with standard specifications approve certain devices for controlling the front lights on motor vehicles so that they shall comply with the provisions of this section upon the payment of such fee as he may deem necessary to cover the actual cost of such tests not to exceed the sum of fifty (\$50) dollars and may issue a certificate to the applicant describing the device and certifying that such tests have been made and that the device when properly applied complies with the requirements of this act

Section 10 That section twenty-three of said act which reads as follows

"Section 23 No person whether an employee of the owner or custodian of any motor vehicle or not shall tamper with or make use of or operate any motor vehicle without the knowledge or consent of the owner or custodian thereof

No person shall operate a motor vehicle while under the influence of intoxicating liquor or any narcotic or habit forming drug

ducing drug or permit any person who may be under the influence of intoxicating liquor or narcotic drugs to operate any motor vehicle owned by him or in his custody or control

No person shall take part in any race or speed contest for a prize or wager or otherwise upon any public highway or attempt to establish or lower any speed record upon any public highway

Any operator of a motor vehicle who shall have injured the person or property of any other user of the highway shall stop and render such assistance as may be necessary and shall upon request give his name and address to the injured party or his proper representative. This provision shall apply to the owner of the motor vehicle if present whether he was operating such motor vehicle or not

No person shall turn off any or all of the lights on a motor vehicle for the purpose of avoiding identification or arrest

Any person violating any of the provisions of this section shall be deemed guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred (\$100) dollars nor more than five hundred (\$500) dollars or to undergo imprisonment not exceeding one (1) year or both at the discretion of the court and the clerk of the court in which such conviction is had shall certify such conviction to the State Highway Commissioner who shall suspend or revoke the license issued to such person and no other license shall be issued to such person for a period of one (1) year following such conviction" is hereby amended to read as follows

Section 23 No person whether an employee of the owner or custodian of any motor vehicle or not shall tamper with or make use of or operate any motor vehicle without the knowledge or consent of the owner or custodian thereof

No person shall operate a motor vehicle while under the influence of intoxicating liquor or any narcotic or habit producing drug or permit any person who may be under the influence of intoxicating liquor or narcotic drugs to operate any motor vehicle owned by him or in his custody or control

No person shall take part in any race or speed contest for a prize or wager or otherwise upon any public highway or attempt to establish or lower any speed record upon any public highway

An operator of a motor vehicle who shall have injured the person or property of any other user of the highway shall stop and render such assistance as may be necessary and shall upon request give his name and address to the injured party or his proper representative. This provision shall apply to the owner of the motor vehicle if present whether he was operating such motor vehicle or not

No person shall turn off any or all of the lights on a motor vehicle for the purpose of avoiding identification or arrest

Any person violating any of the provisions of this section shall be deemed guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred (\$100) dollars nor more than five hundred (\$500) dollars or to undergo imprisonment not exceeding one (1) year or both at the discretion of the court and the clerk of the court in which such conviction is had shall certify forthwith such conviction to the State Highway Commissioner who shall suspend or revoke the license issued to such person and no other license shall be issued to such person for a period of one (1) year following such suspension or revocation

Section 11 That section twenty-four of said act which reads as follows

"Section 24 No motor vehicle of any description shall be used or operated on the public highways unless the engine be muffled so that the explosions thereof shall not constitute a nuisance to the public and no muffler cut-out shall be used on any public highway in any city borough or incorporated town

No motor vehicle shall be used upon any public highway with chains or other devices projecting more than one (1) inch upon the tires thereof

No commercial motor vehicle shall be used operated on any public highway the weight of which including chassis body and load shall be in excess of seven thousand (7,000) pounds for a vehicle in class AA eleven thousand (11,000) pounds for a vehicle in class A fifteen thousand (15,000) pounds for vehicles in class B twenty thousand (20,000) pounds for vehicles in class C twenty-four thousand (24,000) pounds for vehicles in class D and twenty-six thousand (26,000) pounds for vehicles in class E and F

No motor vehicle or trailer shall be operated upon any public highway having a gross weight of vehicle and load combined in excess of twenty-six thousand (26,000) pounds or in excess of nineteen thousand five hundred (19,500) pounds on any axle or in excess of eight hundred (800) pounds on any one wheel for each nominal inch of width of tire on such wheel or that exceeds an over-all length of vehicle three hundred and thirty-six (336) inches except hook-and-ladder trucks and water-towers or an over-all width of vehicle or load of ninety (90) inches. All commercial vehicles or trailers the chassis of which weigh more than two thousand (2,000) pounds registered under this statute shall have painted on a conspicuous place on the outside and on both sides of said motor vehicle or trailer the maximum weight limit of said motor vehicle or trailer including chassis body and load in figures three (3) inches high. Any person or persons carrying on any motor vehicle or trailer a load in excess of the maximum carrying capacity as so fixed by the manufacturer or any person or persons who remove or disfigure said signs shall be guilty of a misdemeanor and upon conviction thereof shall be subject to a fine of not less than twenty-five (\$25) dollars or more than one hundred (\$100) dollars or imprisonment not exceeding six (6) months or both at the discretion of the court and the clerk of the court in which such conviction is held shall certify such conviction to the State Highway Commissioner of Pennsylvania who may forthwith revoke the license of any licensee so convicted

Any person intending to use a truck or trailer for special hauling gross weight of vehicle and load combined or of length in excess of the specifications hereinbefore mentioned shall apply to the State Highway Commissioner for permission so to do upon a blank in such form as the State Highway Department shall prescribe. Such application shall set forth the location of the roads over which it is proposed to haul the counties township and municipalities in which such roads are located the weight and length of truck and its registration number the number of trailers to be used the maximum capacity of such trailers the weight of each when empty the kind of materials to be hauled and the date which said hauling will be completed

The State Highway Commissioner upon receipt of such application and the fee of five (\$5) dollars shall immediately inform himself as to the condition of the highways mentioned in said application by referring the same to the local authorities or otherwise and if satisfied that the proposed use of such roadways will not result in damage thereto may grant a permit for such number of days and under such restrictions as in his discretion may be necessary to prevent extraordinary damage to the roads by reason of such hauling

All the provisions of this section shall apply to the owner of the motor vehicle or the person having control thereof who causes or permits such motor vehicle to be operated or equipped contrary to such provisions and any such person shall be deemed equally guilty with the operator of any violation thereof" is hereby amended to read as follows

Section 24 No motor vehicle of any description shall be used or operated on the public highways unless the engine be muffled so that the explosions thereof shall not constitute a nuisance to the public and no muffler cut-out shall be used on any public highway

No motor vehicle shall be used upon any public highway with chains or other devices projecting more than one (1) inch upon the tires thereof

No commercial motor vehicle shall be used or operated on any public highway the weight of which including chassis body and load shall be in excess of seven thousand (7,000) pounds for a vehicle in class AA eleven thousand (11,000) pounds for a vehicle in class A thirteen thousand (13,000) pounds for a vehicle in class B eighteen thousand (18,000) pounds for a vehicle in class C twenty-two thousand (22,000) pounds for a vehicle in class D and twenty-five thousand (25,000) pounds for a vehicle in class E and twenty-six thousand (26,000) pounds for a vehicle in class F and no commercial motor vehicle the chassis of which weighs less than two thousand (2,000) pounds shall be used or operated on any public highway when the weight of said chassis body and load combined exceeds five thousand (5,000) pounds

No motor vehicle or trailer shall be operated upon any public highway having a gross weight of vehicle and load combined in excess of twenty-six thousand (26,000) pounds or in excess of nineteen thousand five hundred (19,500) pounds on any axle or in excess of eight hundred (800) pounds on any one wheel for each nominal inch of width of tire on such wheel or that exceeds an over-all length of vehicle of three hundred and thirty-six (336) inches except hook-and-ladder trucks and water-towers or an over-all width of vehicle and load of ninety (90) inches. All commercial vehicles or trailers registered under this act shall have painted on a conspicuous place on the outside and on both sides of said vehicle or trailer the maximum weight limit of said vehicle or trailer including chassis body and load in figures three (3) inches high. Any person or persons carrying on any motor vehicle or trailer a load in excess of the maximum carrying capacity as so fixed by this act or any person or persons who remove or disfigure said signs shall upon summary conviction thereof before a justice of the peace alderman or magistrate be subject to a fine of not less than one hundred (\$100) dollars or more than two hundred (\$200) dollars and the justice of the peace alderman or magistrate imposing such fine shall forthwith certify such conviction to the State Highway Commissioner of Pennsylvania who may forthwith revoke the license of any licensee so convicted

Any person intending to use a truck or trailer for special hauling gross weight of vehicle and load combined or of length in excess of the specifications hereinbefore mentioned shall apply to the State Highway Commissioner for permission so to do upon a blank in such form as the State Highway Department shall prescribe. Such application shall set forth the location of the roads over which it is proposed to haul the counties townships and municipalities in which such roads are located the weight and length of truck and its registration number the number of trailers to be used the maximum capacity of such trailers the weight of each when empty the kind of materials to be hauled and the date at which said hauling will be completed

The State Highway Commissioner upon receipt of such application and a fee of five (\$5) dollars shall immediately inform himself as to the condition of the highway mentioned in said application by referring the same to the local authorities or otherwise and if satisfied that the proposed use of such roadways will not result in damage thereto may grant a permit for such number of days and under such restrictions as in his discretion may be necessary to prevent extraordinary damage to the roads by reason of such hauling

All the provisions of this section shall apply to the owner of the motor vehicle or the person having control thereof who causes or permits such motor vehicle to be operated or equipped contrary to such provisions and any such person shall be deemed equally guilty with the operator of any violation thereof

Section 12 That section twenty-six of said act which reads as follows

"Section 26 The operator of any motor vehicle shall stop upon request or signal of any constable police officer or member of the State Police Force or designated officer of the State Highway Department who shall be in uniform or shall exhibit his badge or other sign of authority and shall upon request

exhibit his registration certificate or license and shall write his name in the presence of such officer if so required for the purpose of establishing his identity. He shall also furnish to any legally constituted authority any information in his possession as to the identity of the operator or owner of any motor vehicle" is hereby amended to read as follows:

Section 26 The operator of any motor vehicle shall stop upon request or signal of any constable, police officer or member of the State Police Force or designated officer of the State Highway Department who shall be in uniform or shall exhibit his badge or other sign of authority and shall upon request exhibit his registration certificate or license and shall write his name in the presence of such officer if so required for the purpose of establishing his identity. He shall also furnish to any legally constituted authority any information in his possession as to the identity of the operator or owner of any motor vehicle.

Any constable or police officer or member of the State Police Force or designated officer of the State Highway Department who shall be in uniform or shall exhibit his badge or other sign of authority shall have the right to stop any motor vehicle upon request or signal for the purpose of inspecting the said motor vehicle as to its equipment or manufacturer's number or motor number or weight and securing such other information as may be necessary.

Section 13 That section twenty-eight of said act which reads as follows:

"Section 28 It being the purpose of this act to provide a system or code of law regulating the use and operation of motor vehicles throughout this Commonwealth no city borough incorporated town township or county shall hereafter adopt maintain or enforce any rule regulation or ordinance regulating the speed equipment use or operation of motor vehicles other than city or borough ordinances regulating the stopping and parking of vehicles the use of certain streets as one-way streets or regulating the kind and weight of traffic on certain streets and in public parks or the establishment of safety zones provided however that no such special regulation shall be effective unless notice of the same is posted conspicuously by the municipality making the same at points where any highway affected thereby joins other highways and no regulation shall be valid which excludes such vehicles from any State highway or from any main highway leading from one municipality to another.

Provided That any city may regulate the transportation by motor vehicles of passengers for pay within the limits of such city or from points in the city to points beyond the city limits and make and enforce regulations for the operation of such vehicles not inconsistent with this act and designate certain streets upon which such vehicles may be operated" is hereby amended to read as follows:

Section 28 It being the purpose of this act to provide a system or code of law regulating the use and operation of motor vehicles throughout this Commonwealth no city borough incorporated town township or county shall hereafter adopt maintain or enforce any rule regulation or ordinance regulating the speed equipment use or operation of motor vehicles other than city or borough ordinances regulating the stopping and parking of vehicles or the establishment of zones in which vehicles may park at night without lights as provided in section twenty of this act the use of certain streets as one-way streets or regulating the kind and weight of traffic on certain streets and in public parks or the establishment of safety zones provided however that no such special regulation shall be effective unless notice of the same is posted conspicuously by the municipality making the same at points where any highway affected thereby joins other highways and no regulation shall be valid which excludes such vehicles from any State highway or from any main highway leading from one municipality to another.

Provided That any city may regulate the transportation by motor vehicles of passengers for pay within the limits of such city or from points in the city to points beyond the city limits and make and enforce regulations for the operation of such vehicles not inconsistent with this act and designate certain streets upon which such vehicles may be operated.

Section 14 That section twenty-nine of said act which reads as follows:

"Section 29 All information for offenses defined in this act committed by motor vehicle owners or users shall be brought under this act and not under any local ordinance rule or regulation and all such information shall be made before a mayor burgess magistrate alderman or justice of the peace within the city borough incorporated town or township wherein such offense is alleged to have occurred except in the case of misdemeanors when the information shall be made in the county wherein the offense is alleged to have occurred.

When the rate of speed of any motor vehicle is timed on a measured stretch of any highway for the purpose of ascertaining whether or not the operator of such motor vehicle is violating the provisions of this act such time shall be taken by not less than two (2) persons one of whom shall have been stationed at each end of such measured stretch and no convictions shall be had upon the unsupported evidence of one person and no such measured stretch shall be less than one-eighth ($\frac{1}{8}$) of a mile in length" is amended to read as follows:

Section 29 All information for offenses defined in this act committed by motor vehicle owners or operators shall be brought under this act and not under any local ordinance rule or regulation and all such information shall be made before a mayor burgess magistrate alderman or justice of the peace within the city borough incorporated town or township wherein such offense is alleged to have occurred if there be no mayor burgess magistrate alderman or justice of the peace within the city borough incorporated town or township wherein such offense is alleged to have occurred then information shall be made before a nearby mayor burgess magistrate alderman or justice of the peace except in the case of a misdemeanor when the information shall be made in the county wherein the offense is alleged to have occurred.

When the rate of speed of any motor vehicle is timed on a measured stretch of any highway for the purpose of ascertaining whether or not the operator of such motor vehicle is violating

the provisions of this act such time shall be taken by not less than two (2) persons one of whom shall have been stationed at each end of such measured stretch and no conviction shall be had upon the unsupported evidence of one person and no such measured stretch shall be less than one-eighth ($\frac{1}{8}$) of a mile in length.

Section 15 That section thirty-three of said act which reads as follows:

"Section 33 Any person except as provided in sections three eleven fourteen sixteen twenty-three twenty-four thirty-four and thirty-five convicted of violating any of the provisions of this act shall be subject to a fine or penalty of not less than ten (\$10) dollars nor more than twenty-five (\$25) dollars to be collected by summary conviction before any mayor burgess magistrate alderman or justice of the peace as like fines and penalties are now by law collected or in case of nonpayment of such fine to undergo an imprisonment in the county jail for a period not exceeding five (5) days. Provided that any person so convicted shall have the right of appeal as in other cases of summary conviction. And further provided that any person accused of violating any of the provisions of this act may waive the summary hearing and give bond in a sum equal to double the amount of the maximum fine that might be imposed for appearance for trial before a judge of the court of quarter sessions or in the county court or in the municipal court in counties wherein such courts exist and thereupon the burgess magistrate alderman or justice of the peace shall within fifteen (15) days return the complaint or information to the said court and if any person so accused shall be convicted in such court of the offense charged he shall be subject to a fine of not less than ten (\$10) dollars nor more than twenty-five (\$25) dollars or in case of nonpayment of such fine to undergo imprisonment in the county jail for a period not exceeding five (5) days.

Any person previously convicted of violating any of the provisions of this act shall upon conviction of any second or subsequent violation within a period of six (6) months after such conviction be subject to pay a fine of not less than twenty-five (\$25) nor more than fifty (\$50) dollars or in case of nonpayment of such fine to undergo imprisonment in the county jail for a period not exceeding ten (10) days. Provided that any person so accused of any second or subsequent violation of the provisions of this act shall have the same right of appeal or may waive summary hearing in the same manner and upon the same conditions as is provided for in cases of first violation" is hereby amended to read as follows:

Section 33 Any person except as provided in sections three four eleven fourteen sixteen twenty-three twenty-four thirty-four and thirty-five convicted of violating any of the provisions of this act shall be subject to a fine or penalty of not less than ten (\$10) dollars nor more than twenty-five (\$25) dollars to be collected by summary conviction before any mayor burgess magistrate alderman or justice of the peace as like fines and penalties are now by law collected or in case of nonpayment of such fine to undergo an imprisonment in the county jail for a period not exceeding five (5) days. Provided that any person so convicted shall have the right of appeal as in other cases of summary convictions. And further provided that any person accused of violating any of the provisions of this act may waive summary hearing and give bond in a sum equal to double the amount of the maximum fine that might be imposed for appearance for trial before a judge of the court of quarter sessions or in the county court or in the municipal court in counties wherein such courts exist and thereupon the burgess magistrate alderman or justice of the peace shall within fifteen (15) days return the complaint or information to the said court and if any person so accused shall be convicted in such court of the offense charged he shall be subject to a fine of not less than ten (\$10) dollars nor more than twenty-five (\$25) dollars or in case of nonpayment of such fine to undergo imprisonment in the county jail for a period not exceeding five (5) days.

Any person previously convicted of violating any of the provisions of this act shall upon conviction of any second or subsequent violation within a period of six (6) months after such conviction be subject to pay a fine of not less than twenty-five (\$25) dollars nor more than fifty (\$50) dollars or in case of nonpayment of such fine to undergo imprisonment in the county jail for a period not exceeding ten (10) days. Provided that any person so accused of any second or subsequent violation of the provisions of this act shall have the same right of appeal or may waive summary hearing in the same manner and upon the same conditions as is provided for in cases of first violation.

Section 16 The provisions of this act except as hereinafter provided shall be in force from and after the date of its approval. Provided however that sections nine and twenty-four of the act of June thirtieth one thousand nine hundred nineteen shall be and remain in full force and effect until the first day of January one thousand nine hundred twenty-two and the amendments to said sections that is sections five and ten of this act shall be in full force and effect from and after said first day of January one thousand nine hundred twenty-two.

On the question,

Will the House concur in the amendments made by the Senate?

Mr. WOODRUFF. Mr. Speaker, this is a bill concerning which you got many telegrams and protests against the Senate amendments to this bill. We passed this bill and the Senate attached the amendments that have to do with the raising of the fees on motor vehicles. Now, I have not had a chance to go very carefully into it, but I want to call your attention to the fact that these amendments raise the license fees on motor vehicles. If any member wishes to move to non-concur in the amendments, I, as sponsor of the bill have no objections. I think the proper course for me

to pursue in the premises is to leave the matter with the members of the House to act upon this bill as they choose now in the manner of these amendments.

Mr. HOUGH. Mr. Speaker, I move that the House non-concur in the amendments made by the Senate.

Mr. WOODRUFF. Mr. Speaker, I second the motion.

The motion was agreed to.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 795.

An Act to amend section three hundred eighty-six clause four of the act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by limiting the power of townships of the second class to contract for road purposes

With the information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment. The Clerk then read the amendment as follows:

Amend Section 1, page 3, line 11, by inserting after the word "reconstruction" the word, "and".

On the question, Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—145.

- | | | | |
|---------------|-----------------|----------------|----------------|
| Allum, | Edmonds, | Krause, | Schaeffer, |
| Armstrong, | Ehrhardt, | Krugh, | Schwartz, |
| Asbury, | Elgin, | Leeds, | Sieg, |
| Aston, | Evans, | Lewis, | Shellenberger, |
| Baker, | Feldman, | Long, | Smith, H. J., |
| Baldi, | Finney, | McBride, | Smith, H., |
| Barnhart, | Fitzgibbon, | McCaig, | Smith, J. W., |
| Beaver, | Fox, | McCann, | Smith, L., |
| Beckley, | Franklin, | McCarthy, | Soffel, |
| Bell, | Gearhart, | McClure, | Sowers, |
| Bluett, | Gelder, | McConnell, | Spangler, |
| Blumberg, | Glass, | McCurdy, | Sprowls, |
| Bower, | Goehring, | McHugh, | Stackhouse, |
| Brendle, | Golder, | McMullen, | Stark, |
| Bromley, | Goss, | Mangan, | Steedle, |
| Brooks, | Green, | Marcus, J., | Sterling, |
| Burns, | Griffith, | Marshall, | Stevenson, |
| Campbell, | Haldeman, | Mantz, | Sweitzer, |
| Catlin, | Harding, | Michel, | Thomas, |
| Comerer, | Harer, | Millar, A., | Van Alen, |
| Conner, | Harry, | Miller, C., | Vickerman, |
| Cook, | Hatricks, | Miller, D. I., | Walker, G. T., |
| Cratty, | Haws, | Miller, D. D., | Walker, J. A., |
| Curran, | Hayes, | Miller, H. F., | Weiss, |
| Curry, | Heffernan, | Miller, J. J., | Wells, |
| Dawson, | Henderson, E., | Mitchell, | Whitehouse, |
| Denning, | Henderson, W., | Morris, | Whiteman, |
| Dewey, C. P., | Hetrick, | Orr, | Williams, |
| Dewey, P. H., | Hoffman, J. N., | Pike, | Wolfe, |
| Diehm, | Hoover, | Rhoads, | Woner, |
| Dilsheimer, | Huston, | Richards, | Wood, |
| Ditrich, | Jones, W. W., | Rieder, | Woodruff, |
| Donneley, | Kantner, | Rinn, | Zook, |
| Drinkhouse, | Keene, | Roman, | Whitaker, |
| Punn, | Kinsman, | Ruth, | Speaker. |
| Eaches, | Kohler, | | |

NAYS—2.

- Clutton, Horne,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 1366.

An Act to amend section one of the act approved the eighteenth day of July Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws one thousand and sixty-one) entitled "An act to fix the salaries of the supervising inspectors of the second grade and of the Chief of the Bureau of Mediation and Arbitration in the Department of Labor and Industry"

With the information that the Senate has passed the same with an amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment. The Clerk read the amendment as follows:

Amend title, line 4, by striking out after the words "An act" the word "the" and inserting in lieu thereof the word "to"

On the question, Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—142.

- | | | | |
|---------------|-----------------|----------------|----------------|
| Allum, | Drinkhouse, | Kinsman, | Ruch, |
| Armstrong, | Dunn, | Kohler, | Ruddy, |
| Asbury, | Eaches, | Kooser, | Schaeffer, |
| Aston, | Edmonds, | Krause, | Schilling, |
| Baker, | Elgin, | Krugh, | Schwartz, |
| Baldi, | Evans, | Lafferty, | Sieg, |
| Barnhart, | Feldman, | Lewis, | Shaffer, |
| Beaver, | Finney, | Long, | Smiley, |
| Beckley, | Fitzgibbon, | Love, | Smith, H. J., |
| Bell, | Franklin, | McBride, | Smith, H., |
| Bidelspacher, | Gearhart, | McCaig, | Smith, J. W., |
| Bluett, | Gelder, | McCann, | Smith, L., |
| Blumberg, | Gibbon, | McCarthy, | Snowden, |
| Bolard, | Glass, | McClure, | Soffel, |
| Bower, | Golder, | McConnell, | Sowers, |
| Brady, | Hagerty, | McCurdy, | Sprowls, |
| Brenneman, | Hampson, | McGowan, | Stackhouse, |
| Brooks, | Harding, | McVicar, | Stark, |
| Burns, | Hafer, | Magill, | Sterling, |
| Catlin, | Harry, | Mangan, | Stevens, |
| Clutton, | Haslett, | Marcus, J., | Stevenson, |
| Comerer, | Hatricks, | Michel, | Strauss, |
| Conner, | Haws, | Millar, A., | Sweitzer, |
| Cook, | Hayes, | Miller, C., | Thomas, |
| Craig, J. R., | Heffernan, | Miller, D. I., | Van Alen, |
| Cratty, | Henderson, E., | Miller, D. D., | Walker, J. A., |
| Curran, | Henderson, W., | Miller, H. F., | Weiss, |
| Curry, | Hetrick, | Morris, | Wettach, |
| Davis, | Hoffman, J. N., | Orr, | Whitehouse, |
| Dawson, | Horne, | Perry, | Whiteman, |
| DeHaas, | Hough, | Posey, | Woner, |
| Denning, | Jones, D. J., | Richards, | Woodruff, |
| Dewey, C. P., | Jones, W. W., | Rieder, | Zook, |
| Dilsheimer, | Jordan, | Rinn, | Whitaker, |
| Ditrich, | Kantner, | Roman, | Speaker. |
| Donneley, | Keene, | | |

NAYS—2.

- Stadlander, Vickerman,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 1309.

An Act designating employees of the Insurance Department and fixing their compensation

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The Clerk read the amendments as follows:

Amend page 2, line 28, by striking out the word "two" and inserting in lieu thereof the word "six"; amend same line by striking out after the word "hundred" the words "and fifty"; amend page 3, line 4, by inserting after the word "thousand" the words "six hundred"; amend page 3, line 20, by striking out the word "two" and inserting in lieu thereof the word "four"

On the question, Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—145.

Allum,	Dunn,	Kinsman,	Schaeffer,
Armstrong,	Eaches,	Kooser,	Schilling,
Asbury,	Edmonds,	Krause,	Schwartz,
Aston,	Ehrhardt,	Krug,	Sieg,
Baker,	Elgin,	Leeds,	Shannon,
Baldi,	Feldman,	Lewis,	Shellenberger,
Barnhart,	Finney,	Long,	Smiley,
Beaver,	Fitzgibbon,	McBride,	Smink,
Bell,	Franklin,	McCaig,	Smith, H. J.,
Bidelspacher,	Gearhart,	McCarthy,	Smith, H.,
Bolard,	Gelder,	McConnell,	Smith, J. W.,
Bower,	Gibbon,	McCurdy,	Smith, L.,
Brenneman,	Glass,	McGowan,	Soffel,
Bromley,	Golder,	McKim,	Sowers,
Brooks,	Green,	McKnight,	Spangler,
Brown, T. R.,	Griffith,	McOwen,	Sprawls,
Burns,	Haines,	Marcus, J.,	Stark,
Campbell,	Haldeman,	Marcus, J. C.,	Steedle,
Catlin,	Hampson,	Martin,	Sterling,
Clutton,	Harding,	Michel,	Stevenson,
Comer,	Harer,	Millar, A.,	Stewart,
Conner,	Harry,	Millar, A. S. C.,	Sweitzer,
Cook,	Haslett,	Miller, C.,	Trainer,
Cratty,	Haws,	Miller, D. I.,	Van Alen,
Crum,	Heffernan,	Miller, D. D.,	Walker, G. T.,
Curry,	Henderson, E.,	Miller, H. F.,	Walker, J. A.,
Davis,	Hess,	Morris,	Wettach,
Dawson,	Hetrick,	Ogle,	Whitehouse,
Denning,	Hoffman, J. N.,	Perry,	Whiteman,
Dewey, C. P.,	Hough,	Phillips,	Wolfe,
Dewey, P. H.,	Huston,	Quigley,	Wood,
Diehn,	Jones, D. J.,	Rhoads,	Woodruff,
Dilsheimer,	Jones, W. W.,	Richards,	Zook,
Dittrich,	Jordan,	Rinn,	Whitaker,
Donneley,	Kantner,	Roman,	Speaker,
Drinkhouse,	Kelly,	Ruddy,	

NAYS—6.

Evans,	Miller, J. J.,	Vickerman,	Williams,
Horne,	Stadtlander,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

REPORT FROM COMMITTEE.

Mr. JAMES A. WALKER, from the Committee on Judiciary General, reported as committed, House Bill No. 1789, (Senate Bill No. 978), entitled:

An Act to amend section seven of the act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred fifty-four) entitled "An act to protect the public health and safety by regulating the erection alteration repair use occupancy maintenance sanitation and condemnation of dwellings two-family dwellings rooming-houses and tenements by regulating the use maintenance and sanitation of the grounds surrounding the same the adjoining buildings and all vacant land in cities of the first class providing for their inspection the abatement of nuisances the vacating of uninhabitable houses and the filing of liens creating a Division of Housing and Sanitation and providing penalties for violation of the provisions thereof and repealing all laws inconsistent therewith"

BILL ON FIRST READING.

The SPEAKER. In pursuance with the motion passed by the House, this bill will now be read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1789, (Senate Bill No. 978), entitled:

An Act to amend section seven of the act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred fifty-four) entitled "An act to protect the public health and safety by regulating the erection alteration repair use occupancy maintenance sanitation and condemnation of dwellings two-family dwellings rooming-houses and tenements by regulating the use maintenance and sanitation of the grounds surrounding the same the adjoining buildings and all vacant land in cities of the first class providing for their inspection the abatement of nuisances the vacating of uninhabitable houses and the filing of liens creating a Division of Housing and Sanitation and providing penalties for violations of the provisions thereof and repealing all laws inconsistent therewith"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 1338.

An Act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled "An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day"

With the information that the Senate has passed the same with an amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.

The Clerk read the amendment as follows:

Amend title by inserting at the end thereof the following: "By authorizing appropriations to each Post of the American Legion Veterans of Foreign Wars and to each Naval Association and each Post of the Grand Army of the Republic"

On the question,

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—142.

Allum,	Eaches,	Krug,	Schilling,
Armstrong,	Edmonds,	Lewis,	Schwartz,
Asbury,	Ehrhardt,	Long,	Sieg,
Aston,	Elgin,	Love,	Smiley,
Baker,	Evans,	McBride,	Smith, H. J.,
Baldi,	Feldman,	McCaig,	Smith, H.,
Barnhart,	Fitzgibbon,	McCann,	Smith, J. W.,
Beaver,	Gearhart,	McCarthy,	Smith, L.,
Beckley,	Gelder,	McClure,	Snowden,
Bell,	Gibbon,	McConnell,	Soffel,
Bidelspacher,	Glass,	McCurdy,	Sowers,
Blumberg,	Golder,	McGowan,	Sprawls,
Bolard,	Goodnough,	Mangan,	Stackhouse,
Bower,	Harding,	Marcus, J.,	Stark,
Brady,	Harer,	Marshall,	Sterling,
Brown, T. R.,	Harry,	Mantz,	Stevens,
Burns,	Haslett,	Michel,	Stevenson,
Catlin,	Hatrick,	Millar, A.,	Stewart,
Clutton,	Haws,	Miller, D. I.,	Strauss,
Conner,	Heffernan,	Miller, D. D.,	Sweitzer,
Cook,	Henderson, E.,	Miller, H. F.,	Thomas,
Cratty,	Henderson, W.,	Miller, J. J.,	Van Alen,
Curran,	Hetrick,	Morris,	Vickerman,
Curry,	Hoffman, J. N.,	Ogle,	Walker, G. T.,
Davis,	Hoover,	Orr,	Walker, J. A.,
Dawson,	Hough,	Perry,	Weiss,
DeHaas,	Jones, D. J.,	Posey,	Wells,
Denning,	Jones, W. W.,	Rhoads,	Wettach,
Dewey, C. P.,	Jordan,	Richards,	Whitehouse,
Dewey, P. H.,	Kantner,	Rieder,	Whiteman,
Diehn,	Keene,	Rinn,	Wood,
Dilsheimer,	Kinsman,	Roman,	Woodruff,
Dittrich,	Kohler,	Ruch,	Zook,
Drinkhouse,	Kooser,	Ruddy,	Whitaker,
Dunn,	Krause,	Schaeffer,	Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 1359.

An Act authorizing certain heads of departments of the State Government to increase the compensation of employes and prescribing a limit to said increase

With the information that the Senate has passed the same with an amendment, in which the concurrence of the House of Representatives is requested

The SPEAKER. The Clerk will read the amendment.
The Clerk read the amendment as follows:

Amend page 1, section 1, line 4, by striking out the words "draughtsmen clerks and stenographers" and inserting in lieu thereof the word "employees".

On the question,

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—128.

Allum,	Dunn,	Keene,	Schaeffer,
Armstrong,	Eaches,	Kinsman,	Schilling,
Asbury,	Edmonds,	Krause,	Schwartz,
Aston,	Ehrhardt,	Krug,	Sieg,
Baker,	Elgin,	Lewis,	Shellenberger,
Bald,	Feldman,	Long,	Smith, H. J.,
Barnhart,	Finney,	Love,	Smith, J. W.,
Beaver,	Fitzgibbon,	McBride,	Smith, L.,
Beckley,	Fowler,	McCaig,	Sowers,
Bell,	Franklin,	McCann,	Sprows,
Bluet,	Gearhart,	McConnell,	Stackhouse,
Blumberg,	Gibson,	McCurdy,	Stark,
Brady,	Glass,	McGowan,	Sterling,
Bromley,	Gold,	McOwen,	Stevens,
Brooks,	Goss,	Marcus, J. C.,	Stevenson,
Brown, T. R.,	Green,	Martins,	Strauss,
Burns,	Hagerty,	Millar, A.,	Sweitzer,
Campbell,	Hampson,	Miller, A. S. C.,	Thomas,
Clutton,	Harding,	Miller, C.,	Van Alen,
Conner,	Harry,	Miller, D. L.,	Walker, G. T.,
Cook,	Hatricks,	Miller, D. D.,	Walker, J. A.,
Cratty,	Haws,	Miller, H. F.,	Weamer,
Curran,	Hayes,	Miller, J. J.,	Whitehouse,
Davis,	Heffernan,	Mitchell,	Whiteman,
Dawson,	Henderson, E.,	Morris,	Williams,
Denning,	Henderson, W.,	Ogle,	Wolfe,
Dewey, P. H.,	Hetricks,	Orin,	Wood,
Diehm,	Hoffman, J. N.,	Rhoads,	Woodruff,
Dilsheimer,	Horne,	Rieder,	Zook,
Ditrich,	Jones, D. J.,	Rinn,	Whitaker,
Donneley,	Jones, W. W.,	Ruddy,	Speaker.
Drinkhouse,	Kantner		

NAYS—8.

Brendle,	Comer,	Huston,	McKim,
Brenneman,	Griffith,	McHugh,	Wells,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 215.

An Act for the better protection of fish requiring citizens of the United States residing within this Commonwealth to procure a license from the county treasurer to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act and the manner of proceeding to enforce compliance therewith and providing for the disposition of the penalties recovered and license fees received

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.
The Clerk read the amendments as follows:

Amend section 1, line 6 by striking out the word "sixteen" and inserting in lieu thereof the word "twenty-one";

Amend section 18, page 6, line 17 by inserting after the word "Treasury" the following: "not in excess of four hundred thousand dollars (\$400,000) in any one year"; also in same section, page 7, line 11 by inserting "not in excess of four hundred thousand dollars (\$400,000) in any one year"; also in same section line 19, by inserting after the word "requisition" the following "All moneys collected under the provisions of this act and not payable into the resident fish license fund shall be paid into the general fund of the State Treasury".

Amend by adding as section 25 the following: "Section 25. This act shall go into effect on the first day of January one thousand nine hundred and twenty-two".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—119.

Allum,	Feldman,	Lewis,	Shaffer,
Armstrong,	Fitzgibbon,	Love,	Shannon,
Asbury,	Fowler,	McCaig,	Smith, H. J.
Aston,	Gearhart,	McCann,	Smith, H.,
Baldi,	Gelder,	McCarthy,	Smith, J. W.,
Barnhart,	Glass,	McClure,	Smith, L.,
Beaver,	Gold,	McConnell,	Snowden,
Beckley,	Goodnough,	McGowan,	Soffel,
Bidelspacher,	Green,	McHugh,	Sowers,
Blumberg,	Griffith,	McKim,	Sprows,
Boland,	Hagerty,	Mangan,	Stackhouse,
Brady,	Harding,	Marcus, J.,	Steedle,
Bromley,	Harer,	Mantz,	Sterling,
Brown, F. B.,	Harry,	Michel,	Stevens,
Burns,	Hatricks,	Miller, C.,	Stevenson,
Catlin,	Haws,	Miller, D. L.,	Stewart,
Clutton,	Hayes,	Miller, D. D.,	Strauss,
Conner,	Heffernan,	Miller, H. F.,	Sweitzer,
Cratty,	Henderson, E.,	Morris,	Thomas,
Curran,	Henderson, W.,	Orr,	Van Alen,
Curry,	Hoffman, J. N.,	Perry,	Walker, G. T.,
Davis,	Holcombe,	Phillips,	Walker, J. A.,
Dawson,	Hoover,	Posey,	Weiss,
DeHaas,	Hough,	Richards,	Wells,
Denning,	Jones, W. W.,	Rieder,	Wettach,
Dilsheimer,	Jordan,	Rinn,	Whitehouse,
Ditrich,	Kantner,	Ruddy,	Whiteman,
Donneley,	Keene,	Schilling,	Woner,
Drinkhouse,	Kinsman,	Schwartz,	Whitaker,
Dunn,	Kohler,	Sieg,	Speaker.
Elgin,	Krug,		

NAYS—33.

Baker,	Eaches,	Hetricks,	Shellenberger,
Bell,	Edmonds,	Huston,	Smiley,
Bower,	Evans,	McBride,	Stark,
Brenneman,	Gibson,	McCurdy,	Weamer,
Brooks,	Goss,	Millar, A.,	Williams,
Comer,	Haines,	Miller, J. J.,	Wood,
Cook,	Haslett,	Quigley,	Woodruff,
Dewey, C. P.,	Hess,	Schaeffer,	Zook,
Diehm,			

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

POINT OF INFORMATION.

Mr. EDMONDS. Mr. Speaker, I desire to ask for information as to whether the portion of the bill printed in italics on pages 6 and 7, which relate to a sum of \$400,000, as to whether or not they are Senate amendments.

The SPEAKER. The amendments have been read by the Clerk.

Mr. EDMONDS. Mr. Speaker, may I ask the sponsor of this bill to explain this fund of \$400,000 which is set aside.

The SPEAKER. The bill is not at this time before the House. The gentleman's inquiry is out of order.

Mr. PHILLIPS. Mr. Speaker, is it in order to answer the question of the gentleman from Philadelphia?

The SPEAKER. It is not in order, but I think the House will yield to the explanation at this time, although the bill is not before the House.

Mr. PHILLIPS. The \$400,000 is set aside for the fishermen's licenses, which is to go for the propagation and protection of fish in the State. All moneys collected from the annual licenses over and above the sum of \$400,000 shall go into the general treasury.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 1191.

An Act to amend an act approved the fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws four hundred thirty-five) entitled "An act to authorize the courts of common pleas of any county when any individual church within the county has become inactive or extinct by reason of there being no resident or active trustees representing it or otherwise and the property of the church is liable to be wasted

or destroyed to appoint the trustees of the State body or organization representative of the denomination of which said church was a member as trustees for said church to hold and dispose of the title to the property owned by said church and defining the procedure thereon" authorizing the said courts to appoint as trustees for the property owned or held by any church board or agency of any religious organization the trustees or body corporate of the superior judiciary with which the church has been connected when the territory covered by the said judiciary is within the State or any other appropriate board or agency of such religious organization if duly incorporated under the laws of any state of the United States

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

On the question,

Amend line 15 by striking out the words "such church the" also on page two by inserting at the beginning of line 1 the following: "the property owned or held by any church board or agency of any religious organization"; also in line 6 by inserting after the word "State" the following: "or any other appropriate board or agency of such religious organization if duly incorporated under the laws of any state of the United States".

Amend section 1, page 4, by inserting after the word "church" in line 3, the following: "board or agency of any religious organization"; also by inserting after the word "church" in line 7 the following, "board or agency"; also by inserting after the word "church" in line 8 the words "board or agency"; also in same line by inserting after the word "trustees" "or body corporate"; also in line 13 by inserting the words "or any other appropriate board or agency of such religious organization if duly incorporated under the laws of any state of the United States"; also in line 16 by inserting after the second word "to" the word "administer".

Amend section 2, line 21, by inserting after the word "church" the words "board or agency"; also in line 22, by inserting after the word "church" the words board or agency"; also in line 25 by inserting after the word "church" the words "board or agency"; also in same line, after the word "member" by inserting the words "or agency"; also in line 26 by inserting after the word "church" the words "board or agency"; also in line 28 by inserting after the word "trustees" the words "or body corporate"; also in same section, page 5, line 6, by inserting after the word "church" the words "board or agency"; also in line 10, by inserting after the word "church" the words "board or agency"; also by inserting after the word "State" the following "or elsewhere according to the uses to which it was intended to be devoted".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—136.

Allum,	Evans,	Lafferty,	Rieder,
Asbury,	Feldman,	Lewis,	Rinn,
Aston,	Fitzgibbon,	Long,	Roman,
Ealdi,	Fox,	Love,	Ruddy,
Barnhart,	Franklin,	McBride,	Schaeffer,
Beaver,	Gelder,	McCaig,	Schilling,
Bell,	Gibbon,	McCann,	Schwartz,
Bluet,	Glass,	McCarthy,	Sieg,
Blumberg,	Golder,	McClure,	Shaffer,
Bower,	Goodnough,	McConnell,	Shannon,
Brady,	Green,	McCurdy,	Shellenberger,
Brenneman,	Griffith,	McHugh,	Smith, H. J.,
Brown, T. R.,	Hagerty,	McKnight,	Smith, H.,
Burns,	Haldeman,	McOwen,	Smith, J. W.,
Campbell,	Hampson,	McVicar,	Snowden,
Clutton,	Harding,	Mangan,	Sowers,
Comer,	Haslett,	Marcus, J. C.,	Sprolws,
Conner,	Hatrick,	Martin,	Stark,
Cook,	Haws,	Michel,	Sterling,
Cratty,	Hayes,	Millar, A.,	Stevens,
Crum,	Henderson, E.,	Millar, A. S. C.,	Stevenson,
Curran,	Henderson, W.,	Miller, C.,	Stewart,
Davis,	Hetrick,	Miller, D. I.,	Strauss,
Dawson,	Hoffman, J. N.,	Miller, D. D.,	Swtzer,
DeHaas,	Hoover,	Miller, H. F.,	Trainer,
Denning,	Horne,	Miller, J. J.,	Van Alen,
Dewey, P. H.,	Huston,	Mitchell,	Walker, G. T.,
Dilsheimer,	Jones, W. W.,	Morris,	Walker, J. A.,
Ditrich,	Jordan,	Ogle,	Wettach,
Dunn,	Kantner,	Orr,	Whitehouse,
Eaches,	Keene,	Phillips,	Whiteman,
Edmonds,	Kinsman,	Pike,	Wood,
Ehrhardt,	Kohler,	Rhoads,	Whitaker,
Elgin,	Krause,	Richards,	Speaker.

NAYS—2.

Stadlander, Vickerman,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 1332.

An Act providing for the regulating the maintenance and government of a children's home in each county of the fourth fifth sixth seventh and eighth classes of the State for indigent orphans and for incorrigible indigent dependent and neglected children under sixteen years of age and providing for their commitment thereto

With the information that the Senate has passed the same with an amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.

The Clerk read the amendment as follows:

Amend by striking out entire title and inserting in lieu thereof the following:

An Act providing for the purchase of land and the erection and improvement of buildings by counties of the fourth fifth sixth seventh and eighth classes for the purpose of providing a home for indigent orphans and certain incorrigible dependent and neglected children providing for the maintenance regulation and management of such homes and for commitments thereto by juvenile courts the directors of the poor and the county commissioners

On the question,

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—143.

Allum,	Donneley,	Jordan,	Rieder,
Armstrong,	Drinkhouse,	Kantner,	Rinn,
Asbury,	Dunn,	Keene,	Roman,
Aston,	Eaches,	Kinsman,	Ruddy,
Baker,	Edmonds,	Kohler,	Schaeffer,
Baldi,	Ehrhardt,	Kooser,	Schilling,
Barnhart,	Elgin,	Krause,	Schwartz,
Beaver,	Evans,	Krugh,	Sieg,
Beckley,	Feldman,	Lewis,	Shannon,
Bell,	Fitzgibbon,	Love,	Smiley,
Bidelspacher,	Fowler,	McBride,	Smith, H. J.,
Blumberg,	Gearhart,	McCaig,	Smith, H.,
Boland,	Gelder,	McCann,	Smith, J. W.,
Bower,	Gibbon,	McCarthy,	Smith, L.,
Brady,	Glass,	McClure,	Snowden,
Brenneman,	Golder,	McConnell,	Soffel,
Brooks,	Goodnough,	McCurdy,	Sowers,
Brown, F. B.,	Griffith,	McGowan,	Sprolws,
Brown, T. R.,	Hagerty,	McHugh,	Stackhouse,
Burns,	Haines,	McVicar,	Sterling,
Catlin,	Hampson,	Mangan,	Stevens,
Clutton,	Harding,	Marcus, J.,	Stevenson,
Comer,	Harer,	Marshall,	Stewart,
Conner,	Harry,	Martin,	Strauss,
Cook,	Haslett,	Mantz,	Switzer,
Craig, J. O.,	Haws,	Michel,	Thomas,
Cratty,	Heffernan,	Millar, A.,	Walker, G. T.,
Curran,	Henderson, E.,	Miller, C.,	Walker, J. A.,
Curry,	Henderson, W.,	Miller, D. I.,	Wells,
Davis,	Hetrick,	Miller, H. F.,	Wettach,
Dawson,	Hoffman, J. N.,	Miller, J. J.,	Whitehouse,
DeHaas,	Holcombe,	Morris,	Whiteman,
Denning,	Hoover,	Orr,	Woodruff,
Dewey, C. P.,	Horne,	Perry,	Zook,
Diehm,	Hough,	Posey,	Whitaker,
Dilsheimer,	Jones, D. J.,	Rhoads,	Speaker.
Ditrich,	Jones, W. W.,	Richards,	

NAYS—5.

Quigley, Stark, Vickerman, Williams,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

HOUSE BILLS CONCURRED IN BY THE SENATE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

House Bill No 1313.

An Act making an appropriation to carry out the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-five) entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agricultural associations and regulating the payment thereof"

House Bill No. 499.

An Act to quiet the title to real estate and to enable citizens of the United States and corporations authorized to hold real estate within this Commonwealth to hold and convey title to real estate which has been formerly held by or for corporations not authorized by law to hold the same

House Bill No. 741.

An Act to regulate and establish the traveling expenses and mileage to be charged by sheriffs in counties of the third fourth fifth sixth seventh and eighth classes

House Bill No. 1000.

An Act to amend chapter three of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 515.

An Act to amend an act approved the seventeenth day of May one thousand nine hundred nineteen (Pamphlet Laws two hundred and five) entitled "An act to amend section one of an act approved the fifth day of May one thousand eight hundred and thirty-two entitled 'An act regulating lateral railroads' by extending the provisions thereof to any person or persons corporation of the first or second class partnership municipal or quasi-municipal corporation school or poor district of the State of Pennsylvania incorporated under general or special act of assembly being the owner or owners of land mills quarries coal-mines limekilns or other real estate in the vicinity of any railroad canal or slack water navigation made or to be made by any company or by the State of Pennsylvania and not more than four miles distant therefrom" increasing the length of lateral railroads

House Bill No. 957.

An Act to amend section ten of an act approved the sixteenth day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred ninety-three) entitled "An act to provide for the licensing and regulation of public dance halls and ballrooms and for the regulation supervision of public dances and balls in cities of the first second and third classes"

House Bill No. 1344.

An Act to amend an act approved the twenty-fourth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and ninety-nine) entitled "An act to amend section one of an act approved the twenty-first day of March one thousand nine hundred and seven entitled 'An act authorizing the county commissioners of the several counties or the town councils of the several boroughs of this Commonwealth or both to appropriate annually a sufficient sum of money to each post of the Grand Army of the Republic in their respective counties or boroughs to aid in defraying the expenses of Memorial Day' as amended by requiring the commissioners to make appropriations also to Memorial Day or similar organizations where there was heretofore an established post"

House Bill No. 1259.

An Act providing for the licensing and registration by the Dental Council of certain persons to practice dentistry

House Bill No. 1407.

An Act to amend section one of an act approved the twenty-first day of March one thousand nine hundred and seven (Pamphlet Laws twenty-two) entitled "An act authorizing the county commissioners of the several counties or the town councils of the several boroughs of this Commonwealth or both to appropriate annually a sufficient sum of money to each Post of the Grand Army of the Republic in their respective counties or boroughs to aid in defraying the expenses of Memorial Day" as amended authorizing county commissioners to make additional appropriations for Memorial Day purposes

House Bill No. 1491.

An Act providing a bonus for the residents of this Commonwealth who served in the military or naval forces of the United States during the world war creating a Soldiers' Bonus Commission and prescribing its powers and duties and making an appropriation

House Bill No. 270.

An Act to amend an act approved the twenty-fifth day of February one thousand nine hundred and one (Pamphlet Laws page eleven) entitled "An act to establish a Department of For-

estry to provide for its proper administration to regulate the acquisition of land for the Commonwealth and to provide for the control protection and maintenance of forestry reservations by the Department of Forestry" as amended by establishing additional bureaus and offices in said department establishing forest districts providing for forest officers assistants and labor providing for the salaries of the officers and employees of the department fixing the amount of expenditures for the acquisition of land and repealing certain acts

House Bill No. 271.

An Act to amend an act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws page seven hundred and ninety-seven) entitled "An act to establish a Bureau of Forest Protection within the Department of Forestry designating the officers who shall constitute the Bureau their duties and salaries prescribing penalties for the violation thereof and repealing all laws general special or local or any parts thereof that may be inconsistent with or supplied by this Act" by providing for a chief of the Bureau of Forest Protection empowering District Foresters to act as District Fire Wardens providing for the compensation of the Chief and other Fire Wardens and persons assisting in extinguishing forest fires

House Bill No. 572.

An Act providing for the sentencing of certain criminals to reformatories or houses of correction in counties of the first class

House Bill No. 1093.

An Act to amend section nineteen chapter three article one of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

House Bill No. 1247.

An Act to amend section twenty-six of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and sixty-two) entitled "An act providing for the creation and administration of a State Fund for the insurance of compensation for injuries to employees of subscribers thereto declaring false oaths by the subscribers to be misdemeanors and providing penalties for the violation thereof" as amended

House Bill No. 1245.

An Act fixing the number and salaries of the officers and employees in the Department of Mines

House Bill No. 431.

An Act for the segregation of certain classes of prisoners

House Bill No. 260.

An Act fixing the salary of the jury commissioners of the counties of the third class

House Bill No. 769.

An Act to amend sections two thirteen and fourteen of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State supervisor and assistants and fixing the salaries of such State supervisor and assistants defining the powers and duties of boards of trustees including the power of appointing assistants and investigators and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties" eliminating the provisions of said act which fixes the salaries of the State supervisor assistant State supervisor and clerk and the method of the distribution of the moneys appropriated among the several counties coming within the provisions of the act

House Bill No. 726.

An Act to empower courts of competent jurisdiction to issue writs of execution against property of defendant and attachment execution or in the nature of attachment execution against trusts including those commonly known as spendthrift trusts no matter when such trusts were created in cases where an order award or decree has been made against a husband for the support of his wife or children or both making such attachment execution against trusts a continuing lien and levy for fifty per centum of such money or property until the order judgment or decree is paid in full with costs and abolishing the benefit of the exemption law in such cases

House Bill No. 1055.

An Act to amend sections four and six of a supplement to an act approved the twenty-sixth day of April one thousand nine hundred and eleven (Pamphlet Laws eighty-two)

entitled "A supplement to an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved April twenty-ninth Anno Domini eighteen hundred and seventy-four providing for the incorporation of trustees appointed or to be appointed under the terms of any will deed grant or gift creating a trust or trusts for the benefit of the people of any incorporated city of this Commonwealth for the advancement of learning science music art or of any one or more of said purposes in which representatives of said city may have part in the management with power to confer degrees in art pure and applied science philosophy literature painting music medicine law and theology and for the supervision and regulation of the same" conferring upon the State Council of Education powers and duties heretofore vested in the College and University Council

House Bill No. 1329.

An Act to amend the act approved the twelfth day of June one thousand eight hundred and seventy-eight (Pamphlet Laws two hundred and six) entitled "An act authorizing the State Treasurer to refund collateral inheritance tax heretofore paid or that may hereafter be paid in error" by providing for the refunding by the State Treasurer of collateral direct or transfer inheritance tax heretofore paid or that may hereafter be paid on the estate or property of a person erroneously adjudged to be dead

House Bill No. 1437.

An Act to amend an act entitled "An act relating to the maintenance" of insane feeble-minded and other persons confined in the various institutions of the Commonwealth fixing liability for their support providing for the collection of the moneys due the Commonwealth therefor and for proceedings relating thereto" approved the first day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws six hundred sixty-one)

House Bill No. 946.

An Act to provide for the abolition of railroad grade crossings

House Bill No. 1169.

An Act to amend sections three hundred and ninety-seven four hundred and twenty-one and one thousand two hundred and twenty-one of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 1370.

An Act regulating the manner of making returns by election officers in the case of elections upon the increase of indebtedness of cities boroughs townships school districts poor districts and other municipal or incorporated districts prescribing the duties and powers of the clerk of the court of quarter sessions and of the court of quarter sessions in connection with such returns and the count computation and recount of the vote prescribing the duties and powers of said court in any instance of fraud illegality or error in such election or return thereof prescribing the powers of such court over the election officers

House Bill No. 638.

An Act to fix the salaries of supervising inspectors of the second grade in the Department of Labor and Industry

House Bill No. 1021.

An Act providing for the condemnation by the Commonwealth of lands suitable and desirable for Forest purposes or Game Preserve purposes or the perpetuation and protection of Fish and defining the powers and duties of the Department of Forestry the Board of Game Commissioners and the Department of Fisheries respectively in relation thereto

House Bill No. 1354.

A Supplement to the act approved the twenty-third day of June one thousand eight hundred and eighty-five (Pamphlet Laws one hundred and forty-six) entitled "An act relating to marriage licenses providing for officers herein indicated to issue licenses for parties to marry" imposing an additional license fee for the use of the Commonwealth

House Bill No. 1382.

An Act permitting certain domestic mutual fire insurance companies to issue cash premium policies without assessment liability and providing for the distribution and escheat of the surplus of certain domestic mutual fire insurance companies in event of dissolution

With the information that the Senate has passed the same without amendment.

RESOLUTION RECALLING HOUSE BILL NO. 965 FROM THE GOVERNOR.

Mr. BARNHART offered the following resolution, which was twice read, considered and adopted:

In the House of Representatives, April 26, 1921.
Resolved, (if the Senate concur), that House Bill No. 965, File Folio 1971, entitled:

An Act to amend section six of an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy) entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines"

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1687, (Senate Bill No. 882), entitled:

An Act to empower the Public Service Commission to require railroad corporations to employ an adequate number of men upon trains and to repeal an act approved the nineteenth day of June nineteen hundred and eleven (Pamphlet Laws ten hundred and fifty-three) entitled "An act to promote the safety of travelers and employees upon railroad by compelling common carriers by railroad to properly man their trains"

The first section was read as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Public Service Commission created by the Public Service Company Law approved July twenty-sixth one thousand nine hundred and thirteen (Pamphlet Laws thirteen hundred and seventy-four) shall have power after hearing upon notice by order in writing to require any railroad corporation as defined in the Public Service Company Law to employ such number of men upon any of its trains as in the judgment of the commission is requisite for the safe and efficient operation thereof and any such order shall be enforceable and reviewable in the same manner as prescribed by such Public Service Company Law and the amendments thereto in respect to orders of the commission made thereunder and all acts inconsistent herewith are hereby repealed including the act of June nineteenth one thousand nine hundred and eleven (Pamphlet Laws ten hundred and fifty-three) entitled "An act to promote the safety of travelers and employees upon railroads by compelling common carriers by railroad to properly man their trains"

On the question,

Will the House agree to the section?

Mr. FOWLER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 2, by adding at the end thereof the following "Provided however That no reduction shall be made by any railroad corporation because of the passage of this act in any train crew as constituted by law prior to the passage of this act without the authorization of the Public Service Commission as provided in this act"

On the question,

Will the House agree to the amendment?

Mr. DUNN. Mr. Speaker, I hope that you will add no amendment to this bill at this time. Let us put the bill through and at the finish pass it or defeat it. Don't delay, but let us get at the real bottom of this bill, and I repeat, either pass it or defeat it at the proper time.

Mr. FOWLER. Mr. Speaker, I wish to state in offering this amendment I have simply made it at the request of the railroad organizations. In the act, as it is now, the burden of proof is laid over to the employee. The amendment, as offered to you, means simply this: That, if the railroad companies desire to reduce the force they can take their case before the commission and have the commission so decide and they will give the railroad company permission to

reduce the force. I think in fairness, if any part of this act should be approved, the company can better afford to go before the commission than to lay off that employe, to lie idle, for two or three months before the case can be heard before the commission. As we understand it now, we realize that the commission at this time has a great deal of work and the employe, with the high cost of living, cannot very well wait two or three months before this case could come up before the commission. I trust that you will insert this amendment, in all fairness to the employe. If there is any justification in the repeal of this act in the reducing of the crew, I say to you, the burden of proof should go on the party who can better afford it. We are complaining about the railroads; that it is costing the railroad companies four and one-half million dollars under the present act. I say to you that if the public would only know how much money has been and is being used in lobbying for this bill; if that were saved, they could reduce the freight rates just as well as not and it would not be necessary to take it out of the hide of the fellow who works on these trains. We know of the money that is being used to get legislation of this kind through this body. Now, gentlemen of the House, we are only asking in all fairness and we are fair and will say to you that the burden of proof should be on the other side. If it is fair for one, it is fair for the other. I trust that this amendment will be allowed to go into the bill.

Mr. JAMES A. WALKER. Mr. Speaker, I sincerely trust that this amendment will not prevail and for a logical reason. In the first place, the purpose of the amendment is to make the employer show cause why he should discharge his employe. There is not another employer in the State that has that rule applicable to him. There is no other corporation or large concern in the State of Pennsylvania that has any such rule. Strange to say, this very bill itself gives the employe a chance which they never have had before, namely, to insist that the trains be manned properly. I will show you another inequality: The gentleman from Lackawanna says, "put the burden on the employer to show that the man should be discharged as a full crew man." Why, don't you see, in practical operation, what happens? If the train has too many men on it and they have to wait until the Public Service Commission acts upon it, they are not going to wait that way. They will take off the whole train crew—engineer, fireman, conductor, and everybody else. Therefore, if you want to give the laboring man a square deal, don't have the engineer and fireman and conductor and the other members of the crew, including the two brakemen and flagmen, discharged, but stand for it as it is, then the Public Service Commission will be in a position to say that the train ought to run and that you ought to have on it a certain number of men; but if this amendment prevails, it means the discharge of an entire train crew and I feel that that would be unfair.

Mr. PHILLIPS. Mr. Speaker, when this bill was first approved and signed it was for the safety of the general public. The Pennsylvania Railroad Company and all companies in Pennsylvania had to accept the acts of Assembly passed for the protection of the public and for the safety of the people. All appliances that have been necessary for the safety of the employe and the people themselves; they had to be framed by act of Assembly in Pennsylvania. Air brakes were forced upon the railway companies, and while they did not want, at first, to put these things in, they had to do so by act of the Legislature. They put in the air brakes and the coupler and other things that provided for the safety of the public and the employe. The Full Crew bill was passed in the Legislature several years ago, for the safety of the people in general, and for the employe. This proposed amendment puts the burden upon the employer to show cause why this full crew is not necessary. Why should not the employer of the men come forward and say so? If we feel that the railroad corporations to-day should do certain things for our safety, why should we not put the burden on them and show cause why this amendment is necessary? If the railroad is put in that position, we are meeting them half way and I ask you, in all fairness when we are coming half way, as we are to-day meeting the railroad corporations half way by submitting to them this amendment, why should this amendment not be passed?

Mr. FOWLER. Mr. Speaker, I wish to interrogate the gentleman from Philadelphia.

The SPEAKER. Will the gentleman from Philadelphia. Mr. James A. Walker, permit himself to be interrogated?

Mr. JAMES A. WALKER. Mr. Speaker, yes, sir.

Mr. FOWLER. Mr. Speaker, I would like to ask the gentleman from Philadelphia, do I understand that when you introduced Bill No. 834, it provided that school authorities must show good and sufficient reasons before they can abolish positions held by teachers?

Mr. JAMES A. WALKER. Mr. Speaker, no, sir; that bill is in the nature of a civil service bill. The teachers are employes of the public and for a number of years we have had a law upon our statute books, having been passed in 1906, providing for a civil service rule for all those who are employed as teachers. The teachers bill you refer to is a civil service proposition.

Mr. FOWLER. Mr. Speaker, Abraham Lincoln once said that, "Capital is the fruit of labor and therefore labor deserves much the higher consideration." I say that labor, in this case, deserves much the higher consideration. The gentleman from Philadelphia's argument is that it is costing the railroad companies too much to man their trains. Our argument is that it is not so. This Legislature is not in a position to say or to ascertain which was right or wrong, because when we come to put it before the Public Service Commission, then only can we determine that, and I want to put it before the Public Service Commission and let those men who man the trains tell the Public Service Commission what the facts are so that the Commission may decide. That is all there is to the amendment. We are going fifty-fifty playing with the same weapon.

Mr. DITHRICH. Mr. Speaker, I think all the members of the House understand that the issue was clearly formed in the bill as originally introduced in the Senate. I feel, regardless of what our vote should be on this bill, that the issue should be voted on in that form. As members we probably have been interviewed more on this bill and on this question than on any other in this Assembly. Delegations have visited us in our homes; we have received letters from the railroads and from the employes. We have the views of our constituents as introduced in the Senate. It is too late now for us to ascertain what their views may be as to this amendment. I admit when the amendment was before us last week it was a difficult question to decide for those who are opposed to or are supporting the repeal of this law, and I admit that there is considerable confusion in the minds of many members as to just what the amendment means. I ask the House that the issue be met as it was formed in the Senate and that we vote the amendment down regardless of how we vote on the final passage of the bill.

Mr. WHITEHOUSE. Mr. Speaker, in order that my remarks may not be misunderstood, I will state that I am against this repealer whether the amendment carries or not. I believe that this amendment should receive favorable consideration from this body which would change any procedure and shift the burden of proof from where it now stands on the repealer where it stands and where it belongs. The companies have seen fit to assert the fact of non-necessity, and of all the rules of procedure, whether civil, legal or social, the one asserting a fact is always called upon to prove that fact. If you accuse one guilty of crime you have to prove that the crime is committed. If you issue an order to oust a tenant you have to show cause why you should oust that man. Why, in this case, should we ask the men who are legally in their positions, yet by the will or whim of an individual or of the company that they be put out of their positions before there shall be consideration for both the employe and the employer. It is admitted that some of these men are necessary; no matter how few or how many they say, "Some are necessary." If we assume that the repealer now before us is a measure of the companies, I think that is a better assumption at that, and they practically admit in that bill that we have under supervision that the question of necessity or non-necessity cannot and should not be left to their arbitrary control. They say it is advisable to supervise us; that we might make a mistake. With that in mind that these men are legally in their position by reason of an act of Assembly with the intimation that some are necessary, and the thought that they be necessary. I say, assuming that this repealer is an act of the companies and that the supervision is arbitrary, if not necessary, agreeing that they may be making a mistake, all that is

necessary is that we have the fact proved, that some of these men are necessary men. Is it fair that they should be without work while they have no other companies to get back in? Is it fair to these men who are necessary to the public who need their protection and have the right of the protection of the men whom they admit are necessary, to drive them out of a position for a year or for six months or for a day? In all fairness to these men who are necessary to the public and who have a right to safeguard the public I think we should pass this amendment.

Mr. LAFFERTY. Mr. Speaker, I desire to interrogate the gentleman from Schuylkill.

The SPEAKER. Will the gentleman from Schuylkill, Mr. Whitehouse, permit himself to be interrogated?

Mr. WHITEHOUSE. Mr. Speaker, yes, sir.

Mr. LAFFERTY. Mr. Speaker, the gentleman from Schuylkill has laid great stress upon the word "necessity", and "necessary". Will he tell us, for the benefit of the House, how many men there are in a full crew and what their vocations are?

Mr. WHITEHOUSE. Mr. Speaker, I am not a railroad man, but I understand that a full crew is composed of five men, but because of an increase in the number of cars on a train under the terms of the full crew bill the number was increased.

Mr. LAFFERTY. Does the gentleman know how many cars are necessary for an increase?

Mr. WHITEHOUSE. My information is, twenty-nine freight cars is a regular train. There are five men for twenty-nine cars, as I understand it.

Mr. LAFFERTY. What are their functions? *

Mr. WHITEHOUSE. I am not a railroad man and I will refer the gentleman to the representative from Lackawanna.

The SPEAKER. Will the gentleman from Lackawanna, Mr. Fowler, permit himself to be interrogated?

Mr. FOWLER. Mr. Speaker, yes, sir. What is the question?

Mr. LAFFERTY. Mr. Speaker, I ask the gentleman, what are the functions of the five men who compose a crew on a train?—what they were prior to this act?

Mr. FOWLER. Mr. Speaker, we are discussing an amendment that is before the House and if the gentleman will desist until that is considered we will get up to that later. At present we are arguing upon the amendment.

Mr. LAFFERTY. I have heard this bill discussed so often, and while I am not burdened with intelligence, I have the confidence of the members here, and I understand that the number for a full crew was six under the provisions as named before, in which the functions were that of the engineer, who had his functions; the fireman, who had his, and the brakemen had theirs and the flagman had his, and so on. As I understand him this repeal of the full crew act to-day is something that is not necessary. I ask Mr. Fowler to explain the necessity of it and to explain to the House what the necessity is, when you have air brakes for the extra men?

Mr. FOWLER. Mr. Speaker, I would rather refer the gentleman to the gentleman from Allegheny.

The SPEAKER. Will the gentleman from Allegheny, Mr. Mangan permit himself to be interrogated?

Mr. MANGAN. Mr. Speaker, yes, sir.

Mr. LAFFERTY. I want to know as to the functions of these men, comprising the engineer, firemen, two brakemen, flagmen and conductor.

Mr. MANGAN. Mr. Speaker, what does the gentleman mean by "their functions?"

Mr. LAFFERTY. What is required of them; what is their duty?

Mr. MANGAN. The conductor is the man who is in charge of the train; the flagman brakes the rear end of the train and acts as flagman; two men are brakemen, and one man takes charge of the train when it comes to a stop.

Mr. LAFFERTY. Are there to be two more brakemen on a train of more than twenty-nine cars with the air brakes, working as they do, or even if they broke, then what would be the necessity of the extra men; would there be a necessity for ten more brakemen on a long train?

Mr. MANGAN. You ask about ten more brakemen?

Mr. LAFFERTY. Yes, sir.

Mr. MANGAN. They would not have that many.

Mr. LAFFERTY. That is exactly my point. This repeal is absolutely justified because if they only put one extra man on every car there would be an extra man on every car if the air brakes do not work.

Mr. MANGAN. I don't believe you understand what an extra man is.

Mr. LAFFERTY. Understand it? Of course I do.

Mr. MANGAN. In all my service on the railroad, which is twenty-five years, we have had six regular men on the train: The engineer, fireman, conductor, two brakemen and the flagman, and the only time when there was another man put on the train was when there was an extra man put on when the regular man was laid off.

Mr. LAFFERTY. When I say extra, an extra man, I mean one in addition.

Mr. FOWLER. I would like to interrogate the gentleman from Philadelphia.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Lafferty, permit himself to be interrogated?

Mr. LAFFERTY. Mr. Speaker, yes, sir.

Mr. FOWLER. Do you think trains are overmanned?

Mr. LAFFERTY. Well, in this sense—

Mr. FOWLER. I would like yes or no.

Mr. LAFFERTY. I understand that the air brakes—

Mr. FOWLER. That is not the answer; I want to know are they overmanned?

Mr. LAFFERTY. They are either overmanned or they are not overmanned. In fact, they have not enough men if the air brakes don't work.

Mr. FOWLER. I would like to further interrogate the gentleman from Philadelphia. Are you in favor of this amendment, as a disinterested party, and I would like to have you just answer that, as this amendment comes up to you?

Mr. LAFFERTY. Yes, sir.

Mr. MANGAN. Mr. Speaker, I desire to interrogate the gentleman from Philadelphia.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Lafferty, permit himself to be interrogated?

Mr. LAFFERTY. Mr. Speaker, yes, sir.

Mr. MANGAN. I desire to ask the gentleman what work he has done on the railroad and if he ever knew of a hose company serving the railroad asking questions about the air?

Mr. LAFFERTY. Yes, sir.

Mr. MANGAN. Did you ever go down to see the duties required by a railroad man and what he had to perform?

Mr. LAFFERTY. Yes, sir.

Mr. MANGAN. Did you see one standing idly by when the other was working, frequently?

Mr. LAFFERTY. Frequently.

Mr. MANGAN. I would like to get a job on that railroad. I did not desire to speak on this amendment to-day for the reason that last week I brought about this trouble and confusion that has been referred to to-day by my colleague, Mr. Dithrich. After going over the various list of bills in the various states, going over it with the various railroad men, they were willing and fair enough to allow that amendment placed in this bill providing it passed, but I still stand opposed to passing the bill. I want to put you right, and I as a railroad man believe that the man or company or corporation who employs a man, if it comes before the Public Service Commission, should be the man who brings the proof that there is an unnecessary man upon that train. It is not for the man, the employe, to say, "Take me off; I am not wanted." It is for the company to say to the Public Service Commission, "There is no necessity for that man upon this train, or upon these trains." Personally, I know that there is not an unnecessary man upon any train that runs over any railroad in this Commonwealth. While that law prevails in other states, they do not have the high mountains to climb or the hills and grades to contend with. I am going to wait until the bill comes before you then I will endeavor to explain the merits of the Full Crew Bill to you and I hope that you will vote for the amendment on the Full Crew Bill to-day.

Mr. PHILLIPS. Mr. Speaker, I think the question has been raised by the gentleman from Philadelphia in reference to the cost of the Full Crew Bill to the company. I want to say just one word in explanation of that. I understand that at a certain hearing not so very long ago before a Legislative body, the railroad company claimed that there were

approximately 1500 people affected by the repeal of the Full Crew Bill, if it passed. It was stated that if the Full Crew Bill were repealed, seventy per cent. who would be affected would have to be put back on the train; to the effect that seventy per cent. of the 1500 men which were included in this Full Crew measure would have to be reinstated, and that would leave 500 people affected by this bill in the State of Pennsylvania at a salary of \$1,500 a year. I want to submit to you gentlemen what effect that would have on the profits of any one particular railroad company in the State of Pennsylvania? Assuming that there are six railroad companies in Pennsylvania and only 500 persons affected by this bill, would it affect the stock of the Pennsylvania Railroad Company? Would it affect the freight rates or the passenger rates,—just that small amount? I submit to you that the argument they have advanced against this bill is simply the fact that the railroad labor organizations have succeeded in putting this bill on the statute books and the railroad companies have since that time tried to get it off the statute books of the Commonwealth of Pennsylvania. I ask you in all fairness to vote for this amendment.

Mr. JAMES A. WALKER. Mr. Speaker, this bill as I have been informed, applies to 2300 full crew men. The cost to the railroad company of these 2300 men in this State is \$4,500,000 per year. You and I do not want to see freight rates increased. My folks at home have written to me to the end that freight rates shall not be increased. There is nothing in this bill which could save the engineer and fireman from being discharged through taking off the entire train, and that seems to be the natural way to help to put down expenses. Some of us who come from the eastern end of the State know that only a few weeks ago the Pennsylvania Railroad took off one of its express trains that formerly left Philadelphia at 8:40 o'clock in the morning, in order to reduce expense. That is a pretty good example of the expense principle involved in the Full Crew Bill. The amendment cannot control in one case where any employer is asked to show cause why he should discharge an employee. I submit to you, that this bill will not aid the whole crew; it may aid 2300 men who are directly in service under the Full Crew Act, but it will not aid thousands of other men who are employed on the trains in this State.

On the question recurring,

Will the House agree to the amendment?

The yeas and nays were required by Mr. Fowler and Mr. Mangan, and were as follows:

YEAS—72.

Aston,	Evans,	Kinsman,	Miller, J. J.,
Barnhart,	Feldman,	Kohler,	Morris,
Bluett,	Finney,	Krugh,	Phillips,
Boland,	Fowler,	McBride,	Richards,
Brendle,	Gelder,	McCurdy,	Rinn,
Brenneman,	Goss,	McHugh,	Roman,
Clutton,	Green,	McKim,	Ruch,
Cook,	Ilagerty,	McKnight,	Schaeffer,
Cratty,	Harding,	McOwen,	Schwartz,
Curry,	Haslett,	Mangan,	Smink,
Denning,	Hatrick,	Marcus, J. C.,	Soffel,
Dewey, C. P.,	Haws,	Marshall,	Steedle,
Dewey, P. H.,	Hoffman, J. N.,	Martin,	Stevenson,
Diehm,	Holcombe,	Michel,	Thomas,
Donneley,	Huston,	Millar, A.,	Wettach,
Edmonds,	Kantner,	Miller, C.,	Whitehouse,
Ehrhardt,	Keene,	Miller, D. I.,	Wolfe,
Elgin,	Kelly,	Miller, D. D.,	Woodruff,

NAYS—118.

Allum,	Dunn,	Lewis,	Smith, H. J.,
Armstrong,	Fitzgibbon,	Long,	Smith, H.,
Asbury,	Flynn,	Love,	Smith, J. W.,
Baker,	Fox,	McCaig,	Smith, L.,
Baldi,	Franklin,	McCann,	Snowden,
Beaver,	Gearhart,	McCarthy,	Sowers,
Beckley,	Glass,	McClure,	Spangler,
Beil,	Goehring,	McConnell,	Stackhouse,
Bidelspacher,	Golder,	McGowan,	Stadtlander,
Blumberg,	Goodnough,	McVicar,	Stark,
Bower,	Griffith,	Marcus, J.,	Sterling,
Brady,	Haldeman,	Mantz,	Stevens,
Bromley,	Hampson,	Miller, A. S. C.,	Stewart,
Brooks,	Harer,	Miller, H. F.,	Strauss,
Brown, F. B.,	Harry,	Mitchell,	Sweitzer,
Brown, T. R.,	Hayes,	Ogle,	Trainer,
Burns,	Heffernan,	Orr,	Van Alen,
Campbell,	Henderson, E.,	Perry,	Vickerman,
Catin,	Henderson, W.,	Pike,	Walker, G. T.,
Chaplin,	Hess,	Posey,	Walker, J. A.,
Comer,	Hetrick,	Quigley,	Weiss,
Conner,	Hoover,	Rieder,	Wells,
Craig, J. O.,	Horne,	Ruddy,	Whiteman,

Crum,
Davis,
Dawson,
Dilsheimer,
Dithrich,
Drinkhouse,
Dunlap,

Hough,
Jones, D. J.,
Jones, W. W.,
Jordan,
Kooser,
Krause,
Lafferty,

Ruth,
Sieg,
Shaffer,
Shannon,
Shellenberger,
Sinclair,
Smiley,

Williams,
Woner,
Wood,
Zook,
Whitaker,
Speaker.

So the question was determined in the negative, and the amendment was not agreed to.

On the question,

Will the House agree to the section?

It was agreed to.

The title was read and agreed to as follows:

An Act to empower the Public Service Commission to require railroad corporations to employ an adequate number of men upon trains and to repeal an act approved the nineteenth day of June nineteen hundred and eleven (Pamphlet Laws ten hundred and fifty-three) entitled "An act to promote the safety of travelers and employes upon railroads by compelling common carriers by railroad to properly man their trains"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

RESOLUTION RECALLING HOUSE BILL NO. 345 FROM THE GOVERNOR.

Mr. McCAIG asked and obtained unanimous consent to offer the following resolution, which was twice read, considered and adopted:

In the House of Representatives, April 26, 1921.

Resolved (if the Senate concur) that House Bill No. 345, File Folio 6459, entitled: An Act making an appropriation for the payment of the expenses required by an act approved the twenty-fifth day of May one thousand eight hundred and eighty-nine entitled "An act to provide for the continuance of the education and maintenance of the destitute orphans of deceased soldiers sailors and marines and the destitute children of permanently disabled soldiers sailors and marines of the State" and its amendments and supplements

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1686, (Senate Bill No. 935), entitled:

An Act to amend section one of an act approved the eighth day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred fifteen) entitled "An act to fix the salaries of the deputies in the offices of the clerk of the courts county controller recorder of deeds county treasurer chief deputy sheriff and chief clerk to the county commissioners in counties of this Commonwealth having over two hundred and fifty thousand population and less than four hundred thousand population"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1676, (Senate Bill No. 800), entitled:

An Act relating to the procedure on appeals from settlements or audits of auditors of boroughs townships and poor districts

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1540, (Senate Bill No. 934), entitled:

An Act relating to poor districts co-extensive with counties of the fourth class authorizing the directors of such district to sell real estate no longer suitable for the support main-

tenance and employment of the poor of their respective districts and to purchase such real estate as may be necessary for such support maintenance and employment and to construct thereon such buildings as may be necessary and to equip and furnish the same validating the title to real estate heretofore purchased by such directors and providing for the borrowing of money and the issue of bonds by the county commissioners to accomplish the purposes of this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1669, (Senate Bill No. 641), as follows:

An Act to amend section seven of an act entitled "An act creating a fund for the purpose of rebuilding restoring and replacing buildings structures equipment or other property of the Commonwealth of Pennsylvania damaged or destroyed by fire or other casualty and regulating the placing of insurance thereon and providing penalties for any violation of the provisions of this act" approved the fourteenth day of May Anno Domini one thousand nine hundred fifteen (Pamphlet Laws five hundred twenty-four) by permitting the purchase of policies of boiler insurance

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section seven of the act of General Assembly entitled "An act creating a fund for the purpose of rebuilding restoring and replacing buildings structures equipment or other property of the Commonwealth of Pennsylvania damaged or destroyed by fire or other casualty and regulating the placing of insurance thereon and providing penalties for any violation of the provisions of this act" approved the fourteenth day of May Anno Domini one thousand nine hundred fifteen (Pamphlet Laws five hundred twenty-four) which reads as follows

"Section 7. That from and after the adoption and approval of this act it shall be unlawful for any department bureau commission or other branch of the State Government or any board of trustees overseers managers or other person or persons or custodians of State property to purchase secure or obtain any policy of insurance on any property owned by the Commonwealth the term of which policy of insurance shall extend beyond the thirty-first day of December Anno Domini one thousand nine hundred and twenty or to purchase obtain or secure any such policy of insurance for any amount in excess of the amount of insurance outstanding at the date of the approval of this act after deducting from such amount twenty per centum thereof for each calendar year which shall have elapsed from and after the thirty-first day of December Anno Domini one thousand nine hundred and fifteen to the date of purchasing securing or obtaining such policy of insurance" is hereby amended to read as follows

Section 7. That from and after the adoption and approval of this act it shall be unlawful for any department bureau commission or other branch of the State Government or any board of trustees overseers managers or other person or persons or custodians of State property to purchase secure or obtain any policy of insurance on any property owned by the Commonwealth the term of which policy of insurance shall extend beyond the thirty-first day of December Anno Domini one thousand nine hundred and twenty or to purchase obtain or secure any such policy of insurance for any amount in excess of the amount of insurance outstanding at the date of the approval of this act after deducting from such amount twenty per centum thereof for each calendar year which shall have elapsed from and after the thirty-first day of December Anno Domini one thousand nine hundred and fifteen to the date of purchasing securing or obtaining such policy of insurance Provided however That the Board of Public Grounds and Buildings of any board of trustees inspectors overseers or managers of any State institution may in their discretion purchase secure or obtain policies of insurance covering any loss or damage occurring to any property owned by the Commonwealth arising from boiler explosion

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 931, (Senate Bill No. 385), entitled:

An Act for the protection of the public health by providing clean sanitary establishments for bottling non-alcoholic drinks including clean sanitary ingredients bottles receptacles and utensils and providing penalties for the enforcement thereof

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1445, (Senate Bill No. 233), entitled:

An Act to authorize cities of the first class to regulate the removal and disposal of garbage to prevent the private collection thereof and to enforce the provisions of ordinances providing therefor by fine and in default of the payment of such fine by imprisonment of the person or persons violating any such ordinance

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1640, (Senate Bill No. 791), as follows:

An Act to amend sections one and two of an act approved the fifth day of June Anno Domini one thousand nine hundred and thirteen (Pamphlet Laws four hundred and forty-three) entitled "An act for the prevention of blindness by requiring the reporting of cases of ophthalmia neonatorum (inflammation of the eyes of infants) by physicians midwives and others and requiring the reporting of results of treatment of each case of said disease and fixing a penalty for violation thereof"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act entitled "An act for the prevention of blindness by requiring the reporting of cases of ophthalmia neonatorum (inflammation of the eyes of infants) by physicians midwives and others and requiring the reporting of results of treatment of each case of said disease and fixing a penalty for violation thereof" approved the fifth day of June Anno Domini one thousand nine hundred and thirteen (Pamphlet Laws four hundred and forty-three) which reads as follows

"Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every physician practicing in any portion of this Commonwealth who shall treat or examine any infant suffering from ophthalmia neonatorum (inflammation of the eyes of infants) shall if the said case be located in a township of the first class a borough or a city forthwith make a report in writing to the health authorities of said township city or borough and if said case shall be located in a township of the second class or a city borough or township of the first class not having a board of health or body acting as such to the State Department of Health upon blanks supplied for that purpose in which report he shall under his or her own signature state the name of the disease and the name age sex color and nativity of the infant suffering therefrom together with the street and house number of the premises in which said infant may be located or otherwise efficiently designate the same the date of the onset of the disease the name and occupation of the householder in whose family the disease may have occurred together with such other information relating to said case as may be required by said health authorities and the State Department of Health" is hereby amended to read as follows

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That every physician practicing in any portion of this Commonwealth who shall treat or examine any infant suffering from ophthalmia neonatorum (inflammation of the eyes of infants) shall if the said case be located in a township of the first class a borough or a city forthwith make a report by telephone followed within six (6) hours after his or her examination by a second report in writing to the health authorities of said township city or borough and if said case shall be located in a township of the second class or a city borough or township of the first class not having a board of health or body acting as such to the State Department of Health upon blanks supplied for that purpose in which report he shall under his or her own signature state the name of the disease and the name age sex color and nativity of the infant suffering therefrom together with the street and house number of the premises in which said infant may be located or otherwise efficiently designate the same the date of the onset of the disease the name and occupation of the householder in whose family the disease may have occurred together with such other information relating to said case as may be required by said health authorities and the State Department of Health and which information shall include a statement as to whether the affected child is having the proper treatment and necessary care

Section 2. Section two of said act which reads as follows

"Section 2. That any midwife or nurse or other person having the care of an infant whose eyes have become inflamed or swollen or reddened at any time within two weeks after birth shall report the same in writing to the health authorities of the city borough or township of the first class in which the case may be located or if it be located in a township of the second class or a city borough or township of the first class not having a board of health or body acting as such the State Department of Health within six hours after the discovery thereof giving the name

of the infant the names of the parents or guardians and the street and number of their residence or otherwise sufficiently designate the same together with the fact that such inflammation or swelling or redness exists and shall make a similar report in writing to some regularly qualified practicing physician of the district" is hereby amended to read as follows

Section 2 That any midwife or nurse or other person having the care of an infant whose eyes have become inflamed or swollen or reddened at any time within two weeks after birth shall report the same forthwith by telephone followed by a second report in writing within six (6) hours to the health authorities of the city borough or township of the first class in which the case may be located or if it be located in a township of the second class or a city borough or township of the first class not having a board of health or body acting as such the State Department of Health within six hours after the discovery thereof giving the name of the infant the names of the parents or guardians and the street and number of their residence or otherwise sufficiently designate the same together with the fact that such inflammation or swelling or redness existed and shall make a similar report in writing to some regularly qualified practicing physician of the district

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1674, (Senate Bill No. 792), entitled:

An Act to amend section one hundred of an act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred and eighty-two) entitled "An act to consolidate revise and amend the penal laws of this Commonwealth" as amended

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1531, (Senate Bill No. 623), entitled:

An Act to amend sections four and seven of an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and nine) entitled "An act prescribing the powers and duties of the Bureau of Markets in the Department of Agriculture providing for co-operation with the Bureau of Standards of the Department of Internal Affairs to establish standard receptacles for farm products and to promulgate regulations for enforcement thereof and prescribing penalties for violation of the provisions of this act" by striking out certain provisions limiting the investigation and classification of farm products and appropriating to the Department of Agriculture for the use of the Bureau of Markets all fees and other moneys collected under this act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1519, (Senate Bill No. 560), entitled:

An Act to provide for the sterilization of inmates of institutions having the care and custody of idiotic imbecile epileptics feeble-minded and insane persons in cases where such sterilization will materially improve the mental or physical condition of such persons and in cases where owing to the idiocy imbecility insanity or feeble-mindedness of such persons not being in permanent custody procreation by such persons would produce offspring similarly affected

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1527, (Senate Bill No. 762), entitled:

An Act to amend section five of the act approved the twenty-fourth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and ninety-seven) entitled "An act authorizing the establishment of contagious disease hospitals in the several counties of the Commonwealth to be constructed and maintained out of county funds" by providing for the management of such hospitals by a board of trustees

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1670, (Senate Bill No. 647), entitled:

An Act to repeal an act approved the third day of April one thousand eight hundred and seventy-two (Pamphlet Laws seven hundred eighty-six) entitled "An act to provide for the detection of crime in the county of Dauphin"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1373, (Senate Bill No. 388), entitled:

An Act to prohibit the bribery of baseball players and employees of baseball clubs and the acceptance by baseball players and employees of baseball clubs of bribes and declaring such bribery or the acceptance of such bribes a felony and fixing the penalty therefor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1685, (Senate Bill No. 939), entitled:

An Act fixing the fees of the prothonotaries of the Supreme and Superior Courts

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1709, (Senate Bill No. 877), entitled:

An Act fixing the salary of the Lieutenant Governor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1644, (Senate Bill No. 931), entitled:

An Act providing for the appointment of county detectives in counties of the fourth class and fixing their salaries payable from the county treasury

On the question,

Will the House agree to the bill on second reading?

BILL DROPPED FROM CALENDAR.

Mr. SCHAEFFER. Mr. Speaker, at the request of the sponsor of this bill, I move that it be dropped from the calendar.

Mr. KANTNER. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1690, (Senate Bill No. 873), entitled:

An Act relating to explosives making unlawful the giving away sale or delivery of explosives to persons under sixteen years and the having in possession and use of explosives for certain purposes

On the question.
Will the House agree to the bill on second reading?

BILL RECOMMENDED.

Mr. HARER. Mr. Speaker, I move that this bill be recommended to the Committee on Mines and Mining for the purpose of amendment.

Mr. BIDELESPACHER. Mr. Speaker, I second the motion. The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1691. (Senate Bill No. 874), entitled:

An Act relating to explosives making unlawful the giving away sale or delivery of explosives without the making and keeping of records of sale

On the question.
Will the House agree to the bill on second reading?

BILL RECOMMENDED.

Mr. HARER. Mr. Speaker, I move that this bill be recommended to the Committee on Mines and Mining for the purpose of amendment.

Mr. BIDELESPACHER. Mr. Speaker, I second the motion. The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1526, (Senate Bill No. 761), entitled:

An Act authorizing the establishment by counties of hospitals for the treatment of persons afflicted with tuberculosis providing for the management thereof and authorizing the incurring of indebtedness and the levy of taxes therefor

And said bill having been read at length the second time and agreed to,

Ordered. To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1470, entitled:

An Act to amend sections one and three of an act approved the eighteenth day of July one thousand nine hundred seventeen (1917) (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employee's retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon board having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the eighteenth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employee's retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" which reads as follows

"Definitions"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the

same That the following words and phrases as used in this act unless a different meaning is plainly required by the context shall have the following meanings

(1) "Retirement system" shall mean the arrangement for the payment of retirement allowances under the provisions of this act

(2) "Retirement Association" shall mean the employees' retirement association provided for in section three of this act

(3) "Retirement Board" shall mean the employees' retirement board provided for in section four of this act

(4) "Superintendent of Public Instruction" shall mean the Superintendent of Public Instruction of the Commonwealth of Pennsylvania

(5) "Public School" shall mean any class school high school normal school training school vocational school truant school parental school and any or all classes or schools within the State of Pennsylvania conducted under the order and superintendence of the Department of Public Instruction of the Commonwealth of Pennsylvania and of a duly elected or appointed board of public education board of school directors or board of trustees of the Commonwealth of any school district or normal school district thereof and shall include the offices of the State Department of Public Instruction and the State Board of Education

(6) "Employer" shall mean the Commonwealth school district normal school district board or other committee by which the employee is paid

(7) "Employee" shall mean any teacher principal supervisor supervising principal county superintendent district superintendent assistant superintendent any member of the staff of the State normal schools or of the staff of the State Department of Public Instruction or of the staff of the State Board of Education or any clerk stenographer janitor attendance officer or other person engaged in any work concerning or relating to the public schools of this Commonwealth or in connection therewith or under contract or engagement to perform one or more of these functions Provided That no person shall be deemed an employee within the meaning of this act who is not regularly engaged in performing one or more of these functions as a full-time occupation outside of vacation periods In all cases of doubt the retirement board shall determine whether any person is an employee as defined in this act

(8) "Present Employee" shall mean any employee as defined in paragraph seven of this section employed in any capacity in connection with the public schools at the time this bill becomes a law and any employee who was employed prior to such time and who shall become a contributor within three years from the date of expiration of such employment

(9) "New Entrant" shall mean any employee as defined in paragraph seven of this section appointed or selected or contracting or otherwise legally engaging to serve in any capacity in connection with the public schools after this bill becomes a law

(10) "Contributor" shall mean any person who has an account in the annuity savings fund

(11) "Beneficiary" shall mean any person in receipt of a retirement allowance or other benefit as provided in this act

(12) "School Service" shall mean any service as an employee as defined by paragraph seven of this section

(13) "Prior Service" shall mean all school service completed not later than the thirtieth day of June nineteen hundred nineteen

(14) "School Year" shall mean the official school year of the school district in which an employee is employed

(15) "Disability Retirement" shall mean retirement as defined in section twelve of this act

(16) "Superannuation Retirement" shall mean retirement as defined in section thirteen of this act

(17) "Final Salary" shall mean the average annual salary not exceeding two thousand dollars earnable by a contributor as an employee for the ten years of service immediately preceding retirement

(18) "Accumulated Deductions" shall mean the total of the amounts deducted from the salary of a contributor and credited to his or her individual account in the annuity savings fund together with the regular interest thereon

(19) "Regular Interest" shall mean interest at four per cent per annum compounded annually

(20) "State Annuity" shall mean payments for life derived from contributions made by the Commonwealth of Pennsylvania as provided in this act

(21) "Employee's Annuity" shall mean payments for life derived from contributions made by a contributor as provided in this act

(22) "Retirement Allowance" shall mean the State annuity plus the employee's annuity

(23) "State Annuity Reserve" shall mean the present value computed on the basis of such mortality tables as shall be adopted by the retirement board with regular interest of the future payments to be made on account of any State annuity granted and based on contributions made by the Commonwealth of Pennsylvania

(24) "Employee's Annuity Reserve" shall mean the present value computed on the basis of such mortality tables as shall be adopted by the retirement board with regular interest of the future payments to be made on account of any employee's annuity granted and based on the accumulated deductions of the contributor

(25) "Expense Fund" shall mean the fund provided for in paragraph number two in section eight of this act

(26) "Contingent Reserve Fund" shall mean the fund provided for in paragraph number three in section eight of this act

(27) "State Annuity Reserve Fund" shall mean the fund provided for in paragraph number four in section eight of this act

(28) "State Annuity Reserve Fund Number Two" shall mean the fund provided for in paragraph number five in section eight of this act

(29) "Employee's Annuity Savings Fund" shall mean the fund provided for in paragraph number six in section eight of this act.

(30) "Employee's Annuity Reserve Fund" shall mean the fund provided for in paragraph number seven in section eight of this act" is hereby amended to read as follows

Definitions

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that the following words and phrases as used in this act unless a different meaning is plainly required by the context shall have the following meanings

(1) "Retirement System" shall mean the arrangement for the payment of retirement allowances under the provisions of this act

(2) "Retirement Association" shall mean the employee's retirement association provided for in section three of this act

(3) "Retirement Board" shall mean the employees' retirement board provided for in section four of this act

(4) "Superintendent of Public Instruction" shall mean the Superintendent of Public Instruction of the Commonwealth of Pennsylvania

(5) "Public School" shall mean any class school high school normal school training school vocational school truant school parental school and any or all classes or schools within the State of Pennsylvania conducted under the order and superintendence of the Department of Public Instruction of the Commonwealth of Pennsylvania and of a duly elected or appointed board of public education board of school directors or board of trustees of the Commonwealth or of any school district or normal school district thereof and shall include the offices of the State Department of Public Instruction and the State Board of Education

(6) "Employer" shall mean the Commonwealth school district normal school district board or other committee by which the employee is paid

(7) "Employee" shall mean any teacher principal supervisor supervising principal county superintendent district superintendent assistant superintendent any member of the staff of the State normal schools or of the staff of the State Department of Public Instruction or of the staff of the State Board of Education or any clerk stenographer janitor attendance officer or other person engaged in any work concerning or relating to the public schools of this Commonwealth or in connection therewith or under contract or engagement to perform one or more of these functions. The word "teacher" as used herein shall include all those persons not eligible for retirement in any other system teaching in corrective or disciplinary institutions or institutions for the training of the deaf dumb or blind where such institutions are maintained wholly by the State or in institutions maintained by the State for the care treatment and education of tubercular persons. Provided That no person shall be deemed an employee within the meaning of this act who is not regularly engaged in performing one or more of these functions as a full-time occupation outside of vacation periods. In all cases of doubt the retirement board shall determine whether any person is an employee as defined in this act

(8) "Present Employee" shall mean any employee as defined in paragraph seven of this section employed in any capacity in connection with the public schools at the time this bill becomes a law and any employee who was employed prior to such time and who shall become a contributor within three years from the date of expiration of such employment

(9) "New Entrant" shall mean any employee as defined in paragraph seven of this section appointed or elected or contracting or otherwise legally engaging to serve in any capacity in connection with the public schools after this bill becomes a law

(10) "Contributor" shall mean any person who has an account in the annuity savings fund

(11) "Beneficiary" shall mean any person in receipt of a retirement allowance or other benefit as provided in this act

(12) "School Service" shall mean any service as an employee as defined by paragraph seven of this section

(13) "Prior Service" shall mean all school service completed not later than the thirtieth day of June nineteen hundred nineteen

(14) "School Year" shall mean the official school year of the school district in which an employee is employed

(15) "Disability Retirement" shall mean retirement as defined in section twelve of this act

(16) "Superannuation Retirement" shall mean retirement as defined in section thirteen of this act

(17) "Final Salary" shall mean the average annual salary not exceeding two thousand dollars (\$2,000) earnable by a contributor as an employee for the ten years of service immediately preceding retirement

(18) "Accumulated Deductions" shall mean the total of the amounts deducted from the salary of a contributor and credited to his or her individual account in the annuity savings fund together with the regular interest thereon

(19) "Regular Interest" shall mean interest at four per centum per annum compounded annually

(20) "State Annuity" shall mean payments for life derived from contributions made by the Commonwealth of Pennsylvania as provided in this act

(21) "Employee's Annuity" shall mean payments for life derived from contributions made by a contributor as provided in this act

(22) "Retirement Allowance" shall mean the State annuity plus the employee's annuity

(23) "State Annuity Reserve" shall mean the present value computed on the basis of such mortality tables as shall be adopted by the retirement board with regular interest of the future payments to be made on account of any State annuity granted and based on contributions made by the Commonwealth of Pennsylvania

(24) "Employee's Annuity Reserve" shall mean the present value computed on the basis of such mortality tables as shall be adopted by the retirement board with regular interest of the future payments to be made on account of any employee's annuity granted and based on the accumulated deductions of the contributor

(25) "Expense Fund" shall mean the fund provided for in paragraph number two (2) section eight (8) of this act

(26) "Contingent Reserve Fund" shall mean the fund provided for in paragraph number three (3) in section eight (8) of this act

(27) "State Annuity Reserve Fund" shall mean the Fund provided for in paragraph number four (4) in section eight (8) of this act

(28) "State Annuity Reserve Fund Number Two" shall mean the fund provided for in paragraph number five (5) in section eight (8) of this act

(29) "Employees' Annuity Saving Fund" shall mean the fund provided for in paragraph number six (6) in section eight (8) of this act

(30) "Employees' Annuity Reserve Fund" shall mean the fund provided for in paragraph number seven (7) in section eight (8) of this act

On the question,

Will the House agree to the section?

Mr. DAVIS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, page 2, by striking out "Pennsylvania" and inserting in lieu thereof "Pennsylvania"

Amend section 1, page 5, line 26, by striking out "tablet" and inserting in lieu thereof "tables"

On the question,

Will the House agree to the amendments?

BILLS DROPPED FROM CALENDAR.

Mr. GOLDER. Mr. Speaker, in view of the fact that the twenty-eighth has been fixed as the time for final adjournment, it seems to me that all House bills on the first and second reading calendars are positively lost. I have only one bill on the second reading calendar. It seems to me, therefore, to help get our work through that all House bills on the first and second reading calendars should be dropped, with the exception of appropriation bills. I have no particular interest in so doing, and I would suggest that some member who has more bills on these calendars make such a motion to have them dropped. In so doing I trust that the other members of the House will understand that I have no desire to stand in the way of their bills, but it does seem to me impossible for any bills, House bills, on the first and second reading calendars, to pass and become laws, and so for that reason I make this motion to drop these bills from the calendar, not because I am particularly opposed to any bill on the calendar.

Mr. HEFFERNAN. Mr. Speaker, I second the motion.

The motion was agreed to.

RECONSIDERATION OF VOTE ON HOUSE BILL NO. 1674 (SENATE BILL NO. 792).

Mr. STERLING. Mr. Speaker, I move that the vote by which House Bill No. 1674, (Senate Bill No. 792), File Folio 2985, entitled:

An Act to amend section one hundred of an act approved the thirty-first day of March one thousand eight hundred and sixty (Pamphlet Laws three hundred and eighty-two) entitled "An act to consolidate revise and amend the penal laws of this Commonwealth" as amended

on page 46 of to-day's calendar, passed second reading, be reconsidered for the purpose of amendment.

Mr. GLASS. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on second reading?

Mr. STERLING. Mr. Speaker, I ask unanimous consent to offer amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend section 1, page 2, line 22, by striking out "as" and inserting in lieu thereof "or".

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there

any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on second reading as amended?

It was agreed to.

Ordered, That the bill as amended be transcribed for third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1642, (Senate Bill No. 891), as follows:

An Act to amend section five of an act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices. The election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That so much of section five of an act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" which reads as follows

The ballot shall vary in form only as the names of districts offices candidates or the provisions of this act may require The names of candidates shall appear in alphabetical order under the respective offices is hereby amended to read as follows

The ballot shall vary in form only as the names of districts offices candidates or the provisions of this act may require Immediately after the last day fixed for filing of such nomination petitions with them the Secretary of the Commonwealth or the county commissioners as the case may be shall fix a day for the casting of lots for the position of names upon the primary ballot and shall give notice to the candidates to appear before them for that purpose Such candidates shall appear in person or by agent duly authorized by letter of attorney signed and acknowledged by an officer empowered to take acknowledgments In the event of any said candidates not being present in person or by representative at the time of casting of lots it shall be the duty of the Secretary of the Commonwealth or the county commissioners to appoint some person to represent such absentee After said lots are cast the Secretary of the Commonwealth or the county commissioners as the case may be shall establish the order in which the names of said candidates are to appear upon the primary ballot and to certify the same for printing upon the official primary ballot

Section 2 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1697, (Senate Bill No. 516), entitled:

An Act to amend section sixteen of an act approved the tenth day of June one thousand eight hundred and ninety-three (Pamphlet Laws four hundred and nineteen) entitled "An act to regulate the nomination and election of public officers requiring certain expenses incident thereto to be paid by the several counties and punishing certain offenses in regard to such elections"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1711, (Senate Bill No. 936), entitled:

An Act authorizing boroughs townships school districts and poor districts to appeal from assessments of property or other subjects of taxation for their corporate purposes

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 731, (Senate Bill No. 77), as follows:

An Act to amend section eleven of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eleven of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" which reads as follows

"Section 11 In computing the length of service of a contributor for retirement purposes under the provisions of this act full credit shall be given to each contributor by the retirement board for each school year of service as an employee as defined in section one paragraph seven of this act Under such rules and regulations as the retirement board shall adopt each employee shall file with the retirement board a detailed statement of all such service rendered by him or her As soon as practicable thereafter the retirement board shall verify such statement as to prior service and shall issue to each employee a certificate certifying to the aggregate length of his or her prior service Such certificate shall be final and conclusive as to his or her prior service unless thereafter modified (a) by the retirement board upon application by employee or (b) by the State Superintendent of Public Instruction upon application by the employee or by the retirement board provided such application for modification be made to said State Superintendent of Public Instruction within one year after the issuance of a certificate or a modified certificate by the retirement board A certificate for prior service issued to a present employee shall certify the total number of completed years of prior service allowance for said present employee to and including the thirtieth day of June nineteen hundred nineteen The time during which an employee is absent without pay shall not be counted in computing the prior service the total service or the average salary of a contributor unless allowed by the employer by whom said contributor was employed at the time said leave of absence was granted and further unless said allowance is approved by the retirement board" is hereby amended to read as follows

Section 11 In computing the length of service of a contributor for retirement purposes under the provisions of this act full credit shall be given to each contributor by the retirement board for each school year of service as an employee as defined in section one paragraph seven of this act and also for each school year of service not exceeding fifteen years rendered as such an employee in school work outside the public schools of Pennsylvania Provided That under such regulations as the Retirement Board shall prescribe each employee shall pay into the employees' annuity saving fund for accreted years of service outside the public schools of Pennsylvania an amount equal to the accumulated deductions for such service in the public schools of Pennsylvania and further that the Commonwealth shall pay into the various funds created by this act the amounts estimated by the Retirement Board to be necessary to carry out the provisions of this section and Provided further That in no case shall either a disability or superannuation retirement allowance be granted to an employee who has not rendered at least ten years of service as an employee in the

public schools of this Commonwealth as defined in section one paragraph seven of this act. Under such rules and regulations as the retirement board shall adopt each employee shall file with the retirement board a detailed statement of all such service rendered by him or her. As soon as practicable thereafter the retirement board shall verify such statement as to the prior service and shall issue to each employee a certificate certifying to the aggregate length of his or her prior service. Such certificate shall be final and conclusive as to his or her prior service unless thereafter modified (a) by the retirement board upon application by employee or (b) by the State Superintendent of Public Instruction upon application by the employee or by the retirement board provided such application for modification be made to said State Superintendent of Public Instruction within one year after the issuance of a certificate or a modified certificate by the retirement board. A certificate for prior service issued to a present employee shall certify the total number of completed years of prior service allowance for said present employee to and including the thirtieth day of June nineteen hundred nineteen. The time during which an employee is absent without pay shall not be counted in computing the prior service the total service or the average salary of a contributor unless allowed by the employer by whom said contributor was employed at the time said leave of absence was granted and further unless said allowance is approved by the retirement board.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1720, (Senate Bill No. 682), entitled:

An Act authorizing certain corporations to issue preferred or common stock of one or more classes providing for the manner of issuance restrictions and regulations in the manner of voting thereof and the rights and privileges of the holders thereof validating certain acts of corporations not participated in by the holders of non-voting stock and repealing all acts and parts of acts inconsistent therewith

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1689, (Senate Bill No. 648), entitled:

An Act to amend sections one thousand five hundred and one and one thousand five hundred and five of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by an act approved the twenty-third day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and seventy-two) entitled "An act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'."

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1524, (Senate Bill No. 693), entitled:

An Act to fix the time for filing nomination papers to fill vacancies caused by the withdrawal of candidates

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1719, (Senate Bill No. 1007), entitled:

An Act to amend section four of the act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws seven hundred and fifty-three) entitled "An act to provide for the appointment of deputy prothonotaries in counties of this Commonwealth having a population of more than two hundred and fifty thousand and less than a million and defining their qualifications powers and salary"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1706, (Senate Bill No. 837), entitled:

An Act to amend section one thousand one hundred and twenty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 985, (Senate Bill No. 290), entitled:

A Joint Resolution proposing an amendment to article three (III) of the Constitution of the Commonwealth of Pennsylvania

The first section was read as follows:

Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That the following amendment to the Constitution of Pennsylvania be and the same is hereby proposed in accordance with the eighteenth article thereof

That article three be amended by adding thereto the following

Section 34. The Legislature shall have power to classify counties cities boroughs school districts and townships according to population and all laws passed relating to each class and all laws passed relating to and regulating procedure and proceedings in court with reference to any class shall be deemed general legislation within the meaning of this Constitution but counties shall not be divided into more than eight classes cities into not more than seven classes school districts into not more than five classes and boroughs into not more than three classes

On the question,

Will the House agree to the section?

Mr. MARSHALL. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1 page 2 line 5 by striking out "de" and inserting in lieu thereof "be"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The title was read and agreed to as follows:

A Joint Resolution proposing an amendment to article three (III) of the Constitution of the Commonwealth of Pennsylvania

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1700, (Senate Bill No. 745), entitled:

An Act to amend section two thousand twenty-one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and repealing sections two thousand twenty-two two thousand twenty-three two thousand twenty-four and two thousand twenty-five thereof

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1694, (Senate Bill No. 352), entitled:

An Act to carry out the provisions of section eight article nine of the Constitution of the State of Pennsylvania as amended and for that purpose prescribing the method of determining the amount which may be deducted in ascertaining the borrowing capacity of the city of Philadelphia by excluding from the calculation and deducting from its indebtedness so much of the debt of the said city as shall have been incurred or is about to be incurred and the proceeds thereof expended or about to be expended upon any public improvement or in the construction purchase or condemnation of any public utility or part thereof or facility therefor if such public improvement or public utility or part thereof whether separately or in connection with any other public improvement or public utility or part thereof may reasonably be expected to yield revenue in excess of operating expenses sufficient to pay the interest and sinking fund charges thereon

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1453, (Senate Bill No. 852), as follows:

An Act authorizing certain telephone companies and certain telephone and telegraph companies to acquire all or any part of the capital stock franchises property rights and credits of each other and to purchase lease or otherwise acquire all or any part of the lines systems rights privileges municipal consents and corporate franchises of each other

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That subject to the approval of the Public Service Commission or its successors in authority any telephone corporation formed under or which has accepted the provisions of the act approved the twenty-second day of July one thousand nine hundred and nineteen (Pamphlet Laws eleven hundred and twenty-three) entitled "A supplement to an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April Anno Domini one thousand eight hundred and seventy-four providing for the incorporation and regulation of telephone companies defining the rights powers and privileges of such corporations authorizing and regulating the purchase acquisition and leasing the whole or any part of the properties systems capital stock and securities of other corporations associations and persons engaged in the telephone business and authorizing existing telegraph corporations to accept the provisions of this act" and which has in the manner provided by law surrendered all of its charter rights as a telegraph company may buy and own all or any part of the capital stock of and may acquire in the manner hereinafter provided and thereafter be possessed of owned hold exercise and enjoy all of the franchises corporate property rights and credits including all line or lines system or systems owned operated or maintained by any corporation formed prior to the twenty-second day of July one thousand nine hundred and nineteen under and by virtue of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" and the acts amendatory thereof and supplementary thereto and engaged in the business of furnishing telephone and telegraph service or either of said services but which has not accepted the provisions of the said act approved the twenty-second day of July one thousand nine hundred and nineteen whether or not the said line or lines system or systems of the corporation whose stock is acquired or the vendor corporation are competing with the line or lines system or systems owned or operated or maintained by the acquiring corporation

Section 2 With like approval and in like manner any corporation formed prior to the twenty-second day of July one thousand nine hundred and nineteen under and by virtue of said act approved the twenty-ninth day of April one thousand eight hundred and seventy-four and the acts amendatory there-

of and supplementary thereto and engaged in the business of furnishing telephone and telegraph service or either of said services but which has not accepted the provisions of said act approved the twenty-second day of July one thousand nine hundred and nineteen may buy and own all or any part of the capital stock of and may acquire in the manner hereinafter provided and thereafter be possessed of owned hold exercise and enjoy all of the franchises corporate property rights and credits including any line or lines system or systems owned operated or maintained by any telephone corporation formed under of which has accepted the provisions of said act approved the twenty-second day of July one thousand nine hundred and nineteen and which has in the manner provided by law surrendered all of its charter rights as a telegraph company whether or not said line or lines system or systems of the corporation whose stock is acquired or the vendor corporation are competing with the line or lines system or systems owned operated or maintained by the acquiring corporation

Section 3 Such acquisition of all the franchises corporate property rights and credits line or lines or system or systems shall be effected in the following manner and upon the following conditions to wit

(a) The corporation shall pursuant to resolution duly adopted by the directors of each make and execute under their respective corporate seals duly attested an agreement providing for such terms stipulations and conditions thereof and particularly showing the number of outstanding shares of capital stock of the vendor corporation the amount fixed as the price or value per share thereof and the mode by which the respective holders shall receive payment for the same and with a map of the line or lines system or systems to be acquired thereunder annexed and made a part thereof

(b) Said agreement shall be submitted for approval or disapproval to the stockholders of each corporation at separate meetings either annual or special duly convened after notice given by advertisement once a week for four weeks in at least one newspaper of general circulation published in the counties in which said corporations have their principal offices

(c) If said agreement shall be approved by a majority of the stockholders of each corporation present at such meeting then that fact shall be certified by the secretary of each corporation under its corporate seal and a copy of the agreement with said certificates attached shall be filed in the office of the Secretary of the Commonwealth Immediately upon the filing thereof all the corporate rights franchises and privileges and all the corporate property real personal and mixed rights and credits owned possessed held used or otherwise exercised by the vendor corporation shall (subject however to full payment in the manner prescribed by said agreement of the stipulated price or value of the whole capital stock of said vendor corporation) become and be vested in the acquiring corporation subject to all the debts liabilities and duties of said vendor corporation and shall thereafter be possessed held used exercised and enjoyed by said acquiring corporation as fully completely and absolutely in all respects as the same had been theretofore owned held exercised and enjoined by said vendor corporation and said acquiring corporation may also with respect to the property so acquired have exercise and enjoy all the rights powers privileges and franchises which it has and may exercise respecting its other lines and property

(d) Upon the filing in the office of the Secretary of the Commonwealth of said copy of agreement and attached certificates as herein required the capital stock of said vendor corporation shall be wholly extinguished by the payment in the mode prescribing in the said agreement of the stipulated price or value thereof All certificates representative thereof shall be delivered to the acquiring corporation for immediate cancellation All the corporate rights franchises privileges and property of every kind acquired under said agreement shall thereafter be represented by the capital stock of the acquiring corporation and thereupon the corporate existence of said vendor corporation shall terminate

Section 4 That a copy of said agreement with said certificate attached filed in the office of the Secretary of the Commonwealth shall be evidence of the lawful holding of the meetings of stockholders of each corporation and of the due approval of the agreement as required by this act as well as the precedent action of the directors or other proper officers of each approving corporation

Section 5 If any stockholder or stockholders of the corporation whose franchises corporate property rights and credits are acquired under said agreement and who did not vote in favor of said agreement is dissatisfied with said acquisition and the terms and conditions thereof contained in said agreement then it shall and may be lawful for any such stockholder or stockholders with thirty days after the filing of said agreement in the office of the Secretary of the Commonwealth to apply by petition to the court of common pleas of the county in which the chief office of said corporation is situate to appoint three disinterested persons to estimate and appraise the damage if any which such stockholder or stockholders have suffered or sustained by reason of the purchase and acquisition provided for by said agreement The award of such appraisers or a majority of them when confirmed by the court shall be final and conclusive The persons so appointed or a majority of them shall appraise the share or shares of said stockholders in the said company at the market value thereof without regard to any depreciation resulting from said purchase and acquisition Said corporation may at its election either pay to the holder of such stock the amount of damages so found or the value of the stock so ascertained Thereupon said stock shall be transferred to and be vested in the acquiring corporation

Section 6 In connection with and upon consummation of such acquisition as aforesaid the acquiring corporation may issue its own authorized or lawfully increased capital stock or

its own bonds properly authorized either or both not exceeding the amount authorized by its charter for the purpose of paying for and extinguishing the outstanding capital stock and the bonded indebtedness or either of the corporation whose rights property and franchises are so acquired

Section 7 Subject to the approval of the Public Service Commission or its successors in authority any telephone corporation formed under or which has accepted the provisions of said act approved the twenty-second day of July one thousand nine hundred and nineteen and which has in the manner provided by law surrendered all of its charter rights as a telegraph company may purchase lease or otherwise acquire all or any part of any line or lines system or systems rights privileges municipal consents and corporate franchises owned operated or maintained by any corporation formed prior to the twenty-second day of July one thousand nine hundred and nineteen under and by virtue of said act approved the twenty-ninth day of April one thousand eight hundred and seventy-four and the acts amendatory thereof and supplementary thereto and engaged in the business of furnishing telephone and telegraph service or either of said services but which has not accepted the provisions of said act approved the twenty-second day of July one thousand nine hundred and nineteen whether or not the said line or lines system or systems of the vendor corporation are competing with any line or lines system or systems owned operated or maintained by the said vendee corporation

Section 8 With like approval any corporation formed prior to the twenty-second day of July one thousand nine hundred and nineteen under and by virtue of said act approved the twenty-ninth day of April one thousand eight hundred and seventy-four and the acts amendatory thereof and supplementary thereto and engaged in the business of furnishing telephone and telegraph service or either of said services but which has not accepted the provisions of said act approved the twenty-second day of July one thousand nine hundred and nineteen may purchase lease or otherwise acquire all or any part of any line or lines system or systems rights privileges municipal consents and corporate franchises of any telephone corporation formed under or which has accepted the provisions of said act approved the twenty-second day of July one thousand nine hundred and nineteen and which has in the manner provided by law surrendered all of its charter rights as a telegraph company whether or not the line or lines system or systems of the vendor corporation are competing with any line or lines system or systems owned operated or maintained by the said vendee corporation

Section 9 Such purchase lease or acquisition shall be effected by deed bill of sale lease or other proper instruments No purchase lease or acquisition of all of the lines or systems of telephone communication of any other corporation shall be made under the provisions of this act until the same has first been approved by a majority vote of the stockholders of the vendor or lessor corporation at a meeting duly called for that purpose

Section 10 In case of any such sale or sales which include the transfer of a corporate franchise or franchises or part thereof it shall be the duty of the president and secretary of the vendor corporation to file in the office of the Secretary of the Commonwealth within thirty days after the consummation thereof a certificate under the common seal of the corporation setting forth the fact of such sale

Section 11 Any stockholder or stockholders of said vendor or lessor corporation who has not voted in favor of the proposed disposition and is dissatisfied with the same or with the conditions thereof may proceed as provided in section five of this act to have the damages if any sustained by him determined and paid or his stock appraised and taken over by the corporation

Section 12 The provisions of this act shall be severable and if any of its provisions shall be held to be unconstitutional the decision of the court shall not affect or impair any of the remaining provisions of the act It is hereby declared as a legislative intent that this act would have been adopted had such unconstitutional provision not been included therein

Section 13 All acts and parts of acts inconsistent with this act are hereby repealed No act previously repealed is reenacted hereby

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with, .

The House proceeded to the second reading and consideration of House Bill No. 1703, (Senate Bill No. 818), entitled :

An Act providing for the election of one person as prothonotary and one person as clerk of the courts of quarter sessions and over and terminer in counties of the fourth class and repealing general local and special acts inconsistent herewith

And said bill having been read at length the second time and agreed to,
Ordered, To be transcribed for a third reading.

Agreeably to order,
The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1715, (Senate Bill No. 944), entitled :

An Act to amend section eight of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" providing for disposition of vacant portions of State Highway routes

The first section was read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eight of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws four hundred sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all

acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" which reads as follows

"Section 8 Whenever in the construction reconstruction maintenance and repair of any of the State Highways it shall appear to the commissioner that any part or portion of a State Highway as now defined and described in this act is dangerous or inconvenient to the traveling public in its present location either by reason of grades dangerous turns or other local conditions or that the expense to the Commonwealth in the construction building rebuilding maintenance and repair thereof would be too great or unreasonable and could be materially reduced or lessened by a divergence from the road or route the commissioner is hereby empowered to divert the course or direction of same and he may diverge from the line or route of same as herein described in such direction or directions as in his discretion may seem best in order to correct said danger or inconvenience or lessen the cost to the Commonwealth Provided That the said commissioner shall first submit a plan of the proposed change to the Governor and that the same shall be approved by him" be and the same is hereby amended to read as follows

Section 8 Whenever in the construction reconstruction maintenance and repair of any of the State Highways it shall appear to the commissioner that any part or portion of a State Highway as now defined and described in this act is dangerous or inconvenient to the traveling public in its present location either by reason of grades dangerous turns or other local conditions or that the expense to the Commonwealth in the construction building rebuilding maintenance and repair thereof would be too great or unreasonable and could be materially reduced or lessened by a divergence from the road or route the commissioner is hereby empowered to divert the course or direction of same and he may diverge from the line or route of same as herein described in such direction or directions as in his discretion may seem best in order to correct said danger or inconvenience or lessen the cost to the Commonwealth and where the portion of the line or route so abandoned shall be entirely contiguous to the new line or being of a length not exceeding one-half of a mile shall have both termini in the new route whereby such new route supplies and takes the place of the abandoned portion so that in the opinion of the commissioner the same shall be unnecessary for public use and travel or burdensome or dangerous the commissioner may at any time by written order declare the portion of the road so abandoned to be vacated and thereafter the same shall be closed to public use and travel and shall no longer be a public road Provided That the said commissioner shall first submit a plan of the proposed change and any proposed order of vacation to the Governor and that the same shall be approved by him

The title was read as follows:

An Act to amend section eight of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties township boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State-Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" providing for disposition of vacant portions of State Highway routes

On the question,
Will the House agree to the title?

Mr. WILLIAMS. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend title page 3, line 2, reading from end of title by striking out the word "disposition" and insert in lieu thereof the word "vacation" Amend title page 2, last line by striking out the word "vacant" and insert in lieu thereof "abandoned"

On the question.

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1704, (Senate Bill No. 820), entitled:

An Act providing that the county controller shall be made a party defendant in all suits against any county

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1663, (Senate Bill No. 377), as follows:

An Act amending the act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred seventy) entitled "An act creating a Division of Township Highways in the State Highway Department conferring powers and imposing duties upon officers of the State Highway Department requiring certain duties of clerks of the courts of quarter sessions and providing penalties"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section four clause first of the act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred seventy) entitled "An act creating a Division of Township Highways in the State Highway Department conferring powers and imposing duties upon officers of the State Highway Department requiring certain duties of clerks of the courts of quarter sessions and providing penalties" which reads as follows

"First Have general supervision of all township highways and bridges which are constructed improved or maintained in whole or in part by the aid of State moneys excepting State and State-aid highways otherwise provided for, and approve all agreements made by township supervisors for the expenditure of moneys appropriated by the State or the township for road purposes" is hereby amended to read as follows

First Have general supervision of all township highways and bridges and approve or disapprove all agreements and contracts made by township supervisors for the expenditure of township money or township county and State moneys except for the construction improvement or maintenance of State highways and State-aid highways

Section 2 Section five of said act which reads as follows

"Section 5 The Township Commissioner subject to the approval of the State Highway Commissioner shall divide the State into suitable districts and assign to each district an assistant engineer of township highways Each such assistant engineer subject to the rules and regulations of the Township Commissioner for the purpose of ascertaining what townships shall be entitled to participate in moneys appropriated by the Commonwealth to assist in carrying out the provisions of this act shall

First Have the general charge of all township highways and bridges within his district see that the same are improved repaired and maintained as provided by law and according to the rules and regulations of the Township Commissioner and have the general supervision of the work of constructing improving and repairing township bridges and highways in his district so far as it is practical to do so

Second Visit and inspect highways and bridges in each township of his district at least once in each year or whenever directed by the Township Commissioner and advise and direct how to repair maintain and improve such highways and bridges

Third Examine the various formations and deposits of road building materials in his district for the purpose of ascertaining the materials which are best available and suitable for the improvement of highways therein and when requested by the Township Commissioner submit samples of such formations and deposits and make a written report in respect thereto

Fourth Approve all contracts for the purchase by the townships of the second class of road building and repairing equipment including motor trucks and drain or culvert pipe

Fifth Report to the Township Commissioner annually on or before December first in each year in relation to the township highways and bridges in his district in manner and form as may be prescribed by the Township Commissioner. Additional reports shall be made when required by the Township Commissioner

Sixth Attend any meeting or convention when directed to do so by the Township Commissioner. Whenever a public meeting for a county or district shall have been called by the Township Commissioner he shall cause due notice to be mailed to each township supervisor or commissioner and to such others as shall be directed by the Township Commissioner" is hereby amended to read as follows

Section 5 The Township Commissioner subject to the approval of the State Highway Commissioner shall divide the State into suitable districts and assign to each district an assistant engineer of township highways. Each such assistant engineer subject to the rules and regulations of the Township Commissioner shall

First Have the general charge of all township highways and bridges within his district see that the same are improved repaired and maintained as provided by law and according to the rules and regulations of the Township Commissioner and have the general supervision of the work of constructing improving and repairing township bridges and highways in his district so far as it is practical to do so

Second Visit and inspect highways and bridges in each township of his district at least once in each year or whenever directed by the Township Commissioner and advise and direct how to repair maintain and improve such highways and bridges

Third Examine the various formations and deposits of road building materials in his district for the purpose of ascertaining the materials which are best available and suitable for the improvement of highways therein and when requested by the Township Commissioner submit samples of such formations and deposits and make a written report in respect thereto

Fourth Investigate and recommend for approval or disapproval of all contracts for the purchase by the townships of the second class of road building and repairing equipment including motor trucks and drain or culvert pipe

Fifth Report to the Township Commissioner annually on or before December first in each year in relation to the township highways and bridges in his district in manner and form as may be prescribed by the Township Commissioner. Additional reports shall be made when required by the Township Commissioner

Sixth Attend any meeting or convention when directed to do so by the Township Commissioner

Section 3 That section ten of said act which reads as follows

"Section 10 The State Highway Department shall supply the necessary books blanks and forms and shall prescribe the method of keeping township accounts of moneys received and expended for highways machinery bridges tools and implements and for miscellaneous purposes which shall be uniform through the State so far as practicable. The Township Commissioner may at any time cause an examination of all such accounts and records to be made. The Township Commissioner shall forward to the boards of supervisors by December first of each year all supplies necessary for the proper conduct of the affairs of the township which shall include blanks for yearly reports of supervisors to the Township Commissioner blanks for agreements entered into by supervisors for the expenditure of State and township moneys forms for monthly reports by township superintendents and roadmasters to supervisors and orders for the payment of moneys by township treasurers" is hereby amended to read as follows

Section 10 The State Highway Department shall supply the necessary books blanks and forms and shall prescribe the method of keeping township accounts of moneys received and expended for highways machinery bridges tools and implements and for miscellaneous purposes which shall be uniform through the State so far as practicable. The Township Commissioner may at any time cause an examination of all such accounts and records to be made. The Township Commissioner shall forward to the boards of supervisors by December first of each year all supplies necessary for the proper conduct of the affairs of the township which shall include blanks for yearly reports of supervisors to the Township Commissioner forms for monthly reports by township superintendents and roadmasters to supervisors and orders for the payment of moneys by township treasurers

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1727, (Senate Bill No. 879), entitled:

An Act to amend section five hundred and six as amended and five hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to

establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1743, (Senate Bill No. 977), entitled:

An Act authorizing the county commissioners of any county within this Commonwealth to appropriate and pay out of the treasury of their county a sum not exceeding ten thousand dollars for the entertainment and other general expenses incident to a State or national convention encampment reunion or meeting of any national organization composed of certain honorably discharged soldiers sailors and marines of the United States and directing the manner in which such appropriation shall be expended

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1705, (Senate Bill No. 821), entitled:

An Act fixing the salaries of the county controller in counties of the first second third fourth and fifth classes

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1695, (Senate Bill No. 494), entitled:

An Act providing State aid to poultry associations giving exhibitions and regulating the payment thereof

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1725, (Senate Bill No. 823), entitled:

An Act to amend section five hundred and thirty-one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and validating liens for taxes

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1774, (Senate Bill No. 1065), entitled:

An Act requiring the recording of certain information relative to the moving of household goods and personal property in cities of the first and second classes imposing certain duties upon all persons firms and corporations owning or operating vehicles used in such moving and upon the Department of Public Safety of such cities

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1753, (Senate Bill No. 796), entitled:

An Act to amend an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws seven hundred two) entitled "An act regulating the sale conveyance transfer or disposition of second hand motor vehicles requiring the making and filing of sworn descriptions thereof and statements in relation thereto regulating the registry of such vehicles imposing certain duties on the State Highway Commissioners relative to such stolen vehicles forbidding the removal defacement alteration destruction obliteration or concealment of the trade-marks identification numbers serial numbers or other distinguishing marks of motor vehicles or the having possession of motor vehicles or parts thereof on or from which such trade or other distinguishing marks or numbers have been removed defaced altered destroyed obliterated or concealed imposing certain duties upon deputy sheriffs constables police officers and proprietors of public garages prohibiting the registration of motor vehicles subject to the provisions of this act in compliance with its terms providing for the licensing of the business of dealing in second-hand motor vehicles and fixing penalties for the violation of the provisions of this act and providing that the making of a false affidavit under the provisions of this act shall be perjury and shall be punishable as such"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1748, (Senate Bill No. 275), entitled:

An Act to exempt talking machines phonograph and musical instruments of every description leased or conditionally sold to or hired by any person or persons residing in or having a place of business in this Commonwealth from levy or sale on execution or distress for rent

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1766, (Senate Bill No. 1053), entitled:

An Act to validate tax liens filed since the twenty-first day of May one thousand nine hundred and thirteen under the provisions of an act approved the fourth day of June one thousand nine hundred and one entitled "An act providing when how upon what property and to what extent liens shall be allowed for taxes and for municipal improvement and for the removal of nuisances the procedure upon claims filed therefor the methods of prescribing such liens and enforcing payment of such claims the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales" to authorize the filing of tax liens under provisions of said act for the period of six months after the approval of this act and providing for their collection

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1757, (Senate Bill No. 969), entitled:

An Act to regulate the allotting or subdividing of land in cities of the second class by requiring the recording in the office of the recorder of deeds of a map or plat prior to the sale conveyance or mortgaging of any part thereof and providing penalties for the violation of the act

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1761, (Senate Bill No. 1048), as follows:

An Act to amend section six hundred twenty-seven of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section six hundred twenty-seven of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same, and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows.

"Section 627. The board of school directors of any district may permit the use of its school grounds and buildings for social recreation and other proper purposes under such rules and regulations as the board may adopt and shall make such arrangements with any city borough or township authorities for the improvement care protection and maintenance of school buildings and grounds for school park play or other recreation purposes as it may see proper and any board of school directors may make such arrangements as it may see proper with any association or individual for the temporary use of school property for schools play grounds social recreation or other proper educational purposes" is hereby amended to read as follows

Section 627. The board of school directors of any district may permit the use of its school grounds and buildings for social recreation and other proper purposes under such rules and regulations as the board may adopt and shall make such arrangements with any city borough or township authorities for the improvement care protection and maintenance of school buildings and grounds for school park play or other recreation purposes as it may see proper and any board of school directors may make such arrangements as it may see proper with any officials or individuals for the temporary use of school property for schools play grounds social recreation or other proper educational purposes primaries and elections

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1749, (Senate Bill No. 962), entitled:

An Act creating a board of managers to have exclusive jurisdiction over all houses of detention for the reception of untried juvenile offenders and neglected and dependent children who may be under judicial investigation in counties of the third class and abolishing the board of managers now in charge of such houses

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1777, (Senate Bill No. 1068), entitled:

An Act to provide for the appointment of assistant district attorneys in the several counties of the fourth class fixing the salaries of such assistant district attorneys and providing how the same shall be paid

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1769, (Senate Bill No. 589), as follows:

An Act to amend section two article five chapter seven of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that section two article five chapter seven of an act

approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" which reads as follows

"Section 2 The borough controller shall receive a fixed annual salary to be fixed by ordinance and not to exceed the sum of one thousand dollars per annum" is hereby amended to read as follows

Section 2 In boroughs having a population of twenty-thousand inhabitants or more the salary of the controller shall be one thousand five hundred dollars In boroughs having a population of fifteen thousand or more but less than twenty thousand inhabitants the salary of the controller shall be twelve hundred dollars In boroughs having a population of ten thousand or more but less than fifteen thousand inhabitants the salary of the controller shall be one thousand dollars In boroughs having a population of less than ten thousand and not less than five thousand the salary of the controller shall not exceed seven hundred and fifty dollars In boroughs having a population of less than five thousand and not less than two thousand five hundred the salary of the controller shall not exceed five hundred dollars In boroughs having a population of less than two thousand five hundred the salary of the controller shall not exceed three hundred dollars

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1780, (Senate Bill No. 742), entitled:

An Act authorizing the organization of cooperative banks and defining their powers and duties

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1139, (Senate Bill No. 323), entitled:

An Act concerning conditional sales and to make uniform the law relating thereto

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1714, (Senate Bill No. 942), entitled:

An Act giving the Banking Commissioner supervision and control and authority to examine automobile protective or co-operative companies or associations issuing for money consideration policies or contracts guaranteeing attorneys' services to owners of motor vehicles in event of accident to persons or property by operation of motor vehicles or providing for the towing of damaged vehicles defining motor vehicles providing for cancellation provision in policies or contracts providing for semi-annual reports by companies or associations to the Banking Commissioner and payment of examination expenses and filing fees providing for a reserve liability for unearned portion of premium or dues and for investment of funds in valid securities to protect the purchasers providing for filing of name and residence of solicitors employer requiring payment of tax to the Commonwealth of two per centum on all premiums or dues received requiring all such companies or associations now transacting business in this Commonwealth to register with the Banking Commissioner and to come under provisions of the act fixing penalty for violations of the act providing for liquidation by the Banking Commissioner in event of insolvency

The first section was read as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that any company or association organized under the laws of this Commonwealth or doing business within this Commonwealth as a protective or co-operative company or association and accepting premiums or dues and selling to purchasers policies or contracts guaranteeing to owners of automobiles motorcycles or trucks services of attorneys in event of damage to persons or property arising out of operation of automobiles or trucks or providing for towing of any damaged automobile motorcycle or truck shall on and after the taking effect of this act be subject to supervision control and examination by the Banking Commissioner

On the question,
Will the House agree to the section?

Mr. J. A. WALKER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 1, page 2, line 14, by striking out "Banking" and inserting "Insurance"

On the question,
Will the House agree to the amendment?

It was agreed to.

On the question,
Will the House agree to the section as amended?

It was agreed to.

The second section was read and agreed to as follows:

Section 2 Automobiles motorcycles and trucks shall be defined as vehicles operated on highways other than on rail or tracks and by motive power other than muscular

The third section was read as follows:

Section 3 Before any such company or association offers any policy or contract to the public a specimen shall be submitted to the Banking Commissioner who shall have full and final discretion as to the terms and conditions and printed make-up of any policy or contract Every policy or contract hereinafter issued shall contain among other provisions an agreement that the policy or contract may be cancelled by the purchaser or by the company or association and that in event of cancellation the purchaser shall be repaid the pro rata unearned portion of the premium or dues paid by him

On the question,
Will the House agree to the section?

Mr. J. A. WALKER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 3, page 2, line 21, by striking out "Banking" and inserting "Insurance"

On the question,
Will the House agree to the amendment?

It was agreed to.

On the question,
Will the House agree to the section as amended?

It was agreed to.

The fourth section was read as follows:

Section 4 Each company or association shall report to the Banking Commissioner on August first for the period January first to July first and on February first for the period July first to January first showing all income and expenditures and all assets and liabilities Such report shall be in writing and sworn to by the officers and on such forms and supplements thereto as the Banking Commissioner shall require Expenses of any examination by the Banking Commissioner shall be borne by the company or association Examination shall be made at least once each year A filing fee of ten dollars shall be paid at time of filing each semi-annual report

On the question,
Will the House agree to the section?

Mr. J. A. WALKER. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 4, page 3 line 8, by striking out "Banking" and inserting "Insurance"; line 12 by striking out "Banking" and inserting "Insurance"; line 15 by striking out "Banking" and inserting "Insurance"

On the question,
Will the House agree to the amendments?

They were agreed to.

On the question,
Will the House agree to the section as amended?

It was agreed to.

The fifth section was read as follows:

Section 5 Each company or association shall carry as a liability the unearned portion of total premium or dues paid by each purchaser which shall be calculated on the month to month basis for each month of the respective policy or contract periods The liability so determined shall be provided for in

cash deposited in a banking institution satisfactory to the Banking Commissioner or invested to an equivalent amount in United States Government bonds or bonds of the Commonwealth or any subdivision or in such other first mortgages of marketable sort and not in default of interest as are satisfactory to the Banking Commissioner

On the question,

Will the House agree to the section?

Mr. J. A. WALKER. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 5, line 1, by striking out "Banking" and inserting "Insurance" page 4, line 1, by striking out "Banking" and inserting "Insurance"

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The sixth section was read as follows:

Section 6 Each company or association shall file with the Banking Commissioner the name and residence of every person employed to sell its policies or contracts

On the question,

Will the House agree to the section?

Mr. J. A. WALKER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 6, page 4, line 4, by striking out "Banking" and inserting "Insurance"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The seventh section was read as follows:

Section 7 Each company or association shall pay to the Commonwealth a tax of two per centum on the gross premiums or dues collected in calculating the tax credit shall be taken for premiums or dues returned to members as result of cancellation The tax shall be paid to the Banking Commissioner not later than August first and February first of each year reckoned on premiums and dues collected in the preceding six months' periods The Banking Commissioner shall pay over the same to the State Treasurer for uses of the Commonwealth

On the question,

Will the House agree to the section?

Mr. J. A. WALKER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 7, page 4, line 11, by striking out "Banking" and inserting "Insurance"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The eighth section was read as follows:

Section 8 Companies and associations now doing business in this Commonwealth shall register with the Banking Commissioner and be subject to all provisions of this act from the time of its taking effect

On the question,

Will the House agree to the section?

Mr. J. A. WALKER. Mr. Speaker, I desire to offer the following amendment?

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend section 8, page 4, lines 17 and 18, by striking out "Banking" and inserting "Insurance"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The ninth section was read and agreed to as follows:

Section 9 Any company association or any person violating the conditions of this act shall be guilty of misdemeanor and upon conviction shall be fined not exceeding five hundred dollars nor less than one hundred dollars and shall serve not more than six months in jail either or both within discretion of the court having jurisdiction

The tenth section was read as follows:

Section 10 Whenever as result of examination by the Banking Commissioner it is disclosed that the liabilities including the unearned premium or dues liability aforesaid exceed the assets in hand he shall notify the company or association to repair the deficiency in ten days or cease business entirely and in event that liquidation is necessary the Banking Commissioner shall at once take charge of the affairs of the company or association and wind up its affairs Expenses of liquidation shall be paid out of funds of the company or association

On the question,

Will the House agree to the section?

Mr. J. A. WALKER. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 10, page 4, line 27, by striking out "Banking" and inserting "Insurance"; page 5, line 3, by striking out "Banking" and inserting "Insurance"

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the section as amended?

It was agreed to.

The eleventh section was read and agreed to as follows:

Section 11 All acts or parts of acts inconsistent herewith are hereby repealed

The title was read as follows:

An Act giving the Banking Commissioner supervision and control and authority to examine automobile protective or cooperative companies or associations issuing for money consideration policies or contracts guaranteeing attorneys' services to owners of motor vehicles in event of accident to persons or property by operation of motor vehicles or providing for the towing of damaged vehicles defining motor vehicles providing for cancellation provision in policies or contracts providing for semi-annual reports by companies or associations to the Banking Commissioner and payment of examination expenses and filing fees providing for a reverse liability for unearned portion of premium or dues and for investment of funds in valid securities to protect the purchasers providing for filing of name and residence of solicitors employed requiring payment of tax to the Commonwealth of two per centum on all premiums or dues received requiring all such companies or associations now transacting business in this Commonwealth to register with the Banking Commissioner and to come under provisions of the act fixing penalty for violations of the act providing for liquidation by the Banking Commissioner in event of insolvency

On the question,

Will the House agree to the title?

Mr. J. A. WALKER. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend title page 1, line 1, by striking out "Banking" and inserting "Insurance"; line 13, by striking out "Banking" and inserting "Insurance"; page 2, line 2, by striking out "Banking" and inserting "Insurance" line 5, by striking out "Banking" and inserting "Insurance"

On the question,

Will the House agree to the amendments?

They were agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1730, (Senate Bill No. 952), entitled:

An Act to repeal an act approved the eighteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand fifty-five) entitled "An act in relation to the public safety defence and welfare of the Commonwealth and of the United States, continuing the Commission of Public Safety and Defense as a Commission of Public Welfare prescribing its powers and duties and making an appropriation

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1736, (Senate Bill No. 964), entitled:

An Act to further amend section eight of an act approved the sixteenth day of February one thousand nine hundred and six (Pamphlet Laws forty-five) entitled "An act to regulate the deposits of State funds to prescribe the method of selecting State depositories to limit the amount of State deposits to provide for the security of such deposits to fix the rate of interest thereon to provide for the publication of monthly statements of moneys in the general and sinking funds to declare it a misdemeanor to give or take anything of value for obtaining the same and prescribing penalties for the violations of this act" by fixing the rate of interest to be paid by active and non-active depositories

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1523, (Senate Bill No. 690), entitled:

An Act relating to the acquisition of land for park purposes by any city in this Commonwealth in sections not entirely built up limiting time for condemnation by councils or condemnation or purchase by park commissioners after same has been placed on city plan for park purposes by ordinance of councils or action of park commissioners and providing for removal from city plan upon failure to condemn or purchase within time specified herein

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1722, (Senate Bill No. 633), entitled:

An Act to amend section five hundred and forty-two as amended and section five hundred and forty-three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by imposing an occupation tax for school purposes on female residents of school districts of the second third and forth classes

The first and second sections separately read and agreed to as follows:

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five hundred and forty-two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are

or may be inconsistent therewith" which as amended by the act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred and ninety-seven) entitled "An act to amend sections five hundred and forty-two one thousand five hundred and one one thousand five hundred and three one thousand five hundred and five and two thousand three hundred and ten of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" reads as follows

"Section 542 Each male resident or inhabitant over twenty-one years of age in every school district of the second third and fourth classes in this Commonwealth shall annually pay for the use of the school district in which he is a resident or inhabitant a tax of not less than one dollar nor more than five dollars as may be assessed by the local school district" is hereby further amended to read as follows

Section 542 Each male and female resident or inhabitant over twenty-one years of age in every school district of the second third and fourth classes in this Commonwealth shall annually pay for the use of the school district in which he or she is a resident or inhabitant an occupation tax of not less than one dollar nor more than five dollars as may be assessed by the local school district

Section 2 That section five hundred and forty-three of said act which reads as follows

"Section 543 In order that the board of school directors of each school district of the second third or fourth class in this Commonwealth may assess levy and collect an occupation tax of not less than one dollar on each male resident or inhabitant over twenty-one years of age in the district it shall be the duty of the proper assessors in each such school district of this Commonwealth to assess every male resident or inhabitant in such school district over twenty-one years of age with an occupation at such amount as shall be proper and return the same with the other taxable property in the district as provided by law In each school district all such assessments of occupation shall be included and certified in the list of taxable property to be certified to the board of school directors in each such school district as herein provided" is hereby amended to read as follows

Section 543 In order that the board of school directors of each school district of the second third or fourth class in this Commonwealth may assess levy and collect an occupation tax of not less than one dollar nor more than five dollars on each male and female resident or inhabitant over twenty-one years of age in the district it shall be the duty of the proper assessors in each such school district of this Commonwealth to assess every male and female resident or inhabitant in such school district over twenty-one years of age with an occupation at such amount as shall be proper and return the same with the other taxable property in the district as provided by law In each school district all such assessments of occupation shall be included and certified in the list of taxable property to be certified to the board of school directors in each such school district as herein provided

The title was read as follows:

An Act to amend section five hundred and forty-two as amended and section five hundred and forty-three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by imposing an occupation tax for school purposes on female residents of school districts of the second third and fourth classes

On the question,

Will the House agree to the title?

Mr. J. A. WALKER. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title, line 14, by inserting before "second" the word "first"

On the question,

Will the House agree to the amendment?

It was agreed to.

On the question,

Will the House agree to the title as amended?

It was agreed to.

And said bill having been read at length the second-time and agreed to as amended,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1731, (Senate Bill No. 976), entitled:

An Act to amend an act entitled "An act providing that in all counties having more than five hundred thousand inhabitants advertisements and notices required by law or rules of court to be published in newspapers of general circulation unless dispensed with by special order of court shall be published in the legal newspaper issued at least weekly of the proper county designated by rules of court for the publication of court or other legal notices" approved the third day of May Anno Domini one thousand nine hundred and nine (Pamphlet Laws four hundred and twenty-four) as amended so as to except therefrom the advertisement by counties cities boroughs school districts and other municipalities and incorporated districts of the sale of any bonds or other securities issued by them

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1710, (Senate Bill No. 881), entitled:

An Act to amend an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1688, (Senate Bill No. 953), as follows:

An Act to amend section thirteen of an act approved the fifteenth day of May one thousand nine hundred fifteen (Pamphlet Laws five hundred thirty-four) entitled "An act relating to motion-picture films reels or stereopticon views or slides providing a system of examination approval and regulation thereof and of the banners posters and other like advertising matters used in connection therewith creating the Board of Censors and providing penalties for the violation of this act"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eleven of an act approved the fifteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred and thirty-four) entitled "An act relating to motion-picture films reels or stereopticon views or slides providing a system of examination approval and regulation thereof and of the banners posters and other like advertising matter used in connection therewith creating the Board of Censors and providing penalties for the violation of this act" which reads as follows

"Salaries

"Section 11 The Chairman shall receive an annual salary of three thousand dollars the vice chairman an annual salary of two thousand five hundred dollars and the secretary an annual salary of two thousand four hundred dollars The salaries shall be payable monthly" is hereby amended to read as follows

Salaries

Section 11 The Chairman shall receive an annual salary of three thousand six hundred dollars the vice chairman an annual salary of three thousand three hundred dollars and the secretary an annual salary of three thousand three hundred dollars The salaries shall be payable semi-monthly

Section 2 That section thirteen of said act which reads as follows

"Employees

"Section 13 The chairman shall appoint with the approval of the Governor the following employees one chief clerk at a salary of eighteen hundred dollars one assistant clerk at a salary of fifteen hundred dollars one assistant clerk at a salary of twelve hundred dollars two stenographers and typewriters at salaries of one thousand dollars each two stenographers and typewriters at salaries of seven hundred and twenty dollars each one chief inspector at a salary of fifteen hundred dollars three inspectors at salaries of fourteen hundred dollars each one

operator who shall be an electrician at a salary of fourteen hundred dollars two operators at salaries of twelve hundred dollars each one operator at a salary of one thousand dollars two messengers at salaries of seven hundred and twenty dollars each one assistant operator or patcher at a salary of six hundred dollars one assistant patcher at a salary of four hundred and eighty dollars The salaries provided for above shall be annual and payable monthly

"In addition to the employees enumerated above the chairman may with the approval of the Governor appoint such additional employees as the work of the Board may necessarily require The salaries of such additional employees shall not exceed in the aggregate the sum of five thousand dollars annually" is hereby amended to read as follows

Employees

Section 13 The chairman shall appoint with the approval of the Governor the following employees One executive clerk at a salary of three thousand dollars one clerk at a salary of one thousand nine hundred twenty dollars two clerks at salaries of one thousand eight hundred dollars each two clerks at salaries of one thousand two hundred dollars each seven clerks and typists at salaries of one thousand eighty dollars each four stenographers at salaries of one thousand two hundred dollars each one chief inspector at a salary of one thousand nine hundred twenty dollars thirteen inspectors at salaries of one thousand eight hundred dollars each one chief operator at a salary of one thousand six hundred eighty dollars five operators at salaries of one thousand five hundred dollars each one messenger at a salary of one thousand two hundred dollars one janitor and watchman at a salary of one thousand eighty dollars The salaries provided for above shall be annual and payable semi-monthly

In addition to the employees enumerated above the chairman may with the approval of the Governor appoint such additional employees as the work of the Board may necessarily require The salaries of such additional employees shall not exceed in the aggregate the sum of five thousand dollars annually

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1698, (Senate Bill No. 590), entitled:

An Act to regulate increase and establish the fees to be charged by justices of the peace aldermen and magistrates in this Commonwealth

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1726, (Senate Bill No. 840), entitled:

An Act to amend an act approved the sixteenth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred eighty-two) entitled "An act creating a Board of Commissioners of Public Grounds and Buildings providing for the appointment of a superintendent of Public Grounds and Buildings and subordinate officers and employees and fixing their salaries defining the powers and duties of the board and the superintendent with regard to contracts for and the furnishing of furniture furnishings stationery supplies paper and fuel for the executive and legislative branches of the State Government and the Executive Mansion the supervision of the Capitol grounds and buildings and the State Arsenal and Executive Mansion and repairs alterations and improvements thereto and to other buildings and property of the State the disposal of unserviceable personal property of the Commonwealth the renting of office rooms outside of the Capitol the bonding of officers and employees of the Commonwealth and the supervision of the erection of and repairs and additions to State institutions and the expenditure of funds therefor and, repealing supplied and inconsistent laws"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1717, (Senate Bill No. 950), entitled:

An Act to amend part of section six of an act approved the eighth day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred and forty-nine) entitled "An act reorganizing the Department of Agriculture creating bureaus therein and providing for the proper administration thereof"

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1765, (Senate Bill No. 1052), as follows:

An Act to amend section five hundred ten of the act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five hundred ten of the act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" which reads as follows

"Section 510. The width of a public road in townships of the first class shall not exceed eighty feet is hereby amended to read as follows

Section 510. The width of a public road in townships of the first class shall not be less than thirty-three feet nor more than one hundred and twenty feet

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1771, (Senate Bill No. 955), entitled:

An Act requiring the filing of plans and specifications for buildings public works highways or improvements undertaken by boroughs townships poor districts or school districts in the office of the clerk of the court of quarter sessions and requiring copies to be furnished by the secretary architect or engineer of the municipality to applicants therefor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1778, (Senate Bill No. 1069), entitled:

An Act to amend an act approved the second day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1713, (Senate Bill No. 938), entitled:

An Act to amend section twenty-eight of an act approved the first day of June one thousand nine hundred eleven (Pamphlet Laws five hundred eighty-one) entitled "An act to provide for the incorporation of life insurance companies and for the regulation of home and foreign life insurance companies and providing penalties for any violation thereof"

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1724, (Senate Bill No. 819), entitled:

An Act creating the office of county controller in counties of the second third fourth and fifth classes prescribing his powers and duties imposing certain duties upon county commissioners and county treasurers and abolishing the office of county auditor

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1696, (Senate Bill No. 507), entitled:

An Act to provide for the disposition of all drugs which are introduced in the evidence of any trial for the illegal possession or sale of same

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1773, (Senate Bill No. 1064), entitled:

A Supplement to the act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and sixty-two) entitled "An Act providing for the creation and administration of a State fund for the insurance of compensation for injuries to employes of subscribers thereto declaring false oaths by the subscribers to be misdemeanors and providing penalties for the violation thereof" refunding to the general fund of the State Treasurer all moneys appropriated for the organization and administration of the State Workmen's Insurance Fund

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1760, (Senate Bill No. 1010), as follows:

An Act providing for the valuation and assessment in counties of the second class of all property of every kind and description and all occupations taxable for county school borough and township purposes creating a county assessment board for that purpose providing for the payment of the entire expense thereof by such counties prescribing the duties of the several county officers in respect thereto and abolishing all existing offices and boards having to do with the valuation and assessment of such taxable property and occupations in such counties school districts boroughs and townships

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That for the purpose of making uniform assessments and valuations on all property made liable to taxation in counties of the second class for county school borough and township purposes and simplifying the procedure relating thereto there is hereby created in counties of the second class a board to be known as the "County Assessment Board" Said board shall triennially hereafter make the assessments and valuations of all property of every kind and description real personal and mixed and all occupations made taxable for county school borough or township purposes in counties of the second class

Section 2. Said board shall consist of one member from each senatorial district of such county as now or hereafter established At the municipal election in the year one thousand nine hundred and twenty-one and at the first municipal election at least sixty days after any county shall have become a county of the second class and quadrennially thereafter the qualified electors of each senatorial district of every county of the second class shall elect one member of said board for a term of four years from the first Monday of January following on which date the members of the board shall meet and organize Any vacancy however caused happening more than sixty days before any municipal election shall be filled at such election for the balance of the term of the member or members whose vacancy is filled

Section 3. The members of said board shall have been residents of said county for at least five years prior to the date fixed for the taking of office and they shall reside in said county during their term of office and shall not hold any other office position or employment under the United States the State of Pennsylvania or any county city borough township or school district therein during the term for which they are elected except that a notary public commissioner of deeds or clerk of the

National Guard of Pennsylvania officer or director in any National or State Bank or trust company or membership on any commission for public works or improvements where such employment is without pecuniary commission

Any member of said Board who has any personal or private interest in any property to be valued or assessed shall disclose the fact to the other members of said board at a duly held meeting thereof and shall not participate in the making of the assessment and valuation thereof. Any member violating any of the provisions of this section shall thereby forfeit his office

Section 4 The members of said board shall receive for their services during their term of office an annual salary of six thousand five hundred dollars each payable from county funds in the county treasury in monthly or semi-monthly installments. The assessors shall also between the triennial assessments in all cases where it is apparent that any assessment is not in accord with the generality or uniform standards of assessments revise and correct the same by increasing or decreasing the same where the value of the property or subjects of taxation assessed do not conform to the generality or uniform standard of assessments. Provided however That if such revision or correction of such assessment shall increase the amount thereof the owner of such subjects of taxation whose assessments has been so increased between the triennial assessments shall be given at least ten days written notice of such revision or correction and have the right of appeal to the court of common pleas in the same manner as provided in section eleven of this act

Section 5 The several members of said board are hereby authorized to administer the oath or affirmation to any person or officer taking any appeal from any assessment or testifying as to any matter or thing connected with the assessment and valuation of any property or making any returns thereof but no charge shall be made by any member of said board for any such oath or affirmation. Any person or officer who shall wilfully and corruptly make a false or fraudulent affidavit or affirmation shall be guilty of perjury and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars or undergo an imprisonment by separate and solitary confinement at labor not exceeding seven years and thereupon shall be forever disqualified from being a witness in any matter or controversy

Section 6 Said board shall divide the county into convenient districts and shall appoint such district assessors clerks and assistants as may be necessary to conveniently and faithfully perform the duties imposed upon said board. The persons so appointed shall receive such annual or monthly salary or other rate of compensation payable in equal monthly or semi-monthly installments as may be fixed by the proper county officers in the manner prescribed by existing laws hereafter passed for the fixing of salaries and compensation of county employees

Section 7 The district assessors so appointed shall make preliminary assessments on all property of every kind and description real personal and mixed and all occupations taxable for county school borough or township purposes in their respective districts. Such assessments shall be made triennially and shall be filed with the county assessment board on or before the first Monday of July of each year

Section 8 The county assessment board thereupon shall examine and revise the said valuations and assessments so made increasing or decreasing them as said board may deem just and proper or by adding thereto or eliminating therefrom any property or subjects of taxation that may have been omitted removed or destroyed. After such revision the county assessment board shall by resolution duly adopted by said board fix such convenient times as may be necessary for the purpose of hearing appeals taken from such assessments and valuations. After hearing of such appeals and the making of such changes as said board may deem necessary and proper the assessments and valuations so ascertained and determined shall stand as the assessments and valuations for the property and occupations taxable for county school borough or township purposes until the next triennial assessment and valuation thereof unless the same shall be lawfully changed on appeal therefrom in the manner hereinafter provided in which event the valuations and assessment so made shall be changed to conform to the appeals taken therefrom as finally determined in the manner provided by law

Section 9 The district assessors shall between the triennial assessments revise any assessment or valuation according to right and equity by correcting errors and by adding thereto any property or subjects of taxation which may have been omitted or any new property or subjects of taxation which may have come into being since the last triennial assessment

They shall also add thereto the names of any persons who may have moved into such district and strike therefrom the names of any persons who have removed from such districts since the last triennial assessment

The assessors shall also revise assessments and valuations between the triennial assessment by increasing or decreasing the same where the value of the property or subjects of taxation assessed or valued has changed by reason of any change of conditions thereon or adjacent thereto or in the vicinity thereof or for the reason that the property assessed or valued has been subdivided or laid out into a plan of lots or other subdivision or for the reason that improvements have been placed thereon or added thereto or for the reason that any public or other improvement has been made adjacent thereto or in the vicinity thereof or where

for any other reason whatsoever the value of the property has changed and it seems to the board necessary and equitable to make a change in the valuation thereof

All assessments required to be made by the district assessors in the years between the triennial assessment shall be returned to the board not later than the first Monday of November

Section 10 Said board or their duly authorized employees shall on the request of any taxpayer furnish such taxpayer with a statement of his taxable property and the valuations and assessments placed thereon

Section 11 Any taxpayer dissatisfied with the valuations placed on his property by said board may appeal therefrom in writing to said board setting forth wherein said assessment or valuation is improper inequitable or excessive and shall be entitled to a hearing by said board a majority of whom shall be a quorum for that purpose

Appeals so taken shall be heard and decided promptly thereafter and any person aggrieved thereby shall have a right to take an appeal to the court of common pleas of such county in the manner provided by existing laws or laws hereafter passed for that purpose. It shall be the duty of the court of common pleas to promptly hear and determine all appeals so taken and to make such changes in the valuations or assessments so made as may be just and equitable

Section 12 Notice of the time and place when appeals shall be heard by the County Assessing Board shall be given by publication in two newspapers of general circulation throughout such county printed in the English language twice a week for two consecutive weeks immediately preceding the time fixed for the first appeals

Section 13 All taxes levied for county school borough or township purposes shall be based upon the valuations or assessments so made by said board. It shall be the duty of such board to furnish copies of the respective valuations and assessments duly certified to the corporate authorities of the county and of each school district borough or township therein

Section 14 In making the assessments and valuations of property said board shall separately value the lands and the buildings thereon and shall certify the same as thus assessed to the proper corporate authorities together with the aggregate valuation of all property and other subjects of taxation so valued and assessed

Section 15 The present Board for the Assessment and Revision of Taxes in such counties and all other county borough school district or township officers board or departments charged with the making of assessments and valuations under existing laws shall be and the same are hereby abolished it being the intent of this act to vest in said County Assessment Board the sole and exclusive power of valuing and assessing property and occupations made taxable for county school borough and township purposes

Section 16 This act shall not affect any valuations or assessments heretofore made under existing laws and shall not affect or in any wise invalidate any taxes based thereon. Such laws for this purpose shall continue in existence. The assessments made under existing laws shall remain and continue until new assessments and valuations shall be made by said board of assessment in conformity with the provisions of this act

This act shall not go into effect except as to the election of the members of said board prior to the first Monday of January one thousand nine hundred and twenty-two

Section 17 All acts or parts of acts general local or special inconsistent with the provisions of this act are hereby repealed

This act does not change the provisions of any acts of Assembly fixing the rate of taxation to be charged upon the several kinds of taxable property occupations or other subjects of taxation for county school district borough or township purposes

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1739, (Senate Bill No. 974), entitled:

An Act to further amend section three hundred ninety-five of an act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1729, (Senate Bill No. 949), entitled:

An Act further supplementing and amending an act entitled "An act to provide for the incorporation and regulation of motor power companies for operating passenger railways by cables electrical or other means" approved March twenty-second Anno Domini one thousand eight hundred and eighty-seven and granting to such corporations heretofore or after incorporated the additional powers and franchises to wit to acquire and operate motor buses and to build extensions to any system of railways which it may at any time have leased or controlled through stock ownership

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL ON THIRD READING.

Mr. PIKE asked and received unanimous consent to call up for the purpose of amendment, from page 41 of to-day's calendar, bills on third reading, House Bill No. 1683, (Senate Bill No. 861), File Folio 3017.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1683, (Senate Bill No. 861), entitled:

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning township and revising amending and consolidating the law relating thereto"

On the question,

Will the House agree to the bill on third reading?

Mr. PIKE. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend section 3, page 5, lines 10 and 11, by striking out the words "five hundred", and inserting in lieu thereof "three hundred and seventy-five"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

RECONSIDERATION OF VOTE ON HOUSE BILL NO. 1780, (SENATE BILL NO. 742).

Mr. JAMES A. WALKER. Mr. Speaker, I move that the vote by which House Bill No. 1780, (Senate Bill No. 742), File Folio 4347, entitled:

An Act authorizing the organization of cooperative banks and defining their powers and duties

on page 57 of to-day's calendar, passed second reading, be reconsidered.

Mr. GLASS. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on second reading?

Mr. JAMES A. WALKER. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend section 2, page 1, by striking out line 13, and inserting in lieu thereof the following: "ing on farming or dairying operations of preparing land"

Amend section 2, page 2, line 5, by striking out "and" Amend section 2, page 2, line 19, by inserting after "live" the word "bank" and placing a bracket after the word "words"

Amend section 3, page 2, line 20, by striking out the bracket after the word "formed" and also the word "bank"

Amend section 3, page 3, line 4, by striking out the words "there" "whose" and inserting in lieu thereof "the"

Amend section 4, page 3, line 20, by striking out the bracket after "amount"

Amend section 4, page 3, line 21, by inserting a bracket after "amount"

Amend section 5, line 25, by striking out "incorporation" and inserting in lieu thereof "corporation"

Amend section 14, page 14, by striking out line 5 and inserting in lieu thereof "in office"

Amend section 16, page 15, line 27, by inserting after "required" the word "by"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on second reading as amended?

It was agreed to.

Ordered, That the bill as amended be transcribed for third reading.

BILLS ON THIRD READING.

Mr. LONG. Mr. Speaker, at the request of the sponsor of the bill I desire to call up from page 31 of to-day's calendar, bills on third reading, House Bill No. 1110 (Senate Bill No. 169), File Folio 3261, for the purpose of amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1110, (Senate Bill No. 169), as follows:

An Act to amend section one of an act entitled "An act making it unlawful for any individual or individuals to carry on or conduct any business under an assumed or fictitious name style or designation unless upon the filing of a certificate to that effect in the office of the Secretary of the Commonwealth and of the prothonotary requiring county commissioners at the expense of the county to provide books for the entry of such certificates fixing the fees of the Secretary of the Commonwealth and prothonotary and providing penalties" approved the twenty-eighth day of June one thousand nine hundred and seventeen (Pamphlet Laws page six hundred forty-five)

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the first section of an act approved the twenty-eighth day of June one thousand nine hundred seventeen entitled "An act making it unlawful for any individual or individuals to carry on or conduct any business under an assumed or fictitious name style or designation unless upon the filing of a certificate to that effect in the office of the Secretary of the Commonwealth and of the prothonotary requiring county commissioners at the expense of the county to provide books for the entry of such certificates fixing the fees of the Secretary of the Commonwealth and prothonotary and providing penalties" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no individual or individuals shall hereafter carry on or conduct any business in this Commonwealth under any assumed or fictitious name style or designation unless the person or persons conducting or carrying on the same shall have first filed in the office of the Secretary of the Commonwealth and in the office of the prothonotary to be entered in a book to be provided for that purpose a certificate under oath and signed by such person or persons setting forth the real name or names and addresses of all the persons owning or interested in said business and also the name style or designation under which said business is being or will be carried on or conducted. Where any of the owners of said business live outside of the Commonwealth of Pennsylvania and carry on or conduct any such business through an agent such certificate shall also show the name and address of such agent" be amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no individual or individuals shall hereafter carry on or conduct any business in this Commonwealth under any assumed or fictitious name style or designation unless the person or persons conducting or carrying on the same shall have first filed in the office of the Secretary of the Commonwealth and in the office of the prothonotary to be entered in a book to be provided for that purpose a certificate under oath and signed by such person or persons setting forth the real name or names and addresses of all the persons owning or interested in said business and also the name style or designation under which said business is being or will be carried on or conducted. Where any of the owners of said business live outside of the Commonwealth of Pennsylvania and carry on or conduct any such business through an agent such certificate shall also show the name and address of such agent. Provided That the failure of any such person or persons to file the certificates aforesaid in the office of the Secretary of the Commonwealth or in the office of the prothonotary shall not impair or affect the validity of any contract with such person or persons and actions or proceedings at law or in equity may be instituted and maintained on any such contract but no such action shall be instituted or recovery had by any such person or persons on any such contract either expressed or implied in any of the courts of this Commonwealth or before any justice of the peace or magistrate thereof until such person or persons comply with the provisions of this act. And provided further Before any such person or persons can institute any action in any of the courts of this Commonwealth or before any justice of the peace or

magistrate thereof on any cause of action arising prior to the filing of the certificate provided for in this section such person or persons shall pay to the Secretary of the Commonwealth for the use of the Commonwealth a license fee or fine of twenty-five (\$25.00) dollars. Nothing in this act shall be construed so as to apply to actions pending or adjudicated at the date of the passage of this act.

On the question,

Will the House agree to the bill on third reading?

Mr. LONG. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend bill, page 4, lines 17, 18 and 19, by striking out the following: "Nothing in this act shall be construed so as to apply to actions pending or adjudicated at the date of the passage of this act" and insert in lieu thereof the following: "This act shall apply to all actions pending at the date of the passage of this act, provided that the plaintiff in any such suit shall pay all costs accrued prior to compliance with the provisions of this act: Provided that this act shall not apply to cases adjudicated at the date of the passage of this act"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

Mr. JAMES A. WALKER. Mr. Speaker, I desire to call up from page 33 of to-day's calendar, bills on third reading, House Bill No. 1517, (Senate Bill No. 259), File Folio 2369, for the purpose of amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1517, (Senate Bill No. 259), entitled:

An Act making unlawful the use of any statement of fact in any advertisement which statement is untrue, deceptive or misleading and providing a penalty for any violation of the same

On the question,

Will the House agree to the bill on third reading?

Mr. JAMES A. WALKER. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend Senate Bill No. 259, section 1, page 2, line 7, by inserting after the word "misleading" and before the word "shall" the words "and which is known or which by the exercise of reasonable care should be known to be untrue, deceptive or misleading by the person firm corporation or association making publishing disseminating circulating and placing before the public said advertisements."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

RECESS.

Mr. JAMES A. WALKER. Mr. Speaker, I move the House do now take a recess until 8:30 o'clock P. M.

The motion was agreed to, and, (at 6:05 o'clock P. M.) the House took a recess until 8:30 o'clock P. M.

AFTER RECESS.

The House reconvened at 8:30 o'clock P. M.

The SPEAKER (Samuel A. Whitaker) in the Chair.

RESOLUTION RELATIVE TO THE RECOGNITION OF IRELAND AS A REPUBLIC.

Mr. BRADY offered the following resolution, which was twice read, considered and adopted:

In the House of Representatives, April 26, 1921.
Whereas, the Legislature of the Sovereign State of Pennsylvania, being mindful not only of the sympathy of Washington Jefferson, Lincoln, and other Presidents, for the oppressed people of Ireland, but also for the pledge of Congress made through Benjamin Franklin in seventeen seventy-eight, and whereas, the present war in Ireland wages to repress representative Government with every circumstance of barbarism is a menace to the peace of the world, and whereas, a free Sister Republic in Ireland is in the best interests of our Country and thus also of our State, Be it therefore resolved, That President Harding be requested in conformity with precedents well established and practice frequently exercised, to recognize the elected Government of the Republic of Ireland, and that this Resolution, signed by the Governor and the Seaker of the House of Representatives of the State of Pennsylvania, and sealed with the Great Seal of the State, be conveyed to President Harding, and to Senators Penrose and Knox, and to Charles Evans Hughes, Secretary of State.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 1431.

An Act to regulate the drilling operating and abandoning of oil and gas wells and providing a penalty for violation of the provisions of this act

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend page 1, section 1, line 10, by striking out the words "sand and"; amend page 2, section 2, by striking out all of said section; amend page 3, line 15, by striking out after the word "Section" the figure "3" and inserting in lieu thereof the figure "2"; amend page 4, line 4, by striking out after the word "Section" the figure "4" and inserting in lieu thereof the figure "3"; amend page 4, line 6 by inserting after the words "Bradford Sand" the words "Kane Sand and Haskell Sand"; amend page 4, line 8 by inserting after the word "air" the word "gas"; amend page 4, line 9 by inserting after the words "Bradford Sand" the words "Kane Sand and Haskell Sand"; amend page 4, line 12, by inserting after the word "air" the word "gas"; amend page 4, line 15, by inserting after the word "above" the words "or below"; amend page 4, line 16, by inserting after the word "Sand" the words "Kane Sand and Haskell Sand"; amend page 4, line 18 by striking out after the word "Section" the figure "5", and inserting in lieu thereof the figure "4"; amend page 5, line 7, by striking out after the word "Section" the figure "6" and inserting in lieu thereof the figure "5"; amend page 5, line 18, by striking out after the word "Section" the figure "7" and inserting in lieu thereof the figure "6"; amend page 5, line 26, by striking out after the word "Section" the figure "8" and inserting in lieu thereof the figure "7"; amend page 6, by inserting after line 6 the following:

Section 8 The following acts of Assembly are hereby repealed. The act approved the sixteenth day of May one thousand eight hundred and seventy-eight (Pamphlet Laws fifty-six) entitled "An act requiring owners and operators of oil lands to plug their wells so as to shut off all fresh water from the oil bearing rock and to exclude the oil and gas from the fresh water, before abandonment and providing a penalty for neglect to perform the same" the act approved the tenth day of June one thousand eight hundred eighty-one (Pamphlet Laws one hundred and ten) entitled "An act regulating the mode of plugging abandoned oil wells and providing a penalty for the violation thereof" the act approved the twenty-third day of June one thousand eight hundred eighty-five (Pamphlet Laws one hundred and forty-five) entitled "An act to protect oil gas and water wells tanks pipes and machinery connected therewith and to prevent wilful and malicious injury thereto" and the act approved the twenty-ninth day of May one thousand eight hundred eighty-five (Pamphlet Laws twenty-nine) entitled "An act to provide for the incorporation and regulation of natural gas companies" and all other acts or parts of acts inconsistent with this act are hereby repealed

On the question,

Will the House concur in the amendments made by the Senate?

Mr. WONER. Mr. Speaker, I move that the House do non-concur in the amendments made by the Senate.

Mr. STERLING. Mr. Speaker, I second the motion.

The motion was agreed to.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

HOUSE BILLS CONCURRED IN BY THE SENATE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

House Bill No. 296.

An Act to amend section three of an act approved the nineteenth day of March one thousand nine hundred and fifteen (Pamphlet Laws five) entitled "A further supplement to an act entitled 'An act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof' approved the fifth day of May one thousand nine hundred and eleven constituting the said court the juvenile court of said county and prescribing its organization jurisdiction and powers therein and otherwise" as amended

House Bill No. 1128.

An Act to repeal an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ninety-three) entitled "An act to amend an act approved the first day of May one thousand nine hundred and thirteen entitled 'An act to prohibit the killing of foxes by certain methods in Delaware County and fixing a penalty for violation of the act' by extending the provisions of said act to Chester County and Montgomery County" so far as the same relates to Montgomery County

House Bill No. 523.

An Act fixing the salary or compensation of the crier of the courts of quarter sessions of the peace and oyer and terminer and general jail delivery in the counties of the second class of this Commonwealth

House Bill No. 1464.

An Act to amend sections five hundred and eighty-five and five hundred and eighty-seven of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 38.

An Act making an appropriation to the Oil City Hospital Oil City Pennsylvania

House Bill No. 72.

An Act making an appropriation to the Warren General Hospital of Warren Pennsylvania

House Bill No. 366.

An Act making an appropriation to the Trustees of the Milliken Hospital Pottsville Pennsylvania

House Bill No. 454.

An Act making an appropriation to the Building Commission of the Eastern State Hospital for the Insane located at Selinsgrove Pennsylvania

House Bill No. 639.

An Act making an appropriation to the Philadelphia Association for the Protection of Colored Women Philadelphia Pennsylvania

House Bill No. 948.

An Act making an appropriation to the G W and Agnes Hoffman Orphanage Mount Joy Township Adams county Pennsylvania

House Bill No. 951.

An Act making an appropriation to the Saint Stanislaus Orphanage situated at Sheatown Newport township Luzerne county Pennsylvania

House Bill No. 1057.

An Act making an appropriation to the State Insurance Fund

House Bill No. 1084.

An Act to amend section three of an act approved the twenty-seventh day of May one thousand eight hundred and ninety-three (Pamphlet Laws one hundred seventy-one) entitled "An act providing for the erection of the Pennsylvania Soldiers Orphans' Industrial School the purchase of land and the erection and equipment of the building and buildings necessary therefor making appropriations for such purposes erection and equipment and the maintenance of children admitted therein placing the care of the same in the commission now known as the Commission of Soldiers Orphan Schools of the State of Pennsylvania"

Pennsylvania and regulating the admissions to the said Pennsylvania Soldiers Orphans' Industrial School and the said Soldiers' Orphan Schools"

House Bill No. 1346.

An Act to amend section nine of article seven chapter six of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" by adding thereto subsection eight providing that the borough's share of the cost of construction and improvement of streets or highways in boroughs which are built or improved jointly by the borough and county the borough and State or borough county and State may be assessed against the abutting property owners

House Bill No. 1384.

An Act to provide for the payment to Philadelphia county of moneys with interest thereon advanced for the payment of expenses incident to the conduct of primary elections in the said county of Philadelphia and making an appropriation therefor

House Bill No. 1495.

A Joint Resolution proposing an amendment to article nine section one of the Constitution of the Commonwealth of Pennsylvania so as to permit the exemption from taxation of real and personal property owned occupied or used by any branch or post or camp of the Grand Army of the Republic the Spanish-American War Veterans the American Legion the Veterans of Foreign Wars and the Military Order of the Loyal Legion of the United States

House Bill No. 1285.

An Act to amend sections six and seven of the act approved the third day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred sixty-six) entitled "An act reorganizing the Department of State Police creating therein a Bureau of Fire Protection providing for a State Police Force and defining the powers and duties of the same including the enforcement of laws relating to game fish forestry and water supply and certain other laws and including the collection of information useful for the detection of crime and the apprehension of criminals providing for the equipment maintenance and transportation of such police providing for barracks and substations therefor and prescribing penalties"

House Bill No. 1298.

An Act relating to weak-minded persons and lunatics providing that service of process may be made upon next of kin of such persons and lunatics in the discretion of the court and that such next of kin may be added as parties in all court proceedings in which such week-minded persons or lunatics are parties or concerned and permitting blood relatives of such persons or lunatics to intervene as such in pending and future proceedings where weak-minded persons or lunatics are parties or concerned and repealing all inconsistent acts or parts of acts

House Bill No. 1444.

An Act authorizing the State Forest Commission to exchange or sell certain portions of the State Forest land and providing for the procedure

House Bill No. 1258.

An Act to amend an act approved the ninth day of May one thousand nine hundred and thirteen (Pamphlet Laws one hundred and ninety-eight) entitled "An act prohibiting the furnishing by gift sale or otherwise of cigarettes or cigarette paper to minors requiring minors to divulge where and from whom cigarettes or cigarette paper have been obtained and providing penalties for violation of this act providing for the punishment of first and second offenses by summary conviction and fine

House Bill No. 1493.

An Act providing for the taking over of the Wyoming Valley Memorial Park as a State park and providing for the regulation thereof

House Bill No. 1502.

An Act to supplement an act authorizing the erection and construction by counties of memorial halls in memory of the soldiers sailors and marines of such counties providing for an election to determine whether such hall shall be erected providing for the purchase and condemnation of property for such purposes regulating the use of such halls and providing for the maintenance and care of the same by a board of control at the expense of the county" approved the seventeenth day of March one thousand nine hundred and twenty-one by providing for the planting of memorial trees and prescribing penalties

House Bill No. 1103.

An Act empowering cities of the first class to enact ordinances to regulate traffic and to provide punishment for the violation thereof

House Bill No. 1204.

An Act to amend section two of the act approved the twenty-eighth day of March one thousand eight hundred and ninety-five (Pamphlet Laws thirty) entitled "An act granting an annuity to William W. Snowden of Elizabeth Allegheny county Pennsylvania late a private in Company I Fourteenth regiment National Guard of Pennsylvania"

House Bill No. 1482.

An Act to amend part of section one of the act approved the eleventh day of July one thousand nine hundred and one (Pamphlet Laws six hundred sixty-three) entitled "An act to regulate and establish the fees to be charged by sheriffs in this Commonwealth and to provide for the taxation and collection of the same" as amended

House Bill No. 1410:

An Act authorizing the county commissioners of counties of the second class within this Commonwealth to appropriate and pay out of the treasury of such county a sum not exceeding the sum of two thousand five hundred dollars for a national conference on city planning that may be held in such county during the year one thousand nine hundred and twenty-one

House Bill No. 1250.

An Act providing for licensing drivers of taxicabs and passenger motor vehicles for hire by cities of the second class prescribing the method of securing such licenses and the right of the proper authorities of such cities to inquire into the moral character and general fitness of all applicants for such licenses prohibiting all persons from engaging in the business of driving taxicabs and passenger motor vehicles for hire without first having obtained such license and providing penalties for violation of this act

House Bill No. 1513.

An Act to amend the act approved the eleventh day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred and eighteen) entitled "An act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done by dogs and payment thereof by the proper county to the owners of livestock and poultry and of damages to licensed dogs imposing powers and duties on certain State county city borough town and township officers and employees and on city councils of cities of the first and second classes and providing penalties" providing for the issuing of licenses by the clerk of the court of quarter sessions instead of the county treasurer and fixing his fees

House Bill No. 954.

An Act to amend section two of an act approved the seventh day of June one thousand nine hundred and seven (Pamphlet Laws four hundred thirty-eight) entitled "An act to supplement an act entitled 'An act defining the powers of the several courts of quarter sessions of the peace within this Commonwealth with reference to the care treatment and control of dependent neglected incorrigible and delinquent children under the age of sixteen years and providing for the means in which such power may be exercised' approved April twenty-three one thousand nine hundred and three" by increasing fees and mileage of constables

House Bill No. 1217.

An Act to amend the act approved the twenty-sixth day of June one thousand eight hundred and seventy-three (Pamphlet Laws one thousand eight hundred and seventy-four page three hundred and thirty-two) entitled "An act to regulate the commission or license fee to be paid by auctioneers" by exempting auctioneers selling only live stock and farm implements from the provisions of the act

House Bill No. 1092.

An Act to amend section six of the act approved the thirtieth day of January one thousand eight hundred and seventy-four (Pamphlet Laws thirty-one) entitled "A further supplement to the act regulating elections in this Commonwealth" as amended authorizing the court of quarter sessions to appoint election officers in cases of vacancy

House Bill No. 1296.

A Joint Resolution providing for the continuation of the commission appointed in accordance with the provisions of a joint resolution approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and eighty-eight) entitled "A joint resolution providing for a commission to submit a revised penal code of Pennsylvania and making an appropriation for the expenses of the commission" authorizing said commission to revise collate and digest all the acts and parts of acts relating to criminal procedure

House Bill No. 1333.

An Act to provide for the payment of moneys to school districts the taxes of which are reduced by the acquisition of lands and property by the Commonwealth for the conservation of water and to prevent flood conditions

House Bill No. 797.

An Act authorizing the merger and consolidation of water or water power companies organized prior to the first day of April one thousand nine hundred and five and providing the manner in which such merger shall be effected

House Bill No. 1412.

An Act to amend sections one and two of the act approved the twenty-third day of April one thousand nine hundred and nine (Pamphlet Laws one hundred fifty-one) entitled "An act providing that the offices of justice of the peace and notary public shall not be incompatible" by providing also that the offices of magistrate and alderman shall not be incompatible with the office of notary public

House Bill No. 1351.

An Act authorizing and empowering the several counties of this Commonwealth to reimburse and pay highway contractors under road construction contracts entered into between said counties and such contractors approved by the State Highway Department prior to the order of the Interstate Commerce Commission of the United States of America of the twenty-ninth day of July one thousand nine hundred and twenty increasing railroad freight rates the additional amount of freight charges required to be paid by such contractors by reason of such increase in rates

With the information that the Senate has passed the same without amendment.

BILL RECOMMITTED.

Mr. WETTACH. Mr. Speaker. I move that House Bill No. 1760. (Senate Bill No. 1010). File Folio 4507. entitled:

An Act providing for the valuation and assessment in counties of the second class of all property of every kind and description and all occupations taxable for county school borough and township purposes creating a county assessment board for that purpose providing for the payment of the entire expense thereof by such counties prescribing the duties of the several county officers in respect thereto and abolishing all existing offices and boards having to do with the valuation and assessment of such taxable property and occupations in such counties school districts boroughs and townships

which passed on second reading this afternoon, be recommended to the Committee on Judiciary Special for the purpose of amendment.

Mr. KRUGIL. Mr. Speaker. I second the motion.
The motion was agreed to.

RULE SUSPENDED.

Mr. HOUGH. Mr. Speaker. I move that under Rule 43. Rule No. 57, be suspended for the purpose of discharging the Committee on Municipal Corporations from further consideration of Senate Bill No. 970. (House Bill No. 1739). File Folio 3639, entitled "An Act amending an act entitled 'A supplement to an act entitled 'An act for the government of cities of the second class approved the seventh day of March Anno Domini one thousand nine hundred and one. creating and regulating a City Planning Department giving it jurisdiction extending it over the city and for three miles beyond the city limits and regulating the laying out of plans of lots within the limits of the city' approved the tenth day of June Anno Domini one thousand nine hundred eleven by providing the method of appointment and terms of office of the members of the City Planning Department and that all plans of streets for public use shall be submitted to and approved by this department."

Mr. WETTACH. Mr. Speaker. I second the motion.
The motion was agreed to.

COMMITTEE DISCHARGED.

Mr. HOUGH. Mr. Speaker. I move that the Committee on Municipal Corporations be discharged from the further consideration of House Bill No. 1739. (Senate Bill No. 970). File Folio 3639, entitled:

An Act amending an act entitled "A supplement to an act entitled 'An act for the government of cities of the second class' approved the seventh day of March Anno Domini one thousand nine hundred and one creating and regulating a City Planning Department giving it jurisdiction extending it over the city and for three miles beyond the city limits and regu-

lating the laying out of plans of lots within the limits of the city" approved the tenth day of June Anno Domini one thousand nine hundred eleven (Pamphlet Laws eight hundred and seventy-two) by providing the method of appointment and terms of office of the members of the City Planning Department and that all plans of streets for public use shall be submitted to and approved by this department.

and directed to report the same immediately to the House.

Mr. WETTACH. Mr. Speaker, I second the motion.

The motion was agreed to.

REPORT FROM COMMITTEE.

Mr. McCANN, from the Committee on Municipal Corporations, reported as committed House Bill No. 1739, (Senate Bill No. 970), entitled:

An Act amending an act entitled "A supplement to an act entitled 'An act for the government of cities of the second class' approved the seventh day of March Anno Domini one thousand nine hundred and one creating and regulating a City Planning Department giving it jurisdiction extending it over the city and for three miles beyond the city limits and regulating the laying out of plans of lots within the limits of the city" approved the tenth day of June Anno Domini one thousand nine hundred eleven (Pamphlet Laws eight hundred and seventy-two) by providing the method of appointment and terms of office of the members of the City Planning Department and that all plans of streets for public use shall be submitted to and approved by this department

BILL ON FIRST READING.

The SPEAKER. In accordance with a motion passed by the House, this bill will now be read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1739, (Senate Bill No. 970), entitled:

An Act amending an act entitled "A supplement to an act entitled 'An act for the government of cities of the second class approved the seventh day of March Anno Domini one thousand nine hundred and one creating and regulating a City Planning Department giving it jurisdiction extending it over the city and for three miles beyond the city limits and regulating the laying out of plans of lots within the limits of the city' approved the tenth day of June Anno Domini one thousand nine hundred eleven by providing the method of appointment and terms of office of the members of the City Planning Department and that all plans of streets for public use shall be submitted to and approved by this department"

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

RULE SUSPENDED.

Mr. HOUGH. Mr. Speaker, I move that under Rule 43, Rule No. 57 be suspended for the purpose of discharging the Committee on Municipal Corporations from further consideration of Senate Bill No. 971, (House Bill No. 1740), File Folio 3645 entitled "An act amending an act entitled "A supplement to an act entitled 'An act for the government of cities of the second class approved the seventh day of March Anno Domini one thousand nine hundred and one, authorizing cities of the second class to regulate and limit the height and bulk of buildings and the areas of yards, courts, and open spaces and to regulate and restrict the location of trades and industries and for the use of buildings and for the above purposes to divide the cities into districts and authorizing the city planning commission to recommend the boundaries of districts and appropriate regulations therein and providing the method of adoption of said districts regulations and restrictions and the method of amendment or change thereof" approved the twenty-first day of June, Anno Domini one thousand nine hundred and nineteen, providing for twenty days notice to the city planning commission of any proposed amendment or change for an enforcing officer and a board of appeal to review his actions.

Mr. WETTACH. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. DITHRICH. Mr. Speaker, may I say a word in explanation of this bill. These bills were introduced in the Senate, immediately acted upon and after their passage messaged to the House. The Committee on City Plans, of Pittsburgh, which is an entirely non-political, non-factional organization, prepared these bills. Mr. George M. B. Baird, of the University of Pittsburgh, and Mr. James R. Miller, of Pittsburgh, Chairman of the Legislative Committee on City Plans, sponsored the bills which were introduced. They

were referred to the Committee on Municipal Corporations. We asked the Chairman to call a meeting, but he refused to call a meeting fearing that if his committee were brought together it would be necessary to act upon the second-class city non-partisan repealers. When he was asked to call a meeting of his committee for the purpose of reporting these bills out upon which everybody was agreed, he refused. No other course was open but to move to suspend the rule and discharge this committee from further consideration of these bills.

On the question recurring,

Will the House agree to the motion?

The motion was agreed to.

COMMITTEE DISCHARGED.

Mr. HOUGH. Mr. Speaker, I move that the Committee on Municipal Corporations be discharged from the further consideration of House Bill No. 1740, (Senate Bill No. 971), File Folio 3645, entitled:

An Act amending an act entitled "A supplement to an act entitled 'An act for the government of cities of the second class' approved the seventh day of March one thousand nine hundred and one authorizing cities of the second class to regulate and limit the height and bulk of buildings and the area of yards courts and open spaces and to regulate and restrict the location of trades and industries and the location of buildings for specified uses and to make regulations for trades and industries and for the use of buildings and for the above purposes to divide the cities into districts and authorizing the City Planning Commission to recommend the boundaries of districts and appropriate regulations therein and providing the method of adoption of said districts regulations and restrictions and the method of amendment or change thereof" approved the twenty-first day of June Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws five hundred seventy) providing for twenty days notice to the City Planning Commission of any proposed amendment or change for an enforcing officer and a board of appeal to review his actions

and directed to report the same immediately to the House.

Mr. WETTACH. Mr. Speaker, I second the motion.

The motion was agreed to.

REPORT FROM COMMITTEE.

Mr. McCANN, from the Committee on Municipal Corporations, reported as committed House Bill No. 1740, (Senate Bill No. 971), entitled:

An Act amending an act entitled "A supplement to an act entitled 'An act for the government of cities of the second class approved the seventh day of March one thousand nine hundred and one authorizing cities of the second class to regulate and limit the height and bulk of buildings and the area of yards courts and open spaces and to regulate and restrict the location of trades and industries and the location of buildings for specified uses and to make regulations for trades and industries and for the use of buildings and for the above purposes to divide the cities into districts and authorizing the City Planning Commission to recommend the boundaries of districts and appropriate regulations therein and providing the method of adoption of said districts regulations and restrictions and the method of amendment or change thereof" approved the twenty-first day of June Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws five hundred seventy) providing for twenty days notice to the City Planning Commission of any proposed amendment or change for an enforcing officer and a board of appeal to review his actions

BILL ON FIRST READING.

The SPEAKER. In accordance with a motion passed by the House, this bill will now be read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1740, (Senate Bill No. 971), entitled:

"An Act amending an act entitled "A supplement to an act entitled 'An act for the government of cities of the second class approved the seventh day of March one thousand nine hundred and one authorizing cities of the second class to regulate and limit the height and bulk of buildings and the areas of yards courts and open spaces and to regulate and restrict the locations of trades and industries and for the use of buildings and for the above purposes to divide the cities into districts and authorizing the city planning commission to recommend the boundaries of districts and appropriate regulations therein and providing the method of adoption of said districts regulations and restrictions and the method of amendment or change thereof" approved the twenty-first day of June Anno Domini one thousand nine hundred and nineteen providing for twenty days notice to the city planning commission of any proposed amendment or change for an enforcing officer and a board of appeal to review his actions"

And said bill having been read at length the first time.
Ordered, To be laid aside for second reading.

RULE SUSPENDED.

Mr. HOUGH. Mr. Speaker, I move that under Rule 43, Rule No. 57 be suspended for the purpose of discharging the Committee on Municipal Corporations from further consideration of Senate Bill No. 972, (House Bill No. 1758), File Folio 3651, entitled, "An act empowering cities to take purchase and condemn property for the purpose of erecting providing maintaining and operating thereon playgrounds playfields gymnasiums public baths swimming pools indoor recreation centers comfort stations waiting stations and drinking fountains."

Mr. WETTACH. Mr. Speaker, I second the motion.
The motion was agreed to.

COMMITTEE DISCHARGED.

Mr. HOUGH. Mr. Speaker, I move that the Committee on Municipal Corporations be discharged from the further consideration of House Bill No. 1758, (Senate Bill No. 972), File Folio 3651, entitled:

An Act empowering cities to take purchase or condemn property for the purpose of erecting providing maintaining and operating thereon playgrounds playfields gymnasiums public baths swimming pools indoor recreation centers comfort stations waiting stations and drinking fountains

and directed to report the same immediately to the House.

Mr. WETTACH. Mr. Speaker, I second the motion.
The motion was agreed to.

REPORT FROM COMMITTEE.

Mr. McCANN, from the Committee on Municipal Corporations, reported as committed, House Bill No. 1758, (Senate Bill No. 972,) entitled:

An Act empowering cities to take purchase or condemn property for the purpose of erecting providing maintaining and operating thereon playgrounds playfields gymnasiums public baths swimming pools indoor recreation centers comfort stations waiting stations and drinking fountains

BILL OF FIRST READING.

The SPEAKER. In accordance with a motion passed by the House, this bill will now be read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1758, (Senate Bill No. 972), entitled:

An Act empowering cities to take purchase or condemn property for the purpose of erecting providing maintaining and operating thereon playgrounds playfields gymnasiums public baths swimming pools indoor recreation centers comfort stations waiting stations and drinking fountains

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

RULE SUSPENDED.

Mr. HOUGH. Mr. Speaker, I move that under Rule 43, Rule No. 57 be suspended for the purpose of discharging the Committee on Municipal Corporations from further consideration of Senate Bill No. 973, (House Bill No. 1741), File Folio 3653, entitled, "An Act amending section nine of an act entitled "An act in relation to the laying out opening widening straightening extending or vacating streets and alleys and the construction of bridges in the several municipalities of this Commonwealth the grading paving macadamizing or otherwise improving streets and alleys providing for ascertaining the damages to private property resulting therefrom the assessment of the damages costs and expenses thereof upon the property benefited and the construction of sewers and payment of the damages costs and expenses thereof including damages to private property resulting therefrom" approved May sixteenth Anno Domini one thousand eight hundred and ninety-one enabling municipal corporations to lay out open widen extend and vacate streets or alleys upon petition or without petition of property owners as amended by the act approved the twenty-second day of May Anno Domini one thousand eight hundred and ninety-five and by the act approved the nineteenth day of March Anno Domini one thousand nine hundred and three providing that the ordinances may require that no building may be built or altered except to conform to the lines fixed by the

widening or straightening ordinances and that in such case the land owner's right of action shall not accrue until actual occupancy of the building to conform to the new lines.

Mr. WETTACH. Mr. Speaker, I second the motion.
The motion was agreed to.

COMMITTEE DISCHARGED.

Mr. HOUGH. Mr. Speaker, I move that the Committee on Municipal Corporations be discharged from the further consideration of House Bill No. 1741, (Senate Bill No. 973), File Folio 3653, entitled:

An Act to amend an act entitled "An act amending section nine of an act entitled "An act in relation to the laying out opening widening straightening extending or vacating streets and alleys and the construction of bridges in the several municipalities of this Commonwealth the grading paving macadamizing or otherwise improving streets and alleys providing for ascertaining the damages to private property resulting therefrom the assessment of the damages costs and expenses thereof upon the property benefited and the construction of sewers and payment of the damages costs and expenses thereof including damages to private property resulting therefrom" approved May sixteenth Anno Domini one thousand eight hundred and ninety-one enabling municipal corporations to lay out open widen extend and vacate streets or alleys upon petition or without petition of property owners as amended by the act approved the twenty-second day of May Anno Domini one thousand eight hundred and ninety-five providing for the approval of ordinances by the city recorder and the publication of the ordinances approved the nineteenth day of March Anno Domini one thousand nine hundred and three (Pamphlet Laws thirty-five) providing that the ordinances may require that no building may be built or altered except to conform to the lines fixed by the widening or straightening ordinances and that in such case the landowner's right of action shall not accrue until actual occupancy by the municipality or the locating or relocating of the building to conform to the new lines

and directed to report the same immediately to the House.

Mr. WETTACH. Mr. Speaker, I second the motion.
The motion was agreed to.

REPORT FROM COMMITTEE.

Mr. McCANN, from the Committee on Municipal Corporations, reported as committed House Bill No. 1741, (Senate Bill No. 973), entitled:

An Act to amend an act entitled "An act amending section nine of an act entitled "An act in relation to the laying out opening widening straightening extending or vacating streets and alleys and the construction of bridges in the several municipalities of this Commonwealth the grading paving macadamizing or otherwise improving streets and alleys providing for ascertaining the damages to private property resulting therefrom the assessment of the damages costs and expenses thereof upon the property benefited and the construction of sewers and payment of the damages costs and expenses thereof including damages to private property resulting therefrom" approved May sixteenth Anno Domini one thousand eight hundred and ninety-one enabling municipal corporations to lay out open widen extend and vacate streets or alleys upon petition or without petition of property owners as amended by the act approved the twenty-second day of May Anno Domini one thousand eight hundred and ninety-five providing for the approval of ordinances by the city recorder and the publication of the ordinances approved the nineteenth day of March Anno Domini one thousand nine hundred and three (Pamphlet Laws thirty-five) providing that the ordinances may require that no building may be built or altered except to conform to the lines fixed by the widening or straightening ordinances and that in such case the landowner's right of action shall not accrue until actual occupancy by the municipality or the locating or relocating of the building to conform to the new lines

BILL OF FIRST READING.

The SPEAKER. In accordance with a motion passed by the House, this bill will now be read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 1741, (Senate Bill No. 973), entitled:

An Act to amend an act entitled "An act amending section nine of an act entitled "An act in relation to the laying out opening widening straightening extending or vacating streets and alleys and the construction of bridges in the several municipalities of this Commonwealth the grading paving macadamizing or otherwise improving streets and alleys providing for ascertaining the damages to private property resulting therefrom the assessment of the damages costs and expenses thereof upon the property benefited and the construction of sewers and payment of the damages costs and expenses thereof including damages to private property resulting therefrom" approved May sixteenth Anno Domini one thousand eight hundred and ninety-one enabling municipal corporations to lay out open widen extend and vacate streets or alleys upon petition or without petition of property owners as amended by the act approved the twenty-second day of May Anno Domini one thousand eight hundred

and ninety-five providing for the approval of ordinances by the city recorder and the publication of the ordinances approved the nineteenth day of March Anno Domini one thousand nine hundred and three providing that the ordinances may require that no building may be built or altered except to conform to the lines fixed by the widening or straightening ordinances and that in such case the landowner's right of action shall not accrue until actual occupancy of the building to conform to the new lines

And said bill having been read at length the first time,
Ordered, To be laid aside for second reading.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, April 26, 1921.

Resolved, if the Senate concur, that House Bill No. 1313, entitled

An Act making an appropriation to carry out the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-five) entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agricultural associations and regulating the payment thereof"

be retailed from the Governor for the purpose of amendment.

RECONSIDERATION OF VOTE ON SENATE BILL NO. 958.

Mr. DITHRICH. Mr. Speaker, I move that the vote by which House Bill No. 1721, (Senate Bill No. 958), File Folio 3779, entitled:

An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts

passed second reading to-day be reconsidered.

Mr. LONG. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on second reading?

Mr. DITHRICH. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend section 1, page 3, line 13 by striking out the words "one judge" and insert in lieu thereof "two judges"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on second reading as amended?

It was agreed to.

Ordered, That the bill as amended be transcribed for third reading.

RECONSIDERATION OF VOTE ON SENATE BILL NO. 486.

Mr. DUNN. Mr. Speaker, I move that the vote by which House Bill No. 1398, (Senate Bill No. 486), File Folio No. 4517, entitled:

An Act creating a Department of Public Welfare defining its powers and duties abolishing the Board of Public Charities the Committee on Lunacy and the Prison Labor Commission and all offices thereunder and vesting all the powers of said Board Committee and Commission in the Department of Public Welfare requiring all reports notices statements or matters heretofore required to be made given or submitted to the Board of Public Charities or the Committee on Lunacy to be made given or submitted to the Department of Public Welfare and providing penalties

on page 63 of to-day's calendar passed second reading be reconsidered for the purpose of offering amendment.

Mr. JAMES A. WALKER. Mr. Speaker, I second the motion.

The motion was agreed to

On the question recurring,

Will the House agree to the bill on second reading?

Mr. DUNN. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk then read the amendments as follows:

Amend subsection B of section 2 page 5 by adding at the end thereof the following "Provided however that the Department shall exercise no powers over such charitable institutions other than those heretofore vested in the Board of Public Charities or the Committee on Lunacy notwithstanding any language hereinafter used"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on second reading as amended?

It was agreed to.

Ordered, That the bill as amended be transcribed for third reading.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1345, File Folio 6401, on page 27 of to-day's calendar, be made a special order of business at this time.

Mr. W. W. JONES. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1345, entitled:

An Act providing for the reimbursement of counties by boroughs and townships when the county has contracted with the State Highway Department for the payment of both the county's and the borough or township's share of the cost of constructing or improving a State or State-aid highway authorizing counties to so contract empowering boroughs and townships to incur indebtedness therefor authorizing an assessment of the borough's share on the abutting property

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—144.

Allum,	Drinkhouse,	Krause,	Schwartz,
Armstrong,	Baches,	Krugh,	Sieg,
Asbury,	Edmonds,	Lewis,	Schaffer,
Aston,	Bhrhardt,	Long,	Shellenberger,
Baker,	Feldman,	Love,	Smiley,
Baldi,	Fitzgibbon,	McCaig,	Smith, H. J.,
Beaver,	Fowler,	McCann,	Smith, H.,
Beckley,	Franklin,	McCarthy,	Smith, J. W.,
Bell,	Gearhart,	McClure,	Smith, L.,
Bidelspacher,	Gelder,	McConnell,	Snowden,
Bluett,	Gibbon,	McCurdy,	Soffel,
Blumberg,	Glass,	McGowan,	Sowers,
Bower,	Golder,	McHugh,	Sprowls,
Brady,	Goodnough,	McVicar,	Stackhouse,
Bromley,	Hagerty,	Mangan,	Stark,
Brooks,	Haldeman,	Marcus, J.,	Sterling,
Brown, F. B.,	Hampson,	Marcus, J. C.,	Stevens,
Brown T. R.,	Harding,	Mantz,	Stevenson,
Burns,	Harer,	Michel,	Stewart,
Campbell,	Harry,	Millar, A.,	Strauss,
Catlin,	Haslett,	Miller, C.,	Sweitzer,
Clutton,	Hatrlick,	Miller, D. D.,	Thomas,
Conner,	Haws,	Miller, H. F.,	Vickerman,
Cook,	Hayes,	Mitchell,	Walker, G. T.,
Craig, J. O.,	Heffernan,	Ogle,	Walker, J. A.,
Cratty,	Henderson, W.,	Orr,	Weiss,
Curran,	Hetrick,	Perry,	Wettach,
Curry,	Hoover,	Posey,	Whitehouse,
Davis,	Hough,	Rhoads,	Whiteman,
Dawson,	Jones, D. J.,	Richards,	Williams,
DeHaas,	Jones, W. W.,	Rinn,	
Denning,	Jordan,	Roman,	Wood,
Dewey, C. P.,	Kantner,	Ruddy,	Zook,
Dewey, P. H.,	Keene,	Ruth,	Whitaker,
Dilsheimer,	Kinsman,	Schaeffer,	Speaker.
Dithrich,	Kohler,	Schilling,	
Donneley,	Kooser,		

NAYS—4.

Dunlap,	Elgin,	McBride,	McKnight,
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON FINAL PASSAGE (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1505, File Folio 6811, on page 44 of to-day's calendar, be made a special order of business at this time.

Mr. W. W. JONES. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,
The House proceeded to the consideration on final passage of House Bill No. 1505, as follows:

An Act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs by the Secretary of Agriculture providing for the enumeration of dogs by assessors regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done to livestock and poultry by dogs and for the illegal killing of licensed dogs and the payment of such damages by the Commonwealth imposing powers and duties on certain State county city borough town and township officers and employees directing the payment of all moneys collected into the State Treasury and making an appropriation thereof and providing penalties.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That this act shall be known and may be cited as the "Dog Law of 1921".

Section 2. For the purpose of this act the following terms shall have the following meanings respectively designated for each.

The term "livestock" shall include horses stallions colts geldings mares sheep rams lambs bulls bullocks steers heifers cows calves mules jacks jennets burros goats kids swine confined domesticated hares and rabbits.

The term "poultry" shall include all domestic fowl.

The word "person" shall include State and local officers or employees individuals corporations copartnerships and associations. Singular words shall include the plural Masculine words shall include the feminine and neuter.

The word "owner" when applied to the proprietorship of a dog shall include every person having a right of property in such dog and every person who keeps or harbors such dog or has it in his care and every person who permits such dog to remain on or about any premises occupied by him.

The term "kennel" shall mean any establishment wherein or whereon dogs are kept for the purpose of breeding sale or show purposes.

The term "police officer" shall mean any person employed or elected by this Commonwealth or by any municipality county or township and whose duty it is to preserve peace or to make arrests or to enforce the law. The term includes State constabulary game fish and forest wardens.

Section 3. On or before the fifteenth day of January one thousand nine hundred and twenty-two and on or before the fifteenth day of January of each year thereafter the owner of any dog six months old or over shall apply to the county treasurer of his respective county or to a qualified justice of the peace alderman magistrate or notary public of his respective district either orally or in writing for a license for each such dog owned or kept by him. Such application shall state the breed sex age color and marking of such dog and the name and address of the last previous owner and shall be accompanied by a license fee of one dollar for each male dog and each spayed female dog and by a license fee of two dollars for each unspayed female dog. The applicant shall also pay an additional fee of ten cents for the services of the county treasurer in issuing recording and reporting said license to the Secretary of Agriculture and remitting fees and fines to the State Treasurer.

Section 4. Such license shall be issued on a form prepared and supplied by the Secretary of Agriculture. Such license shall be dated and numbered and shall bear the name of the county where such license is issued and a description of the dog licensed. All licenses shall be void upon the fifteenth day of January of the following year. The Secretary of Agriculture shall also furnish and the county treasurer shall issue with each license a metal tag. Such tag shall be affixed to a substantial collar. The collar shall be furnished by the owner and with the tag attached shall at all times be kept on the dog for which the license is issued except when confined in the kennel.

It shall be unlawful for any person except the owner or authorized agent to remove any license tag from a dog collar or to remove any collar with a license tag attached thereto from any dog.

Section 5. The Secretary of Agriculture shall prepare and furnish annually to the treasurer of each county of the Commonwealth metal tags to be given by the county treasurer to the owners of dogs when such owners shall pay the license fee for said dogs. Such tags shall be of metal and shall bear the name of the county where such license is issued and a serial number corresponding with the number on the license issued to said owner as provided in the preceding section of this act. Such tags shall also have impressed thereon the calendar year

for which such tag is valid and shall not contain more than one square inch of area within the ears or fastening device. The general shape of said tag shall be changed from year to year. If any such tag is lost it shall be replaced without cost by the county treasurer upon application by the person to whom the original license was issued and upon production of such license certificate.

Section 6. Any justice of the peace alderman magistrate or notary public within this Commonwealth who has qualified by having applied to the county treasurer of his county for and received application forms may take applications for dog licenses for which service the applicant shall pay fifteen cents in addition to the license fee prescribed as the cost of said dog license and the compensation of the county treasurer. Said fifteen cents shall be retained by said official as his fee for taking such application and remitting payment therefor to the county treasurer of the county in which said dogs are located. Such application and remittance shall be forwarded to the proper county treasurer within twenty-four hours for issuance of the license. No dog license shall be issued at any place other than the office of the county treasurer.

Section 7. Any person becoming the owner after the fifteenth day of January of any year of any dog six months old or over which has not already been licensed or any person owning or keeping a dog which becomes six months old at any time after the fifteenth day of January of any year shall forthwith apply for and secure from the county treasurer of the county where such dogs are kept a license for such dog in the same manner as the annual license is obtained under the provisions of this act. If any dog becomes six months old or comes into the possession of the owner after the fifteenth day of July of any year the license fee shall be one-half of the amount fixed as the annual license.

Section 8. The county treasurer shall issue licenses after January fifteenth of each year to all applicants. When any dog license is required by the provisions of this act to be secured on or before the fifteenth day of January the securing of such dog license subsequent to January fifteenth does not remove the responsibility for such delinquency.

Section 9. No license or license tag issued for one dog shall be transferable to another dog except as provided in sections eleven and twelve of this act. Whenever the ownership or possession of any dog is permanently transferred from one person to another within the same county the license of such dog may be likewise transferred upon notice given to the county treasurer. This act does not require the procurement of a new license or the transfer of a license already secured when the possession of a dog is temporarily transferred for the purpose of hunting game or for breeding trial or show in this Commonwealth.

Section 10. Whenever any dog license in one county is permanently removed to another county the county treasurer of the county where the license was issued shall upon the application of the owner or keeper of such dog certify such license to the treasurer of the county to which the dog is removed. Such treasurer shall thereupon and upon the payment of a fee of twenty-five cents issue a license and tag for such dog in the county to which it is removed.

Section 11. Any person who keeps or operates a kennel may in lieu of the license for each dog required by this act apply to the county treasurer for a kennel license entitling him to keep or operate such kennel. Such license shall be issued by the county treasurer on a form prepared and supplied by the Secretary of Agriculture and shall entitle the licensee to keep any number of dogs six months old or over not at any time exceeding a certain number to be specified in the license. The fee to be paid for each kennel license shall be five dollars for ten dogs or less and ten dollars for more than ten dogs permitted to be kept under the kennel licenses. With each kennel license the county treasurer shall issue a number of metal tags equal to the number of dogs authorized to be kept in the kennel. All such tags shall bear the name of the county where it is issued the number of kennel license and shall be readily distinguishable from the individual license tags for the same year.

Section 12. The license of a kennel shall at all times keep one of such tags attached to a collar on each dog six months old or over kept by him under a kennel license. Such tags may be transferred from one dog to another within the kennel whenever any dog is removed from the kennel. No dog bearing a kennel tag shall be permitted to stray or to be taken anywhere outside the limits of the kennel except in leash or crate.

Section 13. Any person may bring or cause to be brought into the State for a period of thirty days one or more dogs for show trial or breeding purposes without securing such license.

This section does not apply to dogs used during the hunting season for hunting game or temporarily for breeding trial or show nor for the transportation of dogs for hunting breeding trial or show purposes the home county license holding good for such purposes throughout the Commonwealth.

Section 14. The county treasurer shall keep a record of all dog licenses and all kennel licenses and all transfers issued during the year. Such record shall contain the name and address of the person to whom each license or transfer is issued. In the case of an individual license the record shall also state the breed sex age color and markings of the dog licensed and in the case of a kennel license it shall state the place where the business is conducted. The record shall be a public record and open to persons interested during business hours.

Whenever the ownership or possession of any dog licensed under the provisions of this act is transferred from one person to another as provided in section nine of this act except the temporary transfer of dogs for hunting purposes or for breeding trial or show such transfer shall be noted on the record of the county treasurer.

Section 15. The county treasurer shall keep an accurate record of all license fees and fines collected by him or paid over to him by any justice of the peace alderman magistrate or notary public and of all money received from the sale of dogs. Such record shall be a public record and open to persons

interested during business hours. All such moneys received by the county treasurer shall be remitted to the State Treasurer on the first Monday of each calendar month together with a report of each payor on forms furnished by the Secretary of Agriculture. A duplicate copy of each report shall be furnished the Secretary of Agriculture at the time of making such remittance.

Section 16. The State Treasurer shall establish a separate fund to be known as the "Dog Fund" into which all moneys collected under the provisions of this act shall be paid and from which all expenditures necessary in the carrying into effect the provisions of this act shall be paid. All moneys in the dog fund from time to time are hereby specifically appropriated to the Department of Agriculture for the purpose of carrying into effect the provisions of this act. All payments from the dog fund shall be made by the State Treasurer upon warrants of the Auditor General and upon the filing of itemized vouchers by the Secretary of Agriculture.

On the thirtieth day of November of each year the State Treasurer upon requisition of the Secretary of Agriculture shall remit to the respective county treasurers for general county purposes in that proportion which such counties respectively contributed to such excess over and above the expenditures all moneys remaining to the credit of the dog fund with the exception of the sum of twenty-five thousand dollars which amount shall remain in the dog fund.

Section 17. The Assessors for taxation purposes in each township borough town and city shall annually at the time of assessing property as required by law make diligent inquiry as to the number of dogs owned harbored or kept by each person in his district.

The assessor shall annually on or before the first day of January make a complete report to the Secretary of Agriculture on a blank form furnished by the Secretary of Agriculture setting forth the name of every owner of any dog or dogs how many of each sex are by him owned or harbored and if a kennel is maintained by any person such fact shall also be stated. It shall be the duty of the assessor at the time of making the enumeration to notify the owner of such dog or dogs that he must obtain a license for the same as provided for in this act but the neglect or failure so to notify such owner shall not relieve the owner from his duty to obtain such licenses. For such service the assessor shall receive five cents for each name furnished the Secretary of Agriculture to be paid from the "Dog Fund" by the State Treasurer upon warrant of the Auditor General and approval of the Secretary of Agriculture.

Section 18. On and after the fifteenth day of January one thousand nine hundred and twenty-two it shall be unlawful for any person to own or keep any dog six months old or over unless such dog is licensed by the treasurer of the county in which the dog is kept and unless such dog at all times wears the collar and tag provided for by this act unless such dogs are temporarily brought into the State for breeding trial or show purposes.

Section 19. It shall be the duty of every police officer to seize and detain any dog or dogs which bear a proper license tag and which are found running at large either upon the public streets or highways of the Commonwealth or upon the property of other than the owner of such dogs and unaccompanied by the owner or keeper. Any police officer is hereby authorized and empowered to go upon any premises and enter any building to seize and detain any dog or dogs which have been found running at large unaccompanied by the owner or keeper when such police officer is in immediate pursuit of any such dog or dogs.

It shall be the duty of every police officer to kill any dog which does not bear a proper license tag which is found running at large. The chief of police or his agents of any city the high constable of any borough or the constable of any borough not having a high constable and the constable of any incorporated town or township shall cause any dog bearing a proper license tag and so seized and detained to be properly kept and fed and shall cause immediate notice either personal or by registered mail to be given to the person in whose name the license was procured or his agent to claim such dog within ten days. The owner of a dog detained shall pay all reasonable expenses incurred by reason of its detention under the provisions of this section before the dog is returned.

Section 20. If after ten days from the giving of such notice such dog has not been claimed such chief of police or his agent constable or high constable shall dispose of such dog by sale or by destruction in some humane manner. No dog so caught and detained shall be sold for the purpose of vivisection. All moneys derived from the sale of such dog after deducting the expense of its detention shall be paid to the county treasurer and by him paid to the State Treasurer. For services under section nineteen and twenty of this act such officers shall be paid the sum of two dollars for detaining a licensed dog and the sum of two dollars for the killing and properly disposing of carcass of each unlicensed dog by cremation burial or other approved sanitary method. All expenses incurred under this or the preceding section and not otherwise provided for shall be paid by the State Treasurer from the fund specifically provided for by this act and appropriated for this purpose upon warrant of the Auditor General and approval of the Secretary of Agriculture.

Section 21. It shall be unlawful for any police officer to fail or refuse to perform his duties under the provisions of this act or to refuse to assist in the enforcement of this law upon request of the Secretary of Agriculture.

It shall be unlawful for any person to interfere with any officer or agent in the enforcement of this law.

It shall be unlawful for any person to forcibly cut the leash or take a dog away from such officer having it in his possession when found running at large unaccompanied by the owner or keeper.

Section 22. Any person may kill any dog which he sees in the act of pursuing worrying or wounding any livestock or wounding or killing poultry or attacking human beings whether

or not such dog bears the license tag required by the provisions of this act. There shall be no liability on such persons in damages or otherwise for such killing.

Any unlicensed dog that enters any field shall constitute a private nuisance and the owner or tenant of such field or their agent or servant may kill such dog while it is in the field without liability or responsibility of any nature for such killing.

Licensed dogs when accompanied by their owner or handler shall not be included under the provisions of this section unless caught in the act of worrying wounding or killing any livestock or wounding or killing poultry or attacking human beings.

Section 23. All dogs are hereby declared to be personal property and subjects of larceny. Except as provided in section twenty-two of this act it is unlawful for any person except a police officer to kill injure or poison or to attempt to kill injure or poison any dog which bears a license tag for the current year.

It is unlawful for any person to place any dog-button or any poison of any description in any place on his own premises or elsewhere where it may be easily found and eaten by dogs.

This section does not prohibit the Board of Game Commissioners or any of its officers and agents from using poison under the provisions of the game laws.

Section 24. It is unlawful for the owner or keeper of any female dog to permit such female dog to go beyond the premises of such owner or keeper at any time she is in heat unless such female dog is properly in leash.

Section 25. The owner or keeper of every dog shall at all times between the hours of sunset and sunrise of each day keep such dog either (a) confined within an enclosure from which it cannot escape or (b) firmly secured by means of a collar and chain or other device so that it cannot stray beyond the premises on which it is secured or (c) under the reasonable control of some person or when engaged in lawful hunting accompanied by an owner or handler.

Section 26. Whenever any person sustains any loss or damage to any livestock or poultry by dogs or any livestock or poultry of any person is necessarily destroyed because of having been bitten by a dog such person or his agent or attorney may within ninety days after the damage was done complain to any township auditor or to any justice of the peace alderman or magistrate of the township town borough or city. Such complaint shall be in writing shall be signed by the person making such complaint and shall state when where and how such damage was done and by whose dog or dogs if known. Such township auditor justice of the peace alderman or magistrate shall at once examine the place where the alleged loss or damage was sustained and the livestock or poultry injured or killed if practicable. He shall then notify the Secretary of Agriculture or his authorized agent and jointly they shall fix a time for taking testimony relative to such claim. He shall also notify the dog owner if known. Such auditor justice of the peace alderman or magistrate shall examine under oath or affirmation any witness called before him. After making diligent inquiry in relation to such claim such township auditor justice of the peace alderman or magistrate and the agent of the Secretary of Agriculture shall determine whether any damage has been sustained and the amount thereof and if possible who was the owner of the dog or dogs by which such damage was done.

Any owner or keeper of such dog or dogs shall be liable to the owner of such livestock or poultry in a civil action for all damages and costs or to the Commonwealth to the extent of the amount of damages and costs paid by the Commonwealth as hereinafter provided.

Section 27. Upon making the examination required in section twenty-six of this act the township auditor justice of the peace alderman or magistrate and agent of the Secretary of Agriculture shall immediately make a certificate signed and sealed by them such appraisal was regularly and duly made. If by such examination it appears that any damage has been sustained by the complainant the township auditor justice of the peace alderman or magistrate shall deliver the report of such examination and all papers relating to the case to the claimant or his agent or attorney upon payment of the costs incurred to that time. Such report shall by him be delivered to the Secretary of Agriculture.

Section 28. Township auditors justices of the peace aldermen and magistrates for the special service required under sections twenty-six and twenty-seven of this act shall receive two dollars for each case and five cents per mile for each mile traveled to be paid by the claimant in each case. In all cases where the damages are awarded the fees paid by the claimant shall be included in the amount of such damages.

Section 29. Upon the Secretary of Agriculture receiving such report if it appears thereby that a certain amount of damage has been sustained by the claimant he shall immediately draw his requisition on the Auditor General and State Treasurer in favor of the claimant for the amount of loss or damage such claimant has sustained according to such report together with necessary and proper costs incurred. Such amount shall be paid from the "Dog Fund." No person shall receive any requisition for any claim until the township auditor justice of the peace alderman or magistrate before whom the claim was made had certified that due diligence was made to ascertain whose dog or dogs did the damage and that the carcasses of the livestock or poultry killed and for which damages have been assessed were buried within twenty-four hours after the assessment of damages. The owners of any livestock or poultry killed by dogs or livestock necessarily destroyed because of having been bitten by a dog shall be paid a burial fee as follows: For each horse stallion colt gelding mare bullock steer heifer cow mule jack jennet or burro two dollars and fifty cents each for each sheep ram lamb calf goat kid or swine two dollars each for each head of poultry domestic hare or rabbit ten cents each to be included in said report and paid

as other damages under this section. Where said carcasses are turned over to a scavenger or reduction plant no burial fee shall be allowed.

Upon payment by the State of damages of livestock or poultry by dogs the rights of the owner of such livestock or poultry against the owner of a dog to the extent of the amount of damages so paid by the State shall inure to the benefit of the State.

Section 30. No payment shall be made for any item which has already been paid by the owner of the dog or dogs doing the injury. The fact that no such payment has been made shall be certified by the township auditor justice of the peace alderman or magistrate.

When any payment is made by the State for any livestock bitten by a dog such payment shall not exceed one hundred dollars for each horse or mule sixty dollars for each head of cattle or twenty dollars for each head of swine or sheep and two dollars for each head of poultry or domesticated hare or rabbit.

Section 31. Any valid claims or parts thereof for loss or damage to sheep horses mules cattle swine or poultry which have accrued under the provisions of the act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and eighteen) entitled "An act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done by dogs and payment thereof by the proper county to the owners of livestock and poultry and of damages to licensed dogs imposing powers and duties on certain State county city borough town and township officers and employees and on city councils of cities of the first and second classes and providing penalties" at any time prior to the taking effect of this act shall not abate by reason of the repeal of such act but shall be paid out of the general fund of the proper county and for such purpose the provisions of said act are hereby saved from repeal.

Section 32. If in the report of the township auditor justice of the peace alderman or magistrate the name of the owner of any dogs having caused loss or damage to any livestock or poultry is definitely and conclusively shown the Secretary of Agriculture may notify such owner or keeper to immediately kill said dog or dogs. The killing of such dogs does not remove the liability of the owner of such damage done by his dog or dogs.

Upon failure however of such owner to comply with such order within a period of ten days the chief of police or his agent of the township town borough or city in which said dog or dogs are kept upon notice from the Secretary of Agriculture shall kill such dog or dogs wherever found. For such service he shall be entitled to a fee of two dollars for each dog so killed to be paid by the State upon a certified statement to the Secretary of Agriculture that such dog or dogs have been killed by him. The Secretary of Agriculture shall issue his requisition on the State Treasurer for such amount unless payment has been made by the owner or keeper of the dog or dogs.

Section 33. It is unlawful for any person knowingly to make any false statement or to conceal any fact required to be disclosed under any of the provision of this act.

Section 34. In any proceedings under this act the burden of proof of the fact that a dog has been licensed or has been imported for breeding trial or show purposes or that a dog is under the age of six months shall be on the owner of such dog.

Any dog not bearing a license tag shall prima facie be deemed to be unlicensed.

Section 35. The Secretary of Agriculture through his officers and agents shall be charged with the general enforcement of this law. To this end the Secretary of Agriculture may employ all proper means for the enforcement of this act. Any other department bureau or commission of the government of this Commonwealth shall on request of the Secretary of Agriculture assist in the enforcement of the provisions of this act.

The Secretary of Agriculture is hereby authorized to advertise for bids and let contracts for all supplies necessary for carrying out the provisions of this act.

Section 36. Any person violating or failing or refusing to comply with any of the provisions of this act shall upon conviction in a summary proceeding be sentenced to pay a fine not less than five dollars nor more than one hundred dollars or to undergo an imprisonment not exceeding thirty days or both.

All fines collected under the provisions of this act shall be forthwith paid to the county treasurer and by him paid into the State Treasury.

Section 37. Nothing in this act shall be construed to prevent the owner of a licensed dog from recovering by action at law the value of any dog which dog has been illegally killed by any police officer or any other person within this Commonwealth from said police officer or other person. In case of such police officer or other person fails to pay the value of such dog so killed the same shall be paid by the State. The value of said dog shall be ascertained in the same manner as provided in section twenty-six of this act for assessing the damage done to livestock by dogs and shall in no case exceed one hundred dollars for any one dog.

Section 38. Nothing in this act shall interfere with any law for the protection and preservation of game or the killing of licensed and unlicensed dogs under the provisions of the game laws of this Commonwealth nor does this act repeal or affect any acts or parts of acts relating to mad dogs or dogs affected with any disease nor prohibit the killing of licensed or un-

licensed dogs in accordance with the provisions of any of said acts or any quarantine regulations made in accordance with the provisions of said acts.

Section 39. In so far as this act provides for the licensing of dogs and the payment of damages for livestock or poultry injured by dogs or for licensed dogs illegally killed it shall not apply to cities of the first and second classes. Such licensing and payment of damages in cities of the first and second classes shall continue to be carried on under the provisions of existing laws.

Section 40. This act shall not take effect on the fifteenth day of January one thousand nine hundred and twenty-two except that the Secretary of Agriculture may issue license blanks and tags and the county treasurers may issue licenses for the year one thousand nine hundred and twenty-two at any time after the passage of this act.

Section 41. The provisions of this act shall be severable and if any of its provisions shall be held to be unconstitutional the decision of the court shall not affect or impair any of the remaining provisions of the act. It is hereby declared as a legislative intent that this act would have been adopted had such unconstitutional provision not been included therein.

Section 42. This act does not repeal or in anywise affect any of the provisions of the following acts.

The act approved the twenty-second day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred twenty-eight) entitled "An act relating to domestic animals defining domestic animals so as to include poultry providing methods of improving the quality thereof and of preventing controlling and eradicating diseases thereof imposing certain duties upon practitioners of veterinary medicine in Pennsylvania regulating the manufacture use and sale of tuberculin mallein and other biological products for use with domestic animals defining the powers and duties of the State Livestock Sanitary Board and the officers and employees thereof fixing the compensation of the Deputy State Veterinarian and providing penalties for the violation of this act."

The act approved the first day of June one thousand nine hundred and fifteen (Pamphlet Laws six hundred forty-four) entitled "An act to give additional protection to wild birds and animals and game within the Commonwealth of Pennsylvania prohibiting the hunting for or capture or killing of such wild birds or animals or game by unnaturalized foreign-born residents forbidding the ownership or possession of dogs by any unnaturalized foreign-born resident within the Commonwealth and prescribing penalties for violation of its provisions."

The act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred seventy-two) entitled "An act to provide for the protection and preservation of game game quadrupeds and game birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions."

Section 43. The act approved the eleventh day of July Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws eight hundred eighteen) entitled "An act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done by dogs and payment thereof by the proper county to the owners of livestock and poultry and of damages to licensed dogs imposing powers and duties on certain State county city borough town and township officers and employees and on city councils of cities of the first and second classes and providing penalties" is hereby repealed except in so far as it provides for the licensing of dogs and the payment of damages for livestock injured by dogs or for licensed dogs illegally killed in cities of the first and second classes. The repeal of this act shall not revive any act or parts of an act repealed by it.

All other acts or parts of acts inconsistent herewith are hereby repealed.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken.

Mr. CRUM. Mr. Speaker, I ask for a verification of the roll.

The SPEAKER. The roll will be verified.

The roll was verified as follows:

YEAS—146.

Allum,	Feldman,	McCarthy,	Shannon,
Armstrong,	Fitzgibbon,	McClure,	Shellenberger,
Aston,	Fox,	McConnell,	Sinclair,
Baker,	Franklin,	McCurdy,	Smiley,
Baldi,	Gearhart,	McHugh,	Smink,
Beaver,	Gibbon,	McKnight,	Smith, H. J.,
Beckley,	Glass,	McOwen,	Smith, H.,
Beldspacher,	Golder,	Mangan,	Smith, J. W.,
Blair,	Goodnough,	Marcus, J.,	Smith, L.,
Bluet,	Goss,	Marcus, J. C.,	Snowden,
Blumberg,	Martin,	Michel,	Sowers,
Bolard,	Griffith,	Millar, A.,	Sprows,
Bower,	Hagerty,	Millar, A. S. C.,	Stackhouse,
Brady,	Haldeman,	Miller, C.,	Stark,
Brooks,	Harding,	Miller, D. I.,	Steedle,
Brown, T. R.,	Haslett,	Miller, D. D.,	Sterling,
Burns,	Hatrick,	Miller, H. F.,	Stevens,
Campbell,	Hayes,	Miller, J. J.,	Stevenson,
Catlin,	Henderson, E.,		Stewart,

Chaplin, Clutton, Comeror, Cook, Craig, J. O., Curran, Curry, Dawson, DeHaas, Dewey, C. P., Dewey, P. H., Diehm, Dilsheimer, Dithrich, Drinkhouse, Eaches, Ehrhardt, Elgin,	Henderson, W., Hetrick, Hoffman, J. N., Horne, Hough, Huston, Jones, W. W., Jordan, Kantner, Kinsman, Kohler, Kooser, Krause, Lafferty, Lewis, Long, Love, McCaig,	Mitchell, Morris, Ogle, Orr, Perry, Pike, Quigley, Rhoads, Richards, Rieder, Rinn, Ruch, Ruddy, Ruth, Schaeffer, Schilling, Schwartz, Sieg,	Strauss, Sweitzer, Thomas, Van Alen, Walker, G. T., Walker, J. A., Weiss, Wells, Wettach, Whitehouse, Whiteman, Wolfe, Woner, Wood, Zook, Whitaker, Speaker.
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NAYS—2.

Conner, Crum,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

MR. DITHRICH IN THE CHAIR.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1149, (Senate Bill No. 432), File Folio 1025, on page 30 of to-day's calendar, be made a special order of business at this time.

Mr. FITZGIBBON. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1149, (Senate Bill No. 432), entitled:

A Supplement to an act approved the twenty-second day of June one thousand eight hundred and ninety-one (Pamphlet Laws three hundred and seventy-nine) entitled "An act to provide for the selection of a site and the erection of a State asylum for the chronic insane to be called the State Asylum for the Chronic Insane of Pennsylvania and making an appropriation therefor" providing for the quarantine and for the reception detention care and treatment at said asylum of persons suffering with syphilis and for their commitment thereto and providing for the payment of the costs of commitment care and maintenance of such persons in the same manner as insane persons

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—144.

Allum, Armstrong, Asbury, Aston, Baldi, Barnhart, Beaver, Beckley, Bell, Blair, Blumberg, Bolard, Brady, Brown, F. B., Brown, T. R., Burns, Campbell, Catlin, Clutton, Conner, Cook, Craig, J. O., Cratty, Curran, Curry, Davis, Dawson, DeHaas, Denning, Dewey, C. P., Dewey, P. H., Dilsheimer, Dithrich, Donneley,	Ehrhardt, Elgin, Feldman, Fitzgibbon, Fowler, Franklin, Gearhart, Gelder, Gibbon, Glass, Goehring, Golder, Goodnough, Green, Griffith, Hampson, Harding, Harer, Harry, Haslett, Hayes, Heffernan, Henderson, E., Henderson, W., Hoffman, J. N., Hoover, Hough, Jones, D. J., Jones, W. W., Jordan, Kantner, Keene, Kelly,	Krause, Krugh, Lewis, Love, McBride, McCaig, McCann, McCarthy, McClure, McConnell, McGowan, McHugh, Mangan, Marcus, J., Marshall, Martin, Michel, Millar, A., Miller, C., Miller, D. I., Miller, D. D., Miller, H. F., Miller, J. J., Morris, Ogle, Perry, Phillips, Posey, Richards, Rieder, Rinn, Roman, Ruch,	Schwartz, Sieg, Shannon, Shellenberger, Smiley, Smink, Smith, H. J., Smith, H., Smith, J. W., Smith, L., Snowden, Soffel, Sowers, Sprowls, Stackhouse, Stark, Steidle, Stevens, Stevenson, Stewart, Sweitzer, Van Alen, Walker, G. T., Walker, J. A., Weiss, Wettach, Whitehouse, Whiteman, Woner, Woodruff, Zook,
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Drinkhouse, Dunlap, Eaches,	Kinsman, Kohler, Kooser,	Ruddy, Schilling,	Whitaker, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. McCAIG. Mr. Speaker, I move that House Bill No. 1239, (Senate Bill No. 527), File Folio 1513, on page 32 of to-day's calendar, be made a special order of business at this time.

Mr. McCANN. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1239, (Senate Bill No. 527), entitled:

An Act to amend a part of section two of the act approved the second day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred and sixty-one) entitled "An act to amend section two of the act approved the twenty-third day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred eighteen) entitled 'An act to provide for the establishment of a Bureau of Standards in the Department of Internal Affairs of Pennsylvania the appointment of a chief of that bureau prescribing his duties and fixing his salary authorizing the purchase of a set of standardized weights and measures for the use of the bureau and making an appropriation therefor' by providing for the appointment of deputies in the Bureau of Standards and fixing their salaries and prescribing additional powers and duties for the Chief of the Bureau of Standards and for his deputies" by providing for the appointment of additional deputies and fixing the salary of the Chief of said Bureau

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—141.

Allum, Armstrong, Asbury, Aston, Baker, Baldi, Barnhart, Beaver, Beckley, Bell, Bidelspacher, Bolard, Bower, Brady, Brooks, Brown, F. B., Brown, T. R., Burns, Campbell, Catlin, Clutton, Conner, Cook, Craig, J. O., Cratty, Curran, Curry, Davis, Dawson, DeHaas, Denning, Dewey, C. P., Dewey, P. H., Dithrich, Donneley, Drinkhouse, Dunlap,	Dunn, Eaches, Edmonds, Ehrhardt, Elgin, Evans, Feldman, Fitzgibbon, Fowler, Fox, Gearhart, Gelder, Gibbon, Glass, Goehring, Golder, Goodnough, Goss, Hagerty, Harding, Harer, Harry, Haslett, Hatrack, Hayes, Heffernan, Henderson, E., Henderson, W., Hetrick, Hoffman, J. N., Holcombe, Hoover, Hough, Jones, D. J., Jones, W. W., Jordan, Kantner,	Keene, Kinsman, Kohler, Krause, Krugh, Lafferty, Lewis, Long, Love, McBride, McCaig, McCann, McCarthy, McClure, McConnell, McCurdy, McGowan, McHugh, McKnight, McVicar, Mangan, Marcus, J., Marcus, J. C., Mantz, Michel, Millar, A., Miller, C., Miller, D. I., Miller, D. D., Miller, H. F., Morris, Ogle, Orr, Perry, Pike, Posey, Quigley,	Rhoads, Richards, Rieder, Rinn, Roman, Ruch, Ruddy, Schaeffer, Schilling, Sieg, Shaffer, Shannon, Smiley, Smith, H. J., Smith, H., Smith, J. W., Smith, L., Soffel, Sowers, Sprowls, Stackhouse, Stark, Steidle, Stevens, Stevenson, Stewart, Sweitzer, Van Alen, Walker, J. A., Weiss, Wettach, Whitehouse, Woner, Wood, Zook, Whitaker, Speaker.
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NAYS—4.

Comeror,	Huston,	Miller, J. J.,	Williams,
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. WHITEMAN. Mr. Speaker, I move that House Bill No. 1534, (Senate Bill No. 825), File Folio 2823, on page 36 of to-day's calendar, be made a special order of business at this time.

Mr. McCONNELL. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1534, (Senate Bill No. 825), entitled:

An Act to provide for a second additional law judge of the Court of Common Pleas of the tenth judicial district

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—129.

Allum,	Fox,	McCann,	Schaeffer,
Armstrong,	Franklin,	McCarthy,	Schwartz,
Asbury,	Gearhart,	McConnell,	Sieg,
Aston,	Gelder,	McCurdy,	Shannon,
Baker,	Glass,	McGowan,	Shellenberger,
Barnhart,	Golder,	McMullen,	Smiley,
Beaver,	Goodnough,	McOwen,	Smith, H. J.,
Beckley,	Goss,	Mangan,	Smith, H.,
Bidelspacher,	Green,	Marcus, J. C.,	Smith, J. W.,
Bluett,	Haines,	Mantz,	Smith, L.,
Blumberg,	Haldeman,	Michel,	Soffel,
Bromley,	Harding,	Miller, A.,	Sprohls,
Brooks,	Haslett,	Miller, A. S. C.,	Stackhouse,
Brown, T. R.,	Hayes,	Miller, C.,	Stark,
Burns,	Henderson, E.,	Miller, D. I.,	Stevens,
Conner,	Henderson, W.,	Miller, D. D.,	Stevenson,
Cook,	Hetrick,	Miller, H. F.,	Stewart,
Craig, J. O.,	Hoffman, J. N.,	Miller, J. J.,	Strauss,
Curran,	Hoover,	Mitchell,	Thomas,
Dawson,	Horne,	Ogle,	Van Alen,
Denning,	Huston,	Perry,	Walker, G. T.,
Dewey, C. P.,	Jones, W. W.,	Phillips,	Walker, J. A.,
Dewey, P. H.,	Jordan,	Pike,	Wells,
Diehm,	Kantner,	Posey,	Wettach,
Dilsheimer,	Kinsman,	Rhoads,	Whitehouse,
Dittrich,	Kooser,	Richards,	Whiteman,
Dunn,	Krause,	Rieder,	Wolfe,
Eaches,	Krugh,	Rinn,	Wood,
Ehrhardt,	Leeds,	Roman,	Woodruff,
Elgin,	Lewis,	Ruddy,	Zook,
Evans,	Love,	Ruth,	Whitaker,
Fitzgibbon,			Speaker.

NAYS—1.

Weamer,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information that the House has passed it without amendment.

HOUSE BILL NO. 1687 (SENATE BILL NO. 882) MADE A SPECIAL ORDER.

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1687, (Senate Bill No. 882), File Folio 2513, entitled:

An Act to empower the Public Service Commission to require railroad corporations to employ an adequate number of men upon trains and to repeal an act approved the nineteenth day of June nineteen hundred and eleven (Pamphlet Laws ten hundred and fifty-three) entitled "An act to promote the safety of travelers and employees upon railroads by compelling common carriers by railroad to properly man their trains"

on page 45 of to-days calendar, be made a special order of business on third reading and final passage on Wednesday, April 27th, 1921, at 11:30 o'clock A. M.

Mr. HARER. Mr. Speaker, I second the motion. The motion was agreed to.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. WHITEMAN. Mr. Speaker, I move that House Bill No. 1535, (Senate Bill No. 839), File Folio 2827, on page 37 of to-day's calendar, be made a special order of business at this time

Mr. MARSHALL. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1535, (Senate Bill No. 839), entitled:

An Act to provide for an additional law judge of the court of common pleas of the Thirty-sixth Judicial District

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—147.

Allum,	Drinkhouse,	Keene,	Rinn,
Armstrong,	Dunlap,	Kinsman,	Roman,
Asbury,	Dunn,	Kohler,	Ruch,
Aston,	Eaches,	Kooser,	Ruddy,
Baker,	Edmonds,	Krause,	Ruth,
Barnhart,	Ehrhardt,	Krugh,	Schaeffer,
Bcaver,	Elgin,	Lafferty,	Schilling,
Beckley,	Evans,	Leeds,	Schwartz,
Bell,	Feldman,	Lewis,	Sleg,
Bidelspacher,	Finney,	Long,	Shaffer,
Blair,	Fitzgibbon,	Love,	Shellenberger,
Bluett,	Fowler,	McBride,	Smiley,
Blumberg,	Gearhart,	McCaig,	Smith, H. J.,
Bower,	Gelder,	McCann,	Smith, H.,
Brady,	Gibbon,	McCarthy,	Smith, J. W.,
Bromley,	Glass,	McClure,	Smith, L.,
Brooks,	Goehring,	McConnell,	Soffel,
Brown, F. B.,	Golder,	McCurdy,	Sowers,
Brown, T. R.,	Goodnough,	McGowan,	Sprohls,
Burns,	Green,	McVicar,	Stackhouse,
Campbell,	Haines,	Mangan,	Stark,
Catlin,	Hampson,	Marcus, J.,	Steedle,
Clutton,	Harding,	Marshall,	Stearling,
Conner,	Harer,	Mantz,	Stevens,
Cook,	Harry,	Michel,	Strauss,
Craig, J. R.,	Haslett,	Miller, A.,	Switzer,
Craig, J. O.,	Hatrick,	Miller, C.,	Trainer,
Cratty,	Hayes,	Miller, D. I.,	Vickerman,
Curran,	Heffernan,	Miller, D. D.,	Walker, J. A.,
Curry,	Henderson, W.,	Miller, H. F.,	Weiss,
Davis,	Hetrick,	Miller, J. J.,	Wettach,
Dawson,	Hoffman, J. N.,	Morris,	Whitehouse,
DeHaas,	Holcombe,	Orr,	Whiteman,
Denning,	Hoover,	Perry,	Williams,
Dewey, C. P.,	Hough,	Posey,	Wood,
Dewey, P. H.,	Jones, D. J.,	Rhoads,	Zook,
Dilsheimer,	Jones, W. W.,	Richards,	Whitaker,
Dittrich,	Jordan,	Rieder,	Speaker.
Donneley,	Kantner		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information that the House has passed it without amendment.

THE SPEAKER, MR. SAMUEL A. WHITAKER,
IN THE CHAIR.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. HOUGH. Mr. Speaker, I move that House Bill No. 1371, (Senate Bill No. 83), File Folio 1661, on page 30 of to-day's calendar, be made a special order of business at this time.

Mr. McKIM. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No 1371, (Senate Bill No. 83), entitled:

An Act to amend sections three and four of the act approved the twenty-second day of July one thousand nine hundred nineteen (Pamphlet Laws one thousand and ninety-seven) entitled "An act creating a Division of Documents defining its powers and duties regulating the number of documents to be printed bound and the requisition distribution and sale of the public documents of this Commonwealth providing penalties for the violation of this act and repealing certain acts"

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. EDMONDS. Mr. Speaker, this is a Senate bill which refers to the organization of the Bureau of Documents. I ask your consideration of the peculiar language of the bill as shown in section 4. I can readily understand how during the time of the war it was necessary both in Congress and in State Legislatures to pass bills that gave the heads of Departments much latitude, but now that we are getting back to normal times, I do not think the language of section 4 is the kind of language that ought to be in a statute of this kind.

I will read the section.

"Section 4 The Superintendent of Public Printing and Binding shall appoint in said Division of Documents one chief clerk who shall receive an annual salary of eighteen hundred dollars two shipping clerks three mailing clerks and one stenographer and clerk each of whom shall receive an annual salary of fifteen hundred dollars and one messenger who shall also act as wrapper and packer and who shall receive an annual salary of twelve hundred dollars. When necessary additional employees shall be assigned to the Division of Documents by the Superintendent of Public Printing and Binding" is hereby amended to read as follows"

This is an illustration of what seems to me to be careless lawmaking. Some limit ought to be fixed and it ought not to be at the option of the head of any department, the head of any minor department such as this probably is. He may appoint as many stenographers and messengers as he pleases without any limit whatever upon the cost. This is the kind of legislation that will bring us into disrepute and therefore I want to call the attention of the members of the House to it.

Mr. JAMES A. WALKER. Mr. Speaker, if the gentleman will take the bill which he has criticized and compare it with the General Appropriation Bill, he will find that the head of that department is limited in his expenses.

Mr. EDMONDS. Mr. Speaker, may I ask the gentleman from Philadelphia a question? Suppose it passes beyond the limit of the General Appropriation Bill, is that a basis for a deficiency such as we have had here.

Mr. JAMES A. WALKER. Mr. Speaker, that was due not to the condition of the appropriation at the time they were passed but because those appropriations were insufficient because of the result of the high cost of labor in the last two years.

Mr. EDMONDS. Mr. Speaker, may I ask the gentleman, is there any reason in proper lawmaking why a limit should not be fixed?

Mr. JAMES A. WALKER. Mr. Speaker, this House has determined again and again that it is not necessary at times to go into that subject. I want to call your attention to the Banking Department and the Highway Department where that has been the law for some years and has been sustained by the Supreme Court.

Mr. EDMONDS. Mr. Speaker, is there any reason which applies to the Division of Documents? Why is the work of the Division of Documents of such a nature that it is subject to these variations?

Mr. JAMES A. WALKER. Mr. Speaker, it may not be subject to any variations, but under the General Appropriation Bill this Division receives a certain appropriation and the chief of the Division and his chief, the Secretary of Internal Affairs, cannot exceed that amount.

Mr. EDMONDS. Mr. Speaker, then there is no reason for that in this Department.

Mr. JAMES A. WALKER. Mr. Speaker, there is a limit fixed in the General Appropriation Bill, and Mr. Speaker, this is exactly the same kind of business that is done by any large corporation throughout the State. They determine certain amounts for salaries in a certain department and then leave the head of the department to take care of the salary. I do not see any difference in this lawmaking.

Mr. EDMONDS. Mr. Speaker, but your Board of Directors meets each month and they exercise supervision. We meet only once in two years, consequently when we meet we must anticipate the needs for those two years in any sort of legislation.

Mr. JAMES A. WALKER. Mr. Speaker, the sky is not the limit, the limit is the appropriation to that department.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken.

Mr. JEREMIAH J. MILLER. Mr. Speaker, I ask for a verification of the roll.

The SPEAKER. The roll will be verified.

The roll was verified as follows:

YEAS—107.

Allum,	Glass,	McConnell,	Schwartz,
Armstrong,	Golder,	McHugh,	Sieg.
Aston,	Goss,	McKim,	Smiley.
Baker,	Hagerty,	McKnight,	Smith, H. J.,
Baldi,	Haldeman,	McVicar,	Smith, H.,
Beaver,	Harer,	Marcus, J.,	Smith, L.,
Bell,	Harry,	Marcus, J. C.,	Soffel,
Brady,	Henderson, E.,	Martin,	Sowers,
Burns,	Henderson, W.,	Michel,	Sprolws,
Conner,	Hetrick,	Miller, A.,	Stackhouse,
Cratty,	Hoffman, J. N.,	Miller, C.,	Steedle,
Curran,	Hocver,	Miller, D. I.,	Sterling,
Curry,	Horne,	Miller, D. D.,	Stevenson,
Davis,	Hough,	Miller, H. F.,	Stewart,
Dawson,	Jones, D. J.,	Mitchell,	Switzer,
Denning,	Jones, W. W.,	Ogle,	Thomas,
Dilsheimer,	Jordan,	Orr,	Vickerman,
Dithrich,	Kantner,	Phillips,	Walker, G. T.,
Donneley,	Kinsman,	Pike,	Walker, J. A.,
Drinkhouse,	Kooser,	Posey,	Wettach,
Dunlap,	Krugh,	Rieder,	Whitehouse,
Elgin,	Lafferty,	Rinn,	Wolfe,
Evans,	Lewis,	Ruch,	Woner,
Feldman,	McBride,	Ruddy,	Zook,
Franklin,	McCaig,	Schaeffer,	Whitaker,
Gearhart,	McCann,	Schilling,	Speaker.
Gibbon,	McClure,		

NAYS—32.

Bluett,	Craig, J. O.,	Haines,	Shellenberger,
Bower,	Crum,	Haslett,	Smlnk,
Bromley,	Dewey, P. H.,	Hayes,	Weamer,
Brooks,	Edmonds,	Holcombe,	Weiss,
Brown, T. R.,	Finney,	Huston,	Wells,
Catlin,	Fox,	McCurdy,	Williams,
Chaplin,	Gelder,	Mantz,	Wood,
Comerer,	Goodnough,	Miller, J. J.,	Woodruff,
Cook,			

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1718, (Senate Bill No. 954), File Folio 3557, on page 42 of to-day's calendar, be made a special order of business at this time.

Mr. W. W. JONES. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1718, (Senate Bill No. 954), entitled:

An Act to amend section six hundred and thirty-two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local that are or may be inconsistent therewith"

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—129.

Allum,	Dunn,	Jones, D. J.,	Orr,
Armstrong,	Eaches,	Jones, W. W.,	Perry,
Aston,	Edmonds,	Jordan,	Phillips,
Baker,	Ehrhardt,	Kantner	Pike,
Baldi,	Evans,	Keene,	Posey,
Barnhart,	Feldman,	Kelly,	Rhoads,
Beaver,	Finney,	Kinsman,	Richards,
Beckley,	Fitzgibbon,	Kohler,	Rieder,
Bell,	Fowler,	Kooser,	Rinn,
Bidelspacher,	Franklin,	Krause,	Roman,
Blairst,	Gearhart,	Krugh,	Ruddy,
Blumberg,	Gelder,	Leeds,	Schilling,

Bolard,	Gibbon,	Lewis,	Schwartz,
Brady,	Glass,	Long,	Sieg,
Bromley,	Golder,	McCaig,	Smiley,
Brooks,	Goodnough,	McCann,	Smith, H. J.,
Burns,	Haines,	McCarthy,	Smith, H.,
Catlin,	Haldeman,	McClure,	Smith, J. W.,
Clutton,	Hampson,	McConnell,	Smith, L.,
Conner,	Harding,	McGowan,	Soffel,
Cook,	Harer,	McHugh,	Sowers,
Craig, J. R.,	Harry,	McVicar,	Sprolws,
Cratty,	Haslett,	Mangan,	Stackhouse,
Curran,	Hatrick,	Marcus, J.,	Sterling,
Curry,	Haws,	Marcus, J. C.,	Stevens,
Davis,	Hayes,	Michel,	Strauss,
Dawson,	Heffernan,	Millar, A.,	Walker, J. A.,
DeHaas,	Henderson, E.,	Miller, C.,	Wettach,
Denning,	Henderson, W.,	Miller, D. L.,	Whitehouse,
Dewey, C. P.,	Hetrick,	Miller, D. D.,	Whiteman,
Dilshelmer,	Hoffman, J. N.,	Miller, H. F.,	Williams,
Ditrich,	Holcombe,	Miller, J. J.,	Zook,
Donneley,	Hoover,	Morris,	Whitaker,
Drinkhouse,	Hough,	Ogle,	Speaker.
Dunlap,			

NAYS—23.

Bower,	Fox,	Mantz,	Sweitzer,
Brown, T. R.,	Griffith,	Mitchell,	Wells,
Comer,	Huston,	Shaffer,	Wolfe,
Craig, J. O.,	McBride,	Shellenberger,	Wood,
Crum,	McCurdy,	Stark,	Woodruff,
Elgin,	McKnight,	Stewart,	

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. HARER. Mr. Speaker, I move that House Bill No. 1538, (Senate Bill No. 860), File Folio 2879, on page 42 of to-day's calendar, be made a special order of business at this time.

Mr. BIDEISPACHER. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1538, (Senate Bill No. 860), entitled:

An Act providing for the appointment of a board of examiners to examine applicants for the office of inspector for the anthracite mines of this Commonwealth prescribing the qualifications defining the powers and duties and fixing the compensation of such examiners providing for the appointment and removal of inspectors of anthracite mines prescribing their qualifications and regulating their salaries and term of office and abolishing the terms of office of the present mine inspectors of the anthracite mines

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—139.

Allum,	Ehrhardt,	Leeds,	Rinn,
Armstrong,	Elgin,	Long,	Roman,
Aston,	Feldman,	Love,	Ruch,
Baker,	Fitzgibbon,	McBride,	Ruddy,
Baldi,	Fox,	McCaig,	Ruth,
Barnhart,	Franklin,	McCarthy,	Schaeffer,
Beaver,	Gelder,	McClure,	Schilling,
Beil,	Gibbon,	McConnell,	Schwartz,
Bideispacher,	Glass,	McCurdy,	Shaffer,
Blumberg,	Golder,	McGowan,	Shellenberger,
Bower,	Goodnough,	McHugh,	Sinclair,
Brendie,	Goss,	McKnight,	Smith, H. J.,
Brenneman,	Griffith,	McMullen,	Smith, H.,
Brooks,	Hagerty,	McVicar,	Smith, J. W.,
Brown, T. R.,	Haldeman,	Marcus, J.,	Snowden,
Burns,	Harding,	Marcus, J. C.,	Sprolws,
Campbell,	Harry,	Marshall,	Stackhouse,
Catlin,	Hatrick,	Mantz,	Stark,
Chaplin,	Haws,	Michel,	Steele,
Chaplin,	Hayes,	Millar, A.,	Stevens,
Comer,	Heffernan,	Millar, A. S. C.,	Stewart,
Conner,	Henderson, E.,	Miller, C.,	Strauss,
Cook,	Hess,	Miller, D. L.,	Sweitzer,
Craig, J. O.,	Hetrick,	Miller, D. D.,	Trainer,
Curran,	Hoover,	Miller, H. F.,	Walker, G. T.,
Davis,	Hough,	Mitchell,	Walker, J. A.,
Dawson,	Jones, D. J.,	Ogle,	Wettach,
Denning,	Jones, W. W.,	Ort,	
Dewey, P. H.,			

Diehm,	Jordan,	Perry,	Whitehouse,
Dilshelmer,	Kantner,	Phillips,	Williams,
Ditrich,	Keene,	Pike,	Woner,
Donneley,	Kinsman,	Quigley,	Woodruff,
Drinkhouse,	Kohler,	Rhoads,	Zook,
Dunlap,	Krause,	Richards,	Whitaker,
Dunn,	Krugh,	Rieder,	Speaker.
Eacher,	Lafferty,		

NAYS—3.

Horne,	Huston,	Morris,
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. ALBERT MILLAR. Mr. Speaker, I move that House Bill No. 1391, (Senate Bill No. 587), File Folio 2087, on page 35 of to-day's calendar, be made a special order of business at this time.

Mr. DAVID J. MILLER. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1391, (Senate Bill No. 587), entitled:

An Act validating all divorces granted since the first day of June one thousand nine hundred and fifteen where the subpoena was signed by the prothonotary

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—144.

Allum,	Dunlap,	Jordan,	Richards,
Armstrong,	Dunn,	Kantner,	Rieder,
Asbury,	Eaches,	Keene,	Rinn,
Aston,	Ehrhardt,	Kelly,	Ruch,
Baker,	Elgin,	Kinsman,	Ruddy,
Baldi,	Evans,	Kohler,	Schaeffer,
Barnhart,	Feldman,	Kooser,	Schilling,
Beaver,	Finney,	Krause,	Schwartz,
Beckley,	Fitzgibbon,	Krugh,	Sieg,
Bell,	Fox,	Lewis,	Shaffer,
Bideispacher,	Franklin,	Long,	Shannon,
Bluett,	Gearhart,	McBride,	Shellenberger,
Blumberg,	Gelder,	McCaig,	Smiley,
Bolard,	Gibbon,	McCann,	Smink,
Bower,	Glass,	McCarthy,	Smith, H. J.,
Brady,	Golder,	McClure,	Smith, H.,
Bromley,	Goodnough,	McConnell,	Smith, J. W.,
Brown, T. R.,	Green,	McCurdy,	Smith, L.,
Burns,	Haldeman,	McGowan,	Snowden,
Campbell,	Hampson,	McHugh,	Soffel,
Catlin,	Harding,	McVicar,	Sowers,
Clutton,	Harer,	Mangan,	Sprolws,
Conner,	Harry,	Marcus, J.,	Stackhouse,
Cook,	Haslett,	Marcus, J. C.,	Steele,
Craig, J. R.,	Hatrick,	Marshall,	Stevenson,
Craig, J. O.,	Haws,	Mantz,	Strauss,
Cratty,	Hayes,	Michel,	Sweitzer,
Curran,	Heffernan,	Millar, A.,	Vickerman,
Davis,	Henderson, E.,	Miller, C.,	Walker, G. T.,
Dawson,	Henderson, W.,	Miller, D. L.,	Walker, J. A.,
DeHaas,	Hetrick,	Miller, H. F.,	Weiss,
Denning,	Hoffman, J. N.,	Miller, J. J.,	Wells,
Dewey, C. P.,	Holcombe,	Morris,	Whitehouse,
Dewey, P. H.,	Hoover,	Ogle,	Whiteman,
Dilshelmer,	Horne,	Orr,	Woner,
Ditrich,	Hough,	Perry,	Woodruff,
Donneley,	Jones, D. J.,	Pike,	Whitaker,
Drinkhouse,	Jones, W. W.,	Quigley,	Speaker.

NAYS—1.

Curry,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. BOLARD. Mr. Speaker, I move that House Bill No. 1240, (Senate Bill No. 94), File Folio 2325, on page 29 of to-day's calendar, be made a special order of business at this time.

Mr. CATLIN. Mr. Speaker, I second the motion.
The motion was agreed to.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1240, (Senate Bill No. 94), entitled:

An Act defining fraternal benefit societies and their status authorizing such societies to create subordinate lodges and to pay benefits to members and their beneficiaries from funds collected and regulating such benefits and collections providing for the organization and incorporation of such societies and for their supervision regulation and examination by the Insurance Commissioner and for the admission of foreign societies designating tables of mortality as a basis for rates of contribution requiring all societies to make annual and other reports and appointing the Insurance Commissioner as attorney for service of process providing penalties for any violations of the act exempting such societies from taxation and certain other societies from its provisions and requiring beneficial associations other than fraternal benefit societies to report to and be supervised by the Insurance Commissioner and repealing existing laws

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—138.

Allum,	Elgin,	Kinsman,	Rinn,
Armstrong,	Finney,	Kooser,	Roman,
Baker,	Fitzgibbon,	Krause,	Ruddy,
Baldi,	Fox,	Krugh,	Schaeffer,
Beaver,	Franklin,	Leeds,	Schilling,
Beckley,	Gearhart,	Lewis,	Sieg,
Bell,	Gelder,	Long,	Shaffer,
Bidelspacher,	Gibbon,	McBride,	Shannon,
Bluet,	Glass,	McCaig,	Shellenberger,
Blumberg,	Goehring,	McClure,	Smith, H. J.,
Bolard,	Golder,	McConnell,	Smith, H.,
Brendle,	Goodnough,	McCurdy,	Smith, L.,
Brooks,	Green,	McGowan,	Soffel,
Brown, T. R.,	Griffith,	McKinn,	Sowers,
Burns,	Haines,	McMullen,	Stackhouse,
Catlin,	Haldeman,	McOwen,	Stark,
Chaplin,	Harding,	Marcus, J. C.,	Sterling,
Comer,	Harer,	Martin,	Stevens,
Conner,	Harry,	Michel,	Stevenson,
Cook,	Haslett,	Millar, A.,	Stewart,
Craig, J. O.,	Haws,	Millar, A. S. C.,	Thomas,
Cratty,	Heffernan,	Miller, C.,	Van Alen,
Curran,	Henderson, E.,	Miller, D. L.,	Walker, G. T.,
Curry,	Henderson, W.,	Miller, D. D.,	Walker, J. A.,
Dawson,	Hetrick,	Miller, H. F.,	Weiss,
Denning,	Hoffman, J. N.,	Mitchell,	Wells,
Dewey, C. P.,	Holcombe,	Ogle,	Wettach,
Dewey, F. H.,	Horne,	Orr,	Whitehouse,
Diehm,	Hough,	Perry,	Whiteman,
Ehrlich,	Huston,	Pike,	Wolfe,
Dunlap,	Jones, D. J.,	Posey,	Wood,
Dunn,	Jones, W. W.,	Quigley,	Woodruff,
Eaches,	Jordan,	Rhoads,	Whitaker,
Edmonds,	Kantner,	Rieder,	Speaker,
Ehrhardt,	Kelly,		

NAYS—4.

Bromley, Clutton, Dilsheimer, Sweitzer,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk return the same to the Senate with the information that the House has passed it with amendments in which the concurrence of the Senate is requested.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. STERLING. Mr. Spaker. I move that House Bill No. 1452, (Senate Bill No. 835), File Folio 2131, on page 37 of to-day's calendar, be made a special order of business at this time.

Mr. GOLDER. Mr. Speaker, I second the motion.

The motion was agreed to

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1452, (Senate Bill No. 835), entitled:

An Act to amend an act approved the ninth day of April one thousand nine hundred and thirteen (Pamphlet Laws page forty-six) entitled "An act fixing the number and salaries of clerks and other employees in the Auditor General's Department"

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. STERLING. Mr. Speaker, and gentlemen of the House, reading of this bill will convey at first the thought that it is a salary raiser, and for this reason I desire to have spread upon the records of the House a letter from the Auditor General elect, addressed to Joseph C. Marcus, Chairman of the Committee on Retrenchment and Reform, dated April 12, 1921. The letter reads as follows:

"My dear Mr. Marcus: In connection with Senate Bill No. 835, white File Folio 2131, entitled:

"An Act to amend an act approved the ninth day of April one thousand nine hundred and thirteen (Pamphlet Laws page forty-six) entitled "An act fixing the number and salaries of clerks and other employees in the Auditor General's Department," which is now before your committee I have to say that the effect of the bill if passed will be to repeal that section of the act of 1913 which provided for a Deputy Auditor General and an Assistant Deputy and is a part of my proposed plan of re-organization in the Auditor General's Department. In fact the provisions and new designations made in the bill are in my judgment the most important and essential in the re-organization scheme. I am quite sure that competent men cannot be had to do the work which is comprehended under the new designations without paying proper compensation

"The bill provides that the salary for the Revenue Deputy shall be \$7,500.00 (The Revenue Deputy, under the direction of the Auditor General, shall have charge of the settlement and collection of all revenues raised through the office of the Auditor General and county officers designated by Acts of Assembly as agents of the Auditor General, and which aggregate between \$35,000,000 and \$40,000,000 per annum); for the Disbursing Deputy, shall be \$7,500.00 (The Disbursing Deputy, under the direction of the Auditor General, shall have charge and supervision of the auditing of all disbursements of the several departments of the Commonwealth, aggregating approximately \$60,000,000 per annum); for the Assistant Deputy shall be \$6,000.00 (The Assistant Deputy under the direction of the Auditor General, shall have charge of all traveling auditors, investigators and supervision of the auditing of the accounts of all institutions receiving State aid), or a total of \$21,000.00.

"I am sure that if your Committee will give the matter careful consideration and investigation, they will at once see that this is not an increase in the expense of the Department, but is as a matter of fact a saving. The three salaries above designated, you will see, amount to \$21,000.00. The men who will handle the general business of the several departments as above indicated will supersede and take the place of a number of officers and employees as follows: A Deputy Auditor General, now paid \$5,500.00; an Assistant Deputy Auditor General, \$4,500.00; a Special Deputy Auditor General, \$12,000.00; a Special Deputy Auditor General, \$4,500.00; a Chief Investigator \$4,800.00; a Special Investigator \$5,000.00, and a Special Stenographer, \$2,300.00; total now being paid the above, \$38,800.00.

"I would also add here that in addition to the salaries above enumerated for the Special men, several of them receive expenses which cover a very considerable sum, but which will all be entirely eliminated. By deducting from the total of \$38,800.00 the above first mentioned salaries amounting to \$21,000.00, you will at once see that the net result is a saving to the Commonwealth of \$17,800.00 a year, in addition to the several items of expenses of the above referred to special investigators. I might also add that you will also ascertain upon inquiry of the Chairman of the Appropriations Committee that the Auditor General's Department will receive a considerable less appropriation for the two ensuing years than was appropriated for the same purpose for the past two legislative years.

"I am putting the matter in this shape so that you may have all the facts before you and your committee, when you come to the consideration of the bill. If there is any additional information I can give you, I shall be only too pleased to do so upon request. Yours very truly, S. S. Lewis, Auditor General-elect."

Gentlemen of the House, this is a bill for the reorganization of the Department of the Auditor General. By it, according to the terms of the letter which I just read, \$17,800.00 will be saved the State of Pennsylvania each year. This, gentlemen, is a new kind of a visitor, and I ask that the bill have your unanimous support.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—160.

Allum.	Dunn,	Kooser,	Rinn,
Armstrong,	Eaches,	Krause,	Ruch,
Aston,	Edmonds,	Krugh,	Ruddy,
Baker,	Ehrhardt,	Lafferty,	Ruth,
Baldi,	Elgin,	Long,	Schaeffer,
Barnhart,	Evans,	Love,	Sieg,
Beaver,	Feldman,	McBride,	Shaffer,
Beekley,	Finney,	McCaig,	Shellenberger,
Bell,	Fitzgibbon,	McCann,	Sinclair,
Bidelspaecher,	Fox,	McCarthy,	Smith, H. J.,
Blair,	Gearhart,	McClure,	Smith, H.,
Bluett,	Gelder,	McConnell,	Smith, L.,
Bolard,	Gibbon,	McCurdy,	Snowden,
Bower,	Glass,	McGowan,	Soffel,
Brady,	Goldner,	McKim,	Sowers,
Brenneman,	Goss,	McKnight,	Sprowls,
Bromley,	Green,	McVicar,	Stackhouse,
Brooks,	Hagerty,	Mangan,	Stark,
Brown, T. R.,	Haines,	Mareus, J.,	Sterling,
Burns,	Hampson,	Mareus, J. C.,	Stevens,
Campbell,	Harding,	Marshall,	Stevenson,
Catlin,	Harer,	Mantz,	Stewart,
Clutton,	Harry,	Michel,	Strauss,
Conner,	Haslett,	Millar, A.,	Sweitzer,
Cook,	Hatrick,	Millar, A. S. C.,	Trainer,
Craig, J. O.,	Haws,	Miller, C.,	Vickerman,
Cratty,	Hayes,	Miller, D. I.,	Walker, G. T.,
Crum,	Heffernan,	Miller, D. D.,	Walker, J. A.,
Curran,	Henderson, E.,	Miller, H. F.,	Weamer,
Curry,	Hess,	Miller, J. J.,	Weiss,
Davis,	Hoffman, J. N.,	Mitchell,	Wells,
Dawson,	Hoffman, M. H.,	Morris,	Wettach,
DeHaas,	Hoover,	Orr,	Whitehouse,
Denning,	Hough,	Perry,	Whiteman,
Dewey, C. P.,	Huston,	Phillips,	Williams,
Dewey, P. H.,	Jones, W. W.,	Pike,	Wolfe,
Dilsheimer,	Kantner,	Posey,	Wood,
Dittrich,	Keene,	Quigley,	Woodruff,
Donneley,	Kelly,	Rhoads,	Zook,
Drinkhouse,	Kinsman,	Richards,	Whitaker,
Dunlap,	Kohler,	Rieder,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information that the House has passed it without amendment.

REPORTS FROM COMMITTEES.

Mr. GOLDER, from the Committee on Military, reported as committed, House Bill No. 1790, (Senate Bill No. 553), entitled:

An act to amend section one of an act approved the third day of June one thousand eight hundred and eighty-five (Pamphlet Laws sixty-two) entitled "An act to provide for the establishment and maintenance of a Home for Disabled and Indigent Soldiers and Sailors of Pennsylvania" as amended

Mr. JAMES A. WALKER, from the Committee on Judiciary General, reported as committed, House Bill No. 1529, (Senate Bill No. 34), entitled:

An Act to ascertain and appoint the fees to be received by the recorder of deeds in and for the counties in this Commonwealth containing more than one million five hundred thousand (1,500,000) inhabitants

Mr. H. F. MILLER, from the Committee on Counties and Townships, reported as committed, House Bill No. 1528, (Senate Bill No. 768), entitled:

An Act authorizing and empowering the county commissioners of the several counties of this Commonwealth to erect and construct sewers and a plant to dispose of the sewage from county buildings and to acquire rights of way and the necessary lands for said purposes by purchase or by the exercise of the right of eminent domain at the expense of the county and providing the ways and means of ascertaining and paying the damages of those whose lands may be taken or injured by reason of the exercise of the right of eminent domain for said purposes

Mr. DAWSON, from the Committee on Municipal Corporations, reported as committed, House Bill No. 1779, (Senate Bill No. 1328), entitled:

An Act to amend section five of article twenty of an act entitled "An act for the better government of cities of the first class of this Commonwealth" approved the twenty-fifth day of June Anno Domini one thousand nine hundred and nineteen

Mr. DITTRICH, from the Committee on Judiciary General, reported as committed, House Bill No. 1397, (Senate Bill No. 109), entitled:

An Act to amend section six of an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws four hundred three) entitled "An act relating to the form execution revocation and interpretation of wills to muncupative wills to the appointment of testamentary guardians to spend-thrift trusts to forfeiture of devise or legacy in case of murder of testator to elections to take under or against wills and to the recording and registering of such elections and of decrees relative thereto and to the fees therefor

BILLS ON FIRST READING.

The SPEAKER. In pursuance with the motion passed by the House, these bills will now be read for the first time.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1790, (Senate Bill No. 553), entitled:

An Act to amend section one of an act approved the third day of June one thousand eight hundred and eighty-five (Pamphlet Laws sixty-two) entitled "An act to provide for the establishment and maintenance of a Home for Disabled and Indigent Soldiers and Sailors of Pennsylvania" as amended

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1529, (Senate Bill No. 34), entitled:

An Act to ascertain and appoint the fees to be received by the recorder of deeds in and for the counties in this Commonwealth containing more than one million five hundred thousand (1,500,000) inhabitants

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1528, (Senate Bill No. 768), entitled:

An Act authorizing and empowering the county commissioners of the several counties of this Commonwealth to erect and construct sewers and a plant to dispose of the sewage from county buildings and to acquire rights of way and the necessary lands for said purposes by purchase or by the exercise of the right of eminent domain at the expense of the county and providing the ways and means of ascertaining and paying the damages of those whose lands may be taken or injured by reason of the exercise of the right of eminent domain for said purposes

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1779, (Senate Bill No. 1328), entitled:

An Act to amend section five of article twenty of an act entitled "An act for the better government of cities of the first class of this Commonwealth" approved the twenty-fifth day of June Anno Domini one thousand nine hundred and nineteen

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

Agreeably to order.

The House proceeded to the first reading and consideration of House Bill No. 1397, (Senate Bill No. 109), entitled:

An Act to amend section six of an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws four hundred three) entitled "An act relating to the form execution revocation and interpretation of wills to muncupative wills to the appointment of testamentary guardians to spend-thrift trusts to forfeiture of devise or legacy in case of murder of testator to elections to take under or against wills and to the recording and registering of such elections and of decrees relative thereto and to the fees therefor

And said bill having been read at length the first time,

Ordered, To be laid aside for second reading.

REPORT FROM COMMITTEE.

Mr. GLASS, from the Committee on Judiciary Special, reported as amended, House Bill No. 1760, (Senate Bill No. 1010), entitled:

An Act providing for the valuation and assessment in counties of the second class of all property of every kind and description and all occupations taxable for county school borough and township purposes creating a county assessment board for that purpose providing for the payment of the entire expense thereof by such counties prescribing the duties of the several county

officers in respect thereto and abolishing all existing offices and boards having to do with the valuation and assessment of such taxable property and occupations in such counties school districts boroughs and townships

SENATE MESSAGE.

APPOINTMENT OF CONFERENCE COMMITTEE ON
HOUSE BILL NO. 367.

The Clerk of the Senate being introduced, informed that the Senate has insisted upon its amendments non-concurred in by the House of Representatives on House Bill No. 367, entitled:

An Act to amend an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" providing additional requirements with regard to applications for and transfers of registrations and with regard to speed and weight of and lights upon motor vehicles requiring operators to carry registration certificates providing standard tests to ascertain the vision and hearing of operators providing for the payment of certain witness fees authorizing officers to stop and examine motor vehicles designating the officers before whom information may be brought and imposing additional penalties

And has appointed Messrs. Buckman, Jones and Sones, a Committee of Conference to confer with a similar committee of the House of Representatives (if the House of Representatives shall appoint such committee) on the subject of the differences existing between the two Houses in relation to said bill.

APPOINTMENT OF COMMITTEE OF CONFERENCE ON
HOUSE BILL NO. 367.

Mr. WOODRUFF. Mr. Speaker, I move that a Committee of Conference be appointed to confer with the Committee of Conference appointed by the Senate.

Mr. STARK. Mr. Speaker, I second the motion.

The motion was agreed to.

The SPEAKER. The Chair appoints as a Committee of Conference, Messrs. Woodruff, Sterling and Gelder.

Ordered, That the Clerk inform the Senate accordingly.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. BOLARD. Mr. Speaker, I move that House Bill No. 1396, (Senate Bill No. 95), File Folio 3065, on page 29 of to-day's calendar, be made a special order of business at this time.

Mr. JOHN O. CRAIG. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1396, (Senate Bill No. 95), as follows:

An Act relating to insurance establishing an insurance department and amending revising and consolidating the law relating to the licensing qualification regulation examination suspension and dissolution of insurance companies Lloyd's associations reciprocal and inter-insurance exchanges and certain societies and orders the examination and regulation of fire insurance rating bureaus and the licensing and regulation of insurance agents and brokers providing penalties and repealing existing laws

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Article VII Acts of Assembly repealed 701
Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That an insurance department is hereby established and the laws relating to the licensing qualification regulation examination suspension and dissolution of insurance companies Lloyd's associations reciprocal and inter-insurance exchanges and certain societies and orders the examination and regulation of fire insurance rating bureaus and the licensing and regulation of insurance agents and brokers are hereby amended consolidated and revised as follows

ARTICLE I

PRELIMINARY PROVISIONS

Section 101 Certain Words Defined The word "company" as used in this act shall be construed to include only incorporated insurance companies whether incorporated under the laws of this Commonwealth or of any other state territory or district or under the laws of any foreign country

Except where otherwise indicated the word "association" as used in this act shall be construed to include only individuals partnerships or associations of individuals authorized to engage in the business of insurance in the Commonwealth as insurers on the Lloyd's plan

The word "exchange" as used in this act shall be construed to include only individuals partnerships and corporations authorized by the laws of the Commonwealth to exchange with each other inter-insurance or reciprocal insurance contracts.

Section 102 Short Title This act shall be known and may be cited as "The Insurance Department Act of one thousand nine hundred and twenty-one"

Section 103 Application of Act The provisions of this act shall apply to all companies associations and exchanges transacting any class of insurance business and to all insurance agents and insurance brokers The provisions of this act excepting sections two hundred and nineteen (219) three hundred and five (305) five hundred and two (502) five hundred and four (504) five hundred and five (505) five hundred and six (506) five hundred and seven (507) five hundred and eight (508) five hundred and nine (509) five hundred and ten (510) and six hundred and seven (607) hereof shall not apply to fraternal benefit societies orders or associations conducted not for profit and having a lodge system with ritualistic form of work and representative form of government or to beneficial relief associations conducted not for profit formed by churches societies classes firms or corporations with or without ritualistic form of work the privilege of membership in which are confined to the members of such churches societies or classes and to members and employees of such firms or corporations The provisions of this act excepting sections two hundred and fourteen (214) two hundred and sixteen (216) two hundred and nineteen (219) five hundred and one (501) five hundred and two (502) five hundred and three (503) five hundred and four (504) five hundred and five (505) five hundred and six (506) five hundred and seven (507) five hundred and eight (508) five hundred and nine (509) and five hundred and ten (510) hereof shall not apply to domestic mutual fire insurance companies of this Commonwealth incorporated under special acts of assembly or under the act of May first one thousand eight hundred and seventy-six with unlimited or limited liability to assessment for payment of expenses and of losses and loss adjustments set forth in the policy contract or in the promissory notes attached to said policy

Section 104 Constitutionality The provisions of this act shall be severable and if any of its provisions shall be held to be unconstitutional the decision of the court shall not affect the validity of the remaining provisions of this act It is hereby declared as a legislative intent that this act would have been adopted by the General Assembly had such unconstitutional provision not been included therein

Section 105 Effect of Act The provisions of this act so far as they are the same as those of existing laws shall be construed as a continuation of such laws and not as new enactments The repeal by this act of any provision of law shall not revive any law heretofore repealed or superseded nor shall this act affect any act done liability incurred or any right accrued and established or any suit or prosecution civil or criminal pending or to be instituted to enforce any right or penalty or punish any offense under the authority of the repealed laws Any person who at the time when said repeal takes effect holds office under any of the laws repealed shall continue to hold such office according to the tenure thereof

Section 106 Compliance with Act Required It shall be unlawful for any person company association exchange co-partnership or corporation to negotiate or solicit within this Commonwealth any contract of insurance or to effect the same or to receive and transmit any offer or offers of insurance or receive or deliver a policy or policies of insurance or in any manner to aid in the transaction of the business of insurance without fully complying with the provisions of this act

ARTICLE II

INSURANCE DEPARTMENT

Section 201 Insurance Department Established There is hereby established a department to be known as the Insurance Department which is charged with the execution of the laws of this Commonwealth in relation to insurance

Section 202 Appointment of Insurance Commissioner The Governor with the advice and consent of the Senate shall appoint an Insurance Commissioner who shall hold office for the term of four years and until his successor is appointed and

qualified. The Insurance Commissioner in office at the date of the approval of this act shall until the expiration of his present term of office or until his successor is appointed hold the office of Insurance Commissioner created by this act subject to removal by the Governor.

Section 203 Oath Bond and Salary of Insurance Commissioner. The Insurance Commissioner shall take and subscribe the oath of office prescribed by the Constitution and file the same in the office of the Secretary of the Commonwealth. He shall give bond with sureties in the sum of ten thousand dollars to be approved by the Secretary of the Commonwealth for the faithful performance of his duties. The Insurance Commissioner shall receive in full compensation for his services an annual salary of seven thousand five hundred dollars.

Section 204 Appointment of Deputy Insurance Commissioner Powers and Duties Salary. The Insurance Commissioner shall with the approval of the Governor appoint a Deputy Insurance Commissioner who shall possess the powers and perform the duties of the Insurance Commissioner during his absence or inability or in case of a vacancy in the office of Insurance Commissioner. He shall also perform such other duties as are prescribed by the Insurance Commissioner. The Deputy Insurance Commissioner shall receive a salary of five thousand dollars (\$5,000) per annum.

Section 205 Restrictions on Officers and Employees. No officer or employee of the Insurance Department shall be employed by or be pecuniarily interested in any insurance company association or exchange or in any insurance business other than as a policy-holder.

Section 206 Seal. The Insurance Commissioner shall adopt and renew from time to time a seal of office an impression of which shall be filed in the office of the Secretary of the Commonwealth.

Section 207 Certified Copies of Books Papers and Documents. The Insurance Commissioner shall furnish under seal of the department when required for evidence in court certificates relative to the authority of a company association exchange agent or broker to transact business in this Commonwealth upon any particular date and such certificate shall be competent evidence thereof. He shall at the request of any person and on payment of the fee give certified copies of any charter statement or record in his office whenever he deems it not prejudicial to the public interest.

Copies of all books papers accounts annual statements charters and other papers or documents filed in the office of the Insurance Department when certified under the hand and seal of the Insurance Commissioner shall be admitted in evidence in all courts and elsewhere in this Commonwealth.

Section 208 Certificates of Authority to do Business. The Insurance Commissioner shall issue certificates of authority to insurance companies associations and exchanges of other States and foreign governments. He may renew the certificate of authority of any mutual assessment life or accident association which is now lawfully doing business in this Commonwealth beginning on the first day of April of each year and continuing in force for one year unless sooner revoked by him or surrendered by the licensee. Any certificates issued after April first shall expire on the thirty-first day of March succeeding. Before granting certificates of authority to an insurance company association or exchange to issue policies or make contracts of insurance he shall be satisfied by such examination as he may make or by such evidence as he may require or demand that such company association or exchange is qualified under the laws of this Commonwealth to transact business herein.

Section 209 Penalty for Acting Without Certificate of Authority. Any insurance company association or exchange doing an insurance business within this Commonwealth without a certificate of authority as required by this act shall forfeit and pay to the Commonwealth the sum of five hundred dollars for each month or fraction thereof in which such illegal business was transacted.

Any person negotiating or soliciting any policy of insurance or suretyship in this Commonwealth collecting or forwarding premiums or delivering policies for any company association or exchange to which a certificate of authority has not been granted shall be deemed to be the agent of the company association or exchange in any legal proceedings brought against it.

Section 210 Service of Process. Serving of process in any action rule order or legal proceeding may be made on any foreign insurance company association or exchange licensed to transact business in this Commonwealth by registered mail or by leaving the same in duplicate in the hands of the Insurance Commissioner or his deputy at the Harrisburg office—one copy certified by the Insurance Commissioner or his deputy as having been served upon him shall be deemed sufficient evidence thereof and service upon the Insurance Commissioner or his deputy as attorney shall be deemed valid service upon the company association or exchange.

When legal process is served upon the Insurance Commissioner as attorney for a foreign company association or exchange he shall forthwith forward one of the duplicate copies of the process served on him to its secretary or attorney in fact or in the case of a company association or exchange of a foreign country to its resident manager in the United States. Where attachments are so served the Insurance Commissioner shall give immediate notice thereof to the company association or exchange by telegraph. As a condition of valid and effective service and of the duty of the Insurance Commissioner in the premises the plaintiff in each such process shall pay to the Insurance Commissioner at the time of service thereof the sum of two dollars which the said plaintiff shall recover as taxable costs in the case if he prevails in the suit. The Insurance Commissioner shall keep a record of all such processes which shall show the day and hour of service and where and by whom served.

Section 211 Fees. The Insurance Commissioner shall charge and collect fees as follows: For valuation of life policies not exceeding one cent for each thousand dollars of insurance valued for filing copy of charter twenty-five dollars for filing annual or other statement twenty dollars for license to company association or exchange or certified copy of duplicate thereof two dollars for license as excess insurance broker one hundred dollars for license as insurance broker ten dollars for individual and twenty-five dollars for each license in the name of a co-partnership or corporation including individual licenses for any duly qualified individuals without extra charge for officers or solicitors not exceeding three for agents' license for each domestic company association and exchange fifty cents for agents' license for each foreign company association and exchange two dollars for each copy of any paper filed in the department twenty cents per folio and one dollar for certifying the same for any other certificate required two dollars. All fees collected shall be daily covered into the State Treasury.

Section 212 Effect of Additional Restrictions of Other States. If by the laws of any other state any taxes fines penalties licenses fees or other obligations or prohibitions additional to or in excess of those imposed by the laws of this Commonwealth upon insurance companies associations and exchanges of other states and their agents are imposed on insurance companies associations and exchanges of this Commonwealth and their agents doing business in such state like obligations and prohibitions shall be imposed upon all insurance companies associations and exchanges and their agents of such state doing business in this Commonwealth so long as such laws remain in force.

Section 213 Examination of Companies Et Cetera. The Insurance Commissioner shall require every domestic insurance company association and exchange to keep its books records accounts and vouchers in such manner that he or his authorized representatives may readily verify its annual statements and ascertain whether the company association or exchange has complied with the provisions of law. He shall every three years or oftener if he deems it to be necessary personally or by his deputy actuary or examiners visit each domestic insurance company association and exchange and thoroughly inspect and examine its affairs to ascertain its financial condition and its ability to fulfill its obligations whether it has complied with the provisions of law and any other facts relating to its business methods and management and the equity of its plans and its dealings with its policy-holders. He may in like manner when he determines it to be prudent for the protection of policy-holders in this Commonwealth compel the attendance of officers or visit and examine in person or by his deputy or examiners any insurance company association or exchange of another state or foreign government applying for admission or already admitted to do business in this Commonwealth.

Section 214 Examination of Certain Corporations. The Insurance Commissioner may examine into the affairs of any corporation organized under any law of this Commonwealth or the laws of any other state or having an office or transacting business in this Commonwealth which is engaged in or is claiming or advertising that it is engaged in organizing or receiving subscriptions for or disposing of stocks of or in any manner aiding or taking part in the formation or in the business of an insurance company association or exchange either as agent or otherwise or which is holding the capital stock of one or more insurance companies for the purpose of controlling the management thereof as voting trustees or otherwise.

Section 215 Examination of Fire Rating Bureaus. The Insurance Commissioner shall have power to examine any fire rating bureau as often as he deems it expedient to do so and shall do so not less than once every three years. A report thereof shall be filed in his office. The Insurance Commissioner may waive such examination upon the filing with him of a report of such examination made by some other insurance department or proper supervising officers within such three years.

Section 216 Powers with Regard to Examinations. For the purpose of any such examinations the Insurance Commissioner his deputy or his examiners shall have free access to all the books and papers of any such company association exchange bureau or corporation which relate to its business and to the books and papers kept by any of its agents and may summon and administer the oath to and examine as witnesses the directors officers agents and trustees of any such company association exchange bureau or corporation and any other person relative to its affairs transactions and condition. He shall publish the result of his examination of the affairs of any company association exchange or bureau whenever he deems it for the interest of the policy-holders so to do.

Section 217 Information From Fire Rating Bureaus. The Insurance Commissioner may address inquiries to any individual association or bureau which is or has been engaged in making rates or estimates for rates for fire insurance upon property in this Commonwealth in relation to the organization maintenance or operation or any other matter connected with its transactions and may require the filing of schedule rates forms rules regulations and such other information as may be required. Every such individual association or bureau or some officer thereof shall promptly make such filing or reply to such inquiries in writing. Provided however that surveys and completed schedules on specific risks may be required only upon specific complaint being registered by the policy-holder or applicant for insurance with the Insurance Commissioner.

Section 218 Collection of Unpaid Taxes Fines and Penalties. The taxes fines and penalties provided in this act shall in case of non-payment after notice from the Insurance Commissioner be collected as taxes upon corporations or individuals are now collected by law and for this purpose the Insurance Commissioner shall have all the powers now conferred by law upon the Auditor General in the settlement of accounts subject however to the approval of the State Treasurer and to the right of any party aggrieved to appeal as in other cases.

Section 219 Records of Department Annual Report The Insurance Commissioner shall preserve in a permanent form a full record of his proceedings and a concise statement of the condition of each company association exchange society and order or agency visited or examined. He shall make a report annually to be submitted to the General Assembly at its biennial sessions showing the receipts and expenses of his department the condition of companies associations exchanges societies and orders doing business in this Commonwealth and such other relevant information as will exhibit the affairs or activities of his department

ARTICLE III

RESERVE LIABILITY

(a) LIFE INSURANCE

Section 301 Computation of Reserve Liability The Insurance Commissioner shall each year compute the reserve liability as of the thirty-first day of December of the preceding year of every company authorized to make insurance on lives in this Commonwealth in accordance with the terms of the policy contract and rules following

(a) The net value of all outstanding policies of life insurance issued by the company prior to the first day of January one thousand eight hundred and ninety shall be computed upon the basis of the American experience table of mortality with interest at not less than four and one-half and not more than six per centum per annum

(b) The net value of all outstanding policies issued between the first day of January one thousand eight hundred and ninety and the first day of January one thousand nine hundred and three on the combined experience or actuaries' table of mortality with interest at four per centum per annum

(c) The net value of all outstanding policies of life insurance issued on and after the first day of January nineteen hundred and three on the American experience table of mortality with interest at three and one-half per centum per annum

(d) The net value of all policies of life insurance issued on and after January first one thousand nine hundred and twenty-one where the premiums are payable monthly or oftener shall be valued according to the American experience table of mortality with interest at three and one-half per centum per annum. But any company may voluntarily value its industrial policies according to the Standard Industrial Mortality table with interest at three and one-half per centum per annum

The net value of a policy at any time shall be taken to be the single net premium which will at that time effect the insurance less the value at that time of the future net premiums called for by the table of mortality and rate of interest designated

The legal minimum standard for valuation of annuities issued after January one thousand nine hundred and twelve shall be McClintock's table of mortality among annuitants with interest at three and one-half per centum per annum but annuities deferred ten or more years and written in connection with life or term insurance shall be valued upon the same mortality table from which the consideration or premiums were computed with interest not higher than three and one-half per centum per annum

Any such company may however at any time elect to reserve on the American experience table of mortality with a lower rate of interest but at a rate not less than three per centum and its policy obligation shall thereafter be valued accordingly

The aggregate net value so ascertained of the policies of any such life insurance company shall be deemed its reserve liability to provide for which it shall hold funds in secure investments of an amount equal to such net value above all its other liabilities. The Insurance Commissioner shall after having determined as above the net value of all the policies in force see that the company has that amount in safe legal securities after all its other debts and claims against it have been provided for. The provisions of this section for the valuation of policies and for premium rates shall not apply to companies or associations transacting business on the mutual assessment plan

Section 302 Notice of Impairment of Funds Whenever any life insurance company doing business in this Commonwealth has not on hand the net value as above defined of all policies in force after all other debts and claims against it including fifty per centum of capital have been provided for the Insurance Commissioner shall notify such company and its agents to issue no new policies until its funds become equal to its liabilities

Section 303 Separate Liability of Companies Charging Less than Net Premiums Computed on Mortality Tables Unlawful to Issue Policies Below Rate Fixed in Mortality Tables When the actual premiums charged by any life insurance company doing business in the Commonwealth is less than the net premium for such insurance computed according to the table of mortality and rate of interest prescribed in this act such company shall be charged as a separate liability with the value of an annuity the amount of which shall equal the difference between such premiums and the term of which in years shall equal the number of future annual payments due on such insurance at the date of the valuation but it shall be unlawful for any such company to issue to a resident of this Commonwealth or for a domestic company to issue to a non-resident any insurance for a premium less than that prescribed by the table of mortality and rate of interest corresponding to the reserve value thereof

Section 304 Valuations by Other States The Insurance Commissioner shall accept the valuations made by the proper officer of the state under whose authority a life insurance company was organized when such valuations are made on a basis that will give values at least equal to the valuation above defined and when the state under which the company was

organized accepts the valuations made by the Insurance Commissioner for the companies organized under the laws of this Commonwealth. Each life insurance company shall furnish to the Insurance Commissioner on or before the first day of March in each year a certificate from the proper officer of such state setting forth the value of all the policies of the company in force on the previous thirty-first day of December. Any company failing to furnish such certificate shall be required to make full detailed list of policies to the Insurance Commissioner and shall be liable for all charges and expenses resulting from the failure to furnish said certificate

Section 305 Valuation of Securities All bonds or other evidences of debt held by life insurance companies or fraternal beneficiary societies authorized to do business in this Commonwealth may if amply secured and if not in default as to principal or interest be valued as follows. If purchased at par at the par value if purchased above or below par on the basis of the purchase price adjusted so as to bring the value at maturity and so as to yield meantime the effective rate of interest at which the purchase was made but the purchase price shall in no case be taken at a higher figure than the actual market value at the time of purchase. The Insurance Commissioner shall have full discretion in determining the method of calculating values according to the foregoing rule and the values found by him in accordance with such method shall be final and binding. Any such company or society may return such bonds or other evidences of debt at their market value or their book value but in no case at an aggregate value exceeding the aggregate of the values calculated according to the foregoing rule

This section shall not be construed to require any life insurance company or fraternal beneficiary society authorized to do business in this Commonwealth which shall not elect to value its bonds and other evidences of debt by amortization as herein provided to do so but any company or society electing to adopt the amortized basis shall continue to have its bonds valued upon that basis

(b) INSURANCE OTHER THAN LIFE INSURANCE

Section 310 Computation of Unearned Premium Liability In determining the liabilities upon its contracts of insurance of any insurance company other than life insurance companies and the amount such company should hold as an unearned premium liability the Insurance Commissioner shall for casualty insurance charge one-half of the premium on all annual policies written within one year and on policies written for more than one year he shall charge one-half of the current year's premiums plus the whole of the premiums for subsequent years. For fire insurance he shall charge fifty per centum of the premiums written in their policies upon all unexpired risks that have one year or less than one year to run and a pro rata of all premiums on risks having more than one year to run on perpetual insurance he shall charge the cash deposit received less a surrender charge of not exceeding ten per centum thereof. For marine and inland insurance he shall charge fifty per centum of the premium written in the policy upon yearly risks and upon risks covering more than one passage not terminated and the full amount of the premium written in the policy upon all other marine and inland risks not terminated

Section 311 Computation of Reserve Against Unpaid Losses in Casualty Insurance The Insurance Commissioner shall in calculating the reserve against unpaid losses of casualty companies other than losses under liability and workmen's compensation policies set down by careful estimate in each case the loss likely to be incurred against every claim presented or that may be presented in pursuance of notice from the insured of the occurrence of an event that may result in a loss. The sum of the items so estimated shall be the total amount of the reserve except that in credit insurance fifty per centum of the premiums on all credit policies expiring in the months of October November and December of the current year less the amount of losses paid on such policies shall in addition thereto be charged in the loss reserve

(c) COMPENSATION AND LIABILITY INSURANCE

Section 312 Definitions The term "earned premiums" as used in sections 313 to 317 inclusive shall include gross premiums charged on all policies written including all determined excess and additional premiums less return premiums other than premiums returned to policy-holders as dividends and less reinsurance premiums and premiums on policies canceled and less unearned premiums on policies in force. But any participating company which has charged in its premiums a loading solely for dividends shall not be required to include such loading in its earned premiums provided a statement of the amount of such loading has been filed with and approved by the Insurance Commissioner

The word "compensation" shall relate to all insurance effected by virtue of statutes providing compensation to employees for personal injuries irrespective of fault of the employer

The word "liability" shall relate to all insurance except compensation insurance against loss or damage from accident to or injuries suffered by an employee or other person and for which the insured is liable

The terms "loss payments" and "loss expense payments" shall include all payments to claimants including payments for medical and surgical attendance legal expenses salaries and expenses of investigators adjusters and field men rents stationery telegraph and telephone charges postage salaries and expenses of office employees home office expenses and all other payments made on account of claims whether such payments shall be allocated to specific claims or unallocated

Section 313 Computation of Reserve The reserve required of stock and mutual casualty insurance companies and exchanges for outstanding losses under insurance against loss

or damage from accident to or injuries suffered by an employee or other person and for which the insured is liable shall be computed as follows

(a) For all liability suits being defended under policies written more than

I Ten years prior to the date as of which the statement is made one thousand five hundred dollars (\$1,500) for each suit

II Five and less than ten years prior to date as of which the statement is made one thousand dollars (\$1,000) for each suit

III Three and less than five years prior to the date as of which the statement is made eight hundred and fifty dollars (\$850) for each suit

(b) For all liability policies written during the three years immediately preceding the date as of which the statement is made such reserve shall be sixty per centum of the earned liability premiums of each of such three years less all loss and loss expense payments made under liability policies written in the corresponding years but in any event such reserve shall for the first of such three years be not less than seven hundred and fifty dollars (\$750) for each outstanding liability suit on said year's policies

(c) For all compensation claims under policies written more than three years prior to the date as of which the statement is made the present value at four per centum interest of the determined and estimated future payments

(d) For all compensation claims under policies written in the three years immediately preceding the date as of which the statement is made such reserve shall be sixty-five per centum of the earned compensation premiums of each of such three years less all loss and loss expense payments made in connection with such claims under policies written in the corresponding years but in any event in the case of the first year of any such three-year period such reserve shall be not less than the present value at four per centum interest of the determined and the estimated unpaid compensation claims under policies written during such year

Section 314 Distribution of Unallocated Liability Loss Expense Payments All unallocated liability loss expense payments made in each of the first four calendar years in which an insurer issues liability policies shall be distributed as follows In the first calendar year one hundred per centum shall be charged to the policies written in that year in the second calendar year fifty per centum shall be charged to the policies written in that year and fifty per centum to the policies written in the preceding year in the third calendar year forty per centum shall be charged to the policies written in that year forty per centum to the policies written in the preceding year and twenty per centum to the policies written in the second year preceding and in the fourth calendar year thirty-five per centum shall be charged to the policies written in that year forty per centum to the policies written in the preceding year fifteen per centum to the policies written in the second year preceding and ten per centum to the policies written in the third year preceding

All unallocated liability loss expense payments made in a given calendar year subsequent to the first four years in which an insurer has been issuing liability policies shall be distributed as follows Thirty-five per centum shall be charged to the policies written in that year forty per centum to the policies written in the preceding year ten per centum to the policies written in the second year preceding ten per centum to the policies written in the third year preceding and five per centum to the policies written in the fourth year preceding

Section 315 Distribution of Unallocated Compensation Loss Expense Payments All unallocated compensation loss expense payments made in each of the first three calendar years in which an insurer issues compensation policies shall be distributed as follows In the first calendar year one hundred per centum shall be charged to the policies written in that year and fifty per centum to the policies written in the preceding year in the third calendar year forty-five per centum shall be charged to the policies written in that year forty-five per centum to the policies written in the preceding year and ten per centum to the policies written in the second year preceding

All unallocated compensation loss expense payments made in a given calendar year subsequent to the first three years in which an insurer has been issuing compensation policies shall be distributed as follows Forty per centum shall be charged to policies written in that year forty-five per centum to the policies written in the preceding year ten per centum to the policies written in the second year preceding and five per centum to the policies written in the third year preceding

Section 316 Power of Insurance Commissioner to Fix Amount of Reserves Whenever in the judgment of the Insurance Commissioner the liability or compensation loss reserves of any insurer under his supervision calculated in accordance with the foregoing provisions are inadequate he may in his discretion require such insurer to maintain additional reserves based upon estimated individual claims or otherwise or whenever a satisfactory mathematical or actuarial table for valuing compensation loss reserves is promulgated and approved by the Insurance Commissioner he may require any insurer under his supervision to maintain upon such tabular basis greater or lesser reserves than those hereinbefore provided for

Section 317 Information to Be Furnished in Annual Report Each insurer that writes liability or compensation policies shall include in the annual statement required by law a schedule of its experience thereunder in such form as the Insurance Commissioner may prescribe a schedule showing the distribution of unallocated liability loss expense payments and a schedule showing the distribution of unallocated compensation loss expense payments

(d) IMPAIRMENT OF CAPITAL AND RESERVES

Section 321 Notice of Impairment of Funds Having charged as a liability the reinsurance and loss reserves as above defined for insurance companies and exchanges of this Commonwealth other than life insurance companies—and adding thereto all

other debts and claims against the company or exchange the Commissioner shall in case he finds the capital or reserve of the company or exchange impaired twenty per centum give notice to the company or exchange to make good the capital or reserve within sixty days

ARTICLE IV

DEPOSITS OF SECURITIES TO DO BUSINESS

Section 401 Deposit of Securities with Insurance Commissioner Any insurance company association or exchange incorporated or organized under the laws of this Commonwealth desiring to transact business in other states the laws whereof require that such company association or exchange shall first deposit securities of a designated value with the Insurance Commissioner or other proper officer of this Commonwealth in trust and for the benefit of all its policy-holders or any insurance company or association of a foreign government desiring to make the deposit required of foreign companies or associations in order to transact business in the United States is hereby authorized to deposit with the Insurance Commissioner securities for such an amount as the laws of such other states designate or as the laws of this State require for foreign companies or associations If the Insurance Commissioner is satisfied that such securities are worth the required amount it shall be his duty to receive the same or those given in exchange therefor as hereinafter provided for the purpose aforesaid Upon the written request of said insurance company association or exchange the Insurance Commissioner shall certify under his hand and official seal to the proper officer of such other State or States or of the United States Government wherein said insurance company association or exchange may desire to transact business that said company association or exchange has deposited with him securities giving the items of kind thereof and that he is satisfied they are worth the sum designated by the laws of such other State or States or required by the United States Government

Section 402 State Treasurer to be Custodian of Securities The Insurance Commissioner shall upon receipt of any deposit made under this act immediately place the same with the State Treasurer whose duty it shall be to receive and hold the same in the name of the Commonwealth in trust for the purposes for which such deposit is made The State Treasurer shall at all times be responsible for their custody and safe-keeping The company association or exchange making the deposit shall be entitled from time to time to demand and receive from the State Treasurer on the written order of the Insurance Commissioner the whole or any portion of any securities so deposited upon depositing with him in lieu thereof other securities of at least equal value and also to demand and receive sue for and recover the interest and income from said securities from the payee or obligee thereof as the same becomes due and payable

Section 403 Return of Securities by State Treasurer Upon request of any company association or exchange organized under the laws of this Commonwealth making the deposit the Insurance Commissioner may authorize the State Treasurer to return to such company association or exchange the whole or any portion of the securities held by him on deposit if the Insurance Commissioner shall be satisfied that the securities so asked to be returned are subject to no liability and are not required to be longer held by any provision of law or for the purpose of the original deposit He may in like manner return to the trustees or other representatives authorized for that purpose of an insurance company or association of a foreign government any deposit made by such company if it shall appear that such company or association has ceased to do business in this Commonwealth and is under no obligation to policy-holders or other persons in this Commonwealth or in the United States for whose benefit such deposit was made No deposit when once made shall be wholly withdrawn or diminished so long as any liability to policy-holders remains unsatisfied except in case of dissolution by a court or judge of any company association or exchange making the deposit in which case the State Treasurer shall upon the written order of said court or judge assign and transfer to the receiver duly appointed all securities or funds in his possession belonging to the company association or exchange

Section 404 Suits in Equity to Enforce Administer or Terminate Trusts Created by Deposit of Securities An insurance company association or exchange which has made such deposit or its trustees or resident manager in the United States or the Insurance Commissioner may at any time bring in any court having jurisdiction a suit in equity against the Commonwealth and other parties properly joined therein to enforce administer or terminate the trust created by such deposit The process in such suit shall be served on the State Treasurer who shall appear and answer on behalf of the Commonwealth and perform such orders and decrees as the court may make thereon

ARTICLE V

SUSPENSION OF BUSINESS—INVOLUNTARY DISSOLUTIONS

Section 501 Suspension of Business of Insurance Companies Et Cetera by Insurance Commissioner The Insurance Commissioner shall suspend the entire business of any domestic insurance company association or exchange and the business within this Commonwealth of any insurance company association or exchange of another State or foreign government during its non-compliance with any provision of law obligatory upon it or whenever he shall find that its assets are insufficient to justify its continuance in business by suspending or revoking its certificate of authority granted by him If upon examination or other evidence exhibited to him the Insurance Commissioner is of opinion that any insurance company association or exchange or an officer or agent thereof has violated any provision of the insurance laws he shall

report the facts to the Attorney General who under the direction of the Insurance Commissioner shall take such legal action as the case may require.

Section 502 Applications to Court to Take Over Business of Companies Et Cetera for Protection of Policy-Holders Creditors Et Cetera Whenever any domestic insurance company association exchange society or order including all corporations associations societies and orders which are subject to examination by the Insurance Commissioner or which are doing or attempting to do or representing that they are doing the business of insurance in this Commonwealth or which are in process of organization intending to do such business therein (a) is insolvent or (b) has refused to submit its books papers accounts or affairs to the reasonable inspection of the Insurance Commissioner or his deputy or examiner or (c) has neglected or refused to observe an order of the Insurance Commissioner to make good within the time prescribed by law any deficiency whenever its capital if it be a stock company or its reserves if it be a mutual company an association exchange society or order shall have become impaired or (d) has by contract of reinsurance or otherwise transferred or attempted to transfer substantially its entire property or business or entered into any transaction the effect of which is to merge substantially its entire property or business in the property or business of any other company association exchange society or order without having first obtained the written approval of the Insurance Commissioner or (e) is found after an examination to be in such condition that its further transaction of business will be hazardous to its policyholders or to its creditors or to the public or (f) has wilfully violated its charter or any law of the Commonwealth or (g) whenever any officer thereof has refused to be examined under oath touching its affairs—the Insurance Commissioner shall communicate the facts to the Attorney General who shall after hearing apply to the court of common pleas of Dauphin County or to the court of any county in which the principal office of such company association exchange society or order is located for an order directing such company association exchange society or order to show cause why its business should not be closed and the Insurance Commissioner should not take possession of its property and conduct its business and for such other relief as the nature of the case and the interests of its policyholders creditors stockholders or the public may require.

Section 503 Non-payment of Judgments by Mutual Companies Assessment of Policy-holders—Dissolution Whenever proof shall be submitted to the Insurance Commissioner showing that any execution against any mutual insurance company of this State in pursuance of judgment obtained against said company in any court of record of this Commonwealth has been returned nulla bona by the sheriff of the county in which said company is located it shall be his duty to notify the Attorney General who thereupon shall apply to the court of common pleas of Dauphin County or to a judge thereof in vacation for an order upon such company to show cause why its business should not be closed. Upon the hearing of such rule or order the court or judge aforesaid shall direct the officers of said company to assess and collect from the policyholders thereof a sum sufficient to satisfy said judgment and execution and all other claims against said company or make any other order or orders in the premises as may appear to said court or judge just and necessary. In case it shall finally appear to said court or judge that the company aforesaid cannot collect from its members sufficient funds to satisfy the claims against it the said company shall be adjudged insolvent and the court or judge aforesaid shall decree its dissolution and appoint the Insurance Commissioner as receiver to take charge of its effects with like powers as hereinafter provided.

Section 504 Service of Process The order to show cause and the papers upon which the same is made in any proceeding instituted under the provisions of this act shall be served upon the company association exchange society or order named in such order in the manner prescribed for personal service of summons upon a domestic corporation by the laws of this Commonwealth. When it is satisfactorily proved by affidavit that the officers of the company association exchange society or order named in the said order to show cause upon whom service is required to be made as above provided shall have departed from the State or keep themselves concealed therein with intent to avoid service such order to show cause may provide for service thereof in such manner as the court or judge by whom the same is made shall direct.

Section 505 Injunction Return of Order to Show Cause and Decrees Thereon On such application or at any time thereafter such court may in its discretion issue an injunction restraining such company association exchange society or order from the transaction of its business or disposition of its property until the further order of the court. On the return of such order to show cause and after a full hearing before the court or before an examiner appointed by the court the court shall either deny the application or direct the Insurance Commissioner forthwith to take possession of the property and conduct the business of such company association exchange society or order and retain such possession and conduct such business until on the application either of the Commissioner through the Attorney General or of such company association exchange society or order it shall after a like hearing appear to the court that the ground for such order directing the Insurance Commissioner to take possession has been removed and that the company association exchange society or order can properly resume possession of its property and the conduct of its business.

Section 506 Orders for Liquidation of Affairs of Companies Et Cetera Insurance Commissioner to Act as Receiver If on a like application and order to show cause and after a full hearing the court shall order the liquidation of the business of such company association exchange society or order such liquidation shall be made by and under the direction of the Insurance Commissioner who shall be vested by operation of law with title to all of the property contracts and rights of action of

such company association or exchange society or order as of the date of the order so directing him to liquidate. The filing or recording of such order in any record office of the State shall impart the same notice that a deed bill of sale or other evidence of title duly filed or recorded by such company association exchange society or order would have imparted. The order of liquidation shall unless otherwise directed by the court provide that the dissolution of the company association exchange society or order shall take effect upon the entry of such order in the office of the clerk of the county wherein such company association exchange society or order had its principal office for the transaction of business.

Section 507 Insurance Commissioner to Supersede Other Receivers Whenever a receiver of an insurance company association exchange society or order is appointed by any court of this Commonwealth on motion of the Attorney General at the instance of the Insurance Commissioner each receiver shall forthwith supersede any receiver previously appointed by the decree of any court of this Commonwealth and shall likewise supersede any assignee or trustee previously appointed by such insurance company association exchange society or order.

Section 508 Superseded Receivers Et Cetera to Deliver Over Property and File Accounts Such superseded receiver assignee or trustee shall forthwith pay over and deliver all moneys securities assets and property of such insurance company association exchange society or order in his or their custody possession or control to the receiver appointed as aforesaid on motion of the Attorney General and shall likewise file his or their account in the court having jurisdiction of such superseded receiver assignee or trustee which court shall allow credit for compensative counsel fees and expenses and for disbursements which shall have been properly earned incurred or made prior to the appointment of the receiver made on motion of the Attorney General as aforesaid.

Section 509 Appointment of Special Deputies to Conduct Business or Liquidate Affairs of Companies Et Cetera Special Counsel Compensation Power to Administer Oaths and Subpoena Witnesses For the purposes of conducting the business or liquidating the affairs of such company association exchange society or order the Insurance Commissioner shall have power to appoint under his hand and official seal one or more special deputy commissioners as his agent or agents and to employ such clerks and assistants as may by him be deemed necessary and give each of such persons such powers to assist him as he may consider wise. The Attorney General shall appoint the attorneys or counsel necessary to advise the Insurance Commissioner or his deputies in each particular case. The compensation of such special deputy commissioners counsel clerks and assistants and all expenses of taking possession of and conducting the business or liquidating any such company association exchange society or order shall be fixed by the Commissioner subject to the approval of the court and shall on certificate of the Commissioner be paid out of the funds or assets of such company association exchange society or order. During the progress of any proceedings taken under this section the Commissioner his deputies or any examiner authorized by him and the special deputy commissioner acting for the said Commissioner therein shall have all of the powers given to the Commissioner his deputy or any examiner authorized by him by the laws of this Commonwealth including the power to examine under oath the officers and agents of such company association exchange society or order and all persons deemed to have material information regarding the property or business of the company association exchange society or order and to compel the production of all books and papers.

Section 510 Report of Insurance Commissioner as Receiver Procedure Thereon When the Insurance Commissioner has in pursuance of the provision of this act liquidated any company association exchange society or order he shall as soon as the assets thereof have been converted into money file a complete account in the court of common pleas of the county in which the proceedings were instituted showing (a) all deposits and assets of said company association exchange society or order (b) all the moneys paid to him on account of the same (c) all exceptions filed to any claims or accounts (d) all payments made or contracted for by him and (e) the scheme of distribution to creditors policyholders or stockholders. Such account shall be proceeded with and passed upon as other accounts are passed upon in said court. If exceptions to the account have been filed with the Insurance Commissioner they shall have the same force and effect as if filed in the court. Upon confirmation of said account if no exceptions be filed thereto or upon the final disposition of exceptions thereto by the court the Insurance Commissioner shall distribute the money as shown by said account or as decreed by the court and upon the complete distribution of all assets of said company association exchange society or order he shall report the fact of said distribution to the court.

ARTICLE VI

AGENTS AND BROKERS

(a) Agents

Section 601 Insurance Agents Defined An agent is an individual copartnership or corporation authorized in writing by a company association or exchange—

(a) To solicit risks and collect premiums and to issue or countersign policies in its behalf or

(b) To solicit risks and collect premiums in its behalf.

A person not a duly licensed insurance broker who for compensation solicits insurance on behalf of any insurance company association or exchange or transmits for a person other than himself an application for a policy of insurance to or from such company association or exchange or offers or assumes to act in the negotiation of such insurance shall be an insurance agent within the intent of this act and shall thereby become liable to all the duties requirements liabilities and penalties to which an agent of such company association or

exchange is subject. Provided however That the word "agent" shall not include non-resident salaried employes of foreign exchanges which maintain no offices in this Commonwealth and pay no commissions to such employes.

Section 602 Insurance Companies Et Cetera to Certify Names of Agents Insurance companies associations and exchanges authorized by law to transact business within this Commonwealth shall from time to time certify to the Insurance Commissioner the names of all agents appointed by them to solicit insurance in this Commonwealth.

Section 603 Agent's Licenses The Insurance Commissioner may issue upon certification as aforesaid by any company association or exchange authorized by law to transact business within this Commonwealth an agent's license to any person of at least twenty-one years of age and to any copartnership or corporation. No license as agent shall be granted to any corporation unless by provisions of its charter it is authorized to engage in the business of insurance or real estate. Before any such license is granted the applicant shall first make answer in writing and under oath to interrogatories on forms and supplements such as the Insurance Commissioner shall prepare and submit which answers shall be vouched for by indorsement of the company association or exchange interested and to the effect that the applicant is of good business reputation and of experience in underwriting other than soliciting and is worthy of a license. When the Insurance Commissioner is satisfied that the applicant is worthy of license and that he is reasonably familiar with provisions of the insurance law of this Commonwealth he shall issue a license stating that the company association or exchange represented by the agent has complied with the requirements of law and has been authorized by the Insurance Commissioner to transact business within this Commonwealth and that the agent has been duly appointed by the company association or exchange named in the license. Such license shall expire annually at midnight of March thirty-first unless sooner terminated as result of severance of business relations between the company association or exchange and the agent or unless revoked by the Insurance Commissioner for cause. Any person whose license is revoked may appeal to the court of Common Pleas of Dauphin County within thirty days of the date of receipt by registered mail of a notice of the fact of such revocation. Nothing in this section shall be construed as applying to domestic mutual fire insurance companies.

Section 604 Penalty for Acting as Agent Without License Any individual copartnership or corporation transacting business within this Commonwealth as the agent of an insurance company association or exchange without a license as required by this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars.

Section 605 Personal Liability of Agents Acting for Unauthorized Companies An insurance agent shall be personally liable on all contracts of insurance or suretyship unlawfully made by or through him directly or indirectly for or in behalf of any company association or exchange not authorized to do business in this Commonwealth. Any person soliciting risks forwarding premiums or countersigning or delivering policies shall be deemed to be the agent of the company association or exchange within the meaning of this section.

Section 606 Penalty for Advertising as Agent of Unauthorized Company Et Cetera Any person who by poster circular letter or in any other way or manner represents or advertises himself as the agent of any insurance company association or exchange of any other State or Government which has not complied with the laws of this State shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine of not more than one thousand dollars.

Section 607 Penalty for Soliciting for Fictitious or Dead Companies Et Cetera Any individual and the officers managers agents owners or representatives of and any corporation partnership or association offering within this state in person or by advertisement poster letter circular or otherwise to sell procure or obtain policies certificates agreements binders or applications for insurance surety or indemnity for or on behalf of any spurious fictitious non-existing dissolved inactive liquidated or liquidating or bankrupt insurance company association exchange society or order shall be guilty of a misdemeanor and upon conviction shall be sentenced to not more than one year or less than six months imprisonment and in addition shall pay a fine not exceeding five hundred dollars nor less than one hundred dollars.

(b) BROKERS

Section 621 Insurance Broker Defined An insurance broker is a person copartnership or corporation not an officer or agent of the company association or exchange interested who or which for compensation acts or aids in any manner in obtaining insurance for a person other than himself or itself.

Section 622 Broker's Licenses The Insurance Commissioner may issue to any person of at least twenty-one years of age or to any copartnership or corporation a license to act as an insurance broker to negotiate contracts of insurance or reinsurance other than life insurance with any insurance company association or exchange or the agents thereof authorized by law to transact business within this Commonwealth. No license shall be issued to any corporation to act as an insurance broker unless by its charter it is authorized to engage in the business of insurance or real estate. Before any license is issued the applicant shall make answer in writing and under oath to such interrogatories and on such forms and supplements as the Insurance Commissioner shall prepare and submit which answers shall be vouched for by indorsement of at least two agents or by the officers of any insurance company association or exchange other than the officers or agents of a life insurance company who are acquainted with the applicant to the effect that the applicant is of good business reputation and has experience in underwriting other than soliciting and is worthy of a license. When the Insurance Commissioner is satisfied that the appli-

cant is worthy of a license and that he is reasonably familiar with provisions of the insurance laws of this Commonwealth he shall issue a broker's license to expire annually one year from date of issue unless sooner revoked by the Insurance Commissioner for cause. Any person whose license is revoked may appeal to the Court of Common Pleas of Dauphin County within thirty days of the date of receipt by registered mail of a notice of the fact of such revocation.

Section 623 Penalties For Acting as Broker Without a License Any person copartnership or corporation transacting business as an insurance broker within this Commonwealth without a license as aforesaid shall be deemed guilty of a misdemeanor and upon conviction thereof shall pay a fine not exceeding three hundred dollars. Any company association or exchange or the agent of any company association or exchange paying allowing or giving any compensation or commission to any person copartnership or corporation transacting business as an insurance broker without a license as aforesaid shall be guilty of a misdemeanor and upon conviction thereof shall pay a fine not exceeding one hundred dollars.

Section 624 Excess Insurance Brokers The Insurance Commissioner may issue a license revocable at any time permitting the person copartnership or corporation named therein to act as a broker to procure for his clients policies of fire or marine insurance from companies associations or exchanges not authorized to do business in this Commonwealth. Before any fire or marine insurance shall be procured under or by virtue of said license there shall be executed and filed with the Insurance Commissioner by the licensed broker and also by the party desiring the insurance an affidavit which shall have force and effect for one year only from date thereof setting forth that the party desiring insurance is after diligent effort unable to procure the amount required to protect the property owned or controlled or entrusted to him from fire or marine insurance companies—mutual insurance companies associations or exchanges excepted—duly authorized to transact business in this Commonwealth. The licensed broker procuring or delivering policies in such unauthorized companies associations or exchanges shall keep a separate account thereof open at all times without notice to the inspection of the Insurance Commissioner showing the exact amount of insurance placed giving the name of the insured the location of the insured property the gross premium mentioned in the policy the name of the company association or exchange issuing the contract and the number date and term of the policy. Each policy shall have written or printed on the outside of it the name of the licensed broker who obtained the same and introduced it into the Commonwealth and after his name shall appear the words "licensed excess insurance broker". Nothing in this section shall be so construed as giving any such licensed broker authority to act as agent for or to in any way represent any such unlicensed company association or exchange in this Commonwealth.

Section 625 Bond of Excess Insurance Brokers Payment of Taxes Each person copartnership and corporation receiving such license shall before transacting any business thereunder execute and deliver to the Insurance Commissioner a bond in the penal sum of one thousand dollars with such sureties as the Insurance Commissioner may approve conditioned that said excess insurance broker will faithfully comply with all requirements of the preceding section of this act and will pay to the Insurance Commissioner in January of each year a tax of three per centum upon the gross premiums named in the policies delivered to the policy-holders and upon all policies procured by him in accordance with the preceding section during the year. Deduction shall be allowed for net premiums returned on policies cancelled. In default of payment of the tax as herein provided before the thirtieth day of January of each year the Insurance Commissioner shall demand a statement under oath from the broker and failing to obtain the same it shall be his duty to proceed against him in the same manner as though he had acted without a license.

(c) AGENTS AND BROKERS

Section 631 Penalty for Acting for Companies Et Cetera Failing to Appoint Insurance Commissioner for Service of Process Any person copartnership or corporation acting as agent or broker for himself or for others not having been specially and lawfully licensed so to do who solicits or procures or aids in the solicitation or procurement of policies or certificates of insurance from or adjust losses or in any manner aids in the transaction of any business for any foreign insurance company association or exchange which has not executed and filed in the office of the Insurance Commissioner a written appointment of the Commissioner to be the true and lawful attorney of such company association or exchange in and for this State upon whom all lawful process in any action or proceeding against the company association or exchange may be served is guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine of not less than three hundred dollars and not more than one thousand dollars.

Section 632 Penalty for Acting for Unauthorized Companies Et Cetera Any person or any agent or broker or any agent officer or member of any insurance copartnership or corporation within this Commonwealth except as in this act otherwise provided paying or receiving or forwarding any premiums or procuring receiving or forwarding applications for insurance or issuing or delivering policies for or in any manner securing helping or aiding in the placing of any insurance or effecting any contracts of insurance for any person other than himself directly or indirectly with any insurance company association exchange or person not of this Commonwealth and which has not been authorized to do business in this Commonwealth shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine of not less than three hundred dollars or more than one thousand dollars and upon conviction of a second offense shall be sentenced to pay a like fine and undergo imprisonment not exceeding one year or both at the discretion of the court.

Section 633 Larceny by Agents and Brokers An insurance agent or broker who acts in negotiating a contract of insurance for an insurance company association or exchange lawfully doing business in this Commonwealth and who embezzles or fraudulently converts to his own use or who with intent to use or embezzle takes secretes or otherwise disposes of or fraudulently withholds appropriates lends invests or otherwise uses or applies any money or substitutes for money received by him as such agent or broker contrary to the instructions or without the consent of the company association or exchange for or on account of which the same was received by him shall be guilty of larceny

Section 634 Penalties for Paying or Receiving Commission or Compensation for Insuring Lives of Attorneys Partners Clerks Servants or Employees It shall be unlawful for any person copartnership corporation insurance agent broker solicitor or representative to pay or cause to be paid any commission or compensation whatsoever to any attorney partner clerk servant employee or any other person howsoever hired or employed by or with any insured or any beneficiary named in any policy of life insurance It shall be unlawful for any attorney partner clerk servant employee or any other person howsoever hired or employed by or with any insured or any beneficiary named in any policy of life insurance to receive directly or indirectly any commission compensation or other benefit because of by reason of any such life insurance being placed sold or solicited on the life or for the benefit of their respective clients employers or masters or any of them It shall be unlawful for any attorney officer clerk servant or employee of any corporation partnership association or individual to receive directly or indirectly any commission compensation or benefit because of by reason of any life insurance being placed sold or solicited on the life or for the benefit of any attorney officer clerk servant or employee of the same corporation copartnership association or individual whether or not any such attorney partner officer-clerk servant or employee or other person hired or employed by or with the insured or of any beneficiary named in any policy of life insurance is duly licensed by the proper authority in this Commonwealth to place sell or solicit life insurance

Every such attorney partner officer clerk servant or employee or other person hired or employed or continuing to be hired or employed in the relation aforesaid within ninety days before or after the placing selling or soliciting of life insurance on the life or for the benefit of their respective clients partners officers employees masters or person in the relation aforesaid or any of them shall be subject to the provisions of this section and every person copartnership or corporation participating in the payment or receipt of any compensation or benefit in violation of this section shall be guilty of a misdemeanor and upon conviction thereof shall be liable to a fine of not less than fifty dollars nor more than five hundred dollars payable to the Commonwealth and imprisonment of not less than thirty days nor more than six months at the discretion of the court

Section 635 Rebates and Inducements Prohibited No insurance agent solicitor or broker personally or by any other party shall offer promise allow give set off or pay directly or indirectly any rebate of or part of the premium payable on the policy or on any policy or agents commission thereon or earnings profit dividends or other benefit founded arising accruing or to accrue thereon or therefrom or any special advantage in date of policy or age of issue or any paid employment or contract for services of any kind or any other valuable consideration or inducement to or for insurance on any risk in this Commonwealth now or hereafter to be written which is not specified in the policy contract of insurance nor shall any such agent solicitor or broker personally or otherwise offer promise give option sell or purchase any stocks bonds securities or property or any dividends or profits accruing or to accrue thereon or other thing of value whatsoever as inducement to insurance or in connection therewith Nothing in this section shall be construed to prevent the taking of a bona fide obligation with legal interest in payment of any premium

Section 636 Insured Persons and Applicants for Insurance Prohibited From Accepting Rebates No insured person or party or applicant for insurance shall directly or indirectly receive or accept or agree to receive or accept any rebate of premium or of any part thereof or all or any part of any agent's solicitor's or broker's commission thereon or any favor or advantage or share in any benefit to accrue under any policy of insurance or any valuable consideration or inducement other than such as are specified in the policy

Section 637 Misrepresentation of Terms of Policy and Future Dividends by Agents Brokers or Solicitors No agent or solicitor of any insurance company association or exchange and no insurance broker shall issue circulate or use or cause or permit to be issued circulated or used any written or oral statement or circular misrepresenting the terms of any policy issued or to be issued by such company association or exchange or make an estimate with intent to deceive of the future dividends payable under such policy

Section 638 Misrepresentations Et Cetera for Purpose of Inducing Policy Holders to Drop Present Policies and Insure With Other Companies Et Cetera No agent or solicitor of any insurance company association or exchange and no insurance broker or any person copartnership association or corporation in behalf of any such agent solicitor or broker shall make any misrepresentation or incomplete comparison of policies oral written or otherwise to any person insured in any company association or exchange for the purpose of inducing or tending to induce a policy-holder in any company association or exchange to lapse forfeit or surrender his insurance therein and to take out a policy of insurance in another company association or exchange insuring against similar risks

Section 639 Revocation Et Cetera of License Penalty Upon satisfactory evidence of the violation of any of the provisions of sections six hundred thirty-five six hundred thirty-six six hundred thirty-seven and six hundred thirty-eight immediately preceding by any agent or solicitor of any insurance company association or exchange or by any insurance broker the Insurance Commissioner shall suspend or revoke the license of such offending solicitor or agent or insurance broker and he shall have the right in his discretion to refuse for a period of not to exceed one year thereafter to issue a new license to such offending agent solicitor or broker When a certificate shall be refused or suspended or revoked the party aggrieved may appeal to the Court of Common Pleas of Dauphin County Any agent or solicitor of any insurance company association or exchange or any insurance broker or any person copartnership association or corporation violating the provisions of sections six hundred thirty-five six hundred thirty-six six hundred thirty-seven and six hundred thirty-eight immediately preceding shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine or not more than five hundred dollars (\$500.00) for each and every violation or at the discretion of the court to imprisonment in the county jail of the county in which the offense is committed for a period of not more than six months or both

Section 640 Production of Evidence No person shall be excused from testifying or from producing any books papers contracts agreements or documents at the trial or hearing of any person charged with violating any of the provisions of section six hundred thirty-five six hundred thirty-six six hundred thirty-seven or six hundred thirty-eight on the ground that such testimony or evidence may tend to incriminate himself but no person shall be prosecuted for any act concerning which he shall be compelled so to testify or produce evidence documentary or otherwise except for perjury committed in so testifying

ARTICLE VII

ACTS OF ASSEMBLY REPEALED

Section 701 The following acts and parts of acts of assembly are hereby repealed as respectively indicated The repeal of the first section of an act shall not repeal the enacting clause

The act approved the thirteenth day of April one thousand eight hundred and twenty-seven (Pamphlet Laws two hundred thirty-nine) entitled "An act concerning agencies of insurance companies not authorized by the laws of this state established within this Commonwealth" absolutely

The act approved the twenty-third day of April one thousand eight hundred and twenty-nine (Pamphlet Laws two hundred sixty-four) entitled "An act relative to insurance companies and agencies of insurance companies not chartered by this state" absolutely

The act approved the twenty-third day of June one thousand eight hundred and eighty-five (Pamphlet Laws one hundred thirty-four) entitled "An act to amend an act entitled 'An act to establish an insurance department' approved the fourth day of April one thousand eight hundred and seventy-three providing that foreign fire insurance companies shall not be required to include in their reports statements of their foreign business" absolutely

The act approved the twenty-third day of June one thousand eight hundred and eighty-five (Pamphlet Laws one hundred thirty-seven) entitled "An act in relation to mutual insurance companies" absolutely

The supplement approved the twenty-sixth day of April one thousand eight hundred and eighty-seven (Pamphlet Laws sixty-one) entitled "A supplement to an act entitled 'An act to establish an Insurance Department' approved the fourth day of April one thousand eight hundred and seventy-three providing for the further regulation of foreign insurance companies and relating to agents and others doing business with unauthorized insurance companies and defining penalties therefor" absolutely

The act approved the seventh day of March one thousand eight hundred and eighty-nine (Pamphlet Laws nine) entitled "An act making copies of books accounts annual statements and other papers and documents on file in the insurance department evidence" absolutely

The act approved the sixteenth day of May one thousand eight hundred and ninety-one (Pamphlet Laws ninety) entitled "An act authorizing the Insurance Commissioner to employ a skilled stenographer and typewriter in the Insurance Department" absolutely

The act approved the tenth day of May one thousand eight hundred and ninety-three (Pamphlet Laws thirty-eight) entitled "An act making it a misdemeanor for any person to represent or advertise himself as the agent of an unauthorized or fictitious insurance company within this Commonwealth" absolutely

The act approved the fourth day of May one thousand nine hundred and five (Pamphlet Laws three hundred and ninety) entitled "An act fixing the salary of the Deputy Insurance Commissioner of Pennsylvania" absolutely

The act approved the twenty-third day of April one thousand nine hundred and nine (Pamphlet Laws one hundred and sixty-seven) entitled "An act to provide that when a receiver of a corporation is appointed in any court on motion of the Attorney General at the instance of either the Commissioner of Banking or the Insurance Commissioner such receiver shall supersede any receiver previously appointed by decree of any court and shall supersede any assignee or trustee previously appointed by such corporation and requiring such superseded receiver assignee or trustee to pay over and deliver to the receiver appointed on motion of the Attorney General the money assets and property of such corporation in his or their possession and to file his or their account in the proper court and providing for the appointment of auditors of the

accounts of receivers appointed on the motion of the Attorney General and defining their duties" so far as it relates to receivers of insurance corporations

The act approved the thirtieth day of March one thousand nine hundred and eleven (Pamphlet Laws thirty-four) entitled "An Act amending section eleven of an act approved April fourth Anno Domini one thousand eight hundred and seventy-three (Pamphlet Laws twenty) entitled 'An act to establish an Insurance Department' so as to permit either individuals partnerships or corporations to be certified and licensed agents for the purpose of soliciting risks in this Commonwealth" absolutely

The act approved the first day of June one thousand nine hundred and eleven (Pamphlet Laws five hundred and ninety-nine) entitled "An act authorizing the Insurance Commissioner to proceed against and to take possession of any insolvent or delinquent company order or association transacting any class of insurance and prescribing the method by which such insolvent or delinquent companies orders or associations shall be dissolved and liquidated" absolutely

The act approved the first day of June one thousand nine hundred and eleven (Pamphlet Laws six hundred and two) entitled "An act authorizing insurance and surety companies to make a deposit of certain securities with the Insurance Commissioner to enable them to do business in other states or with the United States Government and requiring the State Treasurer to hold all deposits so made in the name of the Commonwealth" absolutely

The act approved the first day of June one thousand nine hundred and eleven (Pamphlet Laws six hundred and seven) entitled "An act to establish an Insurance Department authorizing the appointment of an Insurance Commissioner and prescribe his powers and duties also providing for the licensing examination regulation and dissolution of insurance and surety companies and associations and for the licensing and regulation of insurance agents and insurance brokers also providing for the collection of fees and prescribing penalties for the violation of any of the provisions of this act and repealing all existing acts" absolutely

The act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and forty-four) entitled "An act to prevent misrepresentation or misleading estimates intended to induce the taking of a policy of insurance or misrepresentations or incomplete comparisons of policies intended to induce the lapse or forfeiture of policies of insurance prescribing penalties for violations of this act making provisions for compelling the production of evidence and repealing existing laws" so far as it applies to insurance agents solicitors and brokers

Sections one two and three of an act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred forty-five) entitled "An act relating to the issuing of policies of insurance prohibiting the giving or offering or receiving of rebates or inducements of any kind not specified in the policy with certain exceptions prescribing penalties for violations of this act and making provisions for compelling the production of evidence and repealing existing laws" in so far as they apply to insurance agents solicitors and brokers

The act approved the twenty-fourth day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred ninety-seven) entitled "An act to amend sections fourteen and seventeen of an act approved June first one thousand nine hundred and eleven entitled 'An act to establish an Insurance Department authorizing the appointment of an Insurance Commissioner and prescribing his powers and duties also providing for the licensing examination regulation and dissolution of insurance and surety companies and associations and for the licensing and regulation of insurance agents and insurance brokers also providing for the collection of fees and prescribing penalties for the violation of any of the provisions of this act and repealing all existing acts'" absolutely

The act approved the twenty-eighth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred ninety-three) entitled "An act authorizing the adoption of an amortized basis for valuing the bond investments of life insurance companies or fraternal beneficiary societies" absolutely

The act approved the first day of June one thousand nine hundred and fifteen (Pamphlet Laws six hundred fifty-three) entitled "An Act to provide for the person upon whom service of all legal processes shall be made in the case of foreign insurance companies transacting business in this Commonwealth requiring the designation of the Insurance Commissioner for such service prescribing the method of service and repealing existing laws" absolutely

The act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred eighty-five) entitled "An act concerning life insurance the persons who may place sell or solicit life insurance and be compensated or benefited therefor making it unlawful for attorneys officers clerks servants and employees or persons otherwise hired and engaged to receive compensation for life insurance placed sold or solicited for the benefit of or on the lives of their clients partners employees masters or fellow attorneys officers clerks servants or employees defining the time of such employment fixing a penalty for violation of this act and making said violation a misdemeanor and repealing existing laws" absolutely

Sections one and two of the act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws 898) entitled "An act to supervise the operations of fire insurance rate-making bureaus and providing for their examination by the Insurance Commissioner prohibiting discrimination in fixing and collecting fire insurance rates requiring companies to maintain and cooperate in maintaining and operating rate-making bureaus requiring inspection and survey by such bureaus of all risks specifically rated and regulating agreements between companies or other insurers with respect to fixing and collecting fire insurance rates and repealing existing laws" absolutely

The act approved the ninth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred and thirty-seven) entitled "An act to provide reserves for outstanding liability losses of insurance companies transacting the business of insuring any one against loss or damage resulting from accident to or injury suffered by an employee or other person for which the person insured is liable and also for outstanding losses incurred under the Workmen's Compensation Act of one thousand nine hundred and fifteen repealing existing laws" so far as it relates to insurance companies associations and exchanges saving the act from repeal so far as it relates to the State Workmen's Insurance Fund

The act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws 1006) entitled "An Act to amend an act approved the first day of June Anno Domini one thousand nine hundred and eleven (Pamphlet Laws six hundred and seven) entitled 'An act to establish an Insurance Department authorizing the appointment of an Insurance Commissioner and prescribing his powers and duties also providing for the licensing examination regulation and dissolution of insurance and surety companies and associations and for the licensing and regulation of insurance agents and insurance brokers also providing for the collection of fees and prescribing penalties for the violation of any of the provisions of this act and repealing all existing acts' as amended" absolutely

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—152

Allum.	Dunlap.	Jordan.	Quigley,
Armstrong,	Dunn,	Kantner,	Richards,
Asbury,	Eaches,	Keene,	Rieder,
Baker,	Edmonds,	Kelly,	Roman,
Baldi,	Ehrhardt,	Kinsman,	Ruddy,
Barnhart,	Elgin,	Kohler,	Ruth,
Beaver,	Evans,	Kooser,	Schaeffer,
Beckley,	Feldman,	Krause,	Schilling,
Bell,	Finney,	Krugh,	Sieg.
Bidelspacher,	Fitzgibbon,	Lafferty,	Shaffer,
Bluett,	Flynn,	Leeds,	Smiley,
Blumberg,	Fowler,	Levis,	Smith, H. J.,
Bolard,	Fox,	Love,	Smith, H.,
Bower,	Franklin,	McBride,	Smith, J. W.,
Brady,	Gearhart,	McCaig,	Smith, L.,
Brooks,	Gelder,	McCann,	Soffel,
Burns,	Gibbon,	McCarthy,	Sowers,
Campbell,	Glass,	McClure,	Sprowls,
Catlin,	Golder,	McConnell,	Stackhouse,
Chaplin,	Goodnough,	McGowan,	Stark,
Clutton,	Goss,	McKnight,	Steedle,
Conner,	Griffith,	McVicar,	Sterling,
Cook,	Hagerty,	Mangan,	Stevens,
Craig, J. R.,	Harding,	Marcus, J.,	Stewart,
Craig, J. O.,	Harer,	Marcus, J. C.,	Switzer,
Cratty,	Harry,	Mantz,	Walker, J. A.,
Curran,	Haslett,	Michel,	Weiss,
Curry,	Hays,	Millar, A.,	Wells,
Davis,	Heffernan,	Miller, C.,	Wettach,
Dawson,	Henderson, W.,	Miller, D. I.,	Whitehouse,
DeHaas,	Hess,	Miller, D. D.,	Whiteman,
Denning,	Hetrick,	Miller, H. F.,	Wolfe,
Dewey, C. P.,	Hoffman, J. N.,	Miller, J. J.,	Wood,
Dewey, P. H.,	Holcombe,	Morris,	Woodruff,
Dilsheimer,	Hoover,	Orr,	Zook,
Dittrich,	Horne,	Perry,	Whitaker,
Donneley,	Hough,	Pike,	Speaker.
Drinkhouse,	Jones, W. W.,	Posay,	

NAYS—7

Aston,	Crum,	Jones, D. J.,	Schwartz,
Brown, T. R.,	Hayes,	McCurdy,	

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. BOLARD. Mr. Speaker, I move that House Bill No. 1395, (Senate Bill No. 93), File Folio 3937, on page 36 of today's calender, be made a special order of business at this time.

Mr. GOLDER. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1395, (Senate Bill No. 93), as follows:

An Act relating to insurance amending revising and consolidating the law providing for the incorporation of insurance companies and the regulation supervision and protection of

and foreign insurance companies Lloyds Associations reciprocal and inter-insurance exchanges and fire insurance rating bureaus and the regulation and supervision of insurance carried by such companies associations and exchanges including insurance carried by the State Workmen's Insurance Fund providing penalties and repealing existing laws

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Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the laws providing for the incorporation of insurance companies and the regulation supervision and protection of home and foreign insurance companies Lloyds Associations reciprocal and inter-insurance exchanges and fire insurance rating bureaus and the regulation and supervision of insurance carried by such companies associations and exchanges including insurance carried by the State Workmen's Insurance Fund are hereby amended revised and consolidated as follows

ARTICLE I

PRELIMINARY PROVISIONS

Section 101 Certain Words Defined The word "company" as used in this act shall be construed to include incorporated insurance companies only whether incorporated under the laws of this Commonwealth or of any other state territory or district or under the laws of any foreign country

Except as used in connection with employers' mutual liability insurance associations or where clearly used in its general sense the word "association" as used in this act shall be construed to include only individuals partnerships or associations of individuals authorized to engage in the business of insurance in the Commonwealth as insurers on the Lloyds plan

The word "exchange" as used in this act shall be construed to include only individuals partnerships and corporations authorized by the laws of the Commonwealth to exchange with each other inter-insurance or reciprocal insurance contracts

Wherever used in this act unless a contrary intention is evident from the context the singular shall include the plural and the masculine shall include the feminine and neuter

Section 102 Short Title This act shall be known and may be cited as "The Insurance Company Law of 1921"

Section 103 Scope of Act Except as in this act otherwise provided the provisions of this act in so far as they are applicable shall apply (a) to all domestic insurance companies incorporated under the provisions of this act (b) to all domestic insurance companies incorporated under general or special laws since the thirteenth day of October one thousand eight hundred and fifty-seven (c) to all domestic insurance companies heretofore incorporated which have accepted the provisions of the Constitution and the general insurance laws enacted since the thirteenth day of October one thousand eight hundred and fifty-seven (d) to all domestic insurance companies incorporated under any general or special law prior to the thirteenth day of October one thousand eight hundred and fifty-seven which by the terms of their charters or the acts under which they were incorporated hold charters subject to alteration or revocation (e) to all other domestic insurance companies incorporated by general or special law prior to the thirteenth day of October one thousand eight hundred and fifty-seven which accept the provisions of this act as hereinafter provided (f) to all foreign insurance companies doing business in this Commonwealth (g) to all domestic and foreign associations and exchanges doing insurance business in this Commonwealth and (h) to all domestic and foreign fire rating bureaus doing business in this Commonwealth

All insurance companies to which this act applies and which have the required capital and reserve may transact any one or more of the classes of insurance authorized by section two hundred and two (202) of this act in the same manner and to the same extent as insurance companies incorporated under the provisions of this act

No insurance company heretofore created and to which this act applies shall be deprived of any right which it enjoys under its charter to engage in any business other than insurance Nothing in this act shall be construed to interfere with the charter provisions or operations of any domestic mutual fire insurance company heretofore organized under any general or special law of this Commonwealth

Section 104 Acceptance of Act Any insurance company heretofore organized under any general or special law of this Commonwealth to transact any of the classes of insurance authorized herein and to which this act does not apply may transact any one or more of the classes of insurance authorized by section two hundred and two (202) of this act to be transacted by any such insurance company and become subject to the provisions of this act by providing the capital and reserve required for such companies organized hereunder and by filing with the Insurance Commissioner a resolution of the board of directors or trustees approved by the stockholders or members at a meeting specially called for that purpose accepting the provisions of the Constitution and of this act and agreeing to be governed thereby as fully as though organized hereunder The charters of all insurance companies accepting the provisions of this act shall after such acceptance be repealed and of no effect in so far as the same may be inconsistent with the provisions of this act Any domestic mutual fire company or association may elect to adopt and become subject to the provisions of this act in lieu of any act or acts heretofore governing such company or association by resolution of its board of directors duly approved by a majority of the members present at any annual meeting or special meeting called for that purpose of which all members shall be given at least two weeks notice by mail These resolutions and the vote approving them duly certified to by the president and secretary shall be filed with the Insurance Commissioner and when approved by him the company shall then and thereafter become subject to the provisions of this act

Section 105 Act Not to Apply to Certain Societies Orders and Associations This act shall not apply to assessment associations or to fraternal benefit societies orders or associations having a lodge system with ritualistic form of work and representative form of government or to beneficial and relief associations formed by churches societies copartnerships associations or corporations with or without ritualistic form of work the privileges and membership in which are confined to the members of such churches societies and to members and employees of such copartnership associations or corporations

Section 106 Power of General Assembly to Alter Revoke or Annul Charters The General Assembly reserves the power to alter revoke or annul any charter granted or accepted under this act whenever in the opinion of the General Assembly it may be injurious to the citizens of this Commonwealth in such manner however that no injustice shall be done to the incorporators or their successors

Section 107 Individuals Associations and Partnerships Prohibited from Doing Insurance Business Except as herein provided the doing of any insurance business in this Commonwealth as prescribed in this act for insurance companies by any private individual association or partnership is prohibited Any person who solicits or obtains within this Commonwealth applications for insurance by any such private individual association or partnership contrary to the provisions of this act shall be liable to a penalty of one hundred dollars (\$100.00) for the use of the Commonwealth for every application obtained to be sued for and recovered by the Attorney General or district attorney of the proper county either by action of debt or criminal prosecution Any person who has paid to any agent of such unauthorized individual association or partnership any premium moneys for insurance granted or to be granted shall be entitled to recover the same by an action at law from such agent or from the person association or partnership for which he acted This section does not prohibit the doing of insurance business by associations known as Lloyds nor the exchange of inter-insurance or reciprocal contracts of insurance authorized by this act nor shall the same prevent any one from becoming and being accepted as personal surety or guarantor

Section 108 Effects of Act on Existing Laws The provisions of this act so far as they are the same as those of existing laws shall be construed as a continuation of such laws and not as new enactments The repeal by this act of any provisions of law shall not revive any law heretofore repealed or superseded nor shall such repeal affect any act done liability incurred or any right accrued or vested or any suit or prosecution pending or to be instituted to enforce any right or penalty or punish any offense under the authority of the repealed laws

Section 109 Constitutionality The provisions of this act shall be severable and if any of its provisions shall be held to be unconstitutional the decision of the court shall not affect the validity of the remaining provisions of this act It is hereby declared as a legislative intent that this act would have been adopted by the General Assembly had such unconstitutional provisions not been included therein

ARTICLE II

INCORPORATION OF INSURANCE COMPANIES

Section 201 Classes of Insurance Companies Subject to the provisions of this act insurance companies of any of the following classes may be incorporated (a) Stock Life Insurance Companies (b) Mutual Life Insurance Companies (c) Stock Fire Stock Marine and Stock Fire and Marine Insurance Com-

panies (d) Stock Casualty Insurance Companies and (e) Mutual Insurance Companies of any kind other than mutual life insurance companies

Section 202 Purposes for Which Companies May be Incorporated (a) Stock or mutual life insurance companies may be incorporated for any or all of the following purposes

(1) To insure the lives of persons and every insurance appertaining thereto to grant and dispose of annuities and to insure against personal injury disablement or death resulting from traveling or general accidents and against disablement resulting from sickness and every insurance appertaining thereto

(b) Stock fire insurance companies may be incorporated for any or all of the purposes mentioned in paragraphs (1) and (2) of this sub-division stock marine insurance companies may be incorporated for any or all of the purposes mentioned in paragraphs (2) and (3) and stock fire and marine insurance companies may be incorporated for any or all of the purposes mentioned in paragraphs (1) (2) and (3)

For making insurances—

(1) On dwelling houses stores and all kinds of buildings and household furniture and other property against loss or damage including loss of use or occupancy by fire lightning and explosion whether fire ensue or not except explosion on risks specified in paragraph (5) of sub-division (c) and by tornadoes cyclones windstorms earthquakes hail frost sleet snow or flood against loss or damage by water to any goods or premises arising from the breakage or leakage of sprinklers pumps or other apparatus erected for extinguishing fires and of water pipes against accidental injury to such sprinklers pumps or other apparatus against loss or damage caused by the caving in of the surface of the earth above coal mines and against loss or damage caused by bombardment invasion insurrection riot civil war or commotion and military or usurped power and to effect reinsurance of any risk provided for in this clause

(2) Upon vessels boats cargoes goods merchandise freight and other property against loss or damage by all or any of the risks of lake river canal and inland navigation and transportation upon automobiles airplanes seaplanes dirigibles or other aircrafts whether stationary or in operation or in transit against loss or damage by fire explosion transportation collision or by burglary larceny or theft not including in any case insurances against loss by reason of bodily injury to the person and to effect reinsurance of any risk provided for in this clause

(3) Upon vessels freight goods wares merchandise specie bullion jewels profits commissions bank notes bills of exchange and other evidence of debt bottomry and respondentia interests and every insurance appertaining to or connected with marine risks and risks of transportation and navigation and to effect reinsurance of any risk provided for in this clause

(c) Stock casualty insurance companies may be incorporated for any or all of the following purposes

(1) Guaranteeing the fidelity of persons holding places of public or private trust guaranteeing the performance of contracts other than insurance policies guaranteeing the performance of insurance contracts where surety bonds are accepted from insurance companies by states or municipalities in lieu of actual deposits executing or guaranteeing bonds and undertakings required or permitted in all actions or proceedings or by law allowed and indemnifying banks bankers brokers financial or moneyed associations or financial or moneyed corporations against the loss of any bills of exchange notes drafts acceptances of drafts bonds securities evidences of debt deeds mortgages documents currency and money except against loss caused by marine risks or risks of transportation or navigation Also guaranteeing any federal land bank against loss by reason of defective title or incumbrances on real property on which any such federal land bank may make a loan secured by a mortgage

(2) To insure against injury disablement or death resulting from traveling or general accident and against disablement resulting from sickness and every insurance appertaining thereto including a funeral benefit to an amount not exceeding one hundred dollars

(3) To insure glass against breakage

(4) To insure any one against loss or damage resulting from accident to or injury fatal or non-fatal suffered by an employee or other person for which the person insured is liable or against loss or damage to property caused by horses or by any vehicle drawn by animal power for which loss or damage the person insured is liable

(5) To insure steam-boilers and pipes fly-wheels engines and machinery connected therewith or operated thereby against loss caused by explosion or accident and against loss of or damage to life person or property resulting therefrom and against loss of use and occupancy caused thereby and to make inspection of and issue certificates of inspection upon such boilers pipes fly-wheels engines and machinery

(6) To insure against loss by burglary or larceny or theft or forgery

(7) To carry on the business of credit insurance or guaranty either by agreeing to purchase uncollectible debts or otherwise and to insure against loss or damage from the failure of persons indebted to the insured to meet their liabilities

(8) To insure any goods or premises against loss or damage by water caused by the breakage or leakage of sprinklers pumps or other apparatus erected for extinguishing fires and of water-pipes and against accidental injury from causes other than fire or lightning to such sprinklers pumps water-pipes or other apparatus and against damage from use or occupancy of premises by reason of such breakage or leakage

(9) To insure against loss or damage to elevators or other property except loss or damage by fire caused by the main-

tenance operation or use of elevators and machinery loss or legal liability for damage to property resulting from such operation maintenance or use of elevators

(10) To insure horses cattle and other livestock

(11) To insure against loss or damage, to automobiles and airplanes seaplanes dirigibles or other aircraft (except loss or damage by fire or while being transported in any conveyance by land or water) including loss by legal liability for damage to property resulting from the maintenance and use of automobiles and airplanes seaplanes dirigibles or other aircraft

(d) Mutual insurance companies of any kind other than life insurance companies may be incorporated for the following purposes

(1) To make contracts of insurance or to reinsure and accept reinsurance for any and all kinds of insurance other than life insurance which are not prohibited by statute or at common law from being the subject of insurance but no such mutual company may transact any kind of insurance other than such as may be transacted by a stock company writing the same kinds of insurance

(e) Domestic stock and mutual insurance companies other than life and if their charters permit foreign companies may transact any form of insurance not included in this section if such insurance is not contrary to law and is allied or in harmony with the classes of insurance herein provided Such additional insurance shall be transacted only on express license by the Insurance Commissioner and upon such terms and conditions as are from time to time prescribed by him

Section 203 Articles of Agreement Any ten or more natural persons citizens of this Commonwealth may associate in accordance with the provisions of this act and form an incorporated company of any of the classes enumerated in section two hundred and one (201) of this article Such persons shall associate by articles of agreement in writing which agreement shall specify

(a) The name by which the company shall be known

(b) The class of insurance for the transaction of which it is constituted

(c) The plan or principal upon which the business is to be conducted

(d) The place in which it is to be established or located

(e) In the case of a stock company the amount of its capital

(f) The general objects of the company

(g) The proposed duration of the company

(h) The powers it proposes to have and exercise

Section 204 Name of Company The subscribers to the articles of agreement of any company to be incorporated under the provisions of this act may adopt any name not previously used by any existing company but such name must clearly designate the object and purpose of the company In the case of a mutual company the word "mutual" must appear in the name or title thereof The Insurance Commissioner may prohibit the use of any name when in his judgment it too closely resembles that of any existing company or is likely to confuse or mislead the public

Section 205 Par Value of Stock Payments of Subscriptions Forfeitures The capital of a stock life insurance company shall be divided into shares of not less than one hundred dollars (\$100) and the capital or all other stock insurance companies shall be divided into shares of not less than ten dollars (\$10) All payments on account of capital stock in any stock insurance company shall be made in lawful money and no note or obligation given by a stockholder whether secured by pledge or otherwise shall be considered as a payment of any part of the capital stock Ten per centum (10%) shall be paid on each share at the time of subscribing and the balance on such shares shall be paid at such times as the company may direct but full payments on all shares shall be made within a period of nine months from the date of organization

Any stock insurance company may prescribe rules with regard to the forfeiture of partial payments on subscriptions which rules shall be binding upon subscribers if made known at the time of the subscription

Section 206 Minimum Capital and Financial Requirements to Do Business (a) Stock insurance companies organized under this act to insure lives and to grant and dispose of annuities must have a capital of not less than two hundred thousand dollars (\$200,000) Stock insurance companies organized under this act for all of the purposes mentioned in clause (1) sub-division (a) of section two hundred and two (202) must have a capital of at least three hundred thousand dollars (\$300,000) Every such company shall in addition thereto have a surplus paid in at least equal to fifty per centum of the subscribed capital

(b) Stock fire stock marine and stock fire and marine insurance companies organized under this act for any of the purposes mentioned in either clauses (1) or (2) of subdivision (b) section two hundred and two (202) of this act must have a paid up capital of not less than one hundred thousand dollars (\$100,000) if organized for all of the purposes mentioned in clauses (1) and (2) or in clause (3) of subdivision (b) section two hundred and two (202) of this act two hundred thousand dollars (\$200,000) and if organized for all of the purposes mentioned in clauses (1) (2) and (3) of sub-division (b) of section two hundred and two (202) of this act four hundred thousand dollars (\$400,000) Every such company shall in addition thereto have a surplus paid in at least equal to fifty per centum (50%) of the subscribed capital

(c) Stock casualty companies organized under this act for any one of the purposes of insurance mentioned in subdivision (c) of section two hundred and two (202) of this act must have a capital of not less than one hundred thousand dollars (\$100,000) except companies organized for the purpose of credit insurance which must have a paid up capital of not less than two hundred thousand dollars (\$200,000) and companies

organized to guarantee the fidelity of persons and contracts of suretyship which must have a capital of at least two hundred and fifty thousand dollars (\$250,000). Stock casualty companies organized under this act may undertake two or more classes of insurance mentioned in subdivision (c) of section two hundred and two (202) of this act by providing at least fifty thousand dollars (\$50,000) additional capital for each additional class of insurance except in case credit or fidelity and surety insurance is added to any other line or lines in which case the additional capital for credit insurance shall be one hundred thousand dollars (\$100,000) and the additional capital for fidelity and surety insurance shall be two hundred thousand dollars (\$200,000). Any such stock casualty company with a paid up capital of three hundred thousand dollars (\$300,000) may transact all of the classes of insurance mentioned in subdivision (c) of section two hundred and two (202) of this act except credit livestock and fidelity and surety insurance and a company with a paid up capital of seven hundred and fifty thousand dollars (\$750,000) may transact all of the classes of insurance mentioned. Every such company shall in addition thereto have a surplus paid in at least equal to fifty per centum (50%) of the subscribed capital.

(d) Companies organized under this act to insure lives on the mutual plan must have applications for insurance to the amount of one million dollars (\$1,000,000) by not less than four hundred persons. Companies organized under this act to insure lives on the mutual plan must also have a guarantee capital before commencing business of not less than two hundred thousand dollars (\$200,000).

(e) Mutual companies other than mutual life companies organized under this act shall comply with the following conditions:

(1) Each such company shall hold bona fide applications for insurance upon which it shall issue simultaneously or it shall have in force at least twenty (20) policies to at least twenty (20) members for the same kind of insurance upon not less than two hundred (200) separate risks each within the maximum single risk described herein.

(2) The "maximum single risk" shall not exceed twenty per centum (20%) of the admitted assets or three times the average risk or one per centum (1%) of the insurance in force whichever is the greater any reinsurance taking effect simultaneously with the policy being deducted in determining maximum single risk.

(3) It shall have collected a cash premium upon each application which premium shall be held in cash or securities in which insurance companies are authorized to invest and shall be equal in case of fire insurance to not less than twice the maximum single risk assumed subject to one fire nor less than ten thousand dollars (\$10,000) and in any other kind of insurance to not less than five times the maximum single risk assumed and in case of workmen's compensation insurance to not less than fifty thousand dollars (\$50,000).

(4) For the purpose of transacting employers' liability and workmen's compensation insurance the application shall cover not less than five thousand (5,000) employees each such employee being considered a separate risk for determining the maximum single risk.

Section 207 Duration of Charter The charters for incorporation named in this act may be perpetual or limited in time as the articles of agreement shall specify.

Section 208 Officers and Directors The subscribers to the articles of agreement shall choose from their number a president a secretary and a treasurer. The subscribers shall also choose from their number such number of directors or trustees as they may deem advisable but in no event shall such number be less than seven (7). The officers and directors so chosen shall continue in office until the first annual meeting of the stockholders or in the case of a mutual company of the members and until their successors are duly chosen and qualified as hereinafter provided.

Section 209 Opening of Books for Subscriptions to Stock and Guarantee Capital and Application for Insurance In any case where a stock insurance company is to be organized the subscribers shall open books for the subscription to stock in the company at such times and places as they shall deem convenient and proper and shall keep the same open until the full amount of stock specified in the articles of agreement is subscribed.

In case where any mutual insurance company is to be organized the subscribers to the articles of agreement shall open books to receive applications for insurance at such times and places as they shall deem convenient and proper and shall keep the same open until applications for insurance have been obtained in sufficient number and amount to comply with the requirements of this act.

In the case of mutual life insurance companies the subscribers shall also in the same manner as in the case of a stock company open books to receive subscriptions to the guarantee capital hereinafter provided for.

Section 210 Certificate to Insurance Commissioner Whenever one-half of the capital of any stock insurance company mentioned in the articles of agreement has been subscribed and twenty per centum (20%) on each share paid into the hands of the treasurer of the company the president treasurer and a majority of the directors shall under their respective oaths or affirmations make a certificate to the Insurance Commissioner stating (a) the number and par value of the shares of stock in said company (b) the names and residences of the subscribers (c) the number of shares subscribed by each (d) the amount paid in on each share (e) the amount of money in the hands of the treasurer on account of such payments and (f) where the same is deposited.

Whenever applications for insurance in the case of a mutual insurance company have been received in sufficient number and amount the president treasurer and the majority of the directors

of such company shall under their respective oaths or affirmations make a certificate to the Insurance Commissioner stating (a) the names and residences of the persons applying for insurance in such company (b) the amount agreed to be taken by each and (c) the amount of money in the hands of the treasurer.

In the case of Mutual life insurance companies in addition to the certificate above required as soon as the guarantee capital has been subscribed and fifty per centum (50%) thereof has been paid in lawful money to the treasurer and the subscribers obligations given for the remaining fifty per centum (50%) thereof the president treasurer and a majority of the directors shall under their respective oaths or affirmations make a certificate to the Insurance Commissioner stating (a) the number and par value of the shares of guaranty stock in said company (b) the names and residences of the subscribers (c) the number of shares subscribed by each (d) the amount paid in on each share (e) the form of obligations taken for the unpaid moiety (f) the amount of money in the hands of the treasurer and (g) where the same is deposited.

Section 211 Acknowledgment and Approval of Articles of Agreement Letters Patent The subscribers to the articles of agreement of any insurance company shall acknowledge the same in duplicate before some person empowered to take acknowledgments of deeds and forward the same in duplicate to the Insurance Commissioner who shall in case he approves of the same certify in duplicate that all of the requirements of this act in relation to the incorporation of insurance companies have been complied with. The Insurance Commissioner shall submit said articles of agreement to the Attorney General for examination and if he finds the same in accordance with the provisions of this act and not inconsistent with the Constitution of this Commonwealth and of the United States he shall certify the same in duplicate to the Governor with his approval endorsed thereon. Upon receipt of such articles of agreement the Governor shall in case he approves the same endorse his approval thereon in duplicate and cause letters patent to issue directing the subscribers to said articles of agreement and their associates into a body corporate with succession under the name designated in said articles of agreement but no such company shall have power to engage in the business of insurance until all provisions of this act have been complied with.

Section 212 Bonus No stock insurance company shall have or exercise any corporate powers until the bonus upon capital stock imposed by law has been paid. The Governor shall not issue letters patent to any company until he is satisfied that the said bonus has been paid to the State Treasurer. No company shall go into operation or exercise any corporate powers or privileges until said bonus has been paid.

Section 213 Recording of Articles of Agreement and Letters Patent In all cases of the incorporation of insurance companies the Secretary of the Commonwealth shall cause the articles of agreement together with the proceedings had thereon and certificate of the Governor to be recorded in a book kept for that purpose and he shall return one of the said articles of agreement together with the letters patent to the company who shall have the same recorded in a recorder's office of the county in which the company is located. The Secretary of the Commonwealth shall furnish the Insurance Commissioner with a certified copy of said letters patent and shall also certify the duplicate articles of agreement with all endorsements thereon and file the same in the office of the Insurance Commissioner and copies of said records certified by the Secretary of the Commonwealth may be used in evidence for or against the company with the same effect as the original.

Section 214 Certain Information to be filed with the Auditor-General Penalty No stock or mutual insurance company incorporated under any law of this Commonwealth shall go into operation without first having (a) the name of the company (b) the date of incorporation (c) the Act of Assembly or authority under which incorporated or organized (d) the place of business (e) the post office address and names of the president secretary and treasurer (f) the amount of capital authorized by its charter and (g) the amount of capital paid into the treasury of the company registered in the office of the Auditor General. Any such company which shall neglect or refuse to comply with the provisions of this section shall be subject to a penalty of five hundred dollars which penalty shall be collected on an account settled by the Auditor General and State Treasurer in the same manner as taxes on stock are settled and collected.

Section 215 Examination of Companies Certificate to do Business (a) As soon as the entire amount of the authorized capital of a stock insurance company incorporated under this act has been paid in certificates shall be issued therefor to the persons entitled to receive the same which certificates shall be transferable upon the books of the company and the president or secretary of the company shall notify the Insurance Commissioner that the entire capital of the company has been paid in and that it is ready to commence business. Upon receipt of such notice the Insurance Commissioner shall in person or by deputy or examiners examine the company and in case he finds that it has complied with the provisions of this act and is possessed of funds invested in the manner hereinafter specified equal to the amount of its capital he shall issue to said company a certificate showing that it has been organized in accordance with the provisions of this act and that it has the requisite amount of capital for the transaction of business in the Commonwealth which certificate shall empower the company to issue policies and otherwise transact the business of insurance for which it was incorporated.

(b) In the case of a mutual life insurance company incorporated under this act upon the receipt of a notice from the president or secretary of such company the Insurance Commissioner shall make an examination and if he finds that the necessary amount of insurance has been applied for and that

fifty per centum (50%) of the guarantee capital has been paid in and invested less the necessary expenses of organization and that obligations have been given for the remaining moiety of the guarantee capital he shall issue a certificate authorizing the company to commence business

(c) The Insurance Commissioner shall upon the receipt of a notice from the president or secretary of any mutual company other than a life company incorporated under this act make an examination of such company and if he finds that such company has complied with the provisions of this act he shall issue a certificate authorizing the company to commence business

ARTICLE III

GENERAL PROVISIONS RELATING TO INSURANCE COMPANIES ASSOCIATIONS AND EXCHANGES

Section 301 Requisites for Foreign Companies to Do Business No stock or mutual insurance company or association of any other State or foreign government shall be admitted and authorized to do business until

(a) It has filed with the Insurance Commissioner a certified copy of its charter or deed of settlement a statement of its financial condition and business signed and sworn to by its proper officers and copies of forms of all policies it proposes to issue in this Commonwealth with such other information as he may require

(b) It has satisfied the Insurance Commissioner that it is fully and legally organized under the laws of its state or government to do the business it proposes to transact That it has if a stock company the requisite amount of capital fully paid up and unimpaired.

(c) It shall by a duly executed instrument filed in his office constitute and appoint the Insurance Commissioner or his successor its true and lawful attorney upon whom all lawful processes in any action rule order or legal proceeding against it may be served and therein shall agree that any lawful process against it which may be served upon him as its said attorney shall be of the same force and validity as if served on the company and that the authority thereof shall continue in force irrevocable so long as any liability of the company remains outstanding in this Commonwealth

(d) It shall file in the office of the Auditor General a statement showing (I) the name of the company or association (II) the date of incorporation or organization (III) the act of assembly or authority under which incorporated or organized (IV) the place of business (V) the post office address and names of the president secretary and treasurer (VI) the amount of capital authorized by its charter and (VII) the amount of capital paid into the treasury of the company

Any company or association which shall neglect or refuse to file such statement shall be subject to a penalty of five hundred dollars (\$500.00) which penalty shall be collected on an account settled by the Auditor General and State Treasurer in the same manner as taxes on stock are settled and collected

Section 302 Status of Shares of Stock Rights of Stockholders With Reference Thereto Limitations on Rights The stock of every insurance company shall be deemed personal property Any stockholder shall be entitled to receive a certificate of the number of shares standing to his her or their credit on the books of the company which certificate shall be signed by the president or vice-president or other officer designated by the board of directors countersigned by the treasurer and sealed with the seal of the company which certificate or evidence of stock ownership shall be transferable on such books at the pleasure of the holder in person or by attorney duly authorized as the by-laws may prescribe subject however to all payments to become due thereon but no stock shall be transferred until all previous calls thereon have been fully paid in nor shall any stock which has been declared forfeited for non-payment of calls thereon be transferable. The assignee or party to whom the same shall have been so transferred shall be a member of said company and have and enjoy all the immunities privileges and franchises and be subject to all of the liabilities conditions and penalties incident thereto in the same manner as the original subscriber or holder would have been Upon a sale of such stock in satisfaction of any debt for which it is pledged the purchaser shall have the right to compel a transfer of such stock upon the books of the company and the delivery of a proper certificate therefor

Section 303 By-Laws Seal A company incorporated under this act shall have power to make such by-laws as may be deemed necessary for the government of its officers and the conduct of its affairs and the same when necessary to alter and amend and to make and have a common seal and change and alter the same at pleasure

Section 304 Annual Meeting of Stockholders or Members Notice The annual meeting for the election of directors or trustees of any insurance company shall be held at such time in the month of January as the by-laws of the company may direct of the time and place of which meeting at least thirty days' previous notice shall be given to the stockholders or in the case of a mutual company to the members by publication not less than three times in at least two daily or weekly newspapers and in the legal periodical if any designated by the rules of court of the proper county for the publication of legal notices published in the city or county wherein the company is domiciled

Section 305 Quorum of Members or Stockholders Every stock and mutual insurance company may determine by its by-laws what number of members or stockholders shall attend either in person or by proxy or what number of shares or amount of interest shall be represented at any meeting to constitute a quorum If the quorum is not so determined a majority in interest of the members or stockholders shall constitute a quorum

Section 306 Right to Vote Stock Objections The certificate of stock and transfer books or either of any stock insurance company shall be prima facie evidence of the right of the person named therein to vote thereon as the owner either personally or by proxy If however objection is taken by a stockholder at the time a ballot is tendered accompanied by a written statement under oath that the person in whose name such stock stands on such certificate or transfer books and who is offering to vote thereon either in person or by proxy is not the owner thereof either in his own right or as active trustee with the character of his trusteeship disclosed on the face of said certificate or transfer books in connection with his name it shall be the duty of the judges of election to inquire and determine summarily whether the facts are as represented in such statement and if so the vote or votes so tendered shall be rejected In any such case where the person named in the certificate or transfer books is not permitted to vote the beneficial owner of such stock may vote thereon upon furnishing to the judge of election satisfactory evidence of ownership Nothing in this section shall be held to prohibit executors administrators guardians or trustees created by last will and testament or by decree of court from voting stock standing in the name of a decedent minor or other beneficiary

Section 307 Right to Vote as Between Pledgee and Pledgee As between the pledgee and the pledgee of capital stock pledged to secure a specific loan with a fixed period or periods of maturity the right to vote shall be determined as follows

(a) By the written agreement of the pledgee and pledgee (b) In all other instances the pledgee shall be held to be the owner and entitled to the right to vote

Section 308 Election of Directors and Trustees Terms Vacancies At the annual meeting the stockholders or members shall elect by ballot from their own number not less than seven directors or trustees a majority of whom shall be residents of this Commonwealth to serve for one year and until their successors are duly chosen

Any insurance company may provide in its by-laws for the division of its board of directors or trustees into two three or four classes and may provide for the election thereof at its annual meetings in such manner that the members of one class only shall retire and their successors be chosen each year Vacancies may be filled by an election by the board of directors or trustees for the unexpired term

Section 309 Voting by Stockholders and Members Proxies Record of Votes In the choice of directors or trustees and at all meetings of the company each share of stock in a stock company and each member in a mutual company shall be entitled to one vote Provided however That in the case of mutual companies other than mutual life companies each member shall be entitled to one vote or to a number of votes based upon the insurance in force the number of policies held or the amount of premiums paid Proxies may be authorized by written power of attorney The record of the votes made by the secretary which shall show whether the same were cast in person or by proxy shall be evidence of all such elections

Section 310 Cumulative Voting In all elections for directors or trustees of any stock or mutual insurance company each member or stockholder having a right to vote may cast the whole number of his votes for one candidate or distribute them upon two or more candidates as he may prefer that is to say If the member or stockholder having a right to vote owns one share of stock or has one vote or is entitled to one vote for each of seven directors or trustees by virtue thereof he may give one vote to each of said seven directors or trustees or seven votes for any one thereof or a less number of votes for any less number of directors or trustees whatever may be the actual number to be elected and in this manner may distribute or cumulate his votes as he may see fit

Section 311 Failure to Elect Directors or Trustees Special Meeting If for any cause the stockholders or members of any insurance company shall fail to elect directors or trustees at any annual meeting the directors or trustees may call as special meeting for that purpose on some subsequent day of which meeting notice shall be given as hereinbefore provided in the case of annual meetings

Section 312 Acceptance by Directors and Trustees Powers Quorum Salaries The directors or trustees before they are qualified to act shall file with the secretary a written acceptance of the trust and they or a majority of them when statutedly convened at the office of the company or when convened after special notice to each member shall be competent to exercise all the powers vested in them by law A majority of the directors or trustees shall constitute a quorum Any insurance company may allow and pay to directors compensation for acting as such

Section 313 Stock Votes on Particular Subjects Whenever a stock vote is duly demanded or required on any subject submitted to the stockholders of any stock insurance company of this Commonwealth for their action at any annual or special meeting such vote may be taken at and certified to such meeting or any adjournment thereof or if the annual election for directors shall under provisions of the charter or laws governing such company be held at a time which shall be within thirty days after the annual or special meeting at which such subject shall be submitted to the stockholders then the vote on such subject may be taken at the same time and place by the same persons and in the same manner as the vote for directors of such company shall be taken or if under provisions of the charter or laws governing such company the annual election for directors therefor shall not be held at a time which shall be within thirty (30) days after the meeting at which such subject shall be submitted to the stockholders then the stock vote upon such subject may be taken at any time within thirty (30) days after such meeting by three judges to be appointed and at a time and place to be designated by the

stockholders at said meeting. The result of the vote shall be certified by the judges under oath or affirmation and their certificates shall be filed with the secretary of such company.

Section 314 Officers and Employers Salaries Vacancies. The directors or trustees shall annually choose by ballot a president who shall be a member of the board and a secretary also a treasurer who may also be either the president or the secretary and such other officers as the by-laws may provide. They shall fix the salaries of the president secretary and treasurer and the salaries or compensation of such other officers and agents as the by-laws prescribe. The treasurer shall give bond in such sum and with such sureties as shall be prescribed by the by-laws. Vacancies in any office may be filled by the directors or trustees or by the stockholders or members as the by-laws shall prescribe.

Section 315 Payment of Salaries of Employees in Military Service. Any stock or mutual insurance company may continue the salaries of such of its employees as may have enlisted or enrolled or may hereafter enlist or enroll in any branch of the military or naval services of the United States or any state thereof or in any other organization established for the protection of the lives and property of citizens of the United States during the term of such enlistment or enrollment or during such part thereof as the said employees may by reason of such enlistment or enrollment be unable to perform their duties as employees of said company.

Section 316 Pensions for employees. Any stock or mutual insurance company may out of the earnings of said company grant allowances or pensions to employees for faithful and long continued service who have in such service become old infirm or disabled. The provisions of this section shall not apply to any director or officer of any such company.

Section 317 Execution of Insurance Policies. Policies of insurance made or entered into by any stock or mutual insurance company may be made either with or without the seal thereof and they shall be subscribed by the president or such other officer as may be designated by the directors or trustees for that purpose and shall be attested by the secretary or other designated officer and when so subscribed and attested shall be obligatory on the company.

Section 318 When Application Constitution By-Laws and Rules are Considered Part of Policy. All insurance policies issued by stock or mutual insurance companies or associations doing business in this State in which the application of the insured the constitution by-laws or other rules of the company form part of the policy or contract between the parties thereto or have any bearing on said contract shall contain or have attached to said policies correct copies of the application as signed by the applicant or the constitution by-laws or other rules referred to and unless so attached and accompanying the policy no such application constitution or by-laws or other rules shall be received in evidence in any controversy between the parties to or interested in the policy nor shall such application constitution by-laws or other rules be considered a part of the policy or contract between such parties.

Section 319 Reinsurance Regulated. (a) No stock or mutual insurance company association or exchange organized under the laws of this Commonwealth shall reinsure its entire schedule of policies except by approval of the Insurance Commissioner.

(b) Any domestic or foreign stock or mutual insurance company association or exchange authorized to transact business in this Commonwealth may reinsure all or any part of its liability under one or more of its policy contracts with any stock or mutual insurance company association or exchange doing the same or a similar kind of business authorized to transact business in this Commonwealth or authorized to transact business in any of the United States if such company association or exchange is and remains of the same standard of solvency and other requirements fixed by the laws of this Commonwealth for companies associations or exchanges transacting the same classes of business within this Commonwealth. Any domestic or foreign stock or mutual insurance company association or exchange authorized to transact business in this Commonwealth shall pay to this Commonwealth taxes required on all business taxable within this Commonwealth and reinsured as provided in this section with any foreign company association or exchange not authorized to transact business in this Commonwealth.

Section 320 Annual Reports Penalties. Every Stock and Mutual insurance company association and exchange doing business in this Commonwealth shall annually on or before the first day of March file in the office of the Insurance Commissioner a statement which shall exhibit its financial condition on the thirty-first day of December of the previous year and its business of that year. The Commissioner shall annually furnish to each of the insurance companies associations and exchanges blanks in such form as he may adopt for their annual statement and he may make such changes from time to time in the form of the same as shall seem to him best adapted to elicit from them a true exhibit of their financial condition. Insurance companies of foreign governments doing business in this Commonwealth shall be required to return only the business done in the United States and the assets held by and for them within the United States for the protection of policy holders therein.

Any company association or exchange which neglects to make and file its annual statement in the form or within the time herein provided shall forfeit one hundred dollars (\$100) for each day during which such neglect continues and upon notice by the Commissioner its authority to do new business shall cease while such default continues.

For willfully making a false annual or other statement required by law an insurance company association or exchange and the persons making oath to or subscribing the same shall severally be punished by a fine of not less than five hundred dollars (\$500) nor more than five thousand dollars (\$5,000).

A person who willfully makes oath to such false statement shall be guilty of perjury.

Section 321 Additional Annual Reports From Foreign Companies and Associations. Every Stock or mutual insurance company association or exchange of another state or foreign government authorized to do business in this Commonwealth shall make report to the Insurance Commissioner on or before March first of each year under oath of its president secretary or attorney showing the gross premiums of every character and description received from business transacted in the Commonwealth during the year or fraction of year ending with the thirty-first day of December preceding whether said premiums were received in money or in the form of notes credits or any other substitute for money or whether the same were collected in this Commonwealth or elsewhere and to pay into the State Treasury the requisite tax upon all such premiums. Such companies associations and exchanges in making such report may deduct from the gross premiums received all premiums returned on policies cancelled or not taken and all premiums actually paid for reinsurances where the same are effected in companies duly licensed to do business in this Commonwealth and life insurance companies may deduct dividends declared and actually used by policy holders in payment of renewal premiums and mutual companies associations and exchanges may deduct that proportion of the advance premium or deposit returned to members upon the expiration of their contracts "Gross premiums" are defined to be the amount of dues fees and premiums stated in the policy contracts.

Section 322 Amendment of Charter. Any Stock or mutual insurance company of this Commonwealth may procure an amendment to its charter by calling a special meeting of the stockholders or members. Notice of the object of such meeting shall be given by advertisement for four weeks preceding in at least two daily or weekly newspapers and in the legal periodical if any designated by the rules of court of the proper county for the publication of legal notices published in the city or county where the principal office of the company is located or by circular mailed to the address of each stockholder or member.

If at such meeting two-thirds of the votes cast in person or by proxy shall favor a resolution for the amendment of the charter of such company said resolution and the number of votes cast for and against the same at the special meeting shall be spread on the records of the company and a certified copy of the same shall be forwarded to the Insurance Commissioner who shall submit the same to the Attorney General. In case he approves of said resolution he shall certify his approval thereof to the Governor and when approved by the Governor and recorded in the office of the Secretary of the Commonwealth and of the recorder of deeds of the proper county the amendment shall be deemed and taken to form part of the charter of said company.

Section 323 Power to Increase Capital Stock. The capital stock of any stock insurance company may with the consent of the persons or bodies corporate holding the larger amount in value of its stock be increased to such an amount regardless of any limitation upon the amount prescribed in any general or special law regulating any such company as it shall deem necessary to accomplish and carry on and enlarge the business and purposes of such company. Such increase may be made at once or from time to time as the majority in interest of the stockholders shall determine.

Section 324 Proceedings to Increase Capital Stock. Any such insurance company desirous of increasing its capital stock shall by resolution of its board of directors adopted by a majority of the entire number thereof declare such purpose and thereupon by resolution similarly adopted direct that the question of such proposed increase shall be submitted to the stockholders of such corporation for their consent either:

(a) At any prescribed regular annual meeting or adjournment thereof the notice whereof stating inter alia that such subject would be considered thereat shall have been published once a week for sixty days prior to such meeting in at least one newspaper published in the county city or borough wherein the chief office or place of business of the corporation is situated or shall have been mailed to each stockholder at least thirty (30) days prior to such meeting. At such meeting the question shall be submitted to the stockholders and it shall be the duty of the president and secretary of said meeting by such agencies or methods as to them may seem meet to ascertain whether the persons and bodies corporate holding the larger amount in value of the stock of the said company shall have consented to such increase and upon being so satisfied to certify in duplicate the fact under oath duly administered. Should a stock vote be duly demanded at said meeting it shall be the duty of the president and secretary in ascertainment of the fact of the consent to cause such vote to be taken at the same time and place by the same persons and in the same manner as the vote for directors of such company shall be taken or

(b) At a special meeting of the stockholders notice of the time place and object of which shall have been published once a week for sixty (60) days prior to said meeting in at least one newspaper published in the county city or borough wherein such office or place of business is situated or shall have been mailed to each stockholder at least thirty (30) days prior to such meeting. At such meeting or any adjournment thereof an election of the stockholders shall be taken for or against such increase which shall be conducted by three judges stockholders of such company appointed by the board of directors to hold said election and if one or more of said judges are absent the judge or judges present shall appoint a judge or judges who shall act in the place of the judge or judges absent. The judges shall respectively take and subscribe an oath or affirmation before an officer authorized by law to administer the same well and truly and according to law to conduct such election to the best of their ability. The judges shall decide upon the qualifications of voters and when the election is closed count the number of shares voted for and against such increase and declare whether the persons and bodies corporate holding the

larger amount of the stock of such corporation have consented to such an increase or refused to consent thereto and shall make out duplicate returns of said election stating the number of shares of stock that voted for such increase and the number that voted against such increase and subscribe and deliver the same to one of the chief officers of said company.

Each ballot shall have endorsed thereon the number of shares thereby represented but no share or shares transferred within sixty (60) days shall entitle the holder thereof to vote at such election or meeting nor shall any proxy be received or entitle the holder to vote unless the same shall bear date and have been executed within four (4) months next preceding such election or meeting.

It shall be the duty of such company to furnish the judges at said meeting with a statement of the amount of its capital stock with the names of persons or bodies corporate holding the same and number of shares by each respectively held which statement shall be signed by one of the chief officers of such company with an affidavit thereto annexed that the same is true and correct to best of his knowledge and belief.

Section 325 Records or Increase of Capital Stock Filed with Secretary of Commonwealth Bonus. It shall be the duty of such company if consent is given to such increase to file in the office of the Secretary of the Commonwealth within thirty (30) days after such election one of the copies of the certificates of the president and secretary of the annual meeting and one of the copies of the return of such election at the special meeting hereinbefore provided for with a copy of the resolution and notice calling the same thereto annexed and thereafter the increase may be made at such time or times as shall be determined by the directors. The Secretary of the Commonwealth shall furnish a certified copy of the proceedings to the Insurance Commissioner.

Upon the actual increase of the capital stock or indebtedness of such company made pursuant thereto it shall be the duty of the president or treasurer of such company within thirty (30) days thereafter to make a return to the Secretary of the Commonwealth and to the Insurance Commissioner under oath of the amount of such increase actually made. The company shall pay to the State Treasurer for the use of the Commonwealth such bonus on the actual increase shown by said return as shall then be prescribed by law. The Secretary of the Commonwealth shall not permit the filing in his office of any proceedings for the increase of capital stock until he is satisfied that such bonus has been paid. In case of neglect or omission to make said return such company shall be subject to a penalty of five thousand dollars (\$5,000). In addition to the bonus which penalty shall be collected on an account settled by the Auditor General and State Treasurer as accounts for taxes due the Commonwealth are settled and collected. The Secretary of the Commonwealth shall cause said return to be recorded in a book for that purpose and furnish a copy of the same to the Auditor General.

Section 326 Sale of Increases of Capital Stock. Any increase of capital made by any stock insurance company may be issued at such price in excess of par as the stockholders may direct. Each stockholder shall have the right to first subscribe for the new shares in proportion to his interest in the company. Notice to the stockholders to exercise their rights to subscribe for and to take the stock at the price so fixed or waive such right shall be mailed to each stockholder at the last address of such stockholder appearing on the books or records of the company thirty days previous to the date fixed by the board of directors for the expiration of the right to subscribe and shall also be given by publication once a week for three (3) weeks in a newspaper of general circulation published in the city or county in which the company has its principal office.

Any stock not subscribed for and taken by the stockholders may be sold and disposed of by the board of directors in such manner as the stockholders may direct but no such stock shall be sold or disposed of at a price less than that originally fixed by the stockholders.

Section 327 Power to Reduce Capital Stock. The capital stock of any stock insurance company may be reduced from time to time by the consent of the persons or bodies corporate holding the larger amount in value of the stock of such company provided that such reduction shall not be below the minimum amount of capital stock required by law for the formation of such companies.

Section 328 Meeting of Stockholders For Reduction of Capital Stock. Notice. Any stock insurance company desirous of reducing its capital stock shall by a resolution of its board of directors call a meeting of its stockholders which meeting shall be held at its chief office or place of business in this Commonwealth. Notice of the time place and object of said meeting shall be published once a week for sixty (60) days prior to such meeting in at least one newspaper published in the county city or borough wherein such office or place of business is situated.

Section 329 Elections For Reduction of Capital Stock. At such meeting an election of the stockholders of such company shall be taken for or against such reduction which shall be conducted by three (3) judges stockholders of said company appointed by the board of directors to hold said election. If one or more of said judges are absent the judge or judges present shall appoint a judge or judges who shall act in the place of the judge or judges absent. The judges shall respectively take and subscribe an oath or affirmation before an officer authorized by law to administer the same well and truly and according to law to conduct such elections to the best of their ability. The judges shall decide upon the qualification of voters and when the election is closed count the number of shares voted for and against such reduction and declare whether the persons or bodies corporate holding the larger amount of the stock of such company have consented to such reduction or refused to con-

sent thereto and shall make out duplicate returns of said election stating the number of shares of stock that voted for such reduction and the number that voted against such reduction and subscribe and deliver the same to one of the chief officers of the company.

Section 330 Stock Entitled to Vote on Reduction of Capital Stock. Each ballot shall have endorsed thereon the number of shares thereby represented but no share or shares transferred within sixty (60) days shall entitle the holder or holders thereof to vote at such election or meeting nor shall any proxy be received or entitle the holder to vote unless the same shall bear date and have been executed within three months next preceding such election or meeting. It shall be the duty of the company to furnish the judges at said meeting with a statement of the amount of its capital stock with the names of persons or bodies corporate holding the same and number of shares by each respectively held which statement shall be signed by one of the chief officers of such company with an affidavit thereto annexed that the same is true and correct to the best of his knowledge and belief.

Section 331 Filing Approval and Recording of Proceedings to Reduce Capital Stock. It shall be the duty of such company if consent is given to such reduction to file in the office of the Insurance Commissioner within thirty (30) days after such election or meeting one of the copies of the return of such election with a copy of the resolution and notice calling the same thereto annexed. The Insurance Commissioner shall if he finds the transaction regular in form and consistent with the interest of the policyholders and creditors endorse his approval thereon and file the same in the office of the Secretary of the Commonwealth. Upon the reduction of the capital stock of such company made pursuant thereto it shall be the duty of the president or treasurer of such company within thirty (30) days thereafter to make a return to the Insurance Commissioner and to the Secretary of the Commonwealth under oath of the amount of such reduction and in case of neglect or omission so to do such company shall be subject to a penalty of five thousand dollars (\$5,000) which penalty shall be collected on an account settled by the Auditor General and State Treasurer as accounts for taxes due the Commonwealth are settled and collected. The Secretary of the Commonwealth shall cause said return to be recorded in a book kept for that purpose and furnish a certified copy of the same to the Auditor General. The company shall after the receipt of the return from the Secretary of the Commonwealth have the same recorded in the office of the recorder of deeds of the county.

Section 332 Power to Merge and Consolidate. It shall be lawful for any stock or mutual insurance company to merge its corporate rights franchises powers and privileges with and into those of any other company transacting the same or a similar line of business so that by virtue thereof such companies may consolidate and so that all the property rights franchises and privileges then by law vested in either of such companies so merged shall be transferred to and vested in the company into which said merger shall be made. Nothing in this section shall permit the merging of a stock company with a mutual company.

Section 333 Proceedings to Merge and Consolidate. Such merger or consolidation shall be made under the conditions provisions and restrictions and with the powers herein set forth to wit:

(a) The directors or trustees of each company shall enter into a joint agreement under the corporate seal of each company for the merger and consolidation of said companies prescribing the terms and conditions thereof the mode of carrying the same into effect the name of the new company the number and names of the directors or trustees and other officers thereof and who shall be the first directors or trustees and officers and their places of residence the number of shares of the capital stock if any the amount of par value of each share and the manner of converting the capital stock of each of said companies into the stock of the new company and how and when directors or trustees and officers shall be chosen with such other details as they shall deem necessary to perfect the said consolidation and merger. Said agreement shall not be effective unless the same shall be approved by the stockholders or members of said companies in the manner hereinafter provided.

(b) Said agreement shall be submitted to the stockholders or members of each of said companies at separate special meetings or at any annual meetings of the time place and object of which respective meetings due notice shall be given by publication once a week for three consecutive weeks in at least two newspapers in the county or in each of the counties in which the principal office of the respective companies shall be situated. At said meetings the said agreement of the directors or trustees shall be considered and a vote of the stockholders or members in person or by proxy shall be taken by ballot for the adoption or rejection of the same. If a majority in amount of the entire capital stock or in interest of the members of each of said companies shall vote in favor of said agreement merger and consolidation then that fact shall be certified by the secretary of each company under the corporate seal thereof and said certificates together with the said agreement or a copy thereof shall be filed in the office of the Insurance Commissioner. The Insurance Commissioner shall examine the proceedings and if he finds the same to be in accordance with law and not injurious to the interests of the policyholders and creditors shall endorse his approval thereon and forthwith present the same to the Governor for his approval. When approved by the Governor the said agreement shall be deemed and taken to be the act of consolidation of said company.

Section 334 Filing Approval and Recording of Certificates and Agreement for Merger and Consolidation. Letters Patent Bonus. The Governor upon the approval of said certificates and agreement shall cause letters patent to issue which together with the certificates and agreement or copy of the agreement shall be filed and recorded in the office of the Secretary of the

Commonwealth Upon the issuing of new letters patent thereon by the Governor the entire proceeding shall also be recorded in the office of the recorder of deeds of the proper county and when so recorded the said merger shall be deemed to have taken place and the said companies to be one company under the name adopted in and by said agreement possessing all the rights privileges and franchises theretofore vested in each of them. All the estate and property real and personal and rights of action of each said companies shall be deemed and taken to be transferred to and vested in the said new company without any further act or deed. All rights of creditors and all liens upon the property of each of said companies shall continue unimpaired limited in lien to the property affected by such liens at the time of the creation of the same and the respective constituent companies may be deemed to be in existence to preserve the same. All debts not of record duties and liabilities of each of said constituent companies shall thenceforth attach to the new company and may be enforced against it to the same extent and by the same process as if said debts duties and liabilities had been contracted by it. But such merger and consolidation shall not be complete and no such consolidated company shall do any business of any kind until it shall have paid to the State Treasurer a bonus as prescribed by law upon all its capital stock in excess of the amount of capital stock of the several companies so consolidating upon which the bonus required by law has been theretofore paid. New letters patent of such consolidated corporation shall not be issued by the Governor of the Commonwealth until each company entering into and forming the consolidated company shall have filed with the Secretary of the Commonwealth a certificate from the Auditor General setting forth that all reports required by the Auditor General have been duly filed to the date of the proposed merger and that all taxes due the Commonwealth of Pennsylvania have been paid up to and including said date.

Section 335 Certified Copies of Proceedings to Merge and Consolidate to be Evidence. A certified copy of said certificates and agreement or copy of agreement so filed in the office of the Secretary of the Commonwealth shall be evidence of the lawful holding and action of such meetings and of the merger and consolidation of said companies.

Section 336 Ascertainment of Value of Stock or Interest of Dissatisfied Stockholders and members in Merger and Consolidation Proceedings. If any stockholder or member of any insurance company which shall become a party to an agreement of merger and consolidation hereunder shall be dissatisfied with or object to such consolidation and shall have voted against the same at the stockholder's or member's meeting it shall be lawful for any such stockholder or member within thirty (30) days after the adoption of said agreement of merger and consolidation and upon reasonable notice to the company to apply by petition to any court of common pleas of the county in which the chief office of such company may be situate or to a judge of said court in vacation to appoint three disinterested persons to estimate and appraise the damages if any done to such stockholder or member by said consolidation. Upon such petition it shall be the duty of said court or judge to make such appointment and the award of the persons so appointed or of a majority of them when confirmed by the said court shall be final and conclusive and the persons so appointed shall also appraise the share or shares of said stockholders or the interest of such members in the company at the full market value thereof without regard to any appreciation or depreciation in consequence of the said consolidation which appraisal when confirmed by the court shall be final and conclusive. The company may at its election either pay to the said stockholder or members the amount of damages so found and awarded if any or the value of the stock or interest so ascertained. Upon the payment of the value of the stock as aforesaid the said stockholder shall transfer the stock so held by him to the said company to be disposed of by the directors thereof or to be retained for the benefit of the other stockholders. Upon the payment of the value of any interest of any member the interest of such member in such company shall cease. In case the value of said stock or interest as aforesaid shall have been confirmed by said court the damages so found and confirmed shall be a judgment against the company and may be collected as other judgments in said court are by law recoverable.

Section 338 Voluntary Dissolution of Companies. It shall be lawful for any court of common pleas of the county in which the principal business of the company is conducted or the county in which its principal office or place of business is located to hear the petition by bill in equity of any stock or mutual insurance company under the seal thereof by and with the consent of a majority of the members or stockholders obtained at a meeting duly convened praying for the dissolution of such company. A copy of the bill shall be filed with the Insurance Commissioner. If the court shall be satisfied that the prayer of such petition may be granted without prejudice to the public welfare or to the interests of the members or stockholders the court may enter a decree in accordance with the prayer of the petition whereupon such company shall be dissolved. The accounts of the officers directors or trustees of any dissolved company shall be settled in such court and be approved thereby. Dividends of the effects shall in the case of stock insurance companies be made among the stockholders and in case of mutual life insurance companies except assets derived from a health or accident business among the members as in the case of the accounts of assignees and trustees. Assets of mutual life insurance companies derived from a health and accident business other than those properly credited to the members of policy holders on policies covering such business and the assets of mutual companies other than mutual life companies which may not be properly credited to policy holders and members shall be escheated to the Commonwealth. The decree of the court shall not go into effect until the Auditor General State Treasurer and Attorney General have filed in court their certificate showing that all taxes due the Commonwealth have

been fully paid nor until a certified copy of the decree has been filed and recorded in the office of the Secretary of the Commonwealth.

Section 339 Failure to do Business. Dissolution if any stock or mutual insurance company does not commence to issue policies within one year from the date of its letters patent of if any insurance company shall cease for two years to make new insurances its corporate powers and existence shall cease and the court upon petition of the Attorney General may fix by decree the time within which it shall settle and close its affairs.

Section 340 Foreign Insurance Companies Etc Authorized to Hold Real Estate. Any stock or mutual insurance company joint stock company or association incorporated created or existing under the laws of any other State or of any foreign country authorized to do business in this State may hold real estate in Pennsylvania subject to the provisions hereinafter made.

Section 341 Power of Foreign Insurance Companies Etc With Regard to Real Estate. Every such foreign insurance company joint stock company or association may erect and maintain buildings and take hold mortgage lease and convey real estate to an amount necessary for its purposes.

Section 342 Real Estate of Foreign Insurance Companies Subject to Taxation. Nothing herein contained shall be deemed to prevent or relieve real estate taken held mortgaged leased or conveyed by such Insurance company under the provisions of this act from being taxed in like manner with other real estate within this Commonwealth.

Section 343 Validation of Titles Held by Foreign Insurance Companies Etc. The title to any real estate taken held mortgaged leased or conveyed for any of the purposes aforesaid by any foreign insurance company joint stock company or association under the provisions of any of the acts of assembly repealed by this act is hereby validated and such real estate now held by any such company joint stock company or association shall be taken held mortgaged leased or conveyed with the same effect as if acquired under the provisions of this act.

Section 344 Actions by and Against Insurance Companies. It shall be lawful for any insurance company to maintain and defend judicial proceedings. In every judicial proceeding to which an insurance company is a party its incorporation shall be taken to be admitted unless it is put in issue by the pleadings. Any person or persons body politic or corporate who or which has a cause of action against any insurance company incorporated under the laws of this Commonwealth or against any insurance company that has an agency established in this Commonwealth may bring suit in a court of common pleas or before any justice of the peace alderman or magistrate in any county where such company transacts business or the property insured is located or in cases of livestock insurance where the owner resides and to direct any process to the sheriff or constable of any of the counties in this Commonwealth.

Section 345 Embezzlement by Officers Agents Etc. If any director officer agent or other person connected with or doing business for or with any insurance company association or exchange incorporated or organized under the laws of the State of Pennsylvania or any other state of the United States or any foreign government which has complied with the insurance laws of this Commonwealth shall fraudulently embezzle or appropriate to his use or the use of any other person or persons any money or other property belonging to such company association or exchange or left with or held by such company association or exchange in trust he or they on conviction thereof shall be fined in the amount so appropriated or embezzled or be sentenced to undergo an imprisonment in the penitentiary for a term not exceeding five (5) years or by both such fine and imprisonment. In the indictment and trial of any case under this section it shall not be necessary in order to establish a prima facie case for the Commonwealth to set forth or prove the incorporation of any such company except by the verbal testimony of any competent witness.

Section 346 Rebates and Inducements Prohibited. Revocation of Licenses Penalty. No insurance company association or exchange by itself or by its officers or members attorney-in-fact or by any other party shall offer promise allow give set off or pay directly or indirectly any rebate of or part of the premium payable on the policy or on any policy or agents commission thereon or earnings profit dividends or other benefit founded arising accruing or to accrue thereon or therefrom or any special advantage in date of policy or age of issue or any paid employment or contract for services of any kind or any other valuable consideration or inducement to or for insurance on any risk in this Commonwealth now or hereafter to be written which is not specified in the policy contract of insurance nor shall any such company association or exchange personally or otherwise offer promise give option sell or purchase any stocks bonds securities or property or any dividends or profits accruing or to accrue thereon or other thing of value whatsoever as inducement to insurance or in connection therewith which is not specified in the policy. Nothing in this section shall be construed to prevent the taking of a bona fide obligation with legal interest in payment of any premium.

Nothing in this section shall prevent a company transacting industrial life insurance on a weekly payment plan from returning to policy-holders who have made a premium payment for a period of at least one year the percentage of premium which the company would otherwise have paid for the weekly collection of such premium.

Section 347 Misrepresentations of Terms of Policy and future Dividends by Companies Etcetera. No insurance company association or exchange or any member officer director or attorney-in-fact thereof or any other person in its behalf shall issue circulate or use or cause or permit to be issued circulated or used any writer, or oral statement of circular misrepresenting the terms of any policy issued or to be issued by such company association or exchange or make an estimate

with intent to deceive of the future dividends payable under any such policy

Section 348 Misrepresentations Etcetera for Purpose of Inducing Policy-holders to drop Present Policies and Insure with Other Companies Etcetera No insurance company association or exchange and no member officer director or attorney-in-fact thereof or any other person in its behalf shall make any misrepresentation or incomplete comparison of policies oral written or otherwise to any person insured in any company association or exchange the purpose of inducing or tending to induce a policy holder in any company association or exchange to lapse forfeit or surrender his insurance therein and to take out a policy of insurance in another company association or exchange insuring against similar risks

Section 349 Fraud in Procuring Insurance or in Collecting Claims (a) Any person who is knowingly concerned in or who for profit gain benefit favor or otherwise makes any false oral statement misrepresents substitutes persons or realty or goods subscribes to or prepares or helps to prepare any fraudulent letter document application affidavit inventory financial or other statement or in any method or manner attempts to deceive for the purpose of obtaining for himself herself or others any of the classes of insurance provided for by this act and (b) any person knowingly concerned for profit gain benefit favor or otherwise in preparing or forwarding any fraudulent application affidavit proof of loss or claim or attempting to collect or collecting any wholly or partly fraudulent claim or money demand from any insurance company association or exchange lawfully transacting business within this Commonwealth whether any policy or agreement of insurance was lawfully procured or procured by fraud shall be guilty of a misdemeanor and upon conviction shall be sentenced to undergo imprisonment for not more than one year or less than six months and in addition to pay a fine not exceeding five hundred dollars (\$500) or less than one hundred dollars (\$100) The provisions of this section shall apply whether or not insurance was actually in force and whether or not the offending person or persons received profit gain benefit or favor from the attempt to defraud or from the consummation of the fraud

Section 350 Revocation Etcetera of Certificates of authority Penalty Upon satisfactory evidence of the violation of any of the three sections immediately preceding by any insurance company association or exchange its members officers directors or attorney-in-fact the Insurance Commissioner shall revoke the certificate of authority of such offending company association or exchange He shall have the right in his discretion to refuse for a period of not to exceed one year thereafter to issue a new license to such offending company association or exchange When a certificate shall be refused or suspended or revoked the party aggrieved may appeal to the court of common pleas of Dauphin County Any insurance company or the officers directors members or attorney-in-fact of any insurance company association or exchange or any other person violating the provisions of any of the three (3) sections immediately preceding shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not more than five hundred dollars (\$500.00) for each and every violation or to imprisonment in the jail of the county in which the offense is committed for a period of not more than six (6) months or both

Section 351 Testimony Production of Books Etc No person shall be excused from testifying or from producing any books papers contracts agreements or documents at the trial or hearing of any person or company charged with violating any of the provisions of sections three hundred and forty-six (346) three hundred and forty-seven (347) three hundred and forty-eight (348) and three hundred and forty-nine (349) of this act on the ground that such testimony or evidence may tend to incriminate himself but no person shall be prosecuted for any act concerning which he shall be compelled so to testify or produce evidence documentary or otherwise except for perjury committed in so testifying

ARTICLE IV

LIFE INSURANCE

(a) GENERAL PROVISIONS RELATING TO STOCK AND MUTUAL COMPANIES

Section 401 Capital of Foreign Life Insurance Companies Stock life insurance companies of other States and foreign governments in order to be licensed to do business in this Commonwealth must have a paid up and safely invested capital if a company of another State or a deposit in the United States if a company of a foreign government of not less than the capital required herein for domestic stock life insurance companies Mutual life insurance companies organized under the laws of any other State of the United States may be admitted to do business in this Commonwealth if they have the requisite funds of a mutual life insurance company and in the opinion of the Insurance Commissioner are in sound financial condition and have policies in force upon not less than five hundred lives for an aggregate amount of not less than one million dollars Any foreign stock or mutual life insurance company licensed to transact business in this State at the time of the passage of this act having less capital or assets than that required herein for domestic life insurance companies may be re-licensed so long as in the opinion of the Insurance Commissioner it is in a sound financial condition and otherwise complies with all requirements of law

Section 402 Compensation of Officers Directors Trustees Etc No domestic stock or mutual life insurance company shall make any agreement with any officer director trustee or salaried employe whereby the company agrees that for services rendered or to be rendered the salary or compensation or emolument will extend for a period beyond twelve months from the date of

such agreement No director or trustee shall receive any compensation or emolument other than a fee for attendance at committee or board meetings and for expenses legitimately incurred for travel and maintenance to attend such meetings No salary compensation or emolument exceeding five thousand dollars in any one year shall be paid to any officer director trustee person firm or corporation unless such salary compensation or emolument is first authorized by a vote of the board of directors This shall not apply to commissions accruing on agents' contracts or any agreement between the company and agents for the payment of renewal commissions

No officer whose services are paid for at an amount exceeding twelve hundred dollars a year shall receive compensation or emolument from any other source excepting renewal commissions which may be due him from time to time on business obtained prior to the time of his election to office

Section 403 Vouchers for Payment of Moneys No domestic stock or mutual life insurance company shall make any disbursement of one hundred dollars (\$100) or more unless the same is evidenced by a voucher signed by or on behalf of the person firm of corporation receiving the money and correctly describing the consideration for the payment If the expenditure is for both services and disbursements the voucher shall set forth the services rendered and an itemized statement of the disbursements made If the expenditure is in connection with any matter pending before any legislative or public body or before any department or officer of any State or government the voucher shall correctly describe in addition the nature of the matter and of the interest of such company therein When such voucher cannot be obtained the expenditure shall be evidenced by an affidavit describing the character and object of the expenditure and stating the reason for not obtaining such voucher

Section 404 Investment of Capital and Reserve A sum equal to the capital and reserves of any stock or mutual life insurance company organized under the laws of this Commonwealth shall be invested as follows

(a) In such real estate as it is authorized by this act to hold

(b) In bonds of the United States or District of Columbia or Canada or of any State or territory of the United States and in farm loan bonds issued by Federal Land Banks

(c) In legally authorized bonds notes warrants or obligations of any city town county borough township municipality school district poor district of water sewer drainage road or other government district or division located in this Commonwealth or in any State of the United States

(d) In ground-rents and in loans upon unencumbered real estate in any State of the United States or the District of Columbia. Provided That no loan shall exceed sixty per centum of the fair market value thereof at the time of such loan

(e) In loans upon the security of its own policies not exceeding the net value of the policy at the time of making the loan

(f) In first encumbrances upon standard steam railroads streets or interurban railways or upon their rolling stock equipment or of water gas or other public utility companies or bonds issued to retire a prior debt or bonds prior thereto or in other bonds or notes of the above named corporations upon which no default in interest exists at the time of purchase. The Insurance Commissioner may permit any company to invest sufficient of its capital and reserves in the securities of a foreign government in order to enable it to comply with the laws of such foreign government and transact business therein

Nothing herein contained shall be so construed as to prevent any such company from acquiring or holding property taken in reorganization or foreclosure proceedings or which may be obtained in satisfaction of any debt previously contracted

Section 405 Investment of Surplus Restrictions Any money over and above the capital and reserves of any stock or mutual life insurance company may be invested in the securities enumerated in the preceding section or in the standard and listed stock or other evidence of indebtedness of any solvent dividend-paying corporation created under the laws of this Commonwealth or of any other State of the United States or loaned upon the pledge of the same except its own stock or the stock of any other insurance company transacting like classes of business The current market value of such securities shall at the time of making any loan be at least twenty per centum more than the sum loaned thereon

No such insurance company shall invest any of its funds in any unincorporated business or enterprise nor in the stocks or evidences of indebtedness of any corporation the owners or holders of which stock or evidence of indebtedness may in any event be or become liable on account thereof to any assessment except for taxes nor shall any of its funds be loaned on personal security Not more than one-fifth of its capital shall be invested in a single mortgage No such company shall hereafter invest or acquire directly or indirectly more than ten per centum of the capital stock of any corporation nor shall more than ten per centum of its capital and surplus be invested in the stock of any corporation No such company shall enter into any agreement to withhold from sale any of its property but the disposition of its property shall be at all times within the control of its board of directors or trustees If any investment or loan is made in a manner not authorized by this act the officers directors and trustees making or authorizing the same shall be personally liable for any loss occasioned thereby

Section 406 Real Estate Which Companies May Purchase Hold and Convey The real estate which it shall be lawful for any stock or mutual life insurance company incorporated under the laws of this Commonwealth to purchase receive hold and convey shall be

(a) Such as shall be requisite for the transaction of its business

(b) Such as shall have been conveyed to it in satisfaction of debts previously contracted in the course of its dealings

(c) Such as shall be purchased at sales upon judgment decrees or mortgages obtained or made for debts due said company or for debts due other persons where said company may have liens or encumbrances on the same and the purchase is deemed necessary to save the company from loss Any real estate purchased received or acquired under clauses (b) and (c) of this section which has been held for a period of more than five years from the date of its purchase receipt or acquisition shall be sold and disposed of within a period of six months after due notice to the company from the Insurance Commissioner to sell and convey the same The Commissioner may extend the time for such disposition if he believes the interests of the company will suffer materially by a forced sale Provided That any such company heretofore organized having the power of receiving and executing trusts may take receive and hold all estates and property real and personal which may be granted committed transferred or conveyed to it with its consent upon any trust or trusts whatsoever at any time or times by any person persons body or bodies corporate or by any court of the United States or of this State and may administer fulfill and discharge the duties of such trusts

Section 407 Penalty No director trustee or officer of any stock or mutual life insurance company incorporated under any law of this Commonwealth shall receive any money or valuable thing for negotiating procuring recommending or aiding in any purchase by or sale to such company of any property or any loan from such company nor be directly or indirectly pecuniarily interested either as principal co-principal agent or beneficiary in any such purchase sale or transaction Any person violating any provision of this section shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine not exceeding five hundred dollars

Section 408 Procedure in Case of Impairment of Reserve Liability No Stock or mutual life insurance company after receiving notice from the Insurance Commissioner that its reserve liability after all other debts and claims against it including fifty per centum of its capital have been deducted has been impaired shall issue new policies under its authority to do business in this Commonwealth until its funds have become equal to its liabilities and it has obtained from the Insurance Commissioner a certificate to that effect with authority to resume business When a life insurance company organized under the laws of this Commonwealth has been notified to cease doing new business the Insurance Commissioner may in case it appear from his examination that no fraud or gross incompetence or recklessness is shown to exist in the management permit the officers of the company to continue in charge of its business for one year and he may renew the permission if he is satisfied that the company is likely to retrieve its affairs or he may institute proceedings to determine what further shall be done

Section 409 Form of Policies to Be Filed With Insurance Commissioner Objections Review by Court No policy of life or endowment insurance shall be issued or delivered by any stock or mutual life insurance company in this Commonwealth until a copy of the form thereof has been filed with the Insurance Commissioner nor shall any such policy be issued or delivered if the Insurance Commissioner notifies the company in writing that in his opinion the form of said policy does not comply with the requirements of the laws of this Commonwealth specifying the reasons for his opinion Such action of the Insurance Commissioner shall be subject to review by the court of common pleas of Dauphin County

Section 410 Uniform Policy Provisions No policy of life or endowment insurance except policies of industrial insurance where the premiums are payable monthly or oftener shall be issued or delivered by any stock or mutual life insurance company in this Commonwealth unless it contains in substance the following provisions

(a) A provision that all premiums shall be payable in advance either at the home office of the company or to an agent of the company upon delivery of a receipt signed by one or more of the officers of the company who shall be named in the policy

(b) A provision that the insured is entitled to a grace either of thirty days or one month within which the payment of any premium after the first year may be made subject at the option of the company to an interest charge not in excess of six per centum per annum for the number of days of grace elapsing before the payment of the premium during which period of grace the policy shall continue in full force but in case the policy becomes a claim during the said period of grace before the overdue premium or the deferred premiums of the current policy year if any are paid the amount of such premiums with interest on any overdue premiums may be deducted in any settlement under the policy

(c) A provision that the policy shall be incontestable after it has been in force during the life time of the insured two years from its date of issue except for non-payment of premiums and for engaging in military or naval service in time of war without the consent in writing of an executive officer of the company

(d) A provision that the policy shall constitute the entire contract between the parties but if the company desires to make the application a part of the contract it may do so provided a copy of such application shall be endorsed upon or attached to the policy when issued and in such case the policy shall contain a provision that the policy and the application therefor shall constitute the entire contract between the parties

(e) A provision that if the age of the insured has been misstated the amount payable under the policy shall be such as the premium would have purchased at the correct age

(f) A provision that the policy shall participate in the surplus of the company and that beginning not later than the end of the third policy-year the company will annually determine the portion of the divisible surplus accruing on the policy

and that the owner of the policy shall have the right to have the dividend arising from such participation paid in cash or applied to the payment of premium or the purchase of paid up additions to the policy as the policy-holder may elect

In lieu of the foregoing provisions the policy may contain a provision that the policy shall participate in the surplus of the company and that beginning not later than the end of the tenth policy-year the company will determine the portion of the divisible surplus accruing on the policy and that the owner of the policy shall have the right to have the current dividend arising from such participation paid in cash and that at periods of not more than five years thereafter such apportionment and payment at the option of the policy holder shall be had

Renewable term policies of ten years or less may provide that the surplus accruing to such policies shall be determined and apportioned each year after the second policy-year and accumulated during each renewal period and that at the end of any renewal period or renewal of the policy by the insured the company shall apply the accumulated surplus as an annuity for the next succeeding renewal term in the reduction of premiums

(g) A provision specifying the options to which the policy holder is entitled in the event of default in a premium payment after three full annual premiums shall have been paid

(h) A provision that after three full years' premiums have been paid the company at any time while the policy is in force will advance on proper assignment or pledge of the policy and on the sole security thereof at a specified rate of interest a sum equal to or at the option of the owner of the policy less than the reserve at the end of the current policy-year on the policy and on any dividend additions thereto less a sum not more than two and one-half per centum of the amount insured by the policy and of any dividend additions thereto and that the company will deduct from such loan value any existing indebtedness on the policy and any unpaid balance of the premium for the current policy-year and may collect interest in advance on the loan to the end of the current policy-year which provision may further provide that such loan may be deferred for not exceeding six months after the application therefor is made A company may in lieu of the provision hereinabove permitted for the deduction from a loan on the policy of a sum not more than two and one-half per centum of the amount insured by the policy and of any dividend additions thereto insert in the policy a provision that one-fifth of the entire reserve may be deducted in case of a loan under the policy or may provide therein that the deduction may be the said two and one-half per centum or the one-fifth of the said entire reserve at the option of the company

(i) A provision which in event of default in premium payments after premiums shall have been paid for three years shall secure to the owner of the policy a stipulated form of insurance the net value of which shall be at least equal to the reserve at the date of default on the policy and on any dividend additions thereto specifying the mortality table and rate of interest adopted for computing such reserves less a sum not more than two and one-half per centum of the amount insured by the policy and of any existing dividend additions thereto and less any existing indebtedness to the company on the policy Such provision shall stipulate that the policy may be surrendered to the company at its home office within one month from date of default for a specified cash value at least equal to the sum which would otherwise be available for the purchase of insurance as foresaid and may stipulate that the company may defer payment for not more than six (6) months after the application therefor is made This provision shall not be required in term insurance of twenty years or less

(j) A table showing in figures the loan value if any and the options available under the policy each year upon default in premium payments during at least the first twenty years of the policy and if the proceeds of a policy are payable in installments or as an annuity a table showing the amount of the installment or annuity payments

(k) A provision that the holder of a policy shall be entitled to have the policy reinstated at any time within three years from the date of default in premium payments unless the policy has been duly surrendered or the extension period expired upon the production of evidence of insurability satisfactory to the company and the payment of all overdue premiums and any other indebtedness to the company upon said policy with interest at the rate of not exceeding six per centum per annum

(l) A provision that when a policy shall become a claim by the death of the insured settlement shall be made upon receipt of due proof of death

Any of the foregoing provisions or parts thereof not applicable to single premium or non-participating or term policies shall to that extent not be incorporated therein and paragraph (h) shall not apply to companies of other states and foreign governments Provided however That the policies of an insurance company organized under the laws of any other state or foreign government may contain when issued in this Commonwealth any provision which may be prescribed by the laws of the State or government under which the company is organized and the policies of a life insurance company organized under the laws of this Commonwealth may when issued in any other state territory or foreign country contain any provision required by the laws of such state territory or foreign country to be contained in policies issued therein

Section 411 Prohibited Policy Provisions No policy of life insurance shall be issued or delivered in this Commonwealth by any stock or mutual life insurance company organized under the laws of any other state or country or be issued by any stock or mutual life insurance company organized under the laws of this Commonwealth except policies of industrial insurance where the premiums are payable monthly or oftener if it contain any of the following provisions

(a) Any provision for forfeiture of the policy for failure to repay any loan on the policy or to pay interest on any

such loan while the total indebtedness on the policy is less than the cash value thereof. In ascertaining the indebtedness due upon the policy loan the interest if not paid when due shall be added to the principal of such loan and shall bear interest at the rate specified in the note or loan agreement.

(b) Any provision limiting the time within which any action at law or equity may be commenced to less than two years after the cause of action shall accrue.

(c) Any provision by which the policy shall purport to be issued or to take effect more than six months before the original application for the insurance was made.

(d) Any provision for a mode of settlement at maturity of less value than the amount insured on the face of the policy plus dividend additions if any less the indebtedness to the company on the policy and less any premiums that may by the terms of the policy be deducted.

Section 412 Application for Insurance Insurable Interest No policy or agreement for insurance shall be issued by any stock or mutual life insurance company in this Commonwealth except upon the application of the person insured. A person liable for the support of a child may take out a policy of insurance on such child and persons copartnerships associations and corporations may insure the lives and health of officers directors principals partners and employees without the signing of a personal application as heretofore required. Any person may insure his own life for the benefit of any person copartnership association or corporation but no person shall cause to be insured the life of another unless the beneficiary named in such policy or agreement of life insurance whether himself or a third person has an insurable interest in the life of the insured. The term "insurable interest" is defined as meaning in the case of persons related by blood or law an interest engendered by love and affection and in the case of other persons a lawful economic interest in having the life of the insured continue as distinguished from an interest which would arise only by the death of the insured.

Section 413 Proceeds of Annuities and Policies Retained at Maturity Part of General Corporate Funds Whenever under the terms of any annuity or policy of life insurance or under any written agreement supplemental thereto issued by any stock or mutual life insurance company incorporated by and doing business in this State the proceeds are retained by such company at maturity or otherwise such company shall not be required to segregate such funds but may hold such funds as part of its general corporate funds.

Section 414 Misrepresentations Etcetera for the Purpose of Securing Insurance Penalty Any agent of a stock or mutual life insurance company or any physician or other person whatsoever who shall knowingly make or be concerned or interested in making any misrepresentation or false statement for the purpose of securing from any stock or mutual life insurance company a policy of insurance upon his own life or the life of any other person shall be guilty of a misdemeanor and upon conviction thereof be fined not exceeding one thousand dollars or undergo imprisonment not exceeding one year or both.

(b) PROVISIONS RELATING TO STOCK COMPANIES

Section 421 Dividends No stock life insurance company shall make any dividend on its capital except from the profits arising from its business and in estimating such profits there shall be first charged as a liability (a) the capital of the company (b) all unpaid losses or other claims (c) all liabilities for reserve as required by law and (d) also all sums due the company on bonds and mortgages stocks and book accounts of which no part of the principal or the interest thereon has been paid during the last calendar year and for which the foreclosure or suit has not been commenced for collection or which after judgment obtained thereon shall have remained more than two years unsatisfied and on which interest shall not have been paid and (e) also all interest due or accrued and remaining unpaid and (f) all other debts or obligations of the company.

(c) PROVISIONS RELATING TO MUTUAL COMPANIES

Section 426 Obligations for Guarantee Capital Assessments Every person subscribing to the guarantee capital of any mutual life insurance company organized under this act shall give to said company his note or obligation in such form as the by-laws of the company may prescribe for the unpaid moiety of the guarantee capital so subscribed which note or obligation shall be liable to assessment or assessments from time to time as may be deemed necessary by the directors or trustees of said company for the successful prosecution of its business. Such assessments may be made to meet the losses expenses insurance reserve and other obligations of such company until the whole amount of such note or obligation shall be paid. All assessments shall be made pro rata upon the entire amount of unpaid subscriptions and if such assessments are not paid the same shall be collected by suit at law as other debts of like character are collectible.

Section 427 Interest on Guarantee Capital Obligations The subscribers to the guarantee capital of any mutual life insurance company shall be entitled to receive from such company interest payable semi-annually at such rate not exceeding six per centum as may be agreed upon at the time of subscribing if the net surplus over a requisite reservation for liabilities and contingencies is sufficient to pay the same and if less than the sum originally agreed on it shall be made equal to it when the profits of the company are sufficient.

Section 428 Retirement of Guarantee Capital Whenever the lawful invested assets of any mutual life insurance company shall exceed the reserve and other liabilities to an amount equal to the amount of the guarantee capital subscribed the directors or trustees at their option may retire or return all or such portion of the guarantee capital to the subscribers as the interest of the company may warrant but no sum in cash shall be returned exceeding that actually paid in with the interest due and unpaid.

Section 429 Surplus or Safety Fund Any mutual life insurance company incorporated under the laws of this Commonwealth and transacting business therein may establish and maintain or if already established may continue to maintain a surplus or safety fund to an amount not in excess of ten per centum of its reserve or one hundred thousand dollars whichever is greater and the excess of the market value of its securities over their book value.

In cases where the surplus or safety fund at present existing exclusive of all accumulations held on account of the outstanding deferred dividend policies exceeds the limit above designated the company shall be entitled to retain said surplus or safety fund but shall not be entitled to add thereto so long as it exceeds said limit.

For cause shown the Insurance Commissioner may at any time permit any corporation to accumulate and maintain a surplus or safety fund in excess of the limit above mentioned for a prescribed period not exceeding one year in any one permission by filing in his office a decision stating his reasons therefor and causing the same to be published in his next annual report.

Section 430 Minors may be Members of Mutual Companies It shall be lawful for minors who have attained the age of eighteen years to make all needful contracts to become members of mutual life insurance companies organized and doing business under the laws of this Commonwealth.

ARTICLE V

FIRE AND MARINE INSURANCE

(a) GENERAL PROVISIONS RELATING TO STOCK AND MUTUAL COMPANIES AND TO ASSOCIATIONS AND EXCHANGES

Section 501 Foreign Companies Associations and Exchanges to do Business Through Resident Agents No stock fire insurance company association or exchange not incorporated under the laws of this State authorized to transact business herein shall make write place or cause to be made written or placed any policy duplicate policy or contract of insurance of any kind or character or any general or floating policy upon property situated or located in this State except after the said risk has been approved in writing by an agent who is a resident of or whose principal place of business is in this State regularly licensed to transact insurance business herein who shall countersign all policies so issued and receive the commission thereon when the premium is paid to the end that the State may receive the taxes required by law to be paid on the premiums collected for insurance on all property located in this State. Nothing in this act shall be construed to prevent any such foreign insurance company association or exchange authorized to transact business in this State from issuing policies at its principal or department offices covering property in this State if such policies are issued upon applications procured and submitted to such company association or exchange by agents who are residents of this State and licensed to transact the business of insurance herein and who shall receive the commission thereon when paid. No part of this section shall apply to direct insurance covering the rolling stock of railroad corporations or property in transit while in the possession and custody of railroad corporations or other common carriers nor to the property of such common carriers used or employed by them in their business as common carriers of freight merchandise or passengers. The provisions of this section except as to payment of taxes shall not apply to foreign insurance exchanges authorized to transact business in this Commonwealth but maintaining no office in this Commonwealth and paying no commissions to agents or representatives in this Commonwealth.

Section 502 Examination of Foreign Company Associations and Exchanges by Insurance Commissioner Whenever the insurance Commissioner shall have information that any fire insurance company association or exchange not incorporated or organized under the laws of this State has violated any of the provisions of the next preceding section of this act he is authorized at the expense of such company association or exchange to examine by himself or his accredited representatives at the principal office or offices of such company association or exchange located in the United States of America or in any foreign country and also at such other offices or agencies of such company association or exchange as he may deem proper all books records and papers of such company association or exchange and may examine under oath the officers managers and agents of such company association or exchange as to any such violation. The refusal of any such company association or exchange to submit to such examination or to exhibit its books and records for inspection shall be presumptive evidence that it has violated the provisions of the next preceding section of this act and shall subject it to the penalties prescribed and imposed by section five hundred and five (505) of this act.

Section 503 Annual Return of Business Every foreign stock and mutual fire insurance company association or exchange shall annually and at such other times as the Insurance Commissioner may require in addition to all returns now by law required of it or its agents or managers make a return to the Insurance Commissioner in such form and detail as may be prescribed by him of all insurance reinsurance or cessations of risks or liability contracted for or effected by it whether by issue of policy entry on bordereau or general participation agreement or by excess loss reinsurance or in any other manner whatsoever upon property located in this State or covering whether specified or otherwise any risk or liability upon property so located. Such return shall be certified by the oath of its president and secretary or attorney if a company association or exchange of one of the United

States and if a company or association of a foreign country by the oath of its managers in the United States as to such reinsurance or cessions effected through its branch office in the United States and by the oath of its President and Secretary or by officers corresponding thereto at its home office wherever located as to reinsurance or cessions as aforesaid contracted for or effected through the foreign office The refusal of any such company association or exchange to make the returns herein required shall be presumptive evidence that it is guilty of violating the provisions of the next preceding section of this act and shall subject it to the penalties prescribed and imposed by section five hundred and five (505) of this act

Section 504 Penalties Revocation of License Any foreign stock or mutual fire insurance company association or exchange wilfully violating or failing to observe and comply with any of the provisions of sections five hundred and one (501) five hundred and two (502) five hundred and three (503) and five hundred and four (504) of this act shall be subject to a penalty of five hundred dollars (\$500) for each violation thereof Such penalty may be collected and recovered in an action brought in the name of the State in any court having jurisdiction thereof Any such fire insurance company association or exchange which shall neglect and refuse for thirty days after judgment in any such action to pay and discharge the amount of such judgment shall have its authority to transact business in this State revoked by the Insurance Commissioner and such revocation shall continue for at least one year from the date thereof No such fire insurance company association or exchange whose authority to transact business in this State shall have been so revoked shall be again authorized or permitted to transact business herein until it shall have paid the amount of any such judgment and shall have filed in the office of the Insurance Commissioner a certificate signed by its president or other chief officer to the effect that the terms and obligations of the provisions of this act are accepted by it as part of the conditions of its right and authority to transact business in this State

Section 505 Reports of Fires to Bureau of Fire Protection Every stock or mutual fire insurance company association or exchange transacting business in this State shall file with the Bureau of Fire Protection in the Department of State Police annual and monthly reports in writing containing such information as is required to be reported by such companies associations and exchanges pursuant to the provisions of the act of July first one thousand nine hundred and nineteen Pamphlet Laws seven hundred and ten (P L 710) entitled "An act relating to fires and fire prevention imposing duties and conferring powers heretofore exercised by the State Fire Marshal upon the Department of State Police authorizing the appointment of the chiefs of fire departments and certain public officers and others as assistants to said department and defining their powers and duties providing for the investigation of the cause origin and circumstance of fires and the inspection of all and the removal or change of certain buildings imposing duties on school authorities and on certain corporations association and fire rating agencies providing for the attendance of witnesses before the department and the enforcement of its orders and prescribing penalties" or its amendments or supplements Failure to make such report shall subject such company association or exchange to the penalties prescribed in said act and in addition thereto such company association or exchange shall forfeit its right to do business in this State

(b) PROVISIONS RELATING TO STOCK COMPANIES

Section 516 Capital of Foreign Companies Stock fire stock marine and stock fire and marine insurance companies of other states and foreign governments to be licensed to do in this Commonwealth any one of the classes of business mentioned in section two hundred and two (202) subdivision (b) of this act must have a paid up and safely invested capital if a company of any other state or a deposit in the United States if a company of a foreign government of not less than two hundred thousand dollars (\$200,000) and if to do all of the classes of business mentioned in section two hundred and two (202) subdivision (b) of this act a paid up capital or deposit of not less than four hundred thousand dollars (\$400,000)

Section 517 Investment of Capital The capital of any stock fire stock marine or stock fire and marine insurance company of this Commonwealth shall be invested only as follows

(a) In such real estate as it is authorized by this act to hold

(b) In bonds of the United States or District of Columbia or of any state or territory of the United States or Canada and in farm loan bonds issued by federal land banks

(c) In the legally authorized bonds or notes of any city county township municipality school or water district of this Commonwealth or of any other state or territory of the United States or Canada

(d) In the bonds or notes of any solvent railroad or street railway corporations upon which no default in interest has been made

(e) In ground-rents and loans upon improved and unencumbered real estate No loans on such real estate shall exceed sixty-six and two-thirds per centum (66 2-3%) of the fair market value thereof at the time of making such loan

(f) Any such company which has one million dollars of capital and one million dollars of surplus may invest in the capital of any like company organized under the laws of the Commonwealth or the laws of any of the United States solely to transact the same class of business in countries outside of the United States Such investment shall be limited to an amount not exceeding thirty per centum of the par value of the capital stock of the investing company

Section 518 Investment of Surplus Any money over and above the capital of any stock fire stock marine and stock fire and marine insurance company may be invested in the securities above enumerated or in the stock or other evidence of indebtedness of any solvent dividend paying corporation

created under the laws of this Commonwealth or of any other state of the United States or loaned upon the pledge of the same except its own stock or the stock of any other insurance company transacting like classes of business The current market value of such securities shall at the time of any loan thereon be at least twenty per centum (20%) more than the sum loaned thereon No such insurance company shall invest any of its funds in any unincorporated business or enterprise nor in the stocks or evidence of indebtedness of any corporation the owners or holders of which stock or evidence of indebtedness may in any event be or become liable on account thereof to any assessment except for taxes nor shall any of its funds be loaned on personal security Not more than one-fifth (1-5) of its capital shall be invested in a single mortgage If any investment or loan is made in a manner not authorized by this act the officers and directors making or authorizing the same shall be personally liable for any loss occasioned thereby

Section 519 Real Estate which may be purchased Held and Conveyed No domestic stock fire stock marine or stock fire and marine insurance company shall purchase hold or convey real estate except for the purpose and in the manner herein set forth to wit

(a) Such as shall be requisite for its convenient accommodation in the transaction of its business

(b) Such as shall have been conveyed to it in satisfaction of debts previously contracted in the course of its dealing

(c) Such as shall have been purchased at sales upon judgments decrees or mortgages obtained or made for debts due the company or for debts due other persons where said company may have liens or encumbrances on the same and the purchase is deemed necessary to save the company from loss It shall not be lawful for any such company to purchase or hold real estate in any other case or for any other purpose Any real estate purchased received or required under clauses (b) and (c) of this section which has been held for a period of more than five years from the date of its purchase receipt or acquisition shall be sold and disposed of within a period of six months after due notice to the company from the Insurance Commissioner to sell and convey the same The Commissioner may extend the time for such disposition if he believes the interest of the company will suffer materially by a forced sale

Section 520 Procedure when Capital Impaired Any stock fire stock marine and stock fire and marine insurance company receiving notice from the Insurance Commissioner that its capital is impaired shall immediately call upon its stockholders for such amounts as will restore its capital to the amount fixed by its charter In case any stockholders neglects or refuses to pay the amount called for after notice personally given or by advertisement at such time and in such manner as the commissioner shall approve the company shall require the return of the original certificate of stock held by such stockholder and in lieu thereof issue new certificates in the proportion that the ascertained value of the assets of the company may as determined by the commissioner bear to the original capital the company paying for any fractional parts of shares The directors may create new stock and issue certificates therefor and dispose of the same at not less than par for an amount sufficient to make up the original capital Or the commissioner may in his discretion permit the company to reduce its capital and the par value of its shares in proportion to the extent of the impairment but the capital shall at no time be reduced to an amount less than that required by law for the organization of any such company In fixing such reduced capital not more than fifty per centum (50%) of the original capital shall be deducted from the assets on hand to be retained as surplus funds nor shall any part of the assets be distributed to stockholders

Section 521 Joint Policies Two or more stock fire insurance companies authorized to transact business in this Commonwealth may issue a combination policy using a distinctive title therefor which title shall follow the titles of the several companies obligated thereby and which policy shall be executed by the officers of each of such companies Such policy shall state that it is a joint contract and that each company is only liable for a specific percentage of any loss or damage occurring thereunder Before any such companies shall issue such combination policy they shall receive the express permission of the Insurance Commissioner to issue the same and the title shall be approved by him

Section 522 Permitted Provisions in Standard Fire Policies No stock fire insurance company shall issue fire insurance policies except policies of perpetual insurance on property in this Commonwealth other than those of the standard form herein set forth except as follows

(a) A company may print on its policies its name location and date of incorporation plan of operation the amount of its paid up capital stock the name of its officers and agents the number and date of the policy and if it is issued through an agent the words "This policy shall not be valid until countersigned by the duly authorized agent of the company at"

(b) A company may print or use in its policies printed forms of descriptions and specifications of the property insured

(c) A company incorporated in this Commonwealth may print in its policies any provisions which it is authorized or required by law to insert therein and any company not incorporated in this Commonwealth may with the approval of the Insurance Commissioner so print any provisions required by its charter or deed of settlement or by the laws of its own state or country not contrary to the laws of this Commonwealth but the Insurance Commissioner shall require any provision which in his opinion modifies the contract of insurance in such way as to effect the question of loss to be appended to the policy by a slip or rider as hereinafter provided

(d) The blanks in said standard form may be filled in print or writing

(e) A company may print upon policies issued in compliance with the preceding provisions of this section the words "Pennsylvania Standard Policy" and may include the name of any state or states which may adopt this form of policy.

(f) A company may write upon the margin or across the face of the policy or print in type not less than seven (7) point upon separate slips or riders to be attached thereto provisions adding to or modifying those contained in the standard form and all such slips and provisions must be signed by the officers or agents of the company so issuing them.

Section 523. Standard Fire Policy Form. The standard form of policy to be issued by any stock fire insurance company shall be plainly printed and no portion thereof shall be in type smaller than the type used in printing the form on file in the office of the Insurance Commissioner and shall be as follows

No.

Insertion of name of company or companies issuing the policy and other matter permitted to be stated at the head of the policy Amount \$..... Rate..... Premium \$.....

In consideration of the stipulations herein named and of.... dollars premium does insure..... and legal representatives to the extent of the actual cash value (ascertained with proper deductions for depreciation) of the property at the time of loss or damage but not exceeding the amount which it would cost to repair or replace the same with material of like kind and quality with a reasonable time after such loss or damage without allowance for any increased cost of repair or reconstruction by reason of any ordinance or law regulating construction or repair and without compensation for loss resulting from interruption of business or manufacture for the term of..... from the day of 19.. at noon to the day of 19.. at noon against all direct loss and damage by fire and by removal from premises endangered by fire except as herein provided to an amount not exceeding dollars to the following described property while located and contained as described herein or pro rata for five days at each proper place to which any of the property shall necessarily be removed for preservation from fire but not elsewhere namely

DESCRIPTION OF PROPERTY

This policy is made and accepted subject to the foregoing stipulations and conditions and to the stipulations and conditions printed on the back hereof which are hereby made a part of this policy together with such other provisions stipulations and conditions as may be indorsed hereon or added hereto as herein provided.

In witness whereof this company has executed and attested these presents

(Date and signatures and titles of officers and agent)

FRAUD MISREPRESENTATION ET CETERA

This entire policy shall be void if the insured has concealed or misrepresented any material fact or circumstances concerning this insurance or the subject thereof or in case of any fraud or false swearing by the insured touching any matter relating to this insurance or the subject thereof whether before or after a loss.

PROPERTY UNINSURABLE AND EXCEPTED

This policy shall not cover accounts bills currency deeds evidences of debt money notes or securities nor unless specifically named hereon in writing bullion manuscripts mechanical drawings dies or patterns.

HAZARDS NOT COVERED

This company shall not be liable for loss or damage caused directly or indirectly by invasion insurrection riot civil war or commotion or military or usurped power or by order of any civil authority or by theft or by neglect of the insured to use all reasonable means to save and preserve the property at and after a fire or when the property is endangered by fire in neighboring premises.

This entire policy shall be void unless otherwise provided by agreement in writing added hereto.

OWNERSHIP ET CETERA

(a) If the interest of the insured be other than unconditional and sole ownership or (b) if the subject of insurance be a building on ground not owned by the insured in fee simple or (c) if with the knowledge of the insured foreclosure proceedings be commenced or notice given of sale of any property insured hereunder by reason of any mortgage or trust deed or (d) if any change other than by the death of an insured take place in the interest title or possession of the subject of insurance (except change of occupants without increase of hazard) or (e) if this policy be assigned before a loss.

Unless otherwise provided by agreement in writing added hereto this company shall not be liable for loss or damage occurring.

OTHER INSURANCE

(a) While the insured shall have any other contract of insurance whether valid or not on property covered in whole or in part by this policy or

INCREASE OF HAZARD

(b) While the hazard is increased by any means within the control of the insured or

REPAIRS ET CETERA

(c) While mechanics are employed in building altering or repairing the described premises beyond a period of fifteen days

EXPLOSIVES GAS ET CETERA

(d) While illuminating gas or vapor is generated on the described premises or while (any usage or custom to the contrary notwithstanding) there is kept used or allowed on the described premises fireworks Greek fire phosphorus explosives benzine gasoline naphtha or any other petroleum product of greater inflammability than kerosene oil gunpowder exceeding twenty-five pounds or kerosene oil exceeding five barrels or

FACTORIES

(e) If the subject of insurance be a manufacturing establishment while operated in whole or in part between the hours of ten post meridian and five ante meridian or while it ceases to be operated beyond a period of ten days or

UNOCCUPANCY

(f) While a described building whether intended for occupancy by owner or tenant is vacant or unoccupied beyond a period of ten days or

EXPLOSION LIGHTNING

(g) By explosion or lightning unless fire ensue and in that event for loss or damage by fire only

CHATTEL MORTGAGE

Unless otherwise provided by agreement in writing added hereto this company shall not be liable for loss or damage to any property insured hereunder while encumbered by a chattel mortgage and during the time of such encumbrance this company shall be liable only for loss or damage to any other property insured hereunder.

FAIL OF BUILDING

If a building or any material part thereof fall except as the result of fire all insurance by this policy on such building or its contents shall immediately cease.

ADDED CLAUSES

The extent of the application of insurance under this policy and of the contribution to be made by this company in case of loss or damage and any other agreement not inconsistent with or a waiver of any of the conditions or provisions of this policy may be provided for by agreement in writing added thereto.

WAIVER

No one shall have power to waive any provision or condition of this policy except such as by the term of this policy may be the subject of agreement added thereto nor shall any such provision or condition be held to be waived unless such waiver shall be in writing added hereto nor shall any provision or condition of this policy or any forfeiture be held to be waived by any requirement act or proceeding on the part of this company relating to appraisal or to any examination herein provided for nor shall any privilege or permission affecting the insurance hereunder exist or be claimed by the insured unless granted herein or by rider added hereto.

CANCELLATION OF POLICY

This policy shall be cancelled at any time at the request of the insured in which case the company shall upon demand and surrender of this policy refund the excess of paid premium above the customary short rates for the expired time. This policy may be cancelled at any time by the company by giving to the insured a five days' written notice of cancellation with or without tender of the excess of paid premium above the pro rata premium for the expired time which excess if not tendered shall be refunded on demand. Notice of cancellation shall state that said excess premium (if not tendered) will be refunded on demand.

PRO RATA LIABILITY

This company shall not be liable for a greater proportion of any loss or damage than the amount hereby insured shall bear to the whole insurance covering the property whether valid or not and whether collectable or not.

NOON

The word "noon" herein means noon of standard time at the place of loss or damage.

MORTGAGE INTERESTS

If loss or damage is made payable in whole or in part to a mortgagee not named herein as the insured this policy may be cancelled as to such interest by giving to such mortgagee a ten days' written notice of cancellation. Upon failure of the insured to render proof of loss such mortgagee shall as if named as insured hereunder but within sixty days after such failure render proof of loss and shall be subject to the provisions hereof as to appraisal and time of payment and of bringing suit. On payment to such mortgagee of any sum for loss or damage hereunder if this company shall claim that as to the mortgagor or owner no liability existed it shall to the extent of such payment be subrogated to the mortgagee's right to recovery and claim upon the collateral to the mortgagee debt but without impairing the mortgagee's right to sue or it may pay the mortgage debt and require an assignment thereof and of the mortgage other provisions relating to the interest and obligation of such mortgagee may be added hereto by agreement in writing.

REQUIREMENTS IN CASE OF LOSS

The insured shall give immediate notice in writing to this company of any loss or damage protect the property from further damage forthwith separate the damaged and undamaged personal property put it in the best possible order furnish a complete inventory of the destroyed damaged and undamaged property stating the quantity and cost of each article and the amount claimed thereon and the insured shall within sixty (60) days after the fire unless such time is extended in writing by this company render to this company a proof of loss signed and sworn to by the insured stating the knowledge and belief of the insured as to the time and origin of the fire the interest of the insured and of all others in the property the cash value of each item thereof and the amount of loss or damage thereto all incumbrances thereon all other contracts of insurance whether valid or not covering any of said property and a copy of all the descriptions and schedules in all policies any changes in the title use occupation location possession or exposures of said property since the issuing of this policy and by whom and for what purpose any building herein described and the several parts thereof were occupied at the time of fire and shall furnish if required verified plans and specifications of any building fixtures or machinery destroyed or damaged. The insured as often as may be reasonably required shall exhibit to any person designated by this company all that remains of any property herein described and submit to examinations under oath by any person named by this company and subscribe the same and as often as may be reasonably required shall produce for examination all books of accounts bills invoices and other vouchers or certified copies thereof if originals be lost at such reasonable time and place as may be designated by this company or its representative and shall permit extracts and copies thereof to be made

APPRAISAL

In case the insured and this company shall fail to agree as to the amount of loss or damage each shall on the written demand of either select a competent and disinterested appraiser. The appraisers shall first select a competent and disinterested umpire and failing for fifteen days to agree upon such umpire then on request of the insured or this company such umpire shall be selected by a judge of a court of record in the county in which the property insured is located. The appraisers shall then appraise the loss and damage stating separately sound value and loss or damage to each item and failing to agree shall submit their differences only to the umpire. An award in writing so itemized of any two when filed with this company shall determine the amount of sound value and loss or damage. Each appraiser shall be paid by the party selecting him and the expenses of appraisal and umpire shall be paid by the parties equally

COMPANY'S OPTIONS

It shall be optional with this company to take all or any part of the articles at the agreed or appraised value and also to repair rebuild or replace the property lost or damaged with other of like kind and quality within a reasonable time giving notice of its intention so to do prior to thirty days after ascertainment of loss or damage is made as herein provided

ABANDONMENT

There can be no abandonment to this company of any property

WHEN LOSS PAYABLE

The amount of loss or damage for which this company may be liable shall be payable sixty days after proof of loss as herein provided is received by this company and ascertainment of the loss or damage is made either by agreement between the insured and this company expressed in writing or by the filing with this company of an award as herein provided

SUIT

No suit or action on this policy for the recovery of any claim shall be sustainable in any court of law or equity unless the claimant shall show compliance with all the requirements of this policy nor unless commenced within twelve months next after the fire

SUBROGATION

This company may require from the insured an assignment of all right of recovery against any party for loss or damage to the extent that payment therefor is made by this company

Section 524 Penalty for Issuing Other than Standard Fire Policies. Any person corporation or stock fire insurance company that shall either as principal or agent wilfully issue or cause to be issued any policy or contract of fire insurance on property situated within this Commonwealth contrary to the provisions of the two preceding sections of this act shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not exceeding five hundred dollars (\$500). Any policy issued in violation of this act shall never theless be construed in accordance with the provisions of this act. Provided however That as the provisions of the two preceding sections of this act are not applicable to policies of perpetual insurance such perpetual policies shall not be required to conform to the requirements of said sections

(c) PROVISIONS RELATING TO MUTUAL COMPANIES

Section 531 Licensing of Foreign Mutual Companies. A mutual fire mutual marine or mutual fire and marine insurance company of another state may be licensed to transact the

class of business mentioned in clause (1) subdivision (b) of section two hundred and two (202) of this act when it has a surplus over all liabilities including unearned premiums computed in accordance with the laws of this Commonwealth of not less than one hundred thousand dollars (\$100,000) or has continuously transacted business for not less than five years and has a surplus over all liabilities of not less than fifty thousand dollars (\$50,000). If to transact the classes of business mentioned in clauses (2) and (3) of subdivision (b) section two hundred and two (202) of this act its surplus over all liabilities must not be less than two hundred and fifty thousand dollars (\$250,000)

Section 532 Rechartering of Companies. Any mutual fire or mutual fire and marine insurance company of this state whose charter is about to expire may call a special meeting of the members notice of the object of which meeting shall be given by advertisement for four weeks preceding in at least two daily or weekly newspapers published in the city or county where the principal office of the company is located or by circular mailed to the address of each member. If at such meeting two-thirds of the votes cast in person or by proxy shall favor a resolution agreeing that said corporation shall hold its charter subject to the provisions of the Constitution of this State and setting forth at length the sections of its existing charter which it desires to retain and agreeing to be subject to the provisions of this act so far as not inconsistent with said charter said resolution and the number of votes cast for and against the same at the special meeting aforesaid shall be spread on the records of said company and a certified copy of the same forwarded to the Insurance Commissioner who shall submit the same to the Attorney General. In case the Attorney General approves said resolution he shall certify his approval of said record to the Governor who shall cause letters patent to issue erecting said company into a body corporate with succession as hereinbefore provided in the case of companies originally organized with all the powers and privileges and subject to the restrictions specified in the resolution aforesaid

Section 533 Reinsurance and Reserve of Companies Organized Before May First One Thousand Eight Hundred and Seventy-Six. It shall be lawful for mutual fire insurance companies organized prior to May first one thousand eight hundred and seventy-six which by their charters are authorized to issue policies for cash premiums and without premium notes to accumulate out of the profit of their cash business a re-insurance fund or reserve but no such mutual company shall be deemed insolvent nor shall the Insurance Commissioner require such company to make an assessment upon its mutual policy holders so long as its premium notes in hand subject to assessment amount in gross to three per centum (3%) of the entire amount at risk of said company

Section 534 Mutual Companies Organized Prior to May First One Thousand Eight Hundred and Seventy-Six May Become Stock Companies. Any mutual fire insurance company incorporated prior to May first one thousand eight hundred and seventy-six that may have accumulated in the course of its business not less than twenty thousand (\$20,000) over and above all liabilities including the cash reserve required by law on cash risks and may desire to create a capital stock may do so with the assent of two-thirds in interest of its policy holders. Such interest shall be determined by the amount of premiums paid or premium notes given at a meeting specially called for that purpose of which at least six weeks' previous notice shall have been given by publication in a newspaper of general circulation published in the county in which the principal office of the company is located and also by written or printed notice addressed and mailed to each policy holder. In case the consent of two-thirds of the policy holders is obtained as aforesaid and due proof thereof is made to the Insurance Commissioner the directors or trustees of the company shall open books and receive subscriptions to the stock of the company and otherwise proceed as is provided in this act for the organization of stock fire insurance companies. No share of stock shall be disposed of or a certificate issued therefor unless the actual par value thereof has been paid to the company in cash. The policy holders of said company shall have the first right to subscribe to said stock subject to such equitable regulations as the directors or trustees may prescribe and the surplus of the mutual company shall not be distributed but shall remain intact as the surplus of the stock company. The mutual policies and all the rights and liabilities attached thereto and all the powers and obligations of the company with reference to the same shall survive and be obligations of the stock company so long as said policies remain in force. When said policies shall have expired said company shall be subject in all respects to the provisions of this act as if originally organized under the same. No company shall insure upon both the stock and mutual plan except temporarily as in this section provided

(d) FIRE INSURANCE RATES AND RATING BUREAUS

Section 541 "Insurer" Defined. The word "insurer" as used in subdivision (d) of this article shall include (a) all stock fire insurance companies doing business in this Commonwealth, (b) all mutual fire insurance companies and all associations and exchanges doing business in this Commonwealth which have filed or shall file with a rating bureau in their applications for membership an agreement to become subject to the provisions of subdivision (d) of this article

Section 542 Insurers to File Schedule of Rates or be Members of Rating Bureaus. Every insurer authorized to effect insurance against the risk of loss or damage by fire or lighting in this Commonwealth shall before being permitted to write fire insurance in this Commonwealth file with the Insurance Commissioner a schedule of rates or be a member of a rating bureau. No such insurer shall be a member of more than one

rating bureau for the purpose of rating the same risk. Nothing in this act shall require a mutual fire insurance company or an association or an exchange to file a schedule of rates or be a member of any rating bureau.

Section 543 Membership of Rating Bureau Expenses. A rating bureau may consist of one or more insurers and when consisting of two or more insurers must admit to membership any authorized insurer applying therefor who shall agree to abide by the rules and regulations of such bureau. The expenses of the bureau shall be shared in proportion to the gross premiums received in this Commonwealth by each member during the preceding year to which may be added a reasonable annual fee which shall not exceed fifty dollars (\$50.00).

Section 544 Insurers to Notify Department of Rating Bureaus of Which Members. Every insurer aforesaid shall in its annual application for license specify each rating bureau making rates upon property located within this Commonwealth of which it is a member and during the year file with the Insurance Commissioner written notice of any other such rating bureaus of which it shall become a member.

Section 545 Variations from Bureau Rates. Every insurer shall at least fifteen days in advance of any variation by it from the bureau rate file the bureau of which it is a member a schedule showing such variations. Any deviation of any insurer from the schedule of rates established by such company shall be uniform in its application to all of the risks in the class from which the deviation is made and no such uniform deviation shall be made unless notice thereof and the reason therefor shall be filed with the Insurance Commissioner.

Section 546 Discrimination in Rates Prohibited. No insurer against the risk of fire or lightning nor any rating bureau shall fix or charge any rate for fire insurance upon property in this Commonwealth which discriminates unfairly between risks in the application of like charges and credits or which discriminates unfairly between risks of essentially the same hazards territorial classification and having substantially the same degree of protection against fire.

Section 547 Inspection of Risks. Every rating bureau or other insurer engaged in making rates or estimates for rates for fire insurance on property in this Commonwealth shall inspect every risk specifically rated by it upon schedule and make a written survey of such risk which shall be filed as a permanent record in the office of such bureau or insurer. A copy of such survey shall be furnished to the owner upon request.

Section 548 Exclusive Method for Filing Rates. No insurer and no rating bureau or any representative of any insurer or rating bureau shall enter into or act upon any agreement with regard to the making fixing or collecting of any rate for fire insurance upon property within this Commonwealth except in compliance with subdivision (d) of this article.

Section 549 When Rate Agreement May Be Enforced. Any such agreement may be made and enforced provided the same is not contrary to the laws of this Commonwealth and is in writing if prior to its taking effect a copy thereof is filed with the Insurance Commissioner and with each rating bureau of which any of the parties thereto shall be a member.

Section 550 Insurance Commissioner may Disapprove Rate Agreements Procedure. The Insurance Commissioner may after due notice and hearing upon complaint or upon his own motion make an order disapproving any such agreement or any part of such agreement. No such agreement shall be in force nor shall any rights be based thereon after service of a copy of such order upon each of the parties to such agreement and upon each bureau with which such agreement is required to be filed. Service may be made by mail and shall be completed upon the expiration of a reasonable time for transmission fixed in such order. The action of the Insurance Commissioner in making or refusing to make any such order shall be subject to summary review before the court of common pleas of Dauphin county.

Section 551 Prohibited Contracts and Agreements. Except as contained in the policy and the usual agreement for other insurance no insurer or rating bureau shall make any contract or agreement with any person insured or to be insured that the whole or any part of any insurance shall be written by or placed with any particular company insurer agent or any group of companies insurers or agents.

Section 552 Rating Bureaus to Supply Department of State Police with Information. Every bureau which now exists or hereafter may be formed for the purpose of suggesting establishing or maintaining rates of fire insurance on property located in this State shall supply to the Bureau of Fire Protection in the Department of State Police on request or permit the Department of State Police to copy from its files reasonable data relating to the physical condition of insurable property in this State and relating to physical fire hazards in the various communities thereof as required by the act approved the first day of July one thousand nine hundred and nineteen Pamphlet Laws seven hundred and ten (P L 710) entitled "An act relating to fires and fire prevention imposing duties and conferring powers heretofore exercised by the State Fire Marshal upon the Department of State Police authorizing the appointment of the chiefs of fire departments and certain public officers and others as assistants to said department and defining their powers and duties providing for the investigation of the cause origin and circumstance of fires and the inspection of all and the removal or change of certain buildings imposing duties on school authorities and on certain corporations associations and the rating agencies providing for the attendance of witnesses before the department and the enforcement of its orders and prescribing penalties or its amendments or supplements."

ARTICLE VI

CASUALTY INSURANCE

(a) GENERAL PROVISIONS RELATING TO STOCK COMPANIES

Section 601 Financial Requirements of Foreign Companies. Stock casualty insurance companies of other states and foreign governments organized to transact any of the classes of insurance mentioned in subdivision (c) section two hundred and two (202) of this act in order to be licensed to do business in this Commonwealth must have a paid-up and safely invested capital if a company of another state or a deposit in the United States if a company of a foreign government of at least the amount required in this act for Pennsylvania companies. Nothing contained in this act shall prevent any foreign stock life insurance company now engaged in the business of accident and sickness or liability insurance or both from continuing the same if the amount of its paid-up capital shall be equal to the amount required of a domestic company to transact the business of life insurance and at least fifty thousand dollars for each of the other classes of insurance undertaken.

Section 602 Investment of Capital. Every domestic stock casualty insurance company shall invest and keep invested in sound income bearing securities all its capital and funds of every description excepting such cash as may be required in the transaction of its business and such as it may invest in real estate as hereinafter authorized. The capital of every such company shall be invested as follows:

(a) In such real estate as it is authorized by this act to hold.

(b) In bonds of the United States or District of Columbia or of any state or territory of the United States or Canada and in Farm Loan Bonds issued by Federal Land Banks.

(c) In the legally authorized bonds or notes of any city county township municipality school or water district of this Commonwealth or of any other State or territory of the United States or Canada.

(d) In the bonds or notes of any solvent railroad or street railway corporation upon which no default in interest has been made.

(e) In ground-rents and loans upon improved and unencumbered real estate. Provided That no loan on such real estate shall exceed sixty-six and two-thirds per centum (66 2/3%) of the fair market value thereof at the time of making such loan.

(f) Any such company which has one million dollars of capital and one million dollars of surplus may invest in the capital of any like company organized under the laws of this Commonwealth or of the laws of any of the United States solely to transact the same class of business in countries outside of the United States. Such investment shall be limited to an amount not exceeding thirty per centum of the par value of the capital stock of the investing company.

Section 603 Investment of Surplus Restrictions. Any money over and above the capital of any such stock casualty insurance company may be invested in the securities above enumerated or loaned upon the security of the same or in the stock or other evidence of indebtedness of any solvent dividend paying corporation created under the laws of this Commonwealth or of any other State of the United States or loaned upon the pledge of the same except its own stock or the stock of any other insurance company transacting like classes of business. The current market value of such securities at the time of any loan thereon shall be at least fifteen per centum (15%) more than the sum loaned thereon. No such insurance company shall invest any of its funds in any unincorporated business or enterprise nor in the stock or evidence of indebtedness of any corporation the owners or holders of which stock or evidence of indebtedness may in any event be or become liable on account thereof to any assessment except for taxes nor shall any of its funds be loaned on personal security. Not more than one-fifth (1/5) of its capital shall be invested in a single mortgage. No such company shall hereafter invest in acquire or hold directly or indirectly more than ten per centum (10%) of the securities of any single company nor shall more than ten per centum of its assets be invested in the stock of any single company. No such company shall enter into any agreement to withhold from sale of its property but the disposition of its property shall be at all times within the control of its board of directors or trustees. If any investment or loan is made in a manner not authorized by this act the officers and directors making or authorizing the same shall be personally liable for any loss occasioned thereby.

Section 604 Real Estate Which Companies May Purchase Hold and Convey. No domestic stock casualty insurance company shall purchase hold or convey real estate except for the purpose and in the manner herein set forth to wit:

(a) Such as shall be requisite for the transaction of its business.

(b) Such as shall have been conveyed to it in satisfaction of debts previously contracted in the course of its dealings.

(c) Such as shall have been purchased at sales upon judgments decrees or mortgages obtained or made for debts due the company or for debts due other persons where said company may have liens or encumbrances on the same and the purchase is deemed necessary to save the company from loss. It shall not be lawful for any such company to purchase or hold real estate in any other case or for any other purpose. Any real estate purchased received or acquired under paragraphs (b) and (c) of this section which has been held for a period of more than five years from the date of its purchase receipt or acquisition must be sold and disposed of within a period of six (6) months after due notice to the company from the Insurance Commissioner to sell and convey the same. The

Commissioner may extend the time for such disposition if he believes the interest of the company will suffer materially by a forced sale.

Section 605 Dividends No such stock casualty insurance company heretofore or hereafter organized shall make any dividend on its capital except from the profits arising from its business. In estimating such profits there shall first be charged as a liability (a) the capital of the company (b) all unpaid losses or other loss claims (c) all liabilities for reserve or unearned premiums or undetermined risks as required by law (d) all sums due the company on bonds book accounts and judgments on which the interest has not been paid during the last calendar year or on the principal of which no payment has been made during said period (e) all other debts or obligations of the company and (f) all shares of stock on which no dividend has been paid during the last calendar year.

Section 606 Reduction and Withdrawal of Capital Stock Any existing stock casualty insurance company and any stock casualty insurance company formed under this act having a paid-up capital in excess of the minimum herein required may reduce the excess in whole or in part in the manner hereinbefore provided for the reduction of capital stock by insurance companies. Any such company which has undertaken two or more kinds of insurance and wishes to discontinue a particular kind may withdraw the entire additional capital paid in on account thereof.

Section 607 Procedure When Capital Impaired Any stock casualty insurance company receiving notice from the Insurance Commissioner that its capital is impaired shall immediately call upon its stockholders for such amounts as will restore its capital to the amount fixed by its charter. In case any stockholder neglects or refuses to pay the amount called for after notice personally given or by advertisement at such time and in such manner as the Commissioner shall approve the company shall require the return of the original certificate of stock held by such stockholder and in lieu thereof issue new certificates in the proportion that the ascertained value of the assets of the company may as determined by the Commissioner bear to the original capital the company paying for any fractional parts of shares. The directors may create new stock and issue certificates therefor and dispose of the same at not less than par for an amount sufficient to make up the original capital or the Commissioner may in his discretion permit the company to reduce its capital and the par value of its shares in proportion to the extent of the impairment but the capital shall at no time be reduced to an amount less than that required by law for the organization of any such company. In fixing such reduced capital not more than fifty per centum (50%) of the original capital shall be deducted from the assets on hand to be retained as surplus funds nor shall any part of the assets be distributed to stockholders.

Section 608 Certain Companies Heretofore Organized May Come Within Provisions of Act Stock companies heretofore organized under the act of April twenty-eight Anno Domini one thousand nine hundred and three Pamphlet Laws three hundred and twenty-nine (P L 329) entitled "An act to provide for the incorporation and regulation of corporations for the purpose of making insurance upon the health of individuals and against personal injury and disablement and death therein limiting the amount for which such corporations may issue policies and providing the manner in which certain existing corporations may become reincorporated under this act" having a paid-up capital of not less than one hundred thousand dollars may issue policies providing personal accident and sickness indemnity as specified in subdivision (c) clause two (2) of section two hundred and two (202) and also an indemnity for death arising from natural causes for an amount not exceeding one hundred dollars. Stock companies heretofore organized under the act approved April twenty-nine Anno Domini one thousand eight hundred and seventy-four Pamphlet Laws seventy-three (P L 73) entitled "An act to provide for the incorporation and regulation of certain corporations" and the several supplements thereto for the purpose of guaranteeing the fidelity of persons in positions of trust and to act as surety on official bonds may transact business under this act by filing with the Secretary of the Commonwealth and with the Insurance Commissioner a resolution of the board of directors duly approved by the stockholders at a meeting specially called for that purpose accepting the provisions of this act and agreeing to be governed thereby as fully as though organized hereunder and such acceptance when so filed shall exempt any such company from the provisions and requirements of said act approved April twenty-nine one thousand eight hundred and seventy-four and of the act approved May nine one thousand eight hundred and eighty-nine Pamphlet Laws one hundred and fifty-nine (P L 159) entitled "An act supplementary to an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April Anno Domini one thousand eight hundred and seventy-four amending the twenty-ninth section of said act so as to provide for the further regulation of and granting additional powers to all corporations now or hereafter incorporated under the provisions of said act for the insurance of owners of real estate mortgages and others interested in real estate from loss by reason of defective titles liens and incumbrances" and the several supplements thereto.

Section 609 Companies to Which Act Applies That all stock casualty insurance companies heretofore or hereafter incorporated or formed by authority of any general or special law shall be subject to the provisions and requirements of this act except those companies incorporated under the provisions of the act approved April twenty-eighth one thousand nine hundred and three entitled "An act to provide for the incorporation and regulation of corporations for the purpose of making insurance upon the health of individuals and against personal injury and disablement and death therein limiting the amount for which

such corporations may issue policies and providing the manner in which certain existing corporations may become reincorporated under this act" and companies heretofore organized under the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four Pamphlet Laws seventy-three (P L 73) entitled "An act to provide for the incorporation and regulation of certain corporations" and the several supplements thereto for the purpose of guaranteeing the fidelity of persons in positions of trust and to act as surety on official bonds which latter companies shall come under the provisions of this act only upon acceptance thereof as hereinbefore provided.

(b) HEALTH AND ACCIDENT INSURANCE

Section 616 Copies of Policies to be Filed with Insurance Commissioner No policy of insurance against loss from sickness or loss or damage from bodily injury or death of the insured by accident shall be issued or delivered by any stock or mutual casualty company or any stock or mutual life insurance company issuing such policies to any person in this Commonwealth until a copy of the form thereof and of the classification of risks and the premium rates pertaining thereto have been filed with the Insurance Commissioner nor shall it be so issued or delivered until the expiration of thirty days after it has been so filed unless the Insurance Commissioner shall sooner give his written approval thereto. If the Insurance Commissioner shall notify in writing the company corporation association or other insurer which has filed such form that it does not comply with the requirements of law specifying the reasons for his opinion it shall be unlawful thereafter for any such insurer to issue any policy in such form. The action of the Insurance Commissioner in this regard shall be subject to review by the court of common pleas of Dauphin County.

Section 617 Conditions Subject to Which Policies are to be Issued No such policy shall be issued or delivered except subject to the following conditions (a) unless the entire money and other consideration therefor are expressed in the policy nor (b) unless the time at which the insurance thereunder takes effect and terminates is stated in a portion of the policy preceding its execution by the insurer nor (c) if the policy purports to insure more than one person nor (d) unless every printed portion thereof and of any endorsements or attached papers shall be plainly printed in type of which the face shall be not smaller than ten point nor (e) unless a brief description thereof be printed on its first page and on its filing back in type of which the face shall be not smaller than fourteen point nor (f) unless the exceptions of the policy be printed with the same prominence as the benefits to which they apply. Provided however That any portion of such policy which purports by reason of the circumstances under which a loss is incurred to reduce any indemnity promised therein to an amount less than that provided for the same loss occurring under ordinary circumstances shall be printed in bold face type and with greater prominence than any other portion of the text of the policy.

Section 618 Standard Policy Provisions Every such policy so issued shall contain certain standard provisions which shall be in the words and in the order hereinafter set forth and be preceded in every policy by the caption "standard provisions". In each such standard provision wherever the word "insurer" is used there shall be substituted therefor the word "company" or "corporation" or "association" or "society". Such standard provisions shall be

(a) A standard provision relative to the contract which may be in either of the following two forms form (A) to be used in policies which do not provide for reduction of indemnity on account of change of occupation and form (B) to be used in policies which do so provide. If form (B) is used and the policy provides indemnity against loss from sickness the words "or contracts sickness" may be inserted therein immediately after the words "in the event that the insured is injured."

"(A) 1 This policy includes the endorsements and attached papers if any and contains the entire contract of insurance. No reduction shall be made in any indemnity herein provided by reason of change in the occupation of the insured or by reason of his doing any act or thing pertaining to any other occupation."

"(B) 1 This policy includes the endorsements and attached papers if any and contains the entire contract of insurance except as it may be modified by the insurer's classification of risks and premium rates in the event that the insured is injured after having changed his occupation to one classified by the insurer as more hazardous than that stated in the policy or while he is doing any act or thing pertaining to any occupation so classified except ordinary duties about his residence or while engaged in recreation in which event the insurer will pay only such portion of the indemnities provided in the policy as the premium paid would have purchased at the rate but within the limits so fixed by the insurer for such more hazardous occupation."

If the law of the State in which the insured resides at the time this policy is issued requires that prior to its issue a statement of the premium rates and classification of risks pertaining to it shall be filed with the state official having supervision of insurance in such state then the premium rates and classification of risks mentioned in this policy shall mean only such as have been last filed by the insurer in accordance with such law but if such filing is not required by such law then they shall mean the insurer's premium rates and classification of risks last made effective by it in such state prior to the occurrence of the loss for which the insurer is liable."

(b) A standard provision relative to changes in the contract which shall be in the following form:

"2 No statement made by the applicant for insurance not included herein shall avoid the policy or be used in any legal proceeding hereunder. No agent has authority to change this policy or to waive any of its provisions. No change in this policy shall be valid unless approved by an executive officer of the insurer and such approval be endorsed hereon."

(c) A standard provision relative to reinstatement of policy after lapse which may be in either of the three following forms Form (A) to be used in policies which insure only against loss from accident Form (B) to be used in policies which insure only against loss from sickness and form (C) to be used in policies which insure against loss from both accident and sickness

"(A) 3 If default be made in the payment of the agreed premium for this policy the subsequent acceptance of a premium by the insurer or by any of its duly authorized agents shall reinstate the policy but only to cover loss resulting from accidental injury thereafter sustained"

"(B) 3 If default be made in the payment of the agreed premium for this policy the subsequent acceptance of a premium by the insurer or by any of its duly authorized agents shall reinstate the policy but only to cover such sickness as may begin more than ten days after the date of such acceptance"

"(C) 3 If default be made in the payment of the agreed premium for this policy the subsequent acceptance of a premium by the insurer or by any of its duly authorized agents shall reinstate the policy but only to cover accidental injury thereafter sustained and such sickness as may begin more than ten days after the date of such acceptance"

(d) A standard provision relative to time of notice of claim which may be in either of the three following forms Form (A) to be used in policies which insure only against loss from accident Form (B) to be used in policies which insure only against loss from sickness and Form (C) to be used in policies which insure against loss from both accident and sickness. If Form (A) or Form (C) is used the insurer may at its option add thereto the following sentence "In event of accidental death immediate notice thereof must be given to the insurer"

"(A) 4 Written notice of injury on which claim may be based must be given to the insurer within twenty days after the date of the accident causing such injury"

"(B) 4 Written notice of sickness on which claim may be based must be given to the insurer within ten days after the commencement of the disability from such sickness"

"(C) 4 Written notice of injury or of sickness on which claim may be based must be given to the insurer within twenty days after the date of the accident causing such injury or within ten days after the commencement of disability from such sickness"

(e) A standard provision relative to sufficiency of notice of claim which shall be in the following form and in which the insurer shall insert in the blank space such office and its location as it may desire to designate for such purpose of notice

"5 Such notice given by or in behalf of the insured or beneficiary as the case may be to the insurer at..... or to any authorized agent of the insurer with particulars sufficient to identify the insured shall be deemed to be notice to the insurer. Failure to give notice within the time provided in this policy shall not invalidate any claim if it shall be shown not to have been reasonably possible to give such notice and that notice was given as soon as was reasonably possible"

(f) A standard provision relative to furnishing forms for the convenience of the insured in submitting proof of loss as follows

"6 The insurer upon receipt of such notice will furnish to the claimant such forms as are usually furnished by it for filing proofs of loss. If such forms are not so furnished within fifteen days after the receipt of such notice the claimant shall be deemed to have complied with the requirements of this policy as to proof of loss upon submitting within the time fixed in the policy for filing proofs of loss written proof covering the occurrence character and extent of the loss for which claim is made"

(g) A standard provision relative to filing proof of loss which shall be in such one of the following forms as may be appropriate to the indemnities provided

"(A) 7 Affirmative proof of loss must be furnished to the insurer at its said office within ninety days after the date of the loss for which claim is made"

"(B) 7 Affirmative proof of loss must be furnished to the insurer at its said office within ninety days after the termination of the period of disability for which the company is liable"

"(C) 7 Affirmative proof of loss must be furnished to the insurer at its said office in case of claim for loss of time from disability within ninety days after the termination of the period for which the insurer is liable and in case the claim for any other loss within ninety days after the date of such loss"

(h) A standard provision relative to examination of the person of the insured and relative to autopsy which shall be in the following form

"8 The insurer shall have the right and opportunity to examine the person of the insured when and so often as it may reasonably require during the pendency of claim hereunder and also the right and opportunity to make an autopsy in case of death where it is not forbidden by law"

(i) A standard provision relative to the time within which payments other than those for loss of time on account of disability shall be made which provision may be in either of the following two forms and which may be omitted from any policy providing only indemnity for loss of time on account of disability. The insurer shall insert in the blank space either the word "immediately" or appropriate language to designate such period of time not more than sixty days as it may desire Form

(A) to be used in policies which do not provide indemnity for loss of time on account of disability and Form (B) to be used in policies which do so provide

"(A) 9 All indemnities provided in this policy will be paid after receipt of due proof"

"(B) 9 All indemnities provided in this policy for loss other than that of time on account of disability will be paid after receipt of due proof"

(j) A standard provision relative to periodical payments of indemnity for loss of time on account of disability which provision shall be in the following form and which may be omitted from any policy not providing for such indemnity. The insurer shall insert in the first blank space of the form appropriate language to designate the proportion of accrued indemnity it may desire to pay which proportion may be all or any part not less than one-half and in the second blank space shall insert any period of time not exceeding sixty days

"10 Upon request of the insured and subject to due proof of loss accrued indemnity for loss of time on account of disability will be paid at the expiration of each during the continuance of the period for which the insurer is liable and any balance remaining unpaid at the termination of such period will be paid immediately upon receipt of due proof"

(k) A standard provision relative to indemnity payments which may be either of the two following forms Form (A) to be used in policies which designate a beneficiary and Form (B) to be used in policies which do not designate any beneficiary other than the insured

"(A) 11 Indemnity for loss of life of the insured is payable to the beneficiary if surviving the insured and otherwise to the estate of the insured. All other indemnities of this policy are payable to the insured"

"(B) 11 All the indemnities of this policy are payable to the insured"

(l) A standard provision providing for cancellation of the policy at the instance of the insured which shall be in the following form

"12 If the insured shall at any time change his occupation to one classified by the insurer as less hazardous than that stated in the policy the insurer upon written request of the insured and surrender of the policy will cancel the same and will return to the insured the unearned premium"

(m) A standard provision relative to the right of the beneficiary under the policy which shall be in the following form and which may be omitted from any policy not designating a beneficiary

"13 Consent of the beneficiary shall not be requisite to surrender or assignment of this policy or to change of beneficiary or to any other changes in the policy"

(n) A standard provision limiting the time within which suit may be brought upon the policy as follows

"14 No action at law or in equity shall be brought to recover on this policy prior to the expiration of sixty days after proof of the loss has been filed in accordance with the requirements of this policy nor shall such action be brought at all unless brought within two years from the expiration of the time within which proof of loss is required by the policy"

(o) A standard provision relative to time limitations of the policy as follows

"15 If any time limitation of this policy with respect to giving notice of claim or furnishing proof of loss is less than that permitted by the law of the State in which the insured resides at the time this policy is issued such limitation is hereby extended to agree with the minimum period permitted by such law"

Section 619 Optional Standard Policy Provisions. No such policy shall be so issued or delivered which contains any provision (a) relative to cancellation at the instance of the insurer or (b) limiting the amount of indemnity to a sum less than the amount stated in the policy and for which the premium has been paid or (c) providing for the deduction of any premium from the amount paid in settlement of claim or (d) relative to other insurance by the same insurer or (e) relative to the age limits of the policy unless such provisions which are hereby designated as optional standard provisions shall be in the words and in the order in which they are hereinafter set forth but the insurer may at its option omit from the policy any such optional standard provision. Such optional standard provisions if inserted in the policy shall immediately succeed the standard provisions named in the section immediately preceding of this act

(a) An optional standard provision relative to cancellation of the policy at the instance of the insurer as follows

"16 The insurer may cancel this policy at any time by written notice delivered to the insured or mailed to his last address as shown by the records of the insurer together with cash or the insurer's check for the unearned portion of the premiums actually paid by the insured and such cancellation shall be without prejudice to any claim originating prior thereto"

(b) An optional standard provision relative to reduction of the amount of indemnity to a sum less than that stated in the policy as follows:

"17 If the insured shall carry with another company corporation association or society other insurance covering the same loss without giving written notice to the insurer then in that case the insurer shall be liable only for such portion of the indemnity premised as the said indemnity bears to the total amount of like indemnity in all policies covering such loss and for the return of such part of the premium paid as shall exceed the pro rata for the indemnity thus determined"

(c) An optional standard provision relative to deduction of premium upon settlement of claim as follows

"18 Upon the payment of claim hereunder any premium then due and unpaid or covered by any note or written order may be deducted therefrom"

(d) An optional standard provision relative to other insurance by the same insurer which shall be in such one of the following forms as may be appropriate to the indemnities provided and in the blank spaces of which the insurer shall insert such upward limits of indemnity as are specified by the insurers classification of risks filed as required by this act

"(A) 19 If a like policy or policies previously issued by the insurer to the insured be in force concurrently herewith making the aggregate indemnity in excess of \$..... the excess insurance shall be void and all premiums paid for such excess shall be returned to the insured"

"(B) 19 If a like policy or policies previously issued by the insurer to the insured be in force concurrently herewith making the aggregate indemnity for loss of time on account of disability in excess of \$..... weekly the excess insurance shall be void and all premiums paid for such excess time on account of disability in excess of \$..... or the aggregate indemnity for loss of time on account of disability in excess of \$..... weekly the excess insurance of either kind shall be void and all premiums paid for such excess shall be returned to the insured."

(e) An optional standard provision relative to the age limits of the policy which shall be in the following form and in the blank spaces of which the insurer shall insert such number of years as it may elect

"20 The insurance under this policy shall not cover any person under the age of years nor over the age of years Any premium paid to the insurer for any period not covered by this policy will be returned upon request"

Section 620 Policy Provisions Required by Foreign Laws Policies of insurance against accidental bodily injury or sickness issued by an insurer not organized under the laws of this Commonwealth may contain when issued in this Commonwealth any provision which the law of the State territory or district of the United States or country under which the insurer is organized prescribes for insertion in such policies Policies of insurance against accidental bodily injury or sickness issued by an insurer organized under the laws of this Commonwealth may contain when issued or delivered in any other state territory district or country any provision required by the laws of the state territory district or country in which the same are issued anything in this act to the contrary notwithstanding

Section 621 Contradictory Policy Provisions Prohibited No such policy shall be issued or delivered if it contains any provision contradictory in whole or part of any of the provisions hereinbefore in this act designated as "Standard Provisions" or as "Optional Standard Provisions" nor shall any endorsements or attached papers vary alter extend or be used as a substitute for or in any way conflict with any of the said "Standard Provisions" or the said "Optional Standard Provisions" nor shall such policy be so issued or delivered if it contains any provision purporting to make any portion of the charter constitution or by-laws of the insurer a part of the policy unless such portion of the charter constitution or by-laws shall be set forth in full in the policy but this prohibition shall not be deemed to apply to any statement of rates or classification of risks filed with the Insurance Commissioner in accordance with the provisions of this act

Section 622 False Statements in Applications The falsity of any statement in the application for any policy covered by subdivision (b) of this article shall not bar the right to recovery thereunder unless such false statement was made with actual intent to deceive or unless it materially affected either the acceptance of the risk or the hazard assumed by the insurer

Section 623 Alterations of Written Applications No alteration of any written application for insurance by erasure insertion or otherwise shall be made by any person other than the applicant without his written consent and the making of any such alteration without the consent of the applicant shall be a misdemeanor If such alteration shall be made by any officer of the insurer or by any employee of the insurer with the insurer's knowledge or consent then such act shall be deemed to have been performed by the insurer thereafter issuing the policy upon such altered application The commissioner may revoke the license of the insurer for any violation of this section

Section 624 Rights of Insurer not Waived The acknowledgment by any insurer of the receipt of notice given under any policy covered by subdivision (b) of this article or the furnishing of forms for filing proofs of loss or the acceptance of such proofs or the investigation of any claim thereunder shall not operate as a waiver of any of the rights of the insurer in defense of any claim arising under such policy

Section 625 Policies Unlawfully Issued A policy issued in violation of subdivision (b) of this article shall be held valid but shall be construed as provided herein and when any provision in such a policy is in conflict with any said provision such provision so conflicting shall be invalid and the policy shall be deemed to contain all of the standard provisions

Section 626 Discrimination Prohibited Discrimination between individuals of the same class in the amount of premiums or rates charged for any policy of insurance covered by this act or in the benefits payable thereon or in any of the terms or conditions of such policy or in any other manner whatsoever is prohibited

Section 627 Approval of Policies Any policy covered by subdivision (b) of this article the form of which has received the approval of the Insurance Commissioner may hereafter be issued or delivered in this Commonwealth

Section 628 Penalties Any company or other insurer or any officer or agent thereof which or who issues or delivers to any person in this Commonwealth any policy or alters any written application for insurance in wilful violation of the provisions of subdivision (b) of this article shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not more than three hundred dollars for each offense The Insurance Commissioner may revoke the license of any company corporation association or other insurer of another state or country or of the agent thereof which or who wilfully violates any of said provisions

Section 629 Limitations (a) Nothing in subdivision (b) of this article shall apply to or affect any policy of liability or workmen's compensation insurance or any general or blanket policy of insurance issued to any municipal corporation or department thereof or to any corporation copartnership association or individual employer police or fire department underwriters' corps salvage bureau or like associations or organizations where the officers members or employees or classes or departments thereof are insured for their individual benefit against specified accidental bodily injuries or sickness while exposed to the hazards of the occupation or otherwise in consideration of a premium intended to cover the risks of all the persons insured under such policy

(b) Nothing in subdivision (b) of this article shall apply to or in any way affect contracts supplemental to contracts of life or endowment insurance where such supplemental contracts contain no provisions except such as operate to safeguard such insurance against lapse or to provide a special surrender value therefor in the event that the insured shall be totally and permanently disabled by reason of accidental bodily injury or by sickness Provided That no such supplemental contract shall be issued or delivered to any person in this Commonwealth unless and until a copy of the form thereof has been submitted to and approved by the Insurance Commissioner under such reasonable rules and regulations as he shall make concerning the provisions in such contracts and their submission to and approval by him

(c) Nothing in subdivision (b) of this article shall be applicable to policies issued by companies organized under the provisions of the act approved April twenty-eight one thousand nine hundred and three (Pamphlet Laws three hundred and twenty-nine) entitled "An act to provide for the incorporation and regulation of corporations for the purpose of making insurance upon the health of individuals and against personal injury and disablement and death therein limiting the amount for which such corporations may issue policies and providing the manner in which certain existing corporations may become reincorporated under this act"

(d) The provisions contained in clause (e) of section six hundred and seventeen (617) and clauses (b) (c) (h) and (i) of section six hundred and eighteen (618) may be omitted from railroad ticket policies sold only at railroad stations or at railroad ticket offices by railroad employees

(c) EMPLOYERS' MUTUAL LIABILITY INSURANCE ASSOCIATIONS

Section 636 Employers' Mutual Liability Insurance Associations Defined An incorporated association or company heretofore or hereafter formed by employers for the purpose of insuring themselves and such other employers as may become subscribers to the association against liability under the terms or articles two and three of "The Workmen's Compensation Act of one thousand nine hundred and fifteen" or any amendments or supplements or revisions thereof shall be known as an "employer's mutual liability insurance association"

Section 637 Examination of Premises Books Etcetra The board of directors of any employers' mutual liability insurance association shall be entitled to inspect the plant work-room shop farm or premises of any subscriber and for such purpose may appoint inspectors who shall have free access to all such premises during the regular working hours The board of directors shall likewise from time to time be entitled to examine by their auditor or other agent the books records and payrolls of any subscriber for the purposes of determining the amount of any premium chargeable to such subscriber

Section 638 Rules and Regulations Refusal and Forfeiture of Insurance The Board of directors of any such association shall make reasonable rules and regulations for the prevention of injuries upon the premises of subscribers and they may refuse to insure or may terminate the insurance of any subscriber who refuses to permit such examination or disregards such rules and regulations and forfeit one-half of the unearned premiums previously paid by him Such termination of the insurance of any subscriber shall not release him from liability for the payment of assessments then or thereafter made by the board of directors to make up the deficiency existing at the termination of his insurance

Section 639 Premiums The board of directors of any employers' mutual liability insurance association shall determine the amount of the premiums which the subscribers of the association shall pay for their insurance in accordance with the nature of the business in which such subscribers are engaged and the probable risk of injury to their employees under existing conditions They shall fix premiums at such amounts as in their judgment (subject to the approval of the Insurance Commissioner) shall be sufficient to enable the association to create and maintain the surplus provided in section six hundred and forty-three (643) of this act and to pay to its subscribers all sums which may become due and payable to their employees under the provisions of article three of "The Workmen's Compensation Act of one thousand nine hundred and fifteen" or any amendment or revision thereof and also the expenses of conducting the business of the association

In fixing the premium payable by any subscriber the board of directors may take into account the condition of all the property or premises of such subscriber in respect to the safety of those employed therein or thereon as shown by the report of any inspector appointed by such board.

The board of directors may from time to time change the amount of premiums payable by any of the subscribers as circumstances may require and the condition of the property or premises of such subscriber in respect to the safety of their employees may justify they may increase the premiums of any subscriber neglecting to provide safety devices required by law or disobeying the rules or regulations made by the board of directors in accordance with the provisions of section six hundred and thirty-eight (638) of this act.

No policy of insurance issued to any subscriber shall be effective until he shall have paid the premium so fixed and determined.

Section 640 Division of Subscribers into Groups The board of directors of such association may divide the subscribers into groups in accordance with the nature of their business and the probable risks of injury therein. In such case they shall fix all premiums for each business in such group and for the various classes of employment therein in accordance with the probable risks of injury to the employees in such business and in each class of employment therein and they shall make all assessments and determine and pay all dividends by and for each group in accordance with the experience thereof but all funds of the association and the contingent liability of all the subscribers shall be available for the payment of any claim against the association. Provided however That (as between the association and its subscribers) until the whole of the contingent liability of the members of any group shall be exhausted the general funds of the association and the contingent liability of the members of other groups shall not be available for the payment of dividend losses and expenses incurred by such group in excess of the earned premiums paid by the members thereof.

Section 641 Insurance Commissioner to Approve Premiums Dividends Etcetera Every employers' mutual liability insurance association shall file a statement of any proposed premium assessment divided or distribution of subscribers into groups with the Insurance Department which shall not take effect until approved by the Insurance Commissioner.

Section 642 Dividends The board of directors of any employers' mutual liability insurance association may from time to time fix and determine the amount to be paid as dividends upon policies expiring each year after retaining the unearned premiums upon undetermined risks and sufficient sums to pay all the compensation then payable or which may become payable on account of injuries theretofore received by employees of the subscribers and to pay the expenses incurred in the operation of the business of the association and such percentage of the premiums as have been paid or are payable to create and maintain the surplus provided in section six hundred and forty-three (643).

Section 643 Surplus The board of directors may set aside such part of all premiums collected as it may deem necessary for the creation of an adequate surplus to cover the catastrophe hazard of all the subscribers to such fund and to guarantee the solvency of the fund.

Section 644 Contingent Mutual Liability of Subscribers Every subscriber to such association shall be under a contingent mutual liability for the payment of losses and expenses in excess of the cash funds of the association to an amount at least equal to the premium paid by him during the current year.

Section 645 Assessments If any employers' mutual liability insurance association is not possessed of cash funds over and above its unearned premiums on undetermined risks sufficient for the payment of incurred losses and expenses it shall make an assessment for the amount needed to pay such losses and expenses upon the subscribers liable to assessment therefor in proportion to their several liabilities.

Section 646 Withdrawal of Subscribers Any subscriber of any employers' mutual liability insurance association who has complied with all of its rules and regulations may withdraw therefrom by written notice to that effect sent by such subscriber by registered mail to the association. Such withdrawal shall become effective on the first day of the month immediately following the tenth day after the receipt of such notice. Such withdrawal shall not release such subscriber from liability for the payment of assessments thereafter made by the board of directors to make up deficiencies existing at the date of his withdrawal provided assessment therefor is made within one calendar year from date of withdrawal and such subscriber shall be entitled to his share of any dividend earned at the date of his withdrawal.

Section 647 Penalty If any officer of the employers' mutual liability insurance association shall falsely make oath to any certificate required to be filed with the Insurance Commissioner he shall be guilty of perjury.

(d) WORKMEN'S COMPENSATION INSURANCE

Section 651 Policy Provisions Every policy of insurance against liability under "The Workmen's Compensation Act of nineteen hundred and fifteen" and acts amendatory thereof shall contain the agreement of the insurer to pay all compensation and provide all medical surgical and hospital attendance for which the insured employer may become liable under the act during the term of such insurance and the further agreement that as between the insurer and any claimant under the act notice to the employer or the employer's knowledge of an accident or injury constituting the basis of a claim under the act shall be notice to and knowledge of the insurer. Such agreements shall be construed to be a direct promise to the injured

employee or to the dependents of a deceased employee having a claim under the act and shall be enforceable by action brought in the name of such injured employee or in the name of such dependents. Such obligation shall not be affected by any default of the insured after the accident in the payment of premiums or in the giving of any notices required by such policy or otherwise.

Section 652 Suits for Premiums No suit shall be maintained for the collection of premiums upon any policy of insurance under "The Workmen's Compensation Act of nineteen hundred and fifteen" or acts amendatory thereof which violates any of the provisions of this act.

Section 653 Prohibited Policy Provisions No policy of insurance against liability under "The Workmen's Compensation Act of nineteen hundred and fifteen" or acts amendatory thereof shall contain any limitation of the liability of the insurer to an amount less than that for which the insured employer may become liable under the act during the term of such insurance. No such policy or contract of insurance nor any agreement to deliver such insurance shall be issued except upon a form approved by the Insurance Commissioner as complying with all the terms and provisions of this act. But a policy may be issued to a self insurer qualified under section three hundred five of article three of "The Workmen's Compensation Act of nineteen hundred and fifteen" or acts amendatory thereof providing for the payment of any stated loss in excess of ten thousand dollars falling upon self-insurer under the terms of the said act by reason of any single accident.

Section 654 Classification of Risks Underwriting Rules Premium Rates and Schedule and Merit Rating Plans The classification of risks underwriting rules premium rates and schedule or merit rating plans for insurance of employers and employees under "The Workmen's Compensation Act of nineteen hundred and fifteen" and acts amendatory thereof shall be established by one or more rating bureaus situate within the Commonwealth of Pennsylvania subject to supervision and to examination by the Insurance Commissioner and approved by the Insurance Commissioner as adequately equipped to compile rates on an equitable and impartial basis. Such schedule or merit rating plans shall be applied only by the approved rating bureau or bureaus and in the preparation of schedules no employer shall be discriminated against or penalized because of physical impairment of any employee or because of the number of dependents of any employee.

No risk classification underwriting rule premium rate or schedule or merit rating plan shall take effect without the consent of the Insurance Commissioner and he may withdraw his approval whenever in his judgment the same is inadequate or discriminates unfairly between risks of essentially the same hazard.

Neither the State Workmen's Insurance Fund nor any insurance corporation mutual association or company shall issue renew or carry any policy or contract of insurance against liability under "The Workmen's Compensation Act of one thousand nine hundred and fifteen" and acts amendatory thereof except in accordance with the classifications underwriting rules premium rates and schedules or merit rating promulgated by the rating bureau aforesaid for the risk insured and approved by the Insurance Commissioner for such insurer.

A complete copy of every policy or a true copy of the substantive provisions of any policy or contract of insurance against liability under "The Workmen's Compensation Act of one thousand nine hundred and fifteen" or acts amendatory thereof and a true copy of every endorsement upon any such policy and of every agreement pertaining thereto shall be filed with the rating bureau aforesaid within a reasonable time after the effective date of any such policy endorsement contract or agreement.

Section 655 Annual Report of Premiums and Loss Experience Penalties The State Workmen's Insurance Fund and every insurance company and every employer's mutual liability association which insures employers or employees under "The Workmen's Compensation Act of one thousand nine hundred and fifteen" or acts amendatory thereof shall annually on or before the thirtieth day of June file with the Insurance Commissioner a sworn report of its premium and loss experience in such detail and form as may be prescribed by the Insurance Commissioner. Any insurance carrier which neglects to make and file such statement in the form or within the time herein provided shall forfeit one hundred dollars for each day during which such neglect continues and upon notice by the Insurance Commissioner its authority to do business shall cease while such default continues.

The Insurance Commissioner shall have the power to suspend or revoke the license of any insurance company which violates any of the provisions of subdivision (d) of this article.

(e) SURETY COMPANIES

Section 661 Conditions for Doing Business Every surety company to be qualified to so act as surety or guarantor must be authorized under the laws of the State or country where incorporated and its charter to guarantee the fidelity of persons holding places of public or private trust and to guarantee the performance of contracts other than insurance policies and to execute bonds and undertakings required or permitted in actions or proceedings or by law allowed must (a) comply with the requirements of the laws of this State applicable to such company in doing business therein (b) must have at least one hundred thousand dollars (\$100,000) invested in securities created by the laws of the United States or by or under the laws of the state or country wherein it is incorporated or in other safe marketable and interest bearing stocks and securities the value of which shall be at or above par and deposited with or held by the Insurance Commissioner or other corresponding officer of the state or country in which it is authorized to trans-

act business in trust for the benefit of the holders of the obligations of such company (c) its liabilities must not exceed its available assets which said liabilities however shall be taken to be I its capital stock II its outstanding debts and III a premium reserved equal to fifty per centum of the annual premium on all outstanding risks in force and (d) such company shall also before transacting business in this State under this act file with the Insurance Commissioner a certified copy of its charter or act of incorporation (e) a written application to be authorized to do business under this act and (f) a statement signed and sworn to by its president or one of its vice presidents and its secretary or one of its assistant secretaries stating I the amount of its paid up cash capital II particularly each item of investment III the amount of premium on existing bonds upon which it is surety IV the amount of liability for unearned portion thereof estimated at fifty per centum of the annual premium on all outstanding premiums for one year or less and pro rata for terms of more than one year and V the amount of its outstanding debts of all kinds

Section 662 Certificate to do Business If the Insurance Commissioner is satisfied that such company is solvent and has the cash capital herein provided for and surplus assets in excess of its capital stock its outstanding debts and the premiums reserve specified and that it has in all respects complied with and is qualified under this act he shall issue to such company and to each of its agents in this State his certificate that it is authorized to become and be accepted as sole surety on all bonds undertakings and obligations required or permitted by law or the charter ordinances rules or regulations of any municipality board body organization or public officer which said certificate shall be conclusive proof of the solvency and credit of such company for all purposes and of its right to be so accepted as such sole surety and its sufficiency as such

Section 663 Information to be Furnished Annually Every such company shall also annually in the month of January file with the Insurance Commissioner a statement similar to that hereinbefore in section six hundred and sixty-one (661) provided for and shall also furnish him with a certificate from the officer with whom the deposit herein mentioned is required to be made describing such securities so deposited and the manner in which they are held by him and stating that he is satisfied that such securities are fully worth one hundred thousand dollars (\$100,000) and also shall furnish the Insurance Commissioner with such other information touching the condition and credit of the company as he may require signed and sworn to

Section 664 Power to Execute Bonds Etcetera Any surety company which is authorized to do business in this Commonwealth in accordance with the provisions of this act is authorized to execute any bond recognizance or other obligation which is required by law or by the charter ordinances rules or regulations of any municipality board body or public officer to be given with surety or sureties The execution by such company of any such bond recognizance or obligation shall be a full and complete compliance with every requirement of such law charter ordinance or rule and obligation that such bond obligation or recognizance shall be executed by one or more sureties or that such sureties shall be residents house-holders free-holders or possess any other qualifications

Section 665 Liability of Companies No surety company having signed a bond undertaking or obligation shall be permitted to deny its corporate power to execute such instruments or incur such liability in any proceeding to enforce liability against it thereunder

(f) BOILER INSURANCE

Section 671 Liability of Companies Companies incorporated under the laws of this State or doing business in this Commonwealth with power to insure against loss by the explosion of steam boilers may insure all loss or damage which the owner or owners of said boiler or their employees or other persons may suffer or be liable for in case of an explosion of the boilers mentioned in any policy of insurance issued by such company for the amount specified therein

ARTICLE VIII

MUTUAL COMPANIES OTHER THAN MUTUAL LIFE COMPANIES

Section 801 Licensing of Foreign Companies Any mutual insurance company other than a mutual life company organized outside of this Commonwealth and authorized to transact the business of insurance on the mutual plan may on application be admitted to transact the kinds of insurance authorized by its charter or articles of association to the extent and with the powers and privileges specified in this act when it shall be solvent under this act and shall have complied with the provisions of law applicable to the filing of papers and furnishing information required of stock companies transacting the same kind of insurance If organized without the United States it shall make and maintain the deposit required of stock insurance companies formed without the United States transacting the same kind of insurance

Upon compliance by any such foreign company with the provisions of this section such company may be granted a certificate of authority to transact business in this Commonwealth subject to all the provisions of law relating to information to and examinations by the Insurance Commissioner annual reports taxes and the renewal of certificates of authority applicable to stock insurance companies transacting the same kinds of insurance except as otherwise provided in this article

Section 802 Investment of Assets No domestic mutual company other than a mutual life company shall invest any

of its assets except in accordance with the laws of this Commonwealth relating to the investment of the assets of domestic stock insurance companies transacting the same kinds of insurance

Section 803 Real Estate in Which Companies May Invest The real estate which it shall be lawful for any domestic mutual insurance company other than a mutual life company to purchase receive hold and convey shall be

(a) Such as shall be requisite for its accommodation in the transaction of its business

(b) Such as shall have been conveyed to it in satisfaction of debts previously contracted in the course of its dealings

(c) Such as shall be purchased at sales upon judgments decrees or mortgages obtained or made for debts due said company or for debts due other persons where said company may have liens or encumbrances on the same and the purchase is deemed necessary to save the company from loss It shall not be lawful for any such company to purchase hold or convey real estate in any other case or for any other purpose All such real estate as may be acquired as aforesaid and which shall not be necessary for the accommodation of such company in the transaction of its business shall be sold and disposed of within five (5) years after such company shall have acquired title thereto

Section 804 Policy Provisions Mutual insurance companies other than mutual life companies may insert in any form of policy prescribed by law of this Commonwealth any provisions or conditions required by its plan of insurance which are not inconsistent or in conflict with any law of this Commonwealth Such policy in lieu of conforming to the language and form prescribed by such law may conform thereto in substance if such policy includes a provision or indorsement reciting that the policy shall be construed as it in the language and form prescribed by such law and a copy of such policy and indorsements if any shall have been first filed with and shall not have been disapproved by the Insurance Commissioner

Section 805 Countersigning and Delivering of Policies A mutual insurance company other than a mutual life company shall comply with the provisions of any law applicable to stock insurance companies effecting the same kind of insurance requiring that policies be countersigned and delivered through a resident agent This requirement shall not apply to any policy of such company on which no commission shall be paid to any local agent

Section 806 Premiums The "maximum premium" payable by any member of a mutual company other than a mutual life company shall be expressed in the policy or in the application for the insurance if attached to the policy Such maximum premium shall be a cash premium and an additional contingent premium not less than the cash premium or may be solely a cash premium No policy shall be issued for a cash premium without an additional contingent premium unless the company has a surplus which is not less in amount than the capital required of domestic stock insurance companies transacting the same kind of insurance Provided That this section shall not be construed to require a surplus in excess of an amount equal to the unearned premiums on the policies without contingent premiums

Section 807 Reserves A mutual insurance company other than a mutual life company shall maintain unearned premium and other reserves separately for each kind of insurance upon the same basis as that required of domestic stock insurance companies transacting the same kind of insurance except that the Insurance Commissioner may by written order fix a different basis of reserve for losses and claim in workmen's compensation insurance Any reserve for losses or claims based upon the premium income shall be computed upon the net premium income after deducting any so-called dividend or premium returned or credited to the member The provisions relating to unearned premium reserve shall not apply to a domestic mutual fire insurance company issuing policies with limited or unlimited liability to assessment set forth in the policy contract or in the promissory note attached to said policy

Section 808 Assessments A mutual insurance company other than a mutual life company not possessed of assets at least equal to the unearned premium reserve and other liabilities shall make an assessment upon its members liable to assessment to provide for such deficiency Such assessment shall be against each member in proportion to such liability as expressed in his policy The Insurance Commissioner may by written order relieve the company from an assessment or other proceedings to restore such assets during the time fixed in such order Any domestic company which shall be deficient in providing the unearned premium reserve required hereby may notwithstanding such deficiency come under this act on the condition that it shall each year thereafter reduce such deficiency at least fifteen per centum (15%) of the original amount thereof and in such case it may increase its assessments accordingly

Section 809 Loans to Companies Any director officer or member of any mutual insurance company other than a mutual life company or any other person may advance to such company any sum or sums of money necessary for the purpose of its business or to enable it to comply with any of the requirements of the law Such moneys and such interest thereon as may have been agreed upon not exceeding ten per centum (10%) per annum shall not be a liability or claim against the company or any of its assets and shall be repaid only out of the surplus earnings of such company No commission or promotion expenses shall be paid in connection with the advance of any such money to the company and the amount of such advance shall be reported in each annual statement

ARTICLE IX

LLOYDS ASSOCIATIONS

Section 901 Insurance on Lloyds Plan Authorized Individuals partnerships or associations of individuals hereby designated underwriters are authorized to engage in the business of insurance in this Commonwealth as insurers on the Lloyds plan in accordance with the provisions of this act but not otherwise

Section 902 Purposes Such underwriters when authorized as hereinafter provided may insure the following classes of risks

(a) On dwelling houses stores and all kinds of buildings and household furniture and other property against loss or damage including loss of use or occupancy by fire lightning and explosion whether fire ensue or not except explosion on risks specified in paragraph (5) of sub-division (c) of section two hundred and two (202) and by tornadoes cyclones wind-storms earthquakes hail frost sleet snow or flood against loss or damage by water to any goods or premises arising from the breakage or leakage of sprinklers pumps or other apparatus erected for extinguishing fires and of water pipes against accidental injury to such sprinklers pumps or other apparatus against loss or damage caused by the caving in of the surface of the earth above coal-mines and against loss or damage caused by bombardment invasion insurrection riot civil war or commotion and military or usurped power and to effect reinsurance of any risk provided for in this clause

(b) Upon vessels boats cargoes goods merchandise freight and other property against loss or damage by all or any of the risks of lake river canal and inland navigation and transportation upon automobiles airplanes seaplanes dirigibles or other aircraft whether stationary or in operation or in transit against loss or damage by fire explosion transportation collision or by burglary larceny or theft not including in any case insurance against loss by reason of bodily injury to the person and to effect reinsurance of any risk provided for in this clause

(c) Upon vessels freight goods wares merchandise specie bullion jewels profits commissions bank notes bills of exchange and other evidence of debt bottomry and respondentia interests and every insurance appertaining to or connected with marine risks and risks of transportation and navigation and to effect reinsurance of any risk provided for in this clause

(d) Any form of insurance other than life insurance not included in this section if such insurance is not contrary to law and is allied or in harmony within the classes of insurance herein provided Such additional insurance shall be transacted only on express license by the Insurance Commissioner and upon such terms and conditions as are from time to time prescribed by him

Section 903 Filing of Declaration Contents Such underwriters shall file with the Insurance Commissioner a declaration signed and sworn to by their duly authorized attorney or attorneys in fact setting forth

(a) The name or title under which the business is to be conducted which name shall not be so similar to any existing association of insurers on the Lloyds or inter-insurance plan or insurance corporations as in the opinion of the Insurance Commissioner is calculated to deceive

(b) The location of the principal office at which the business is to be conducted

(c) A copy of the form of power of attorney agreement or other authority of the attorney or attorneys in fact setting forth the character of their representatives and their authority and the agreement between the underwriters

(d) Copies of the forms of policy contracts or agreements under or by which insurance is to be affected

(e) The names and addresses of all the underwriters proposing to engage in such business

(f) If a foreign association the designation and appointment of the Insurance Commissioner for service of legal process

(g) The kind or kinds of insurance to be written

(h) That a fund for the protection of policy holders is in the possession within the United States of the attorney or attorneys in fact or a committee for such underwriters and is either in cash or invested as required by the laws of the State in which the principal office of the underwriters is located in respect to securities deposited by the insurance corporations authorized to transact similar kinds of insurance Such fund shall amount to the sum of one hundred thousand dollars (\$100,000) if the applicants desire to be authorized to transact the kind of insurance specified in any one of the subdivisions (a) (b) or (c) or in subdivisions (a) and (c) or (b) and (c) of section nine hundred and two (902) of this act and such fund to amount to the sum of two hundred thousand dollars (\$200,000) if the applicants desire to be authorized to transact all the kinds of insurance specified in subdivisions (a) (b) and (c) or in subdivisions (a) and (b) of said section

(i) The number of underwriters which shall not be less than twenty-five (25) and that each underwriter is worth in his own right not less than twenty thousand dollars (\$20,000) over and above all his debts and liabilities

(j) A statement showing a list of all cash and invested assets owned by said associated underwriters as such and their estimated value

The Insurance Commissioner may in his discretion by a writing to be filed and kept in the Insurance Department waive the filing of any part of the declaration mentioned on the part of such underwriters as are lawfully doing business in this Commonwealth at the time this act takes effect and who have heretofore filed such duly verified information with the said Commissioner

Section 904 Certificate to do Business Upon the filing of the documents hereinbefore specified the Insurance Commissioner shall examine the same and if it shall appear that all

the statements made in the said declaration are true and that the rights of the policy holders will be protected thereunder he may issue a certificate of authority to such underwriters under the name chosen and approved stating that they are authorized to transact the business of insurance specified in said declaration Such certificate of authority shall be renewed annually and no underwriter attorney in fact agent or other person shall transact the business of insurance in this Commonwealth for such underwriters until such certificate has been issued nor during its suspension or revocation

Section 905 Examinations by Insurance Commissioner Prior to the issuance of such certificate of authority the Insurance Commissioner may at his option cause an examination to be made of the affairs and assets of the underwriters applying for said certificate

Section 906 Deposits by Alien Underwriters If any of the underwriters applying for certificate of authority hereunder is not a citizen of the United States each such alien underwriter shall at the time of the making of the aforesaid application for certificate of authority deposit with the Insurance Commissioner the sum of five thousand dollars (\$5,000) in cash or in securities such as are now required for the investment of the capital of insurance corporations authorized to do similar kinds of insurance business in this Commonwealth or in such kinds of securities as may be approved by him The provisions of this section as to deposits shall not apply if such alien underwriter is one of an association of underwriters having on deposit with the insurance department of any state of the United States or in the hands of a bank or trust company as trustee a cash deposit or approved securities worth not less than one hundred thousand dollars (\$100,000) held in trust for the benefit of all their policy holders in the United States nor shall this section as to deposits apply if such alien underwriter is one of an association of underwriters nine-tenths of whom are at all times citizens of the United States and who have complied with all other provisions of this act

Section 907 Return of Deposits After the conditions of any deposits made under the provisions of this act have been fulfilled and the certificate of authority granted to such underwriters has been cancelled or they have voluntarily withdrawn from and have ceased doing business in this Commonwealth the Insurance Commissioner shall return to said underwriters or their duly authorized representative for this purpose specifically designated by them or their principal attorney or attorneys in fact all securities and cash so deposited in this Commonwealth

Section 908 Additional and Substituted Underwriters Whenever underwriters applying for certificates of authority hereunder after the issue of such certificate are joined by other underwriters additional or substituted such additional or substituted underwriters must comply with the provisions of this act and shall be held to be bound by the documents on file with the Insurance Commissioner concerning such authorized underwriters in the same manner and to the same extent as though they had been original applicants for the certificates of authority

Section 909 Information to be Furnished to Insurance Commissioner Any association of underwriters authorized hereunder shall from time to time furnish to the Insurance Commissioner under oath of their attorney or attorneys in fact such information as said commissioner may require respecting the conduct of their affairs changes in the name under which said business is done the establishment of branch offices and their location and any change in the membership of the underwriters and their attorney or attorneys in fact including any amendment to the power of attorney agreements or articles of associations of underwriters

Section 910 Maximum Amounts of Risks No association of underwriters authorized to do business in this Commonwealth under the terms hereof shall expose themselves to loss or any one risk to an amount in excess of one-fifth of their cash and invested assets including therein the underwriting liability of the individual underwriters unless any excess shall be promptly reinsured by said underwriters

Section 911 Supervision by and Reports to Insurance Commissioner Taxation All associations of underwriters authorized hereunder and their representatives shall respectively be subject to the same supervision by and required to make the same reports to the Insurance Commissioner as is required of foreign insurance companies and their representatives transacting the same or similar kinds of insurance in this Commonwealth and they shall pay the same taxes and license fees as are required to be paid by such insurance companies

Section 912 Inter-Insurances and Reciprocal Underwriters Excepted from Article Nothing contained in this article shall apply to inter-insurers or reciprocal underwriters

Section 913 Revocation and Suspension of Certificate of Authority Upon violation of any of the provisions of this article the Insurance Commissioner shall have authority to revoke or suspend any certificate of authority issued hereunder

Section 914 Penalty Any person who as principal attorney agent broker or other representatives shall engage in the business contemplated by this article or any variety or part thereof without complying with the requirements thereof or who shall violate any provisions of this article shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine not exceeding five hundred dollars (\$500)

ARTICLE X

RECIPROCAL AND INTER-INSURANCE EXCHANGES

Section 1001 Exchange of Contracts Authorized Individuals partnerships and corporations of this Commonwealth hereby designated subscribers are hereby authorized to exchange reciprocal or inter-insurance contracts with each other or with individuals partnerships and corporations of other states and

countries providing indemnity among themselves from any loss which may be insured against under any provision of the insurance laws excepting life insurance

Section 1002 Corporations Authorized to Exchange Contracts Any corporation now or hereafter organized under the laws of this Commonwealth shall in addition to the rights powers and franchises specified in its article of incorporation have full power and authority to exchange insurance contracts of the kind and character herein mentioned. The right to exchange such contracts is hereby declared to be incidental to the purpose for which such corporations are organized and as such granted as the rights and powers expressly conferred

Section 1003 Execution of Contracts Such contracts may be executed by an attorney agent or other representative herein designated attorney duly authorized and acting for such subscribers

Section 1004 Declaration to be Filed with Insurance Commissioner Contents Such subscribers so contracting among themselves shall through their attorney file with the Insurance Commissioner of this Commonwealth a declaration verified by the oath of such attorney setting forth

(a) The name or title of the office at which such subscribers propose to exchange such indemnity contracts. Such name or title shall not be so similar to any other name or title previously adopted by a similar exchange or association or by any insurance company as in the opinion of the Insurance Commissioner is calculated to result in confusion or deception

(b) The kind or kinds of insurance to be effected or exchanged

(c) A copy of the form of policy contract or agreement under or by which such insurance is to be effected or exchanged

(d) A copy of the form of power of attorney or other authority of such attorney under which such insurance is to be effected or exchanged

(e) The location of the office or offices from which such contracts or agreements are to be issued

(f) That applications have been made for indemnity upon at least one hundred (100) separate risks aggregating not less than one and one-half million (\$1,500,000) dollars as represented by executed contracts or bona fide applications to become concurrently effective or in case of liability or compensation insurance covering a total pay-roll of not less than one and one-half million (\$1,500,000) dollars

(g) That there is on deposit with such attorney and available for the payment of losses a sum of not less than twenty-five thousand (\$25,000) dollars

Section 1005 Certificate of Attorney Each attorney by or through whom are issued any policies of or contracts for indemnity of the character referred to in this article shall procure from the Insurance Commissioner annually a certificate of authority stating that all the requirements of this act have been complied with and upon the payment of the fees required by this act the Insurance Commissioner shall issue such certificate. The Insurance Commissioner may revoke or suspend any certificate of authority issued hereunder

Section 1006 Certain Statements to be Filed by Attorney Such attorney shall file with the Insurance Commissioner a statement under the oath of such attorney showing the maximum amount of indemnity upon any single risk. Such attorney shall whenever he is required file with the Insurance Commissioner a statement verified by his oath to the effect that he has examined the commercial rating of such subscribers as shown by the reference book of a commercial agency having at least one hundred thousand (100,000) subscribers and that from such examination or from other information in his possession it appears that no subscriber has assumed on any single risk an amount greater than ten per centum (10%) of the net worth of such subscriber

Section 1007 Reports by Attorney Examinations by Insurance Commissioner Such attorney shall make a report to the Insurance Commissioner for each calendar year on or before the first day of March showing the financial condition of affairs at the office where such contracts are issued and shall furnish such additional information and reports as he may require. Such attorney shall not be required to furnish the names and addresses of any subscribers nor the loss ratio

The business affairs and assets of such organizations shall be subject to examination by the Insurance Commissioner

Section 1008 Reserves There shall at all times be maintained as a reserve a sum in cash or in securities of the character permitted by the laws of the State under which the exchange is organized for the investment of the capital and funds of an insurance company equal to fifty per centum (50%) of the aggregate net annual deposits collected and credited to the account of the subscribers on policies having one year or less to run and pro rata on those for longer periods. Net annual deposits shall be construed to mean that advance payments of subscriber after deducting therefrom the amounts specifically provided in the subscribers' agreements for expenses. Said sum shall at no time be less than twenty-five thousand (\$25,000) dollars and if at any time fifty per centum (50%) of the aggregate deposits so collected and credited shall not equal that amount then the subscribers or their attorneys for them shall make up any deficiency under penalty of a revocation of the license

Section 1009 Fees and Taxes Such attorney shall pay to the Commonwealth the same fees and taxes as are now required by law to be paid by stock and mutual companies transacting like kinds of business in this Commonwealth. In the payment of taxes he may deduct from the gross premiums or deposits received during the calendar year all the amounts returned to subscribers or credited to their accounts other than for losses

Section 1010 Service of Process Concurrently with the filing of the declaration the attorney of every foreign exchange shall by a duly executed instrument filed in his office consti-

tute and appoint the Insurance Commissioner or his successor the true and lawful attorney upon whom all lawful processes in any action rule order or legal proceeding against such subscribers may be served and therein shall agree that any lawful process against such subscribers which may be served upon him as the said attorney shall be of the same force and validity as if served on the said attorney and that the authority thereof shall continue in force irrevocable so long as any liability remains outstanding in this Commonwealth

Section 1011 Penalty Any attorney who shall except for the purpose of applying for certificate of authority as herein provided exchange any contracts of indemnity of the kind and character specified in this article or directly or indirectly solicit or negotiate any applications for same without first complying with the foregoing provisions shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred (\$100) dollars nor more than one thousand (\$1,000) dollars

ARTICLE XI

ACTS OF ASSEMBLY REPEALED

Section 1101 The following acts and parts of acts of assembly are hereby repealed as respectively indicated. The repeal of the first section of an act shall not repeal the enacting clause

The act approved the tenth day of March one thousand eight hundred and ten (Pamphlet Laws eighty-one) entitled "An act concerning foreign insurance companies" absolutely

Section six of the act approved the fifth day of April one thousand eight hundred and forty-two (Pamphlet Laws two hundred forty-five) entitled "An act to reduce the capital stock of the Atlantic Insurance Company of Philadelphia and for other purposes" so far as it relates to insurance companies

The act approved the nineteenth day of February one thousand eight hundred and forty-nine (Pamphlet Laws two hundred twenty-six) entitled "An act relative to mutual fire insurance companies and agencies of mutual fire insurance companies not chartered by this state" absolutely

Sections five six seven eight nine and eleven of the act approved the twenty-fourth day of January one thousand eight hundred and forty-nine (Pamphlet Laws nine hundred twenty-one) (eighteen hundred and fifty) entitled "An act to authorize Amanda M. Richmond of McKean county the trustees of the Church of God in Fredericksburg Lebanon county and Thomas Heyl junior guardian to sell certain real estate empowering William H. Holstein guardian to draw and appropriate certain moneys in relation to insurance companies and the agencies of insurance companies not chartered by this state and to liens in Lycoming and Clinton counties" absolutely and section ten of the same act so far as it relates to insurance companies

Section twenty-two of the supplement approved the twenty-second day of April one thousand eight hundred and fifty (Pamphlet Laws five hundred forty-nine) entitled "A supplement to an act entitled 'An act to prevent waste in certain cases within this Commonwealth' passed the twenty-ninth day of March one thousand eight hundred and twenty-two to land and building associations giving the court of Susquehanna county jurisdiction in a certain case relative to the service of process in certain cases to party walls in West Philadelphia to the proof of a certain will to the sale and purchase of certain burial grounds in Philadelphia to the laying of gas pipes in the district of Moyamensing to the release of certain sureties in Erie county to the State Lunatic Hospital relative to the service of process against sheriffs to the rights of married women to ground rents and relating to foreign insurance companies" absolutely

Section six of the act approved the eighth day of April one thousand eight hundred and fifty-one (Pamphlet Laws three hundred fifty-three) entitled "An act relating to county prisons to the Foster Home Association and Cawanesque Plank Road Company to apportion the rent of wharves and docks in the port of Philadelphia and relative to the service of process on foreign insurance companies and other corporations" so far as it relates to insurance companies

Section nine of the act approved the twelfth day of April one thousand eight hundred and fifty-one (Pamphlet Laws four hundred eighty-two) entitled "An act to authorize the Governor to incorporate the Prompton and Cherry Ridge Turnpike Road Company and relative to Foreign Insurance Companies" absolutely

The act approved the second day of April one thousand eight hundred and fifty-six (Pamphlet Laws two hundred eleven) entitled "An act to provide for the incorporation of Insurance Companies" absolutely

The supplement approved the ninth day of April one thousand eight hundred and fifty-six (Pamphlet Laws two hundred ninety-three) entitled "Supplement to the acts relating to incorporations by the courts of common pleas" so far as it relates to the dissolution of insurance corporations

The act approved the twenty-fourth day of April one thousand eight hundred and fifty-seven (Pamphlet Laws three hundred eighteen) entitled "An act relative to insurance companies" absolutely

The supplement approved the first day of May one thousand eight hundred and fifty-seven (Pamphlet Laws three hundred eighty) entitled "A supplement to an act to provide for the incorporation of insurance companies approved the second day of April Anno Domini one thousand eight hundred and fifty-six" absolutely

The supplement approved the twenty-first day of April one thousand eight hundred and fifty-eight (Pamphlet Laws three hundred ninety) entitled "A supplement to an act authorizing courts of common pleas to incorporate scientific agricultural

and other associations approved twentieth of February Anno Domini one thousand eight hundred and fifty-four" so far as it relates to the incorporation of insurance companies

The supplement approved the eleventh day of April one thousand eight hundred and sixty-two (Pamphlet Laws four hundred twenty-five) entitled "A supplement to an act to provide for the incorporation of insurance companies approved the second day of April Anno Domini one thousand eight hundred and fifty-six" absolutely

The act approved the twenty-sixth day of March one thousand eight hundred and sixty-seven (Pamphlet Laws forty-four) entitled "An act to enlarge the jurisdiction of the courts of common pleas of this Commonwealth relative to granting charters of incorporation and confirming those heretofore granted" so far as it relates to incorporation of insurance companies

The supplement approved the eighth day of April one thousand eight hundred and sixty-eight (Pamphlet Laws seventy) entitled "A supplement to an act in relation to insurance companies approved April twenty-seventh one thousand eight hundred and fifty-seven" absolutely

The act approved the fourth day of February one thousand eight hundred and seventy (Pamphlet Laws fourteen) entitled "An act to prevent the issue of unauthorized policies of insurance" absolutely

The act approved the seventeenth day of April one thousand eight hundred and seventy-one (Pamphlet Laws two hundred and forty) entitled "An act relative to the chartering of mutual fire insurance companies" absolutely

The act approved the fourth day of April one thousand eight hundred and seventy-two (Pamphlet Laws forty) entitled "An act supplemental to an act entitled 'A supplement to acts relating to incorporations by the courts of common pleas' approved on the ninth day of April Anno Domini one thousand eight hundred and fifty-six so far as it relates to insurance corporations"

The supplement approved the first day of May one thousand eight hundred and seventy-six (Pamphlet Laws fifty-three) entitled "A supplement to an act entitled 'An act to establish an insurance department' approved the fourth day of April one thousand eight hundred and seventy-three providing for the incorporation and regulation of insurance companies and relating to insurance agents and brokers and to foreign insurance companies" absolutely

The act approved the seventeenth day of June one thousand eight hundred and seventy-eight (Pamphlet Laws two hundred and twelve) entitled "An act extending protection to foreign and domestic insurance companies from fraudulent agents" so far as it relates to insurance companies

The act approved the eleventh day of May one thousand eight hundred and eighty-one (Pamphlet Laws twenty) entitled "An act relating to life and fire insurance policies" absolutely

The act approved the first day of June one thousand eight hundred and eighty-one (Pamphlet Laws thirty-eight) entitled "An act to enable foreign insurance corporations and joint-stock companies to hold real estate in this Commonwealth" absolutely

The act approved the tenth day of June one thousand eight hundred and eighty-one (Pamphlet Laws one hundred and nine) entitled "An act to punish frauds upon life insurance companies by agents physicians and others" absolutely

The supplement approved the twenty-ninth day of June one thousand eight hundred and eighty-one (Pamphlet Laws one hundred and twenty-one) entitled "A supplement to 'A supplement to an act entitled 'An act to establish an insurance department' approved the fourth day of April one thousand eight hundred and seventy-three providing for the incorporation and regulation of insurance companies and relating to insurance agents and brokers and to foreign insurance companies' approved the first day of May one thousand eight hundred and seventy-six amending the twenty-seventh section thereof and relating to the increase and sale of capital stock" absolutely

The act approved the twenty-seventh day of June one thousand eight hundred and eighty-three (Pamphlet Laws one hundred and sixty-five) entitled "An act for the protection of persons sustaining loss of property by fire where the same is covered by contracts of indemnity by fire insurance companies" absolutely

The act approved the twenty-fourth day of May one thousand eight hundred and eighty-seven (Pamphlet Laws one hundred and eighty-six) entitled "An act defining the liability of steam boiler insurance companies" absolutely

The act approved the seventh day of May one thousand eight hundred and eighty-nine (Pamphlet Laws one hundred and two) entitled "An act defining evidence of stock ownership in corporations and for determining the right to vote thereon" so far as it relates to insurance corporations

The act approved the seventh day of May one thousand eight hundred and eighty-nine (Pamphlet Laws one hundred and sixteen) entitled "An act to prevent any life insurance company or agent thereof doing business in Pennsylvania from making or permitting any distinction or discrimination in favor of individuals between insurants of the same class and equal expectations of life in the amount or payment of premiums or rates charged for policies of life or endowment insurance and providing a penalty for violation thereof" absolutely

The act approved the ninth day of May one thousand eight hundred and eighty-nine (Pamphlet Laws one hundred and fifty-five) entitled "An act to confer additional powers upon fire and marine insurance companies" absolutely

The act approved the thirteenth day of May one thousand eight hundred and eighty-nine (Pamphlet Laws one hundred and ninety-eight) entitled "An act to amend an act entitled 'An act relative to insurance companies' approved April twenty-fourth Anno Domini one thousand eight hundred and fifty-

seven to apply the provisions of said act to live stock insurance companies and to give jurisdiction to aldermen justices of the peace and magistrates" absolutely

The act approved the fifteenth day of April one thousand eight hundred and ninety-one (Pamphlet Laws eleven) entitled "An act to amend an act entitled 'A supplement to a supplement to an act entitled 'An act to establish an insurance department' approved the fourth day of April one thousand eight hundred and seventy-three providing for the incorporation and regulation of insurance companies and relating to insurance agents and brokers and to foreign insurance companies' approved the first day of May one thousand eight hundred and seventy-six amending the twenty-seventh section thereof and relating to the increase and sale of capital stock" approved the twenty-ninth day of June one thousand eight hundred and eighty-one amending the first section thereof and relating to the alteration and change of the par value of the shares of the capital stock in insurance companies" absolutely

The act approved the sixteenth day of April one thousand eight hundred and ninety-one (Pamphlet Laws twenty-two) entitled "An act to provide for a uniform contract or policy of fire insurance to be made and issued by all insurance companies taking fire risks on property within this State" absolutely

The act approved the eleventh day of May one thousand eight hundred and ninety-three (Pamphlet Laws forty-two) entitled "An act to authorize corporations organized for profit under the laws of Pennsylvania to make allowances or pensions to employees for faithful and long continued service who in such service have become old infirm or disabled" so far as it relates to insurance corporations

The act approved the twenty-sixth day of May one thousand eight hundred and ninety-three (Pamphlet Laws one hundred and forty-one) entitled "An act amending an act entitled 'An act defining evidence of stock ownership in corporations and for determining the right to vote thereon' approved May seventh one thousand eight hundred and eighty-nine further defining evidence of stock ownership and the right to vote thereon" so far as it relates to insurance corporations

The act approved the eighth day of June one thousand eight hundred and ninety-three (Pamphlet Laws three hundred and fifty-one) entitled "An act to provide for the manner of reducing the capital stock of corporations" so far as it relates to insurance corporations

The act approved the twenty-third day of May one thousand eight hundred and ninety-five (Pamphlet Laws one hundred and sixteen) entitled "An act to amend an act entitled 'A supplement to an act entitled 'An act to establish an insurance department' approved the fourth day of April one thousand eight hundred and seventy-three providing for the incorporation and regulation of insurance companies and relating to insurance agents and brokers and to foreign insurance companies' approved the first day of May one thousand eight hundred and seventy-six amending the third and fourth paragraphs of the first section thereof and relating to and defining the powers of the corporations organized thereunder" absolutely

The act approved the twenty-fourth day of June one thousand eight hundred and ninety-five (Pamphlet Laws two hundred and fifty-eight) entitled "An act relating to and regulating the issue and transfer of certificates of stock by companies incorporated under the laws of this Commonwealth" so far as it relates to insurance corporations

The act approved the second day of July one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and thirty) entitled "An act to amend an act entitled 'An act to prevent any life insurance company or agent thereof doing business in Pennsylvania from making or permitting any distinction or discrimination in favor of individuals between insurants of the same class and equal expectation of life in the amount or payment of premiums or rates charged for policies of life or endowment insurance and providing a penalty for violation thereof' approved the seventh day of May Anno Domini one thousand eight hundred and eighty-nine extending its provisions so as to include insurants and enlarging the penalty for the violation thereof" absolutely

The act approved the eighth day of May one thousand eight hundred and ninety-nine (Pamphlet Laws two hundred and fifty-eight) entitled "An act in relation to reinsurance and the transaction of business by fire or marine insurance companies or associations otherwise than through resident agents and the transaction of such business by or with authorized companies" absolutely

Section one two and three of the act approved the ninth day of February one thousand nine hundred and one (Pamphlet Laws three) entitled "An act to provide for increasing the capital stock and indebtedness of corporations" so far as they relate to insurance corporations

The supplement approved the fourth day of April one thousand nine hundred and one (Pamphlet Laws sixty-four) entitled "A supplement to an act entitled 'A supplement to an act entitled 'An act to establish an insurance department' approved the fourth day of April one thousand eight hundred and seventy-three providing for the incorporation and regulation of insurance companies and relating to insurance agents and brokers and to foreign insurance companies' approved the first day of May Anno Domini one thousand eight hundred and seventy-six providing for the division of the directors or managers of insurance companies into classes and for the election of such directors or managers and making lawful and valid such division and classification of directors or managers of insurance companies when heretofore made" absolutely

The act approved the twenty-fourth day of March one thousand nine hundred and three (Pamphlet Laws fifty) entitled "An act relating to the taking of stock votes upon subjects presented to stockholders of corporations of this Commonwealth for their action" so far as it relates to insurance corporations

The act approved the twenty-second day of April one thousand nine hundred and five (Pamphlet Laws two hundred and sixty-four) entitled "An act to amend the first section of an act entitled 'An act to provide for the manner of reducing the capital stock of corporations' approved the eighth day of June Anno Domini one thousand eight hundred and ninety-three (1893) extending the provisions of the said act to all corporations created by general or special law and repealing all acts or parts of acts inconsistent therewith" so far as it relates to insurance corporations.

The act approved the twenty-second day of April one thousand nine hundred and five (Pamphlet Laws two hundred and eighty) entitled "An act to amend section one of the act entitled 'An act to provide for increasing the capital stock and indebtedness of corporations' approved the ninth day of February Anno Domini one thousand nine hundred and one authorizing corporations to increase their capital stock and indebtedness and secure the payment of principal and interest of their indebtedness" so far as it relates to increasing capital stock of insurance corporations.

The act approved the twenty-eighth day of May one thousand nine hundred and seven (Pamphlet Laws two hundred and ninety-six) entitled "An act to regulate the purchasing receiving holding and conveying of real estate by insurance companies incorporated under the laws of this Commonwealth" absolutely.

The act approved the twenty-seventh day of April one thousand nine hundred and nine (Pamphlet Laws two hundred) entitled "An act to amend an act entitled 'An act to confer additional powers upon fire and fire and marine insurance companies' approved the ninth day of May Anno Domini one thousand eight hundred and eighty-nine authorizing said companies to grant insurance against loss or damage caused by lightning or by explosions of any kind when fire does not ensue and also against loss or damage caused by tornadoes wind-storms hail sleet snow floods or cyclones" absolutely.

The act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred eight) entitled "An act authorizing the merger and consolidation of certain corporations" so far as it relates to insurance corporations.

The act approved the first day of June one thousand nine hundred and eleven (Pamphlet Laws five hundred fifty-nine) entitled "An act to provide for the incorporation of fire and marine insurance companies and for the regulation of home and foreign fire and marine insurance companies" absolutely.

The act approved the first day of June one thousand nine hundred and eleven (Pamphlet Laws five hundred sixty-seven) entitled "An act to provide for the incorporation of casualty insurance companies and for the regulation of home and foreign casualty insurance companies and providing penalties for the violation of any of the provisions of this act" absolutely.

The act approved the first day of June one thousand nine hundred and eleven (Pamphlet Laws five hundred eighty-one) entitled "An act to provide for the incorporation of life insurance companies and for the regulation of home and foreign life insurance companies and providing penalties for any violation thereof" absolutely.

The act approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws seven hundred twenty-three) entitled "An act dispensing in judicial proceedings to which a corporation is a party with proof of incorporation of either plaintiff or defendant when not put in issue" so far as it relates to insurance corporations.

The supplement approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws seven hundred forty-one) entitled "A further supplement to an act entitled 'An act to establish an insurance department' approved the fourth day of April one thousand eight hundred and seventy-three providing that all persons associations or corporations engaged in the business of fire insurance within the Commonwealth of Pennsylvania shall report the total amount of risks covered by them in such Commonwealth and that rate-making association shall furnish data to the State Fire Marshal" absolutely.

The supplement approved the twenty-third day of May one thousand nine hundred and thirteen (Pamphlet Laws three hundred and thirty-three) entitled "A supplement to an act approved the first day of June one thousand nine hundred and eleven entitled 'An act to provide for the incorporation of fire and marine insurance companies and for the regulation of home and foreign fire and marine insurance companies' absolutely.

The act approved the twenty-seventh day of June one thousand nine hundred and thirteen (Pamphlet Laws six hundred thirty-four) entitled "An act authorizing and regulating certain classes of indemnity reciprocal or inter-insurance contracts empowering corporations to make such contracts regulating process in suits on such contracts fixing certain fees and providing penalties for any violations of this act" absolutely.

The act approved the seventh day of July one thousand nine hundred and thirteen (Pamphlet Laws six hundred ninety-six) entitled "An act to confer additional powers upon mutual fire insurance companies" absolutely.

The act approved the seventh day of July one thousand nine hundred and thirteen (Pamphlet Laws six hundred ninety-eight) entitled "An act providing and requiring standard provisions in policies of health or accident or accident and health insurance issued or delivered in this Commonwealth prohibiting discrimination in such insurance exempting certain contracts and fixing penalties for violation of this act" absolutely.

The act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred forty-four) entitled "An act to prevent misrepresentation or misleading estimates intended to induce the taking of a policy of insurance or misrepresentations or incomplete comparisons of policies intended to induce the lapse or forfeiture of policies of insurance prescribing penalties for violations of this act making

provisions for compelling the production of evidence and repealing existing laws" so far as it relates to insurance companies associations and societies and their officers and directors.

The act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred forty-five) entitled "An act relating to the issuing of policies of insurance prohibiting the giving or offering or receiving of rebates or inducements of any kind not specified in the policy with certain exceptions prescribing penalties for violations of this act and making provision for compelling the production of evidence and repealing existing laws" so far as it relates to insurance companies associations and societies.

The act approved the twenty-ninth day of April one thousand nine hundred and fifteen (Pamphlet Laws two hundred five) entitled "An act to amend the third section of an act entitled 'An act authorizing the merger and consolidation of certain corporations' approved the third day of May Anno Domini one thousand nine hundred and nine" so far as it relates to insurance corporations.

The act approved the fifth day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and fifty-four) entitled "An act to regulate certain kinds of insurance by individuals and partnerships or associations of individuals known as Lloyds defining the powers of such associations authorizing the Insurance Commissioner to grant a license and prescribing penalties for any violation thereof and repealing existing laws" absolutely.

The act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and sixty-nine) entitled "An act regulating policies of insurance against liability arising under article three of the Workmen's Compensation Act of one thousand nine hundred and fifteen providing for the regulation of premium rates therefor and providing penalties for the violation thereof" absolutely.

The act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and seventy-one) entitled "An act to provide for the incorporation and regulation of employers' mutual liability insurance associations and for the licensing of foreign mutual liability insurance companies and declaring the false oaths of officers thereof to be perjury" absolutely.

Sections three four five six seven eight nine ten eleven twelve and thirteen of the act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and ninety-eight) entitled "An act to supervise the operations of fire insurance rate-making bureaus and providing for their examination by the Insurance Commissioner prohibiting discrimination in fixing and collecting fire insurance rates requiring companies to maintain and cooperate in maintaining and operating rate-making bureaus requiring inspection and survey by such bureaus of all risks specifically rated and regulating agreements between companies or other insurers with respect to fixing and collecting fire insurance rates and repealing existing laws" absolutely.

The act approved the eighth day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred and nineteen) entitled "An act to provide a standard form of policy contract to be issued by fire insurance companies transacting business in Pennsylvania designating the provisions thereof exempting certain policies and prescribing penalties for any violations" absolutely.

The act approved the fifth day of April one thousand nine hundred and seventeen (Pamphlet Laws forty-six) entitled "An act authorizing insurance companies to invest their capital and surplus in farm loan bonds issued by Federal Land Banks under the provisions of the act of Congress of the United States of July seventeenth one thousand nine hundred and sixteen its amendments or supplements" absolutely.

The act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and twenty-eight) entitled "An act to authorize the payment by corporations to their directors of compensation for services rendered by them" so far as it relates to insurance corporations.

The act approved the twenty-fourth day of May one thousand nine hundred and seventeen (Pamphlet Laws three hundred and two) entitled "An act to confer additional powers upon fire insurance companies" absolutely.

The act approved the twenty-second day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and twenty-three) entitled "An act authorizing insurance companies upon any increase of capital to issue the same at a price in excess of par to require payment of such price as a condition to the right to subscribe and also to sell in such manner as the board of directors may prescribe for not less than such price any unsubscribed stock" absolutely.

The act approved the fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighty-one) entitled "An act permitting corporations to invest their surplus funds in bonds of the United States issued for war purposes" so far as it relates to insurance corporations.

The act approved the fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws six hundred ninety-eight) entitled "An act to authorize corporations organized for profit under the laws of Pennsylvania to continue the salaries of employes enlisting or enrolling in any branch of the military or naval service of the United States or other protective organization" so far as it relates to insurance corporations.

The act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred eighty-two) entitled "An act to provide for the incorporation and regulation of mutual insurance companies other than life and for the licensing and regulation of such companies from other states" absolutely.

The act approved the eleventh day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred forty-one) entitled "An act authorizing corporations incorporated under the laws of any other state of the United States to acquire erect and maintain buildings and manufacturing establishments and to take hold mortgage lease and convey real estate necessary and proper for such corporate purposes" so far as it relates to insurance corporations

The act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred sixty) entitled "An act to amend section three of an act approved the second day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws seven hundred sixty-nine) entitled 'An act regulating policies of insurance against liability arising under article three of the workmen's compensation act of one thousand nine hundred fifteen providing for the regulation of premium rates therefor and providing penalties for the violation thereof'" so far as it relates to insurance companies associations and exchanges saving the act from repeal so far as it relates to the State Workmen's Insurance Fund

The act approved the twenty-first day of July one thousand nine hundred and nineteen (Pamphlet Laws ten hundred seventy-four) entitled "An act to amend section twelve of an act entitled 'An act to supervise the operations of fire insurance rate-making bureaus and providing for their examination by the Insurance Commissioner prohibiting discrimination in fixing and collecting fire insurance rates requiring companies to maintain and cooperate in maintaining and operating rate-making bureaus requiring inspection and survey by such bureaus of all risks specifically rated and regulating agreements between companies or other insurers with respect to fixing and collecting fire insurance rates and repealing existing laws' approved June seventh one thousand nine hundred and fifteen relating to mutual insurance companies" absolutely

The act approved the twenty-second day of July one thousand nine hundred and nineteen (Pamphlet Laws eleven hundred twenty) entitled "An act to amend section four of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and sixty-nine) entitled 'An act regulating policies of insurance against liability arising under article three of the Workmen's Compensation Act of one thousand nine hundred and fifteen providing for the regulation of premium rates therefor and providing penalties for the violation thereof' by prohibiting the application of any system of schedule or merit rating to insurance premiums except through a rating-bureau approved by the Commissioner of Insurance and by requiring copies of insurance policies and indorsements thereon to be filed with a bureau so approved" so far as it relates to insurance companies associations and exchanges saving the act from repeal so far as it relates to the State Workmen's Insurance Fund

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—138.

Allum,	Ehrhardt,	Krugh,	Ruth,
Armstrong,	Elgin,	Leeds,	Schaeffer,
Aston,	Evans,	Lewis,	Schilling,
Baker,	Feldman,	Long,	Schwartz,
Baldi,	Fitzgibbon,	Love,	Sieg,
Barnhart,	Flynn,	McBride,	Shaffer,
Beaver,	Franklin,	McCaig,	Shellenberger,
Beckley,	Gelder,	McCann,	Smiley,
Bell,	Glass,	McCarthy,	Smith, H. J.,
Bidelspacher,	Golder,	McClure,	Smith, H.,
Bluett,	Goodnough,	McHugh,	Smith, J. W.,
Bower,	Green,	McKnight,	Smith, L.,
Brenneman,	Griffith,	McOwen,	Soffel,
Isromley,	Hagerty,	McVicar,	Sowers,
Brooks,	Haldeman,	Marcus, J.,	Stackhouse,
Burns,	Harer,	Marcus, J. C.,	Stark,
Campbell,	Harry,	Martin,	Steedle,
Clutton,	Hatrick,	Mantz,	Sterling,
Conner,	Haws,	Millar, A.,	Stevens,
Cook,	Haves,	Millar, A. S. C.,	Stevenson,
Craig, J. O.,	Heffernan,	Miller, D. I.,	Stewart,
Curran,	Henderson, E.,	Miller, D. D.,	Strauss,
Davis,	Henderson, W.,	Mitchell,	Sweitzer,
Dawson,	Hetrick,	Ogle,	Thomas,
DeHaas,	Hoffman, J. N.,	Ort,	Trainer,
Denning,	Holcombe,	Phillips,	Vickerman,
Dewey, C. P.,	Hoover,	Pike,	Walker, G. T.,
Dewey, P. H.,	Hough,	Posey,	Walker, J. A.,
Diehm,	Jordan,	Quigley,	Wettach,
Dilsheimer,	Kantner,	Rhoads,	Whitehouse,
Dittrich,	Keene,	Richards,	Whiteman,
Drinkhouse,	Kinsman,	Rieder,	Williams,
Dunn,	Kohler,	Rinn,	Woner,
Eaches,	Kooser,	Ruddy,	Zook,
Edmonds,			

NAYS—17.

Brown, T. R.,	Gearhart,	Miller, C.,	Smink,
Comer,	Gibbon,	Morris,	Weiss,
Craig, J. R.,	Harding,	Roman,	Whitaker,
Crum,	Jones, D. J.,	Shannon,	Speake,
Fox,	McCurdy,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

RULE SUSPENDED.

Mr. HEFFERNAN. Mr. Speaker, I move that under Rule No. 43, Rule No. 57 be suspended for the purpose of discharging the Committee on Manufactures from further consideration of Senate Bill No. 355, (House Bill No. 932), File Folio 657, entitled:

An Act authorizing the cities of this Commonwealth to regulate or prohibit and prevent the use and sale of fireworks fire-crackers and other pyrotechnics and the unnecessary firing and discharge of firearms in or into the highways or other public places of such cities

Mr. DUNN. Mr. Speaker, I second the motion.
The motion was agreed to.

COMMITTEE DISCHARGED.

Mr. HEFFERNAN. Mr. Speaker, I move that the Committee on Manufactures be discharged from the further consideration of House Bill No. 932, (Senate Bill No. 355), File Folio 657, entitled:

An Act authorizing the cities of this Commonwealth to regulate or prohibit and prevent the use and sale of fireworks fire-crackers sparklers and other pyrotechnics and the unnecessary firing and discharge of firearms in or into the highways or other public places of such cities

and directed to report the same immediately to the House.

Mr. DUNN. Mr. Speaker, I second the motion.
The motion was agreed to.

REPORT FROM COMMITTEE.

Mr. HEFFERNAN, from the Committee on Manufactures, reported as committed, House Bill No. 932, (Senate Bill No. 355), entitled:

An Act authorizing the cities of this Commonwealth to regulate or prohibit and prevent the use and sale of fireworks fire-crackers sparklers and other pyrotechnics and the unnecessary firing and discharge of firearms in or into the highways or other public places of such cities

BILL ON FIRST READING.

The SPEAKER. In accordance with a motion passed by the House, this bill now be read for the first time.

Agreeably to order,

The House proceeded to the first reading and consideration of House Bill No. 932, (Senate Bill No. 355), entitled:

An Act authorizing the cities of this Commonwealth to regulate or prohibit and prevent the use and sale of fireworks fire-crackers sparklers and other pyrotechnics and the unnecessary firing and discharge of firearms in or into the highways or other public places of such cities

And said bill having been read at length the first time, Ordered, To be laid aside for second reading.

BILL ON FINAL PASSAGE (SPECIAL ORDER).

Mr. DUNN. Mr. Speaker, I move that House Bill No. 1111, (Senate Bill No. 297), File Folio 4341, on page 44 of today's calander, be made a special order of business at this time.

Mr. GLASS. Mr. Speaker, I second the motion.
The motion was agreed to.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1111, (Senate Bill No. 297), as follows:

An Act authorizing receivers of taxes in and for cities of the first class to furnish certificates of taxes and claims which are liens on real estate and fixing the fees of such services Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the receiver of taxes acting in and for any city of the first class shall furnish upon application certificates of all taxes and claims which are a lien on real estate located in any such city and shall receive and collect for each

certificate of taxes on real estate the sum of fifty cents for each certificate of water rents the sum of fifty cents and for each lien and claim certified the sum of five cents

Section 2 All acts or parts of acts general local or special inconsistent with or supplied by this act are hereby repealed

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—146.

Allum,	Drinkhouse,	Jordan,	Rieder,
Armstrong,	Dunn,	Kantner,	Rinn,
Aston,	Eaches,	Keene,	Roman,
Baker,	Edmonds,	Kinsman,	Ruddy,
Baldi,	Ehrhardt,	Kohler,	Ruth,
Barnhart,	Elgin,	Kooser,	Schaeffer,
Beaver,	Evans,	Krause,	Schilling,
Bell,	Feldman,	Krug,	Schwartz,
Bidelspacher,	Fitzgibbon,	Leeds,	Sieg,
Bluett,	Fox,	Lewis,	Shellenberger,
Blumberg,	Franklin,	Love,	Sniley,
Bolard,	Gearhart,	McCaig,	Smith, H. J.,
Bower,	Gelder,	McCann,	Smith, H.,
Brady,	Gibbon,	McCarthy,	Smith, J. W.,
Brenneman,	Glass,	McClure,	Smith, L.,
Brooks,	Golder,	McConnell,	Soffel,
Brown, F. B.,	Goodnough,	McCurdy,	Sowers,
Burns,	Goss,	McGowan,	Sprowls,
Campbell,	Hagerty,	McHugh,	Stackhouse,
Catlin,	Haldeman,	McKim,	Stark,
Clutton,	Hampson,	McMullen,	Sterling,
Conner,	Harding,	McOwen,	Stevens,
Cook,	Harer,	Mangan,	Stevenson,
Craig, J. R.,	Harry,	Marcus, J.,	Strauss,
Cratty,	Haslett,	Mantz,	Sweitzer,
Curran,	Haws,	Michel,	Walker, G. T.,
Curry,	Heffernan,	Millar, A.,	Walker, J. A.,
Davis,	Henderson, E.,	Miller, D. I.,	Weiss,
Dawson,	Henderson, W.,	Miller, H. F.,	Wells,
DeHaas,	Hetrick,	Miller, J. J.,	Wettach,
Denning,	Hoffman, J. N.,	Morris,	Whitehouse,
Dewey, C. P.,	Holcombe,	Orr,	Williams,
Dewey, P. H.,	Hoover,	Perry,	Woner,
Diehm,	Horne,	Pike,	Wood,
Dilsheimer,	Hough,	Posay,	Zook,
Ditrich,	Jones, D. J.,	Quigley,	Whitaker,
Donneley,	Jones, W. W.,	Richards,	Speaker.

NAYS—8.

Brendle,	Chaplin,	Huston,	Miller, C.,
Brown, T. R.,	Crum,	McBride,	Smink,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. JAMES A. WALKER. Mr. Speaker, I move that House Bill No. 1541, (Senate Bill No. 170), File Folio 1663, on page 31 of to-day's calendar, be made a special order of business at this time.

Mr. BRADY. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1541, (Senate Bill No. 170), entitled:

An Act to amend section two of an act approved the twenty-ninth day of March eighteen hundred and ninety-nine (Pamphlet Laws twenty-one) entitled "An act to establish a board for the examination of accountants to provide for the granting of certificates to accountants and to provide a punishment for the violation of this act" as amended

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—143.

Allum,	Eaches,	McBride,	Schwartz,
Armstrong,	Edmonds,	McCaig,	Sieg,
Aston,	Ehrhardt,	McCarthy,	Shannon,
Baker,	Elgin,	McClure,	Shellenberger,
Baldi,	Evans,	McCurdy,	Sinclair,
Barnhart,	Fitzgibbon,	McGowan,	Smith, H. J.,
Beaver,	Franklin,	McKim,	Smith, H.,
Beckley,	Gelder,	McKnight,	Smith, J. W.,

Bidelspacher,	Gibbon,	McVicar,	Smith, L.,
Bluett,	Glass,	Marcus, J.,	Sowers,
Blumberg,	Golder,	Marcus, J. C.,	Sprowls,
Bolard,	Goss,	Martin,	Stadlander,
Bower,	Griffith,	Michel,	Stark,
Brendle,	Hagerty,	Millar, A.,	Stedle,
Brenneman,	Haldeman,	Millar, A. S. C.,	Stevens,
Brooks,	Hampson,	Miller, C.,	Stevenson,
Brown, T. R.,	Harry,	Miller, D. I.,	Stewart,
Burns,	Haslett,	Miller, D. D.,	Strauss,
Campbell,	Haws,	Miller, H. F.,	Sweitzer,
Chaplin,	Hayes,	Miller, J. J.,	Thomas,
Conner,	Henderson, E.,	Mitchell,	Van Alen,
Cook,	Henderson, W.,	Morris,	Walker, G. T.,
Craig, J. O.,	Hetrick,	Ogle,	Walker, J. A.,
Cratty,	Hoffman, J. N.,	Orr,	Weamer,
Curran,	Hoover,	Perry,	Wells,
Dawson,	Horne,	Phillips,	Wettach,
Denning,	Huston,	Pike,	Whitehouse,
Dewey, C. P.,	Jones, D. J.,	Quigley,	Whiteman,
Dewey, P. H.,	Jones, W. W.,	Rhoads,	Williams,
Diehm,	Keene,	Rieder,	Wolfe,
Dilsheimer,	Kelly,	Roman,	Woner,
Ditrich,	Kinsman,	Ruch,	Wood,
Drinkhouse,	Kooser,	Ruddy,	Woodruff,
Dunlap,	Krug,	Schaeffer,	Zook,
Dunn,	Lewis,	Schilling,	Whitaker,
	Love,		Speaker

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendments.

BILLS ON FINAL PASSAGE RECALLED FROM THE GOVERNOR.

The SPEAKER. The Chair will now take up bills on final passage recalled from the Governor on page 18 of the calendar.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 642, as follows:

An Act to further amend section two of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions" which as amended by the act approved the twenty-fifth day of May one thousand nine hundred and seven (Pamphlet Laws two hundred fifty-one) entitled "An act amending sections three seven twelve and thirteen of an act entitled 'An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions' approved the fifth day of March Anno Domini one thousand nine hundred and six increasing the compensation of registrars in said cities and providing for an additional registration day" reads as follows

"Section 2 The names of two suitable persons to be registrars shall be suggested to the county commissioners by petitions duly filed for each precinct or ward by the party representatives of the two leading parties of the precinct or ward. The petitions shall be signed by five electors of the district and shall set forth the names addresses occupations and political affiliations of the persons suggested. The signers of the petitions shall swear to the truth of the facts set forth therein. The petitions shall remain on file open to the public inspection at least ten days before the persons named therein shall be appointed except in cases where a vacancy occurs in the office of registrar within ten days of a registration day when the appointment can be made without such delay. If no petitions are filed the county commissioners may appoint without regard to party. No appointment shall be made unless the person who desires to be appointed personally appears before the county commissioners and satisfies them of his qualifications. In case of reappointment however it shall not be necessary for him to appear before them.

At least one week's notice of the time and place of the examination of the suggested registrars shall be given by the county commissioners in the daily press and any elector may appear either in person or by counsel and object to the qualification of any applicant. If the persons nominated are found not to be properly qualified the county commissioners may decline to appoint them and the party authorities of the precinct or ward may then suggest another name or other names for the said place or places.

The registrars shall receive a compensation of five dollars a day for the time actually spent in the work of registration" is hereby further amended to read as follows:

Section 2 The names of two suitable persons to be registrars shall be suggested to the county commissioners by petitions duly filed for each precinct or ward by the party representatives of the two leading parties of the precinct or ward. The petitions shall be signed by five electors of the district and shall set forth the names addresses occupations and political affiliations of the persons suggested. The signers of the petitions shall swear to the truth of the facts set forth therein. The petition shall remain on file open to the public inspection at least ten days before the persons named therein shall be appointed except in cases where a vacancy occurs in the office of registrar within ten days of a registration day when the appointment can be made without such delay. If no petitions are filed the county commissioners may appoint without regard to party. No appointment shall be made unless the person who desires to be appointed personally appears before the county commissioners and satisfies them of his qualifications. In case of reappointment however it shall not be necessary for him to appear before them.

At least one week's notice of the time and place of the examination of the suggested registrars shall be given by the county commissioners in the daily press and any elector may appear either in person or by counsel and object to the qualification of any applicant. If the persons nominated are found not to be properly qualified the county commissioners may decline to appoint them and the party authorities of the precinct or ward may then suggest another name or other names for the said place or places.

The registrars shall receive a compensation of seven dollars and fifty cents a day for the time actually spent in the work of registration.

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—147.

Allum,	Fitzgibbon,	Long,	Schwartz,
Armstrong,	Flynn,	Love,	Sieg.
Aston,	Fowler,	McBride,	Shaffer,
Baker,	Franklin,	McCaig,	Shannon,
Baldi,	Gearhart,	McCarthy,	Shellenberger,
Barnhart,	Gelder,	McClure,	Sinclair,
Beckley,	Glass,	McConnell,	Smiley,
Bidelspacher,	Goehring,	McCurdy,	Smith, H. J.,
Bluet,	Golder,	McGowan,	Smith, H.,
Boland,	Goodnough,	McKim,	Smith, J. W.,
Bower,	Green,	McKnight,	Smith, L.,
Brown, T. R.,	Griffith,	McMullen,	Soffel,
Burns,	Haines,	McVicar,	Sowers,
Campbell,	Haldeman,	Marcus, J. C.,	Sprolws,
Catlin,	Harding,	Marshall,	Stackhouse,
Clutton,	Harer,	Martin,	Stark,
Comer,	Haslett,	Michel,	Steedle,
Conner,	Hatrick,	Millar, A.,	Stevens,
Cook,	Hayes,	Millar, A. S. C.,	Stevenson,
Craig, J. R.,	Hofferman,	Miller, C.,	Stewart,
Craig, J. O.,	Henderson, E.,	Miller, D. I.,	Strauss,
Curran,	Henderson, W.,	Miller, D. D.,	Sweitzer,
Curry,	Hetrick,	Miller, H. F.,	Thomas,
Dawson,	Hoffman, J. N.,	Miller, J. J.,	Vickerman,
Denning,	Holcombe,	Mitchell,	Walker, G. T.,
Dewey, C. P.,	Hoover,	Morris,	Walker, J. A.,
Dewey, P. H.,	Hough,	Ogle,	Weiss,
Diehm,	Huston,	Perry,	Wells,
Dilshelmer,	Jones, D. J.,	Phillips,	Whiteman,
Ditrich,	Jones, W. W.,	Posey,	Williams, -
Drinkhouse,	Jordan,	Quigley,	Wolfe,
Dunn,	Kantner,	Richards,	Woner,
Eaches,	Keene,	Rieder,	Wood,
Edmonds,	Kinsman,	Roman,	Woodruff,
Ehrhardt,	Kooser,	Ruch,	Zook,
Elgin,	Krause,	Ruth,	Whitaker,
Evans,	Lafferty,	Schaeffer,	Speaker.
Feldman,	Leedy,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 790, as follows:

An Act to regulate and control the manufacture sale offering for sale giving away and use of weights and measures and of weighing and measuring devices in the Commonwealth of Pennsylvania providing for the approval and disapproval of such weights measures and devices by the bureau of standards and prescribing penalties.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and is hereby enacted by the authority of the same That the word "type" as usual in this act is defined as a class the individual objects of which are similar one to another in design construction size and material.

The term "standard weights and measures" as used in this act is to be construed to include the standards of weights and measures adopted by the United States and the State of Pennsylvania in accordance with those furnished by the Federal Government under joint resolutions of Congress approved June fourteenth eighteen hundred and thirty-six and July twenty-seventh eighteen hundred and sixty-six and now recognized and in use throughout the United States.

The term "use in trade or commerce" as used in this act shall be construed to include use in buying or selling goods wares or merchandise.

The word "person" as used in this act shall be construed to impart both the plural and the singular as the case demands and shall include corporations copartnerships companies societies and associations. The term "Bureau of Standards" shall be held to mean under or by authority of the Chief of the Pennsylvania Bureau of Standards of the Department of Internal Affairs. When construing or enforcing the provisions of this act the act omission or failure of any officers agent or other person acting for or employed by any corporation company society or association within the scope of his employment or office shall in every case be deemed to be the act omission or failure of such corporation partnership company society or association as well as that of the person.

Section 2 The Bureau of Standards of the Department of Internal Affairs is authorized to pass upon each type of weight and measure and weighing and measuring device submitted offered or exposed for sale or sold or given away for the use in trade or commerce or used in trade or commerce in the Commonwealth of Pennsylvania and to approve or disapprove of said type. The said bureau shall approve each type of weight and measure and weighing and measuring device submitted to it for approval by any person if such type is so designed and constructed that it conforms to or gives correct results in terms of standard weights or measures or in terms of values derived therefrom and is reasonably permanent in its indication and adjustment and does not facilitate the perpetration of fraud otherwise the bureau shall disapprove the same.

Section 3 The submission of a type may be by sample or by specifications if in the best judgment of the bureau such specifications are adequate or in such other manner as may be prescribed by the rules and regulations promulgated under the authority of this act.

Section 4 When a type of weight or measure or weighing or measuring device is approved the said bureau shall issue a certificate to this effect to the person submitting such type. When a type is disapproved the said bureau shall notify the person submitting the same of its decision setting out the reasons therefor together with such information and references as may be useful in judging of the propriety of the disapproval and shall give such person an opportunity to be heard in support of his application for approval. The bureau shall then reconsider its decision. If the new decision is adverse to such person and he is dissatisfied with the same he may take an appeal from this decision to the Secretary of Internal Affairs who shall examine the matter and decide whether the type should be approved or disapproved. If the person is dissatisfied with the decision of the Secretary of Internal Affairs he may appeal to the court of common pleas of the county of which he is a resident whose decision shall be final.

Section 5 From and after one year after this act takes effect it shall be unlawful for any person to manufacture offer or expose for sale or sell or give away for use in trade or commerce or to use in trade or commerce any weight or measure or weighing or measuring device of a type not approved in accordance with the provisions of this act. Provided however That in the case of weights and measures and weighing and measuring devices manufactured and ready for sale or in use in the Commonwealth of Pennsylvania at the time this section takes effect no approval of type shall be necessary and it shall be lawful for any person to offer or expose for sale or sell for use in trade or commerce or to use in trade or commerce such weights and measures and weighing and measuring devices unless they do not conform to or give correct results in terms of standard weights or measures or in terms of values derived therefrom. And provided further That the type of a weight or measure or weighing or measuring device need not be approved if said weight or measure or weighing or measuring device is intended for shipment outside the State of Pennsylvania but if said weight or measure or weighing or measuring device shall in fact be sold or offered for sale for use in trade or commerce or used in trade or commerce in the Commonwealth of Pennsylvania then this proviso shall not exempt such weight or measure or weighing or measuring device from the operation of any of the provisions of this act.

Section 6 No person shall be prosecuted under the provisions of this act if he can establish a guaranty signed by the person from whom the weight or measure or weighing or measuring device was purchased or otherwise obtained or from the manufacturer thereof to the effect that the type of the same has been approved if such approval is required by the provisions of this act and if such approval is not required setting out this fact or if he can establish that the weight or measure or weighing or measuring device has been sealed by the local sealer of weights and measures. The said guaranty to afford protection shall contain the name and address of the guarantor and in such case said guarantor shall be amenable to the prosecutions fines or other penalties which would attach in due course to such person under the provisions of this act. But in any case where any such person has actual notice that the type of such weight or measure or weighing or measuring device has not in fact been approved when such approval is required by the provisions of this act it shall be unlawful and a violation of the provisions of this act for such person thereafter to offer or expose such weight or measure or weighing or measuring device for sale or to sell it for use in trade or commerce or to use it in trade or commerce.

Section 7. The bureau of standards shall register and give a serial number to each type of weight or measure or weighing or measuring device submitted and approved as provided in this act and shall issue from time to time descriptions of such approved types giving serial number of each type copies of which shall be furnished to all weights and measures officials.

Section 8. From and after one year after this act takes effect it shall be unlawful to manufacture offer or expose for sale or sell or give away for use in trade or commerce or to use in trade or commerce any weight or measure or weighing or measuring device which does not have cast stamped etched or otherwise marked thereon in such manner as may be prescribed by the rules and regulations authorized by this act the name of the manufacturer and the serial number of the approved type to which it belongs. Provided however That whenever it shall appear to the satisfaction of the Bureau of Standards that any type of weight or measure or weighing or measuring device is such as to render it impracticable to mark it as required by this section the said bureau shall furnish a certificate to that effect to any manufacturer applying for the same and such weights and measures and weighing and measuring devices need not be marked as required by the provisions of this section.

Section 9. It shall be unlawful to cast stamp etch or otherwise mark upon any weight or measure or weighing or measuring device the type of which has not been approved as required by the provisions of this act any design or device simulating a serial number required by the provisions of section seven of this act.

Any person who shall violate any of the provisions of this section shall be guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not more than five hundred dollars or by imprisonment for not more than one year or by both such fine and imprisonment in the discretion of the court.

Section 10. In case any person may desire to have the type of a part of a weight or measure or weighing or measuring device separately approved and serialized and shall apply therefor and the Bureau of Standards decides that the part is such that this may properly be done then such part may be approved and serialized or disapproved as to type under the same provisions and restrictions as are applied to the approval and serialization or the disapproval of a type of weight or measure or weighing or measuring device by the provisions of this act.

Section 11. It shall be conclusively presumed that a weight or measure or weighing or measuring device is intended for use in trade or commerce if it is manufactured offered or exposed for sale or sold for use in the Commonwealth of Pennsylvania or is used therein unless it shall bear a plain legible conspicuous and permanent statement to this effect "Not legal for trade". It shall be unlawful to use in trade or commerce any weight or measure or weighing or measuring device which is marked as described above. Provided however That whenever it shall appear to the satisfaction of the Bureau of Standards that any type of weight or measure or weighing or measuring device is such as to render it impracticable to mark it as required by this section or is of such design and construction that it is obviously not intended for use in trade or commerce the said bureau shall furnish a certificate to that effect to any manufacturer applying for the same and such types of weights and measures and weighing and measuring devices need not be marked as required by the provisions of this section.

Section 12. Rules and regulations for carrying out and enforcement of the provisions of this act not inconsistent with provisions thereof shall be adopted by the Bureau of Standards with the approval of the Secretary of Internal Affairs which rules and regulations shall include reasonable variations or tolerances which may be allowed on weights and measures and weighing and measuring devices included within the provisions of this act and also specifications for such weights and measures and weighing and measuring devices for the guidance of manufacturers in the design and construction of such weights and measures and weighing and measuring devices.

Section 13. Inspectors of weights and measures of the Commonwealth of Pennsylvania and of the several counties and cities of the Commonwealth of Pennsylvania may seal for use in trade or commerce all weights and measures and weighing and measuring devices the type of which has been approved as required by the provisions of this act specifically exempted from the necessity of approval by the provisions of this act when they find that the same are within the tolerances prescribed under the rules and regulations. Provided however That this shall not be construed as meaning that the approval of a type shall be taken as evidence of the correctness of any individual weight or measure or weighing or measuring device of that type or prevent any inspector of weights and measures from prohibiting the use of or confiscating any individual weight or measure or weighing or measuring device which is found to be inaccurate or otherwise defective or unlawfully used.

Section 14. Any person copartnership association or corporation who or which shall violate any provision of this act shall upon conviction thereof in a summary proceeding before any alderman magistrate or justice of the peace of the proper county or city be punished for the first offense by a fine of not more than twenty-five dollars and upon conviction of the second offense by a fine of not less than twenty-five dollars nor more than one hundred dollars and upon conviction for the third and each subsequent offense by a fine of not less than one hundred dollars nor more than two hundred and fifty dollars. In default of the payment of any fine as aforesaid any person convicted shall be sentenced to serve one day in jail of the proper county for each dollar of the fine or costs.

Section 15. It shall be the duty of the Chief of the Bureau of Standards and his deputies and the inspectors of weights and measures of the several counties and cities who shall find satisfactory evidence of any violation of the provisions of

this act to cause appropriate proceedings to be commenced and prosecuted without delay for the enforcement of the penalties as in such cases herein provided. Provided however That no action or prosecution shall be brought against any person for any violation of this act unless the same is commenced within one year after the offense is committed.

Section 16. All acts and parts of acts general local or special inconsistent with any of the provisions of this act are hereby repealed.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—159.

Allum,	Edmonds,	Kelly,	Rieder,
Armstrong,	Ehrhardt,	Kinsman,	Roman,
Asbury,	Eigin,	Kohler,	Ruch,
Aston,	Evans,	Kooser,	Ruddy,
Baker,	Feldman,	Krause,	Schaeffer,
Baldi,	Finney,	Krugh,	Schilling,
Barnhart,	Fitzgibbon,	Lafferty,	Schwartz,
Reaver,	Fowler,	Lewis,	Sieg,
Beckley,	Fox,	McBride,	Shaffer,
Bell,	Franklin,	McCaig,	Shellenberger,
Beldspacher,	Gearhart,	McCann,	Sinclair,
Elair,	Gelder,	McCarthy,	Smith, H. J.,
Blueft,	Gibbon,	McClure,	Smith, H.,
Blumberg,	Glass,	McConnell,	Smith, J. W.,
Boland,	Golder,	McCurdy,	Smith, L.,
Bower,	Goss,	McGowan,	Snowden,
Brady,	Green,	McHugh,	Soffel,
Brooks,	Hagerty,	McKim,	Sowers,
Burns,	Hampson,	McVicar,	Sprows,
Campbell,	Harding,	Mangan,	Stadtlander,
Catlin,	Harer,	Marcus, J.,	Stedle,
Clutton,	Harry,	Marcus, J. C.,	Sterling,
Conner,	Haslett,	Martin,	Stevens,
Cook,	Hatrick,	Mantz,	Stevenson,
Cratty,	Haws,	Michel,	Strauss,
Curran,	Hayes,	Miller, A.,	Sweitzer,
Curry,	Heffernan,	Miller, C.,	Vickerman,
Davis,	Henderson, E.,	Miller, D. I.,	Walker, G. T.,
Dawson,	Henderson, W.,	Miller, D. D.,	Walker, J. A.,
DeHaas,	Hetrick,	Miller, H. F.,	Weamer,
Denning,	Hoffman, J. N.,	Miller, J. J.,	Weiss,
Dewey, C. P.,	Hoffman, M. R.,	Morris,	Wettach,
Dewey, P. H.,	Holcombe,	Orr,	Whitehouse,
Diehm,	Hoover,	Perry,	Whiteman,
Dilsheimer,	Horne,	Phillips,	Wolfe,
Ditrich,	Hough,	Pike,	Woner,
Donneley,	Jones, D. J.,	Posey,	Wood,
Drinkhouse,	Jones, W. W.,	Quigley,	Zook,
Dunlap,	Jordan,	Rhoads,	Whitaker,
Dunn,	Kantner,	Richards,	Speaker,
Eaches,	Keene,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

RECONSIDERATION OF VOTE ON SENATE BILL NO. 1068.

Mr. WHITEHOUSE. Mr. Speaker, I move that the vote by which House Bill No. 1777, (Senate Bill No. 1068), File Folio No. 4281, page 57 of to-day's calendar, entitled:

An Act to provide for the appointment of assistant district attorneys in the several counties of the fourth class fixing the salaries of such assistant district attorneys and providing how the same shall be paid

passed on second reading be reconsidered.

Mr. STARK. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on second reading?

Mr. WHITEHOUSE. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk then read the amendments as follows:

Amend Section 1 page 1 line 6 by adding after the word "thousand" two words "five hundred"

Amend by striking out page 1 Section 1 line 6 the figures "\$3,000" and inserting in lieu thereof the figures "(3,500)"

Amend page 1 Section 1, line 8 by striking out the word "two" and inserting in lieu thereof the word "three"

Amend page 1 Section 1 line 8 by striking out the figures "\$2,000" and inserting in lieu thereof the figures "(3,000)"

Amend on page 1 Section 1 line 8 by adding after the words "per annum" at the end of the line the words "a third assistant district attorney at an annual salary of two thousand five

hundred dollars (\$2,500) per annum and a fourth assistant district attorney at an annual salary of two thousand dollars (\$2,000) per annum."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on second reading as amended?

It was agreed to.

Ordered, That the bill be transcribed for a third reading.

BILL ON THIRD READING.

Mr. GLASS. Mr. Speaker, I desire to call up from page 41 of to-day's calendar, House Bill No. 1532, (Senate Bill No. 694), File Folio 2451.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1532, (Senate Bill No. 694), entitled:

An Act authorizing and empowering county commissioners to enter a bridge on record as a county bridge by resolution without the recommendation of viewers and the approval of a grand jury and the court of quarter sessions and making it the duty of county commissioners to build such bridges at the expense of the county or counties in or between which they may be located and also making it the duty of county commissioners to erect and construct a new and sufficient bridge to take the place of any county or inter-county bridge which has been or which shall hereafter be totally or partially destroyed by some casualty and authorizing county commissioners to erect a new and sufficient bridge to take the place of any existing county or inter-county bridge which has become or which hereafter becomes insufficient for any cause to accommodate the public travel at the expense of the county or counties in or between which such bridge may be located without the recommendation of viewers and the approval of the court of quarter sessions and of the grand jury

On the question,

Will the House agree to the bill on third reading?

Mr. GLASS. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk then read the amendments as follows:

Amend title page 1 lines 1 and 2 by striking out the following "with the approval of the court of quarter sessions"

Amend page 1 line 5 by inserting after "jury" the following and of the court of quarter sessions

Amend title page 1 by striking out the following on line 8 "and also making it the duty" and all of lines 9 10 11 12 and the following on line 13, "by some sudden casualty"

Amend title page 1 lines 14 and 15 by striking out the following "with the approval of the court of quarter sessions"

Amend page 3 by striking out the entire section 4

Amend page, 3 line 21 by striking out the figure "5" and inserting in lieu thereof "4"

Amend page 4 line 8 by striking out the figure "6" and inserting in lieu thereof "5"

Amend page 4 line 15 by striking out figure "7" and inserting in lieu thereof "6"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

RECONSIDERATION OF VOTE ON SENATE BILL NO. 462.

Mr. WHITEMAN. Mr. Speaker, I move that the vote by which House Bill No. 1282, (Senate Bill No. 462), File Folio No. 4189, on page 44 of to-day's calendar, bills on final passage, entitled:

An Act to provide separate accommodations for women jurors at the several court houses and providing that the separation of jurors in certain cases shall not work mistrials

passed on third reading be reconsidered.

Mr. DAWSON. Mr. Speaker, I second the motion.

The motion was agreed to,

On the question recurring,

Will the House agree to the bill on third reading?

Mr. WHITEMAN. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend section 1 page 2 line 7 by striking out "simple" and inserting in lieu thereof "civil"

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. ALBERT MILLAR. Mr. Speaker, I move that House Bill No. 1392, (Senate Bill No. 588), File Folio 2089, on page 35 of to-day's calendar, be made a special order of business at this time.

Mr. QUIGLEY. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1392, (Senate Bill No. 588), entitled:

An Act authorizing prothonotaries to sign subpoenas in divorce cases

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—145.

Allum,	Elgin,	Lafferty,	Sieg.
Armstrong,	Evans,	Leeds,	Shaffer.
Aston,	Feldman,	Love,	Shellenberger,
Baker,	Finney,	McBride,	Smiley,
Baldi,	Fitzgibbon,	McCaig,	Smink,
Barnhart,	Flynn,	McCarthy,	Smith, H. J.,
Beckley,	Fox,	McClure,	Smith, H.,
Bell,	Franklin,	McCurdy,	Smith, J. W.,
Bidelspacher,	Gelder,	McGowan,	Soffel,
Bluett,	Gibbon,	McKim,	Sowers,
Blumberg,	Glass,	McMullen,	Sprowls,
Bolard,	Goehring,	McVicar,	Stackhouse,
Bower,	Golder,	Mangan,	Stark,
Brendle,	Goodnough,	Marcus, J. C.,	Steedle,
Brenneman,	Griffith,	Marshall,	Sterling,
Brooks,	Hagerty,	Mantz,	Stevens,
Burns,	Haldeman,	Michel,	Stevenson,
Campbell,	Harding,	Millar, A.,	Stewart,
Chaplin,	Harer,	Millar, A. S. C.,	Strauss,
Clutton,	Haslett,	Miller, C.,	Sweitzer,
Cook,	Hatrack,	Miller, D. I.,	Thomas,
Craig, J. R.,	Hayes,	Miller, D. D.,	Vickerman,
Cratty,	Heffernan,	Miller, H. F.,	Walker, G. T.,
Curran,	Henderson, E.,	Miller, J. J.,	Walker, J. A.,
Curry,	Henderson, W.,	Mitchell,	Weiss,
Dawson,	Hetrick,	Morris,	Wettach,
Denning,	Hoffman, J. N.,	Ogle,	Whitehouse,
Dewey, F. H.,	Ho'combe,	Pike,	Whiteman,
Diehm,	Horne,	Posay,	Williams,
Dilsheimer,	Hough,	Quigley,	Wolfe,
Ditrich,	Jones, D. J.,	Richards,	Woner,
Drinkhouse,	Jones, W. W.,	Rinn,	Wood,
Dunlap,	Jordan,	Roman,	Woodruff,
Dunn,	Kantner,	Ruddy,	Zook,
Eaches,	Kinsman,	Ruth,	Whitaker,
Edmonds,	Kohler,	Schilling,	Speaker.
Ehrhardt,	Krause,	Schwartz,	

NAYS—1.

Brown, T. R.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendments

BILL ON THIRD READING (SPECIAL ORDER).

Mr. HENRY F. MILLER. Mr. Speaker, I move that House Bill No. 1684, (Senate Bill No. 940), File Folio 3681, on page 42 of to-day's calendar, be made a special order of business at this time.

Mr. HAGERTY. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1684, (Senate Bill No. 940), entitled:

An Act to amend an act approved the Fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidation the law relating thereto" as amended

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—148.

Alexander.	Dunn,	Jordan,	Roman,
Armstrong,	Eaches,	Kantner,	Ruch,
Aston,	Edmonds,	Keene,	Ruth,
Baker,	Ehrhardt,	Kinsman,	Schaeffer,
Baldi,	Elgin,	Kooser,	Schwartz,
Beaver,	Feldman,	Krause,	Sieg,
Beckley,	Fitzgibbon,	Krugh,	Shannon,
Bell,	Fox,	Leeds,	Shellenberger,
Bidelspacher,	Franklin,	Lewis,	Smith, H. J.,
Bluett,	Gearhart,	Love,	Smith, H.,
Blumberg,	Gelder,	McBride,	Smith, J. W.,
Bower,	Gibbon,	McCaig,	Smith, L.,
Brady,	Glass,	McCarthy,	Sowers,
Bromley,	Golder,	McClure,	Sprowls,
Brooks,	Goss,	McConnell,	Stackhouse,
Brown, T. R.,	Green,	McCurdy,	Stark,
Burns,	Griffith,	McKim,	Steedle,
Campbell,	Hagerty,	McKnight,	Stevens,
Clutton,	Haldeman,	McOwen,	Stevenson,
Comeror,	Hampson,	McVicar,	Stewart,
Conner,	Harding,	Mangan,	Strauss,
Cook,	Harer,	Marcus, J.,	Sweitzer,
Craig, J. R.,	Haslett,	Marcus, J. C.,	Thomas,
Craig, J. O.,	Hatrick,	Mantz,	Vickerman,
Cratty,	Haws,	Michel,	Walker, G. T.,
Curran,	Hayes,	Millar, A.,	Walker, J. A.,
Davis,	Henderson, E.,	Millar, A. S. C.,	Wells,
Dawson,	Henderson, W.,	Miller, C.,	Wettach,
Denning,	Hetrick,	Miller, D. I.,	Whitehouse,
Dewey, C. P.,	Hoffman, J. N.,	Miller, D. D.,	Whiteman,
Dewey, P. H.,	Holcombe,	Miller, J. J.,	Woner,
Diehm,	Hoover,	Mitchell,	Wood,
Dilsheimer,	Horne,	Ogle,	Woodruff,
Ditrich,	Hough,	Posey,	Zook,
Donneley,	Huston,	Quigley,	Whitaker,
Drinkhouse,	Jones, D. J.,	Rhoads,	Speaker.
Dunlap,	Jones, W. W.,	Richards,	

NAYS—2.

Phillips, Weiss,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DUNN. Mr. Speaker, I move that House Bill No. 930, (Senate Bill No. 302), File Folio 1731, on page 43 of to-day's calendar, be made a special order of business at this time.

Mr. CONNER. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 930, (Senate Bill No. 302), entitled:

An Act to give preference and protection in the civil service to persons who served in the civil war Spanish-American war Philippine war world war or in any war in which the United States has been engaged and who have been honorably discharged from the military or naval service of the United States

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—155.

Allum	Dunn,	Krause,	Ruddy,
Armstrong,	Eaches,	Lafferty,	Schaeffer,
Aston,	Edmonds,	Leeds,	Schilling,
Baker,	Ehrhardt,	Lewis,	Schwartz,
Baldi,	Elgin,	Long,	Sieg,
Barnhart,	Evans,	Love,	Shaffer,
Beaver,	Feldman,	McBride,	Shellenberger,
Beckley,	Fitzgibbon,	McCaig,	Sinclair,
Bell,	Fox,	McCann,	Smink,
Bidelspacher,	Franklin,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Sowers,
Brendle,	Green,	McMullen,	Sprowls,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Haines,	McVicar,	Stark,
Burns,	Haldeman,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Stevens,
Chaplin,	Harer,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comeror,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Henderson, E.,	Miller, D. I.,	Vickerman,
Craig, J. O.,	Henderson, W.,	Miller, D. D.,	Walker, G. T.,
Cratty,	Hetrick,	Miller, H. F.,	Walker, J. A.,
Curran,	Holcombe,	Mitchell,	Weamer,
Curry,	Hoover,	Morris,	Wells,
Davis,	Hough,	Orr,	Wettach,
Dawson,	Huston,	Perry,	Whitehouse,
DeHaas,	Jones, D. J.,	Posey,	Whiteman,
Dewey, C. P.,	Jones, W. W.,	Rhoads,	Williams,
Dewey, P. H.,	Jordan,	Richards,	Wolfe,
Diehm,	Kantner,	Rieder,	Wood,
Dilsheimer,	Kelly,	Rinn,	Woodruff,
Ditrich,	Kinsman,	Roman,	Zook,
Donneley,	Kooser,	Ruch,	Whitaker,
Dunlap,			Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. STEWART. Mr. Speaker, I move that House Bill No. 1393, (Senate Bill No. 653), File Folio 2081, on page 35 of to-day's calendar, be made a special order of business at this time.

Mr. LEWIS. Mr. Speaker I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1393, (Senate Bill No. 653), entitled:

An Act to amend section nineteen of an act approved the eleventh day of May one thousand nine hundred eleven (Pamphlet Laws two hundred forty-four) entitled "An act providing for the original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" further relating to the repair of such roads and expressing the intent of the act

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—151.

Allum,	Edmonds,	Love,	Schwartz,
Armstrong,	Ehrhardt,	McBride,	Sieg.
Aston,	Elgin,	McCaig,	Shannon.
Baker,	Evans,	McCann,	Shellenberger,
Baldi,	Fitzgibbon,	McCarthy,	Sinclair,
Barnhart,	Franklin,	McConnell,	Smith, H. J.,
Beaver,	Gearhart,	McCurdy,	Smith, H.,
Beckley,	Gibbon,	McHugh,	Smith, J. W.,
Bell,	Golder,	McKim,	Smith, L.,
Bidelspacher,	Green,	McMullen,	Soffel,
Bluett,	Griffith,	McVicar,	Sowers,
Blumberg,	Haines,	Mangan,	Sprowls,
Bolard,	Haldeman,	Marcus, J.,	Stark,
Bower,	Hampson,	Marcus, J. C.,	Steedle,
Brady,	Harding,	Martin,	Stevens,
Brooks,	Harer,	Mantz,	Stevenson,
Brown, T. R.,	Harry,	Michel,	Stewart,
Burns,	Haslett,	Miller, A.,	Strauss,
Campbell,	Hatrlick,	Miller, A. S. C.,	Sweitzer,
Catlin,	Haws,	Miller, C.,	Thomas,
Chaplin,	Hayes,	Miller, D. I.,	Trainer,
Comerer,	Henderson, E.,	Miller, D. D.,	Vickerman,
Conner,	Henderson, W.,	Miller, H. F.,	Walker, G. T.,
Cook,	Hetrick,	Mitchell,	Walker, J. A.,
Craig, J. O.,	Hoffman, J. N.,	Morris,	Weamer,
Cratty,	Holcombe,	Orr,	Weiss,
Curran,	Hough,	Perry,	Wells,
Curry,	Huston,	Phillips,	Wettach,
Dawson,	Jones, W. W.,	Posey,	Whitehouse,
DeHaas,	Jordan,	Quigley,	Whiteman,
Dewey, C. P.,	Kantner,	Rhoads,	Williams,
Dewey, P. H.,	Kelly,	Richards,	Wolfe,
Diehm,	Kinsman,	Rieder,	Woner,
Dilsheimer,	Kooser,	Rinn,	Wood,
Dithrich,	Krause,	Roman,	Woodruff,
Drinkhouse,	Lafferty,	Ruch,	Zook,
Dunlap,	Leeds,	Schaeffer,	Whitaker,
Dunn,	Long,	Schilling,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendments.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1012, (Senate Bill No. 277), File Folio 791, on page 31 of today's calendar, be made a special order of business at this time.

Mr. OGLE. Mr. Speaker, I second the motion.
The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1012, (Senate Bill No. 277), entitled:

An Act to amend section two of the act approved the eighteenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and fifty-nine) entitled "An act to provide for the classification of inspectors of the Department of Labor and Industry according to qualifications determined by a committee of the Department of Labor and Industry and fixing the salaries of inspectors within the several classifications"

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—116.

Allum	Drinkhouse,	Jones, W. W.,	Orr,
Armstrong,	Dunn,	Jordan,	Perry,
Aston,	Eaches,	Kantner,	Phillips,
Baker,	Evans,	Keene,	Pike,
Baldi,	Feldman,	Kohler,	Posey,
Barnhart,	Finney,	Kooser,	Richards,
Beaver,	Fowler,	Krause,	Rieder,
Beckley,	Fox,	Krugh,	Rinn,
Bidelspacher,	Gearhart,	Lafferty,	Roman,
Bluett,	Gelder,	Lewis,	Ruddy,

Blumberg	Gibbon,	McCaig,	Ruth,
Bolard,	Glass,	McCann,	Schaeffer,
Brady,	Golder,	McCarthy,	Schilling,
Brooks,	Haldeman,	McClure,	Schwartz,
Brown, T. R.	Hampson,	McConnell,	Sieg.
Burns,	Harding,	McCurdy,	Shaffer,
Clutton,	Harer,	McGowan,	Smiley,
Conner,	Harry,	McKim,	Smith, H. J.,
Cratty,	Haslett,	McVicar,	Smith, H.,
Davis,	Hatrlick,	Marcus, J.,	Smith, L.,
Dawson,	Haws,	Marshall,	Snowden,
DeHaas,	Heffernan,	Michel,	Soffel,
Denning,	Henderson, E.,	Millar, A.,	Sowers,
Dewey, C. P.	Henderson, W.,	Miller, C.,	Sprowls,
Dewey, P. H.,	Hetrick,	Miller, D. I.,	Stackhouse,
Diehm,	Holcombe,	Miller, D. D.,	Thomas,
Dilsheimer,	Hoover,	Miller, H. F.,	Walker, J. A.,
Dithrich,	Hough,	Mitchell,	Zook,
Donneley,	Jones, D. J.,	Morris,	

NAYS—27.

Bower,	Curran,	Hoffman, J. N.,	Ruch,
Brenneman,	Curry,	Horne,	Shannon.
Catlin,	Edmonds,	Huston,	Shellenberger,
Comerer,	Elgin,	Kinsman,	Smith, J. W.,
Cook,	Goss,	McBride,	Vickerman,
Craig, J. O.,	Griffith,	Miller, J. J.,	Weamer,
Crum,	Hayes,	Quigley,	

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendments.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DITHRICH. Mr. Speaker, I move that House Bill No. 924, (Senate Bill No. 121), File Folio 675, on page 30 of today's calendar, be made a special order of business at this time.

Mr. HARRY. Mr. Speaker, I second the motion.
The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 924, (Senate Bill No. 121), entitled:

An Act authorizing corporations for profit incorporated under the laws of this Commonwealth to borrow money at any rate of interest for which they see fit to contract and to evidence and secure any indebtedness created by them by issuing bonds notes or any other form of certificate or evidence of indebtedness and if desired to secure the same by mortgage or pledge of their real estate personal property and franchises and making valid any indebtedness that may have heretofore been created by such corporations at a higher rate of interest than that authorized by law

On the question,

Will the House agree to the bill on third reading?

BILL DROPPED FROM CALENDAR.

Mr. DITHRICH. Mr. Speaker, I move that this bill be dropped from the calendar.

Mr. SOWERS. Mr. Speaker, I second the motion.
The motion was agreed to.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1518, (Senate Bill No. 392), File Folio 2211, on page 27 of today's calendar, be made a special order of business at this time.

Mr. W. W. JONES. Mr. Speaker, I second the motion.
The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1518, (Senate Bill No. 392), entitled:

An Act to establish a separate orphans' court in and for the county of Erie

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—154.

Allum	Drinkhouse,	Jones, D. J.,	Phillips,
Armstrong,	Dunn,	Jones, W. W.,	Posey,
Aston,	Eaches,	Jordan,	Rhoads,
Baker,	Edmonds,	Kantner,	Richards,
Baldi,	Ehrhardt,	Keene,	Rieder,
Barnhart,	Evans,	Kinsman,	Rinn,
Beaver,	Feldman,	Kohler,	Roman,
Beckley,	Finney,	Kooser,	Ruch,
Bell,	Fitzgibbon,	Krause,	Ruddy,
Bidelspacher,	Flynn,	Krugh,	Ruth,
Blumberg,	Fowler,	Lewis,	Schaeffer,
Boland,	Fox,	Long,	Schilling,
Bower,	Franklin,	Love,	Schwartz
Brady,	Gearhart,	McCaig,	Sieg,
Brenneman,	Gelder,	McCann,	Shaffer,
Bromley,	Gibson,	McCarthy,	Smiley,
Brooks,	Glass,	McClure,	Smith, H. J.,
Brown, T. R.,	Goehring,	McConnell,	Smith, H.,
Burns,	Golder,	McGowan,	Smith, L.,
Campbell,	Green,	McHugh,	Soffel,
Catlin,	Griffith,	McKnight,	Sowers,
Clutton,	Haldeman,	McMullen,	Sprowls,
Conner,	Hampson,	Mangan,	Steedle,
Cook,	Harding,	Marcus, J.,	Stevens,
Craig, J. O.,	Harer,	Marcus, J. C.,	Stewart,
Cratty,	Harry,	Marshall,	Woner,
Crum,	Haslett,	Mantz,	Woodruff,
Curran,	Hatrlick,	Michel,	Zook,
Curry,	Haws,	Millar, A.,	Whitaker,
Davis,	Heffernan,	Miller, C.,	Speaker.
Dawson,	Henderson, E.,	Miller, D. I.,	
DeHaas,	Henderson, W.,	Miller, D. D.,	
Denning,	Hetrick,	Miller, H. F.,	
Dewey, C. P.,	Hoffman, J. N.,	Miller, J. J.,	
Dewey, P. H.,	Hoffman, M. R.,	Mitchell,	
Diehm,	Holcombe,	Ogle,	
Dilsheimer,	Hoover,	Orr,	
Dithrich,	Hough,	Perry,	
Donneley,			

NAYS—9.

Comerer,	Hayes,	Huston,	McCurdy,
Elgin,	Horne,	McBride,	Williams,
Goss,			

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendments.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1450, (Senate Bill No. 830), File Folio 3265, on page 37 of to-day's calendar, be made a special order of business at this time.

Mr. FITZGIBBON. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1450, (Senate Bill No. 830), entitled:

An Act to further amend section fifteen of the act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" by empowering the court of common pleas instead of the return board to open ballot boxes when fraud or error not manifest on the general return is alleged

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—147.

Allum	Edmonds,	Lafferty,	Ruddy,
Armstrong,	Ehrhardt,	Leeds,	Schaeffer,
Aston,	Elgin,	Long,	Schilling,
Baker,	Evans,	Love,	Schwartz,
Baldi,	Feldman,	McBride,	Sieg,
Barnhart,	Fitzgibbon,	McCaig,	Shaffer

Beaver,	Flynn,	McCann,	Shannon,
Beckley,	Fox,	McCarthy,	Smiley,
Bidelspacher,	Gearhart,	McClure,	Smink,
Bluet,	Gelder,	McConnell,	Smith, H. J.,
Blumberg,	Gibson,	McGowan,	Smith, J. W.,
Boland,	Glass,	McHugh,	Smith, L.,
Bower,	Golder,	McKim,	Soffel,
Brady,	Goodnough,	McMullen,	Sowers,
Brenneman,	Hagerty,	McOwen,	Sprowls,
Brooks,	Haldeman,	Mangan,	Stackhouse,
Burns,	Hampson,	Marcus, J.,	Stark,
Campbell,	Harding,	Marcus, J. C.,	Steedle,
Chaplin,	Harer,	Martin,	Stevens,
Clutton,	Harry,	Michel,	Stewart,
Comerer,	Hatrlick,	Millar, A.,	Sweitzer,
Cook,	Haws,	Millar, S. C.,	Thomas,
Craig, J. O.,	Hayes,	Miller, D. I.,	Trainer,
Cratty,	Heffernan,	Miller, D. D.,	Vickerman,
Curran,	Henderson, E.,	Miller, H. F.,	Walker, G. T.,
Curry,	Henderson, W.,	Mitchell,	Walker, J. A.,
Dawson,	Hetrick,	Morris,	Weiss,
DeHaas,	Hoffman, J. N.,	Ogle,	Wetach,
Denning,	Holcombe,	Perry,	Whitehouse,
Dewey, P. H.,	Hoover,	Phillips,	Whiteman,
Diehm,	Horne,	Pike,	Wolfe,
Dilsheimer,	Huston,	Quigley,	Woner,
Dithrich,	Jones, W. W.,	Rhoads,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
	Kelly,	Rinn,	Zook,
	Kinsman,	Roman,	Whitaker,
	Kooser,	Ruch,	Speaker.
	Krause,		

NAYS—1.

Brown, T. R.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

BILL ON THIRD READING (SPECIAL ORDER)

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1447, (Senate Bill No. 666), File Folio 2163, on page 40 of today's calendar, be made a special order of business at this time.

Mr. W. W. JONES. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1447, (Senate Bill No. 666), entitled:

An Act dedicating certain lands of the Commonwealth of Pennsylvania situated in the city and county of Erie to public use as an Historical Memorial and Public State Park aiding in the development of the Harbor of Erie and creating a Commission to manage and control said lands and said Harbor improvements empowering said Commission to purchase or receive by gift lands for the purpose of this act providing for the appointment of members of said Commission and that the Secretary of Internal Affairs and the Commissioner of Fisheries shall be ex officio members thereof defining the duties and powers of said Commission excepting rights and privileges in said lands heretofore granted and making an appropriation

And said bill having been read at length the third time considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—141

Allum	Ehrhardt,	Kooser,	Roman,
Armstrong,	Elgin,	Krause,	Ruddy,
Asbury,	Evans,	Lafferty,	Ruth,
Aston,	Feldman,	Lewis,	Schaeffer,
Baker,	Fitzgibbon,	Love,	Schwartz,
Baldi,	Fowler,	McBride,	Shaffer,
Barnhart,	Fox,	McCaig,	Shellenberger,
Beaver,	Gearhart,	McCann,	Smiley,
Beckley,	Gibson,	McCarthy,	Smith, H. J.,
Bell,	Glass,	McConnell,	Smith, H.,
Bluet,	Golder,	McCurdy,	Smith, J. W.,
Bower,	Goss,	McGowan,	Smith, L.,
Brady,	Green,	McKim,	Soffel,
Bromley,	Griffith,	McOwen,	Sprowls,
Brown F. B.,	Haines,	McVicar,	Stadlander,
Burns,	Haldeman,	Mangan,	Steedle,
Campbell,	Hampson,	Marcus, J. C.,	Stevens,
Catlin,	Harding,	Marshall,	Stewart,
Clutton,	Harer,	Mantz,	Sweitzer,
Conner,	Haslett,	Michel,	Trainer,
Cook,		Millar, A. S. C.,	Vickerman,
Craig, J. O.,			Walker, G. T.,

Cratty,	Heffernan,	Miller, C.,	Walker, J. A.,
Curran,	Henderson, E.,	Miller, D. I.,	Weamer,
Curry,	Henderson, W.,	Miller, D. D.,	Wells,
Davis,	Hess,	Miller, H. F.,	Wettach,
Dawson,	Hetrick,	Miller, J. J.,	Whitehouse,
DeHaas,	Hoffman, J. N.,	Morris,	Whiteman,
Denning,	Holcombe,	Orr,	Williams,
Dewey, C. P.,	Hoover,	Perry,	Wolfe,
Dilsheimer,	Hough,	Pike,	Woner,
Dithrich,	Jones, D. J.,	Posey,	Wood,
Donneley,	Jones, W. W.,	Quigley,	Woodruff,
Drinkhouse,	Kantner,	Richards,	Zook,
Dunn,	Kelly,	Rieder,	Whitaker,
Eaches,	Kinsman,	Rinn,	Speaker.
Edmonds,			

NAYS—1.

Smink,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered that the Clerk return the same to the Senate with information that the House has passed it without amendments.

HOUSE BILLS DROPPED FROM CALENDER.

Mr. PHILLIPS. Mr. Speaker, I move that all House bills be dropped from the calendar.

Mr. DUNN. Mr. Speaker, I second the motion.
The motion was agreed to.

ANNOUNCEMENT.

The Clerk read the following announcement:

The biennial midnight luncheon given by the Chief Clerk to the members of the House of Representatives will take place in the ball room of the Penn Harris Hotel tomorrow April 27, at midnight. Admission is by card only, and the members are requested to secure these cards from the Chief Clerk's office not later than 2 o'clock tomorrow afternoon.

BILL RECOMMENDED.

Mr. GLASS. Mr. Speaker, I move that House Bill No. 1726, (Senate Bill No. 840), File Folio 3743, entitled:

An Act to amend an act approved the sixteenth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred eighty-two) entitled "An act creating a Board of Commissioners of Public Grounds and Buildings providing for the appointment of a Superintendent of Public Grounds and Buildings and subordinate officers and employees and fixing their salaries defining the powers and duties of the board and the superintendent with regard to contracts for and the furnishing of furniture furnishings stationery supplies paper and fuel for the executive and legislative branches of the State Government and the Executive Mansion the supervision of the Capitol grounds and buildings the State Arsenal and Executive Mansion and repairs alterations and improvements thereto and to other buildings land and property of the State the disposal of unserviceable personal property of the Commonwealth the renting of office rooms outside of the Capitol the bonding of officers and employees of the Commonwealth and the supervision of the erection of and repairs and additions to State institutions and the expenditure of funds therefor and repealing supplied and inconsistent laws"

which passed second reading today, be recommended to the Committee on Judiciary Special for the purpose of amendment.

Mr. HEFFERNAN. Mr. Speaker, I second the motion.
The motion was agreed to.

RECONSIDERATION OF VOTE ON SENATE BILL NO. 937.

Mr. DITHRICH. Mr. Speaker, I move that the vote by which House Bill No. 1786, (Senate Bill No. 937), File Folio 4155, on page 63 of to-day's calendar, bills on second reading, entitled:

An Act to apportion the State into Congressional Districts passed second reading, be reconsidered.

Mr. JAMES A. WALKER. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on second reading?

Mr. DITHRICH. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk read the amendments as follows:

Amend Section 1, page 5, line 3, by inserting the word "and" "townships of" the following "Harrison, Fawn,"
Amend Section 1, page 5, line 3, by inserting the word "and" between the words "Ohio" and "Monongahela," and striking out, in the lines 3 and 4, the words "and Youghiogheny."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on second reading as amended?

It was agreed to.

Ordered, To be transcribed for a third reading.

SENATE MESSAGE.

APPOINTMENT OF CONFERENCE COMMITTEE ON HOUSE BILL NO. 1431.

The Clerk of the Senate being introduced informed that the Senate has insisted upon its amendments non-concurred in by the House of Representatives to House Bill No. 1431, entitled:

An Act to regulate the drilling operating and abandoning of oil and gas wells and providing a penalty for violation of the provisions of this act

And has appointed Messrs. Phipps, Service and Craig, a Committee of Conference to confer with a similar committee of the House of Representatives (if the House of Representatives shall appoint such committee) on the subject of the differences existing between the two Houses in relation to said bill.

APPOINTMENT OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 1431.

Mr. WONER. Mr. Speaker, I move that a Committee of Conference be appointed to confer with the Committee of Conference appointed by the Senate.

Mr. GLASS. Mr. Speaker, I second the motion.

The motion was agreed to.

The SPEAKER. The Chair appoints as a Committee of Conference, Messrs. Fitzgibbon, W. W. Jones, and Woner.
Ordered, that the Clerk inform the Senate accordingly.

COMMUNICATION FROM THE GOVERNOR.

The secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 26, 1921.
To the Honorable, The House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the House of Representatives and the Senate, recalling from the Governor House Bill No. 1313, File Folio, 5893, entitled: "Resolved, If the Senate concur, That House Bill No. 1313, entitled, 'An Act making an appropriation to carry out the provision of an Act approved the twenty-fifth day of July, one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-five)' entitled 'An Act for the encouragement of agriculture and the holding of agricultural exhibitions, providing State-aid for certain agricultural associations, and regulating the payment thereof' be recalled from the Governor for the purpose of amendment. Accordingly, the original bill is herewith returned,

WM. C. SPROUL.

RECONSIDERATION OF VOTE.

Mr. STARK. Mr. Speaker, I move that the vote by which House Bill No. 1313, passed finally, be reconsidered, Mr. ALBERT MILLAR. Mr. Speaker, I second the motion.
The motion was agreed to.

Mr. STARK. Mr. Speaker, I move that the vote by which House Bill No. 1313, passed third reading, be reconsidered,

Mr. ALBERT MILLAR. Mr. Speaker, I second the motion.
The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. STARK. Rr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk then read the amendments as follows:

Amend Section 2, page 2, line 7, by inserting the word "and" between the words "bees and bee."

Further amend Section 2 by striking out in lines 7, 8, 9, 10 and 11 the words "handiwork nor shall payment of any moneys appropriated by this act be made to any agricultural association which shall have at its annual exhibition made a profit of ten thousand dollars or more over all expenses."

And further amend Section 2 lines 20 and 21 by striking out the words "thirty-first day of December" and inserting in lieu thereof the words "fifteenth day of November."

And further amend Section 2 lines 23, 24, 25, 26, 27 and 28 by striking out the following words: "Provided however that any association which shall have made a profit as hereinbefore provided and shall not receive any moneys under the provisions of this act shall nevertheless make such report to the Secretary of Agriculture as to its receipts and expenditures as he shall require."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

REPORT FROM COMMITTEE.

Mr. GLASS, from the Committee on Judiciary Special, re-reported as amended, House Bill No. 1726, (Senate Bill No. 840), entitled:

An Act to amend an act approved the sixteenth day of June, one thousand nine hundred and nineteen (Pamphlet Laws four hundred eighty-two) entitled "An act creating a board of commissioners of Public Grounds and Buildings, providing for the appointment of a Superintendent of Public Grounds and Buildings and subordinate officers and employees and fixing their salaries, defining the powers and duties of the board and the superintendent with regard to contracts for the furnishing of furniture, furnishings, stationery, supplies, paper and fuel for the executive and legislative branches of the State Government and the Executive Mansion, the supervision of the Capitol grounds and buildings, the State Arsenal and Executive Mansion and repairs, alterations and improvements thereto and to other buildings, land and property of the State, the disposal of unserviceable personal property of the Commonwealth, the renting of office rooms outside of the Capitol, the bonding of officers and employees of the Commonwealth and the supervision of the erection of and repairs and additions to State institutions and the expenditure of funds therefor, and repealing supplied and inconsistent laws."

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr Speaker, I move that House Bill No. 1449, (Senate Bill No. 744), File Folio 2049, on page 34 of today's calendar, be made a special order of business at this time.

Mr. JAMES A. WALKER. Mr Speaker I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1449, (Senate Bill No. 744), entitled:

An Act to amend section fifteen of an act entitled "An act relating to fires and fire prevention imposing duties and conferring powers heretofore exercised by the State Fire Marshal upon the Department of State Police authorizing the appointment of the chiefs of fire departments and certain public officers and others as assistants to said departments and defining their powers and duties providing for the investigation of the cause origin and circumstance of fires and the inspection of all and the removal or change of certain buildings imposing duties on school authorities and on certain corporations associations and fire rating agencies providing for the attendance of witnesses before the department and the enforcement of its orders and prescribing penalties" approved the first day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ten)

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—127.

Allum	Eaches,	Long,	Sieg.
Armstrong,	Feldman,	Love,	Shaffer,
Asbury,	Finney,	McCaig,	Shannon,
Aston,	Fowler,	McCann,	Smiley,
Baker,	Gearhart,	McCarthy,	Smith, H. J.,
Baldi,	Gelder,	McClure,	Smith, H.,
Barnhart,	Gibbon,	McConnell,	Smith, J. W.,
Beaver,	Glass,	McCurdy,	Smith, L.,
Bell,	Golder,	McGowan,	Snowden,
Bidelspacher,	Hampson,	Mangan,	Soffel,
Blumberg,	Harding,	Marcus, J.,	Sowers,
Boland,	Harer,	Marshall,	Sprowls,
Bower,	Harry,	Mantz,	Stackhouse,
Brady,	Haslett,	Michel,	Stark,
Burns,	Hatrick,	Miller, A.,	Sterling,
Catlin,	Haws,	Miller, D. I.,	Stevens,
Clutton,	Hayes,	Miller, D. D.,	Stevenson,
Comer,	Heffernan,	Miller, H. F.,	Stewart,
Conner,	Henderson, E.,	Miller, J. J.,	Sweitzer,
Craig, J. O.,	Henderson, W.,	Ogle,	Van Alen,
Curran,	Hetrick,	Or,	Walker, G. T.,
Curry,	Hoffman, J. N.,	Perry,	Walker, J. A.,
Davis,	Hough,	Posey,	Weiss,
Dawson,	Jones, W. W.,	Quigley,	Wetach,
DeHaas,	Jordan,	Richards,	Whitehouse,
Denning,	Kantner,	Rieder,	Whiteman,
Dewey, C. P.	Keene,	Rinn,	Wolfe,
Dilsheimer,	Kinsman,	Roman,	Wood,
Ditrich,	Kohler,	Ruch,	Woodruff,
Doncley,	Kooser,	Ruddy,	Zook,
Drinkhouse,	Krause,	Schaeffer,	Whitaker,
Dunn,	Krugh,	Schwartz,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendments.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 1184.

An Act authorizing the Governor to appoint a board of claims to hear audit dismiss or adjust moral and equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways and making an appropriation

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments The Clerk read the amendments as follows:

Amend by striking out the title and inserting in lieu thereof the following:

"An Act authorizing the Governor to appoint a board of Claims to hear audit dismiss or adjust moral and equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways and making an appropriation"

Amend section 1, page 2, by striking out lines 7 to 20 inclusive and insert in lieu thereof the following:

"A board of claims hereinafter called 'the board' is hereby created consisting of three persons to be appointed by the Governor. The Governor shall fix the compensation of the members of said board. The said board shall have power to receive and consider petitions from persons copartnerships associations and corporations hereinafter called 'the contractor' praying for the hearing auditing and adjusting of moral and equitable claims against the Commonwealth of Pennsylvania arising from contracts with the Commonwealth of Pennsylvania for the construction and reconstruction of highways entered into or in course of completion between January first one thousand nine hundred and sixteen and December thirty-first one thousand nine hundred and twenty inclusive whether such contracts have been completed or remain uncompleted"

Amend section 2, page 3, by striking out lines 7 to 29 inclusive. Also on page 4, by striking out lines 1 to 5 inclusive, and inserting in lieu thereof the following:

"Any contractor may present a petition to the board setting forth any one or more of the following allegations (a) That he entered into a contract with the Commonwealth (b) that he suffered financial loss in the execution of said contract stating the amount of such financial loss (c) that such financial loss was caused by matters beyond the control of the contractor such as strikes scarcity of labor and materials increase in the cost of labor and materials railroad strikes embargoes priority orders increase in freight rates cancellation of contracts by material men (d) any other reasons upon which he bases his claim against the Commonwealth and (e) that by reason of such loss he has a moral and equitable claim against the Commonwealth.

Whereupon it shall be the duty of the board to consider said petition and upon the facts contained in said petition or upon said facts and any information within its possession or that it may otherwise secure determine whether or not the claim of said contractor is meritorious and such as to entitle him to a hearing before said board. If the board shall determine that the claim is without merit it shall make an order refusing a hearing which order shall be final. If the board shall determine that the claim is meritorious and that the contractor is entitled to a hearing it shall make an order fixing a time and place when and where the contractor may be heard and shall give at least ten days' notice of the time and place fixed for such hearing to the petitioner the Attorney General and the State Highway Commissioner. After a full hearing of the matter the board shall have power to determine whether or not the contractor is entitled to compensation for any financial loss which he may have sustained and to fix the amount thereof or dismiss the petition as to right and justice shall appear."

Amend section 3, page 5, by striking out lines 12 to 28 inclusive. Also page 6, by striking out lines 1 to 7 inclusive and inserting in lieu thereof the following:

"Whenever after hearing and determination of any claim as aforesaid the board shall find in favor of the contractor and fix the amount to which the contractor is entitled the amount so fixed shall be final and conclusive against the contractor and the Commonwealth without right of appeal."

Amend section 4, page 6, by striking out lines 13 to 25 inclusive and inserting in lieu thereof the following:

"Any final order or award of the board shall be paid from appropriations made or to be made by the General Assembly to the said Highway Department for road construction purposes."

Amend section 5, page 7, by striking out lines 1 to 8 inclusive, and inserting in lieu thereof the following:

"The sum of fifty thousand dollars (\$50,000) is hereby appropriated to the payment of the compensation costs and expenses of said board to be drawn upon the requisition of the chairman thereof and paid as other appropriations are now by law paid."

Amend section 6, page 7, by striking out lines 13 to 29 inclusive.

Amend sections 7, 8, 9, and 10 on page 8, by striking out lines 1 to 27 inclusive.

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—141.

Allum	Feldman,	Krause,	Ruch,
Armstrong,	Finney,	Krug,	Ruddy,
Asbury,	Flynn,	Lewis,	Ruth,
Aston,	Fox,	Love,	Schaeffer,
Baker,	Franklin,	McBride,	Schilling,
Baldi,	Gelder,	McCaig,	Schwartz,
Barnhart,	Gibbon,	McCann,	Sieg,
Beckley,	Glass,	McCarthy,	Shaffer,
Bidelspacher,	Golder,	McClure,	Shannon,
Blunett,	Green,	McConnell,	Snellenberger,
Boland,	Griffith,	McCurdy,	Smiley,
Bower,	Hampson,	McHugh,	Smith, H. J.,
Brendle,	Harding,	McKnight,	Smith, H.,
Brooks,	Harer,	McVicar,	Smith, J. W.,
Brown F. B.,	Harry,	Mangan,	Smith, L.,
Brown, T. R.,	Haslett,	Marcus, J. C.,	Snowden,
Campbell,	Hatrick,	Marshall,	Soffel,
Cattin,	Hayes,	Mantz,	Sowers,
Chaplin,	Henderson, E.,	Michel,	Sprawls,
Comer,	Henderson, W.,	Millar, A.,	Stackhouse,
Cook,	Hess,	Miller, C.,	Stadtlander,
Craig, J. R.,	Hietrick,	Miller, D. I.,	Steedle,
Craig, J. O.,	Hoffman, J. N.,	Miller, D. D.,	Sterling,
Curran,	Holcombe,	Miller, H. F.,	Stevens,
Curry,	Hoover,	Miller, J. J.,	Stevenson,
Davis,	Hough,	Mitchell,	Stewart,
DeHaas,	Huston,	Morris,	Strauss,
Dewey, C. P.,	Jones, D. J.,	Orr,	Sweetzer,
Dewey, P. H.,	Jones, W. W.,	Phillips,	Trainer,
Dohm,	Jordan,	Posey,	Vickerman,
Donneley,	Kantner,	Rhoads,	Walker, J. A.,
Drinkhouse,	Keane,	Richards,	Weamer,

Dunlap,
Eaches,
Edmonds,
Ehrhardt,

Kelly,
Kinsman,
Kohler,
Kooser,

Rieder,
Rinn,
Roman,

Weiss,
Whitaker,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

SENATE ADOPTS CONFERENCE COMMITTEE REPORT ON SENATE BILL NO. 309.

The clerk of the Senate being introduced, informed that the Senate has adopted the report of the Committee of Conference on the subject of the differences existing between the two Houses on bill numbered and entitled as follows, viz:

Senate Bill No. 309.

An Act to amend section five of an act approved the thirtieth day of arch one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing a Board of Optometrical Education Examination and Licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith"

The SPEAKER. The Clerk will read the report.
The report was read by the Clerk as follows.

REPORT OF THE COMMITTEE OF CONFERENCE ON SENATE BILL NO. 309.

To the Honorable the Senate and House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen: The Committee of Conference to which was referred the differences existing between the two houses on Senate Bill No. 309, entitled "An act to amend section five of an act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one), entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and making certain exceptions, and providing a Board of Optometrical Education Examination and Licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violation thereof and repealing all acts or parts of acts inconsistent therewith," respectfully beg leave to submit the following amended bill as our report by striking out section No. 6, on pages No. 8, 9 and 10, as amended:

MAX ARON,
AUGUSTUS F. DAIN, JR.,
P. W. SNYDER,
Committee on the part of the Senate.

JAMES A. DUNN,
JOSEPH MARCUS,
PATRICK CONNER,
Committee on the part of the House of Representatives.

An Act to amend section five of an act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing a Board of Optometrical Education Examination and Licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith"

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section five of an act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing a Board of Optometrical Education Examination and Licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith" which reads as follows

"Section 5 Every person desiring to commence the practice of optometry or if now in practice to continue the practice thereof after January first one thousand nine hundred and eighteen except as herein otherwise provided shall take the examination provided in this act and satisfy the other requirements hereof as here provided Any person who has been engaged in the practice of optometry in this Commonwealth for two full years prior to the passage of this act or for one year in this and for the year preceding it in another state and is of good character shall be entitled to take a limited examination covering the following only

- (a) The limitation of the sphere of optometry
- (b) The necessary scientific instruments used
- (c) The form and power of lenses used
- (d) A correct method of measuring presbyopia hypermetropia myopia and astigmatism
- (e) The writing of formulae or prescriptions for the adaptation of lenses in aid of vision

Any person over the age of twenty-one years of good moral character who has had a preliminary education equivalent to two years of the course of high school whose standard is approved by the Bureau of Professional Education of the Department of Public Instruction which preliminary education shall be ascertained by examination or by acceptable certificate as to credentials for work done in such approved institution and has graduated from a school or college of optometry approved by the Board of Optometrical Education Examination and Licensure which maintains a course in optometry if not less than two years and has afterwards studied optometry for at least one year in a licensed optometrist's office shall be entitled to take a standard examination Said standard examination shall consist of tests in practical theoretical and physiological optics in theoretical and practical optometry and in the anatomy and physiology of the eye and in pathology as applied to optometry Provided That any person not less than twenty-one years of age who is actually engaged in the practice of optometry at the time of the passage of this act shall be entitled to take the standard examination merely upon proof to the board that he is of good moral character and is not addicted to the intemperate use of alcohol or narcotic drugs" is hereby amended to read as follows

Section 5 Every person desiring to commence the practice of optometry or if now in practice to continue the practice thereof after January first one thousand nine hundred and eighteen except as herein otherwise provided shall take the examination provided in this act and satisfy the other requirements hereof as here provided Any person who has been engaged in the practice of optometry in this Commonwealth for two full years prior to the passage of this act or for one year in this and for the year preceding it in another state and is of good character shall be entitled to take a limited examination covering the following only

- (a) The limitation of the sphere of optometry
- (b) The necessary scientific instruments used
- (c) The form and power of lenses used
- (d) A correct method of measuring presbyopia hypermetropia myopia and astigmatism
- (e) The writing of formulae or prescriptions for the adaptation of lenses in aid of vision

The board shall also permit the taking of limited examinations by and the license of any person who shall apply therefor before the first day of January one thousand nine hundred and twenty-two who at the time of the passage of the act to which this is an amendment or the time when the limited examinations under said act were held was unavoidably absent from this State on account of service in the army or navy of the United States or who was at such time or times otherwise unavoidably absent from this State or was physically handicapped and unable to take such examination Provided however That any such person shall have engaged in the practice of optometry in this Commonwealth for two full years prior to the passage of the act to which this is an amendment or for one year in this Commonwealth and one year in another state and shall be of good character

Any person who at the time of the passage of the act to which this is an amendment was unavoidably absent from this State on account of service in the army or navy of the United States or who was otherwise unavoidably absent from this State or who was physically handicapped and unable to take the examination and who was actually engaged in the practice of optometry but who had engaged in such practice less than two years and any person over the age of twenty-one years of good moral character who has had a preliminary education equivalent to two years of the course of high school whose standard is approved by the Bureau of Professional Education of the Department of Public Instruction which preliminary education shall be ascertained by examination or by acceptable certificate as to credentials for work done in such approved institution and has graduated from a school or college of optometry approved by the Board of Optometrical Education Examination and Licensure which maintains a course in optometry of not less than two years and has afterwards studied optometry for at least one year in a licensed optometrist's office shall be entitled to take a standard examination Said standard examination shall consist of tests in practical theoretical and practical optometry and in the anatomy and physiology of the eye and in pathology as applied to optometry Provided That any person not less than twenty-one years of age who is actually engaged in the practice of optometry at the time of the passage of this act shall be entitled to take the standard examination merely upon proof to the board that he is of good moral character and is not addicted to the intemperate use of alcohol or narcotic drugs

On the question,

Will the House adopt the report of the Committee of Conference?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—139.

Armstrong,	Edmonds,	Krugh,	Schwartz,
Asbury,	Ehrhardt,	Leeds,	Sieg,
Aston,	Elgin,	Long,	Shaffer,
Baker,	Evans,	McBride,	Shellenberger,
Baldi,	Feldman,	McCaig,	Smiley,
Barnhart,	Fowler,	McCann,	Smink,
Beaver,	Franklin,	McClure,	Smith, J. W.,
Beckley,	Gelder,	McCurdy,	Snowden,
Bidelspacher,	Gibbon,	McHugh,	Soffel,
Blair,	Glass,	McKim,	Sowers,
Blunberg,	Golder,	McMullen,	Spowls,
Bower,	Green,	McVicar,	Stackhouse,
Brady,	Griffith,	Mangan,	Stark,
Brenneman,	Haldeman,	Marcus, J. C.,	Steedle,
Brooks,	Harding,	Martin,	Stevens,
Brown F. B.,	Harer,	Michel,	Stewart,
Burns,	Harry,	Millar, A. S. C.,	Strauss,
Campbell,	Haslett,	Miller, C.,	Sweitzer,
Catlin,	Hatrick,	Miller, D. I.,	Thomas,
Clutton,	Haws,	Miller, D. D.,	Trainer,
Comeror,	Hayes,	Miller, H. F.,	Vickerman,
Conner,	Heffernan,	Miller, J. J.,	Walker, G. T.,
Craig, J. R.,	Henderson, W.,	Morris,	Walker, J. A.,
Cratly,	Hess,	Orr,	Weamer,
Curran,	Hetrick,	Perry,	Wells,
Curry,	Hoffman, J. N.,	Phillips,	Wettach,
Dawson,	Holcombe,	Posey,	Whitehouse,
DeHaas,	Horne,	Quigley,	Williams,
Dewey, C. P.,	Hough,	Rhoads,	Wolfe,
Dowey, F. H.,	Jones, D. J.,	Richards,	Woner,
Dilheimer,	Jones, W. W.,	Rinn,	Wood,
Dithrich,	Kantner,	Roman,	Woodruff,
Donnecley,	Kelly,	Ruch,	Zook,
Drinkhouse,	Kohler,	Ruddy,	Whitaker,
Dunn,	Kooser,	Schaeffer,	Speaker,
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the report of the Committee on Conferences was adopted.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 1474.

An Act to provide for priority of commission and succession to the office of president judge where two or more judges not in commission are elected at the same time in the same court of any judicial district

With the information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.

The Clerk read the amendment as follows:

Amend by adding at the end of Section 1, the following:

Nothing in this act shall be construed to repeal any of the provisions of an act approved the fifth day of May one thousand nine hundred and eleven entitled "An act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" or the amendments thereto nor to repeal any of the provisions of an act approved the twelfth day of July one thousand nine hundred and thirteen entitled "An act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by proper officers of the county or city of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expenses thereof" or the amendments thereto

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—139.

Alexander,	Edmonds,	Kooser,	Ruch,
Allum,	Ehrhardt,	Krause,	Ruddy,
Asbury,	Elgin,	Lafferty,	Schaeffer,
Aston,	Feldman,	Leeds,	Schilling,

Baker,	Finney,	Long,	Schwartz,
Baldi,	Fitzgibbon,	McBride,	Sieg,
Barnhart,	Fox,	McCaig,	Shaffer,
Beckley,	Franklin,	McCann,	Sinclair,
Bell,	Gearhart,	McCarthy,	Smiley,
Bluett,	Gelder,	McConnell,	Smink,
Blumberg,	Gibbon,	McCurdy,	Smith, H.,
Bolard,	Goehring,	McHugh,	Smith, J. W.,
Bower,	Golder,	McKim,	Smith, L.,
Brady,	Goss,	McMullen,	Snowden,
Brenneman,	Green,	McOwen,	Spowls,
Broomley,	Griffith,	McVicar,	Stackhouse,
Brooks,	Haines,	Mangan,	Stadlander,
Burns,	Haldeman,	Marcus, J. C.,	Steedle,
Campbell,	Hampson,	Marshall,	Sterling,
Comer,	Harer,	Mantz,	Stevens,
Conner,	Harry,	Michel,	Stevenson,
Cook,	Haslett,	Millar, A.,	Strauss,
Craig, J. O.,	Haws,	Miller, C.,	Sweitzer,
Cratty,	Hayes,	Miller, D. I.,	Trainer,
Curran,	Henderson, E.,	Miller, D. D.,	Van Alen,
Curry,	Henderson, W.,	Miller, H. F.,	Vlekerman,
Dawson,	Hetrick,	Mitchell,	Walker, G. T.,
DeHaas,	Hoffman, J. N.,	Morris,	Walker, J. A.,
Denning,	Hoover,	Orr,	Weiss,
Dewey, C. P.,	Horne,	Perry,	Wells,
Dewey, P. H.,	Hough,	Pike,	Wettach,
Dilsheimer,	Jones, D. J.,	Posey,	Whiteman,
Dithrich,	Jones, W. W.,	Quigley,	Williams,
Drinkhouse,	Jordan,	Richards,	Woner,
Dunlap,	Kantner,	Rieder,	Wood,
Dunn,	Kelly,	Roman,	Whitaker,
	Kinsman,		Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 1465.

An Act making an appropriation to pay the claim of M. D. Jacobs against the Commonwealth of Pennsylvania for service heretofore rendered and materials heretofore furnished in disposing of the bodies of indigent patients who died at the Mont Alto State Sanatorium

With the information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.

The Clerk read the amendment as follows:

Amend Section 1 by striking out the following: "the sum of thirty-five hundred and fifty-five dollars (\$3,455)"

On the question,

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—129.

Allum	Evans,	Love,	Smith, H. J.,
Armstrong,	Feldman,	McBride,	Smith, H.,
Asbury,	Fitzgibbon,	McCaig,	Smith, J. W.,
Aston,	Flynn,	McCann,	Snowden,
Baker,	Franklin,	McCarthy,	Soffel,
Baldi,	Gearhart,	McClure,	Sowers,
Beaver,	Gelder,	McConnell,	Spowls,
Beckley,	Gibbon,	McGowan,	Stackhouse,
Bidelspacher,	Glass,	McHugh,	Stark,
Blair,	Golder,	McKnight,	Steedle,
Blumberg,	Goss,	McVicar,	Stevenson,
Bower,	Griffith,	Mangan,	Stewart,
Brady,	Haldeman,	Marshall,	Sweitzer,
Broomley,	Harding,	Martin,	Thomas,
Brooks,	Harer,	Mantz,	Trainer,
Brown, T. R.,	Haslett,	Michel,	Van Alen,
Campbell,	Haws,	Millar, A.,	Walker, G. T.,
Chaplin,	Hayes,	Millar, A. S. C.,	Walker, J. A.,
Comer,	Heffernan,	Miller, C.,	Weamer,
Cook,	Henderson, E.,	Miller, D. I.,	Weiss,
Craig, J. O.,	Henderson, W.,	Miller, D. D.,	Wells,
Crum,	Hetrick,	Mitchell,	Wettach,
Curry,	Hoffman, J. N.,	Phillips,	Whitehouse,
Dawson,	Hoffman, M. R.,	Rhoads,	Whiteman,
DeHaas,	Hoover,	Rinn,	Williams,
Diehm,	Hough,	Roman,	Wolfe,
Dilsheimer,	Jones, D. J.,	Ruth,	Woner,
Dithrich,	Jordan,	Schaeffer,	Wood,
Drinkhouse,	Kelly,	Schilling,	Woodruff,
Dunn,	Kohler,	Shaffer,	Zook,
Eaches,	Krause,	Shellenberger,	Whitaker,
Edmonds,	Krugh,	Smiley,	Speaker,
Ehrhardt,	Lafferty,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

ADJOURNMENT.

Mr. PHILLIPS. Mr. Speaker, I move the House do now adjourn.

The motion was agreed to, and, (at 11:55 P. M.) the House adjourned until tomorrow morning at 11 o'clock.

Legislative Journal.

Session 1921

124th of the General Assembly

Vol. 6

HARRISBURG, PA., WEDNESDAY, APRIL 27, 1921.

No. 54.

SENATE

WEDNESDAY, April 27, 1921.

The Senate met at 10 o'clock A. M.
The PRESIDENT (Lieutenant-Governor Edward E. Beidleman) in the Chair.

PRAYER.

The Chaplain, Rev. Benjamin F. Bungard, offered the following prayer:

Our heavenly Father, again we bow in Thy presence, with hearts of gratitude for Thy loving kindness. We would ask Thy benediction and blessing upon us through the day, and help us not only to be thankful to Thee for Thy gratitude, but help us to be thankful to our friends for gratitude and kindness, and help us to be mindful of all, and we pray that Thou wilt bless all mankind everywhere. Lead us and direct us in every thought and in the actions of this day and as we come to the place where we realize that we are approaching the close of this legislature, we ask that Thou wilt help us to do such as will bring glory to Thy name and honor to our Commonwealth. We ask it for Thy sake. Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. PATTON, the further reading was dispensed with, and the Journal was approved.

REPORTS FROM COMMITTEES.

Mr. CRAIG, from the Committee on Judiciary General, re-reported as committed, Senate Bill No. 403, (House Bill No. 407), entitled:

An Act providing a system of management and control of the jail or county prison in each county of the fifth class providing for a warden defining his powers and duties providing for other employees and salaries and describing the duties and powers of the county commissioners and the sheriff in connection therewith

Mr. JONES, from the Committee on Agriculture, re-reported as committed, Senate Bill No. 1361, (House Bill No. 845), entitled:

An Act creating a State Fair Commission for the Commonwealth of Pennsylvania defining its duties and making an appropriation therefor

Mr. J. S. MILLER, from the Committee on Judiciary General, re-reported as committed, Senate Bill No. 706, (House Bill No. 408), entitled:

An Act relating to certain county officers in counties of the fifth class providing for their salaries and the compensation of deputies and clerks in the respective county offices establishing a salary board and defining its powers and duties placing certain duties on the county commissioners county controllers and county auditors requiring the payment into the respective county treasury of the fees of such county officers and providing penalties for violation of this act

BILL ON SECOND READING.

Mr. EYRE. Mr. President, I move that the Senate do now proceed to the second reading and consideration of Senate Bill No. 1456, (House Bill No. 864), on second reading, entitled:

An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the Public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-one

Mr. DAIX. Mr. President, I second he motion.
The motion was agreed to.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 1456, (House Bill No. 864), entitled:

An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the Public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-one and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-one

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. EYRE. Mr. President, I move that Senate Bill No. 1456, (House Bill No. 864), the bill just read, be recommitted to the Committee on Appropriations.

Mr. DAIX. Mr. President, I second the motion.

On the question,

Will the Senate agree to the motion?

Mr. EYRE. Mr. President, my reason for making this motion is that there are numerous amendments to go into this bill that will take considerable time to get them in and have them printed.

And the question recurring,

Will the the Senate agree to the motion?

It was agreed to.

BILLS ON FINAL PASSAGE.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 1405, (House Bill No. 964), as follows:

An Act establishing a State highway in the county of Lebanon providing for its location construction improvement and maintenance by the Commonwealth

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That a State highway is hereby established the route of which shall be as follows

Beginning at a point one hundred feet more or less south of the south side of the viaduct where State highway route number one hundred and thirty-eight passes under the Pennsylvania Railroad at or near Coal Spring in Cornwall township Lebanon county and extending in a general westerly direction south of the Cornwall and Lebanon branch of the Pennsylvania Railroad to the post-office at Mount Gretna Lebanon county thence along the south side of Conewago Lake to the western end of the lake and there joining with an improved military road on the State Military Reservation

Section 2 The said State highway shall be located by the State Highway Department after consultation with the Adjutant General of the Commonwealth and shall be so located as to afford easy access to the State Military Reservation at Mount Gretna

Section 3 The said State highway shall be constructed improved and maintained by the State Highway Department in accordance with the existing laws of the Commonwealth relating to the construction improvement and maintenance of State highways

The cost of such construction improvement and maintenance shall be paid from moneys appropriated from time to time to the State Highway Department for the construction improvement and maintenance of State highways

And the amendments made thereto having been printed as required by the Constitution,
On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendment in which the concurrence of the House is requested.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 268, (House Bill No. 375), as follows:

An Act validating proceedings by councils in boroughs for the paving and curbing of public highways and validating municipal liens therefor

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That whenever in any borough in this Commonwealth prior to the passage of this act a highway or part thereof has been improved by being paved graded or paved and curbed with brick or other paving and curbing material in the pursuance of authority of an act of assembly and an ordinance passed and enacted in pursuance thereof and the costs and expenses or part thereof of the improvement assessed on the abutting property owners as provided by the ordinance and act of assembly authorizing and directing such improvement and a municipal claim or lien has been filed against the property owner thereof but owing to some defect in the ordinance assessment or for any other reason the proceeding by the council authorizing and directing the improvement or the proceeding in the filing of any municipal claim or lien therefor are for any reason defective or invalid and especially in any case in which the borough solicitor has failed to file said lien in the prothonotary's office within the time provided by law such proceedings authorizing the improvement and any municipal claim or lien filed therefor are hereby validated and made binding for the amount justly and equitably due and payable on account of such grading paving and curbing. Provided That this act shall not apply to any proceeding suit or lien wherein a final order or judgment of any court of record has already been made or entered

And said bill having been read at length the third time, ad agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 375, (House Bill No. 447), entitled:

An Act providing for the construction of certain bridges on State highways and providing for the apportionment of the cost of construction of such bridges and the maintenance thereof between the State the county and any railroad company or companies whose tracks are crossed by such bridge

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 467, (House Bill No. 787), entitled:

An Act to exempt electric washing machines electric vacuum or suction cleaners electric ironing machines or mangles electric dish washing machines electric sewing machines electric portable lamps electric refrigerating machines electric sad irons electric vibrators electric heaters electric ranges or electric water heaters leased or hired from levy or sale on execution or distress for rent

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—33.

Aron,	Crow,	Hackett,	McConnell,
Baldwin,	Daix,	Heaton,	McNichol,
Barnes,	Davis,	Herron,	Norton,
Barr,	DeWitt,	Joyce,	Phipps,
Berntheizel,	Donahue,	Leslie,	Service,
Boyd,	Einstein,	MacDade,	Smith,
Buckman,	Eyre,	Marlow,	Snyder,
Clark,	Gray,	McClintock,	Stineman,
Craig,			

NAYS—11.

Barnes,	Jones,	Patton,	Whitten,
Culbertson,	Long,	Schantz,	Woodward,
Homsher,	Miller, J. S.,	Sisson,	

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL OVER IN ORDER.

Mr. JOYCE. Mr. President, I ask that Senate Bill No. 644, on third reading, entitled:

An Act affecting Anthracite Coal Mines and Operations establishing the Pennsylvania State Anthracite Mine Cave Commission defining its jurisdiction and powers imposing duties upon owners and operators of anthracite coal mines and imposing penalties

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

SENATE BILLS DROPPED FROM CALENDAR.

Mr. EYRE. Mr. President, I move that Senate Bill No. 650, on third reading, entitled:

An Act fixing the compensation of court criers and tipstaves in counties of the sixth class providing for the payment of the same by the county and limiting the number of tipstaves to be appointed

and all other Senate bills on third reading, be dropped from the calendar, including all Senate bills on the postponed calendar.

Mr. JOYCE. Mr. President, I second the motion.

The motion was agreed to.

BILL ON THIRD READING.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 675, (House Bill No. 818), entitled:

An Act to amend an act approved the twenty-sixth day of April one thousand eight hundred and fifty-five (Pamphlet Laws three hundred and nine) entitled "An act relating to damages for injuries producing death" as amended by extending the provisions thereof to brothers and sisters

And said bill having been read at length the third time, On the question,

Will the Senate agree to the bill?

BILL POSTPONED.

Mr. STINEMAN. Mr. President, I move that the question together with the further consideration of the bill be postponed for the present.

Mr. LONG. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 737, (House Bill No. 849), entitled:

A Supplement to an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" providing that a charter may be granted to a church for the purpose of the support of public worship and for the collateral purpose of conducting a public burial ground or cemetery imposing certain duties upon the trustees in relation to the sale of burial lots the care and maintenance of the same and the care and disposition of certain funds providing for the audit of such funds by the corporation auditors the filing of a bond by said trustees and limiting the time for taking exceptions to the report of such auditors and validating charters heretofore granted or amended containing similar provisions as this act

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron.	Davis.	Long.	Salus.
Baldwin.	DeWitt.	MacDade.	Schantz.
Barnes.	Donahue.	Marlow.	Service.
Barr.	Einstein.	McClintock.	Sisson.
Berntheizel.	Eyre.	McConnell.	Smith.
Boyd.	Gray.	McNichol.	Snyder.
Buckman.	Hackett.	Miller, J. S.	Sones.
Heaton.	Heaton.	Miller, S. J.	Stineman.
Christley.	Herron.	Murdoch.	Vare.
Clark.	Homsher.	Sorton.	Weaver.
Craig.			

Crow,
Culbertson,
Daix,

Jones,
Joyce,
Leslie,

Patton,
Phipps,

Whitten,
Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 752 (House Bill No. 1068), as follows:

An Act regulating and defining the powers and duties of the Dental Council and the State Board of Dental Examiners providing for appointment of examiners defining qualifications of applicants for examination condition of granting and revoking licenses regulating and limiting and defining the practice of dentistry limiting and defining operator in dental surgery prohibiting practice by or employment of unlicensed and unregistered persons and providing punishment therefor requiring the recording of licenses and registration of practitioners and disposition of fees and fines providing for an annual registration fee for licensed practitioners and the disposition of such fees defining evidence of violations and providing punishment fixing the appropriations to the Dental Council

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the Dental Council of Pennsylvania shall consist of the Secretary of Internal Affairs the Commissioner of Health the Superintendent of Public Instruction the President and First Vice-President of the Pennsylvania State Dental Society and the Secretary of the Board of Dental Examiners The Dental Council may make and adopt for its government all necessary rules regulations and by-laws and shall locate and maintain an office within this State for the transaction of its business Three members of the Dental Council one of whom shall be the President or First Vice President of the Pennsylvania State Dental Society or the Secretary of the Board of Dental Examiners shall constitute a quorum for the transaction of business

The Dental Council shall elect a president secretary and treasurer whose terms of office shall be for one year or until their successors shall be elected The president shall be elected only from the members of the Dental Council

The Dental Council shall supervise and provide rules in conformity with the provisions of this act for the examination of all applicants for license to practice dentistry in this Commonwealth and shall keep records of their transactions and a registry of all licenses granted by them stating the name age residence and qualifications of the person licensed to practice dentistry and whether qualified by examination or otherwise said registry shall be a public record and accessible as such and shall be kept at the place provided for the purpose in the Capitol in Harrisburg

The Dental Council shall receive annually the sum of two thousand dollars to be paid by the State Treasurer on the warrant of the Auditor General from which the Dental Council shall pay the salary of its secretary stenographers and clerks postage and all its other expenses including mileage and ten dollars to each member for each day's attendance at regular meetings of the Dental Council

Section 2. The Dental Council shall have sole power to grant licenses to practice dentistry in this Commonwealth to any person who may be duly qualified under the provisions of this act

The Dental Council shall also have sole power after hearing before it to revoke licenses to practice dentistry if the accused shall have been guilty of malpractice or convicted of a felony or of violating the dental laws of this Commonwealth or shall be addicted to the use of narcotic drugs Provided That any person whose license shall have been revoked shall have the right to appeal to a court of competent jurisdiction

Any person may present to the Dental Council a written application for a license to practice dentistry together with a fee of twenty-five dollars and with proof that he or she is not less than twenty-one years of age is of good moral character and has obtained a competent education together with a diploma conferring upon him or her the degree of Doctor of Dental Surgery or other established dental degree from a reputable educational institution approved by the Dental Council and maintaining a four year course in dentistry and with further proof that the applicant is not at the time under indictment for the violation of any act of assembly regulating the practice of dentistry thereupon the Dental Council may authorize the examination of such person by the State Board of Dental Examiners

Upon receiving from the Board of Dental Examiners a report of the examination for license of any applicant who shall have been returned as having successfully passed said examination the Dental Council shall issue to the applicant a license to practice dentistry in the State of Pennsylvania. Every license to practice dentistry issued pursuant to this act shall be subscribed by the officers of the Dental Council and by each Dental Examiner who reported the applicant as having successfully passed the examination such as is provided by this act and said license shall be sealed with the seal of the Dental Council of the Commonwealth of Pennsylvania and shall be recorded in a book to be kept in the office of the Dental Council and the number of the book and page therein containing said record shall be noted upon said license

Upon the recommendation of the Board of Dental Examiners the Dental Council may also issue license upon the payment of a fee of twenty-five dollars to any person who is of good moral character and who shall furnish proof that he or she has a license to practice dentistry granted by the Dental Council or other lawfully constituted authority of any other state or country where the preliminary and professional education required by the law is equal to that of the laws provided by this Commonwealth.

The Dental Council may also license any applicant who has been in the actual lawful practice of dentistry for not less than ten years upon the report of the Board of Dental Examiners that after due investigation or examination it finds his or her education and professional attainments and experience to be together fully equal to the requirements for license in this Commonwealth.

The Board of Dental Examiners shall keep a book of registration at the office of the Board in which shall be registered the names and addresses of each person duly qualified under existing laws or who may hereafter become qualified to conduct the practice of dentistry in Pennsylvania.

And it shall be the duty of all persons now qualified and engaged in the practice of dentistry or who shall hereafter be licensed by the Dental Council to engage in such practice in this Commonwealth to be registered with the said Board of Dental Examiners as practitioners on or before the first day of January one thousand nine hundred and twenty-two and thereafter to register with said Board of Dental Examiners in like manner annually on or before the first day of January of each succeeding year. The form and method of such registration shall be provided for by the said Board of Dental Examiners in such manner as will enable the Dental Examining Board to carry into effect the purposes of this act.

Each person so registering with the Board of Dental Examiners shall pay for each annual registration and for the certificate hereinafter provided a fee of one dollar which sum shall accompany the application for such registration. The money thus received shall be used by the Board of Dental Examiners for the purpose of carrying into effect the provisions of this act against unlicensed and unregistered practitioners and for such other purposes connected with the duties of said Board as it shall deem necessary and advisable.

Upon receiving a proper application for such registration accompanied by the fee above provided the said Board of Dental Examiners shall issue its certificate of registration to the applicant entitled to registration upon which shall be noted the number of the book and the page thereon containing the record of such registration said certificate together with its renewals shall be good and sufficient evidence of registration under the provisions of this act.

Any person who shall practice dentistry without having been registered in accordance with the provisions of this act shall on conviction thereof before any magistrate, alderman or justice of the peace in the county where the offense shall have been committed be subject to a fine or penalty of not less than ten dollars (\$10.00) nor more than one hundred dollars (\$100.00) to be collected by summary conviction as like fines and penalties are now by law collected or in case of non-payment of such fine to undergo an imprisonment in the county jail for a period not exceeding ten (10) days. Provided that any person so convicted shall have the right of appeal as in other cases of summary conviction.

Every license issued other than as the result of an examination shall state the grounds upon which it is granted.

All fees collected by the Dental Council shall be disbursed by the Dental Council in payment of the expenses of the Board of Dental Examiners provided that any surplus unexpended at the end of any fiscal year shall be apportioned among the Dental Examiners in proportion to the number of applicants for license respectively examined by each during said fiscal year.

Section 3. The Board of Dental Examiners of the Commonwealth of Pennsylvania shall consist of six persons whose term of office shall be for three years from the first day of September of the year in which they may be appointed.

The Pennsylvania State Dental Society shall have power to nominate from its membership at least double the number of candidates required to fill the vacancies occurring annually in the office of Dental Examiner. Said candidates shall have been engaged in the actual practice of dentistry in this Commonwealth during a period of not less than ten years. The Governor of this Commonwealth shall have power to appoint dental examiners to fill all vacancies occurring from any cause only from the candidates nominated as aforesaid. No member of the faculty of a Dental College shall be eligible to appointment as a member of the State Board of Dental Examiners. In the event of failure of the Pennsylvania State Dental Society to nominate candidates as aforesaid the Governor shall appoint members in good standing of the said society without other restrictions. The Governor shall have power to remove any examiner for continued neglect of duty incompetency or dishonorable conduct.

The Board of Dental Examiners may make all necessary rules regulations and by-laws concerning the transaction of its business subject to the approval of the Dental Council and shall have power to require attendance of persons and papers and take testimony concerning all matters within its jurisdiction and the presiding officer of said Board or of any committee thereof shall have power to issue subpoenas and administer oaths.

Section 4. For the purpose of examining applicants for license the State Board of Dental Examiners shall hold two stated meetings each and every year to wit one in June and one in December. The June meetings shall be held simultaneously in Philadelphia and Pittsburgh. The December meetings shall be held simultaneously in Philadelphia and Pittsburgh or in the discretion of the Board may be in Harrisburg.

Special meetings may be held the time and place to be fixed by said Board Due notice of all meetings shall be given

At stated and special meetings a majority of the Board shall constitute a quorum thereof but the examinations may be conducted by a committee of one or more of the examiners duly authorized by the said Board.

All candidates for examination for license to practice dentistry in the State of Pennsylvania shall be required to pass an examination by the State Board of Dental Examiners upon the following subjects: First general anatomy and physiology second special dental anatomy third dental histology fourth dental physiology fifth chemistry and metallurgy sixth materia medica seventh dental pathology bacteriology and therapeutics eighth anaesthesia ninth oral surgery tenth principles and practice of operative and posthetic dentistry.

Said examination shall be conducted in writing and shall embrace all the subjects named in this act. Each applicant shall also furnish to the Board of Dental Examiners satisfactory evidence of his or her proficiency in the manipulative procedures of dentistry either by producing an example of his or her work with proof of the execution of the same or by a practical demonstration of his or her skill in the presence of the Examiner. After each stated examination an official report signed by the president and secretary and each acting member of the said Board of Dental Examiners stating the examination average of each candidate in each branch the general average and the results of the examination whether successful or unsuccessful shall be transmitted to the Dental Council. The said report shall embrace all the examination papers questions and answers thereto. All such examination papers shall be filed by the Dental Council at Harrisburg and kept for reference and inspection for a period of not less than five years.

Section 5. It shall be the duty of each person practicing dentistry within this Commonwealth to display or cause to be displayed his or her name at a conspicuous place at or near the entrance to the office or place where he or she is practicing dentistry and to keep his or her license and certificate of registration displayed in a conspicuous place where he or she practices in such manner as to be easily seen and read under penalty of having his or her license revoked by the Dental Council. Every person practicing dentistry within this Commonwealth at the time of the passage of this act shall within six months from the passage thereof cause his or her license to be recorded in the office of the Prothonotary of the Court of Common Pleas of each county in which such person shall practice dentistry unless the same shall have already been recorded in said county. And every person hereafter licensed to practice dentistry in this Commonwealth shall within one month of the date of his or her license cause said license to be recorded as aforesaid. Any person who shall neglect to cause his or her license to be recorded as herein provided shall be construed to be practicing dentistry without a license. The provisions of this section shall apply as well to operators in dental surgery as to practitioners in dentistry and in all sections of this act "Operator in dental surgery" shall be understood and construed to include all persons engaged in the practice of dentistry as the same is defined in the following section of this act and acting under the direction of another.

Section 6. It shall be unlawful for any person to practice dentistry or to employ any person as an operator in dental surgery or practitioner in dentistry or to act as or to cause or permit any person to act as an operator in dental surgery or as a practitioner in dentistry who is not duly qualified and registered as a practitioner in dentistry as provided by law. A person shall be deemed to be engaged in the practice of dentistry within the meaning of this act who shall treat diseases or lesions of the human teeth or jaws or perform operations of any kind thereon or insert any artificial teeth fixtures or appliances for the restoration regulation or improvement of the dental organs or who shall take X-ray pictures of the human teeth or jaws or who is manager proprietor or conductor of a place for performing dental operations or who for a fee salary or other reward paid or to be paid to himself or another person performs any of the before named dental operations or who uses the word "dentist" "dental surgeon" or other letters or titles in connection with his name which in any way represent him as being engaged in the practice of dentistry. This act is not intended to prevent a bona fide student in regular attendance upon any dental college in this State from practicing dentistry under the direct supervision of one of his teachers in the regular infirmary of such college or a legal practitioner of another State making a clinical demonstration before any incorporated dental society for the purpose of instruction and without remuneration. This act shall not prohibit physicians or surgeons in the regular practice of their profession from extracting teeth for the relief of pain or making applications for such purpose or from taking X-ray pictures of the human teeth or jaws.

Section 7. It shall be unlawful for any person to circulate or advertise fraudulent or misleading statements as to the skill of the operator the quality of the materials drugs or medicines used or methods practiced.

Section 8. Any person who shall practice dentistry without becoming licensed or who shall practice dentistry under any name other than that on his or her State license or who shall practice dentistry or induce any person to practice dentistry in violation of any of the provisions of this act not hereinbefore provided for or who shall be guilty of the violation of the provision of section seven of this act shall be guilty of a misdemeanor and upon conviction shall be punished by a fine of not less than fifty dollars nor more than five hundred dollars or by imprisonment not exceeding six months or both fine and imprisonment at the discretion of the Court.

Nothing in this act shall be so construed as to prohibit any licensed dentist from identifying himself or herself by the use after his or her name of the words "formerly practicing as" placed before the assumed or trade name under which he or she practiced prior to the passage of this act.

In all legal proceedings a statement certified by the secretary of the Dental Council under seal shall be prima facie evidence as to whether or not any person is licensed to prac-

tice dentistry within this Commonwealth and a statement certified by the Secretary of the Board of Dental Examiners shall be prima facie evidence as to whether or not any person has registered in accordance with the provisions of section two of this act.

All fines received under this act from convictions resulting from information instituted at the instance of the Pennsylvania State Dental Society shall be paid to the said society.

The Saate Board of Dental Examiners may examine prospective candidates for license to practice dentistry in the fundamental branches of the curriculum at the end of the second year of the four years' course.

Section 9 All acts and parts of acts inconsistent with this act are repealed.

This act shall not interfere or be held inconsistent with a supplement to the act of May seventh one thousand nine hundred and seven (Pamphlet Laws one hundred and sixty-one) approved the nineteenth day of March one thousand nine hundred and twenty-one.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron.	Davis.	Long.	Salus.
Baldwin.	DeWitt.	MacDade.	Schantz.
Barnes.	Donahue.	Marlow.	Service.
Barr.	Einstein.	McClintock.	Sisson.
Berntheizel.	Eyre.	McConnell.	Smith.
Boyd.	Gray.	McNichol.	Snyder.
Buckman.	Hackett.	Miller, J. S.	Sones.
Christley.	Heaton.	Miller, S. J.	Stineman.
Clark.	Herron.	Murdoch.	Vare.
Craig.	Homsher.	Norton.	Weaver.
Crow.	Jones.	Patton.	Whitten.
Culbertson.	Joyce.	Phipps.	Woodward.
Daix.	Leslie.		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 841, (House Bill No. 520), entitled:

An Act to regulate and establish the fees to be charged and collected by the coroner in counties of the second class

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron.	Davis.	Long.	Salus.
Baldwin.	DeWitt.	MacDade.	Schantz.
Barnes.	Donahue.	Marlow.	Service.
Barr.	Einstein.	McClintock.	Sisson.
Berntheizel.	Eyre.	McConnell.	Smith.
Boyd.	Gray.	McNichol.	Snyder.
Buckman.	Hackett.	Miller, J. S.	Sones.
Christley.	Heaton.	Miller, S. J.	Stineman.
Clark.	Herron.	Murdoch.	Vare.
Craig.	Homsher.	Norton.	Weaver.
Crow.	Jones.	Patton.	Whitten.
Culbertson.	Joyce.	Phipps.	Woodward.
Daix.	Leslie.		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 867, (House Bill No. 914), entitled:

An Act to amend section two of an act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An act for the

safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire escapes fire extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron.	Davis.	Long.	Salus.
Baldwin.	DeWitt.	MacDade.	Schantz.
Barnes.	Donahue.	Marlow.	Service.
Barr.	Einstein.	McClintock.	Sisson.
Berntheizel.	Eyre.	McConnell.	Smith.
Boyd.	Gray.	McNichol.	Snyder.
Buckman.	Hackett.	Miller, J. S.	Sones.
Christley.	Heaton.	Miller, S. J.	Stineman.
Clark.	Herron.	Murdoch.	Vare.
Craig.	Homsher.	Norton.	Weaver.
Crow.	Jones.	Patton.	Whitten.
Culbertson.	Joyce.	Phipps.	Woodward.
Daix.	Leslie.		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 886, (House Bill No. 1192), as follows:

An Act imposing a State tax on gasoline and on all other liquids containing any derivative of petroleum or natural gas produced prepared or compounded or usable for the purpose of generating power by means of internal combustion and sold in this Commonwealth except for the purpose of resale providing for the collection of such tax and for the distribution and use of the revenues derived therefrom making an appropriation and fixing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the word "gasoline" as used in this act shall include the liquid derived from petroleum or natural gas commonly known or sold as gasoline and all other liquids by whatsoever name known or sold containing any derivative of petroleum or natural gas and produced prepared or compounded for the purpose of generating power by means of internal combustion of which may be used for such purpose A State tax of one cent a gallon or fraction thereof is hereby imposed on all gasoline sold in this Commonwealth for any purpose whatsoever except for the purpose of resale The tax hereby provided for shall be collected by the person firm association or corporation selling gasoline to purchasers who purchase for purposes other than resale and shall be paid by the said person firm association or corporation into the general fund of the State Treasurer in the manner and within the time hereinafter specified

Section 2 Fifty per centum of all taxes collected under the provisions of this act shall be credited to the county where the tax was collected and shall be used only for the purpose of the construction reconstruction maintenance and repair of roads and highways and for the payment of the interest on county bonds issued for road purposes and shall be paid over to such county semi-annually on the first day of August and February of each year

Section 3 Every person or the treasurer or other proper officer of every association copartnership or corporation selling gasoline at wholesale or at retail shall on or before the last day of each month transmit to the Auditor General a statement under oath or affirmation on such forms as the Auditor General shall prescribe of the total number of gallons of gasoline sold except such as was sold for the purpose of resale during the preceding calendar month and made taxable by this act and shall at the same time pay to the State Treasurer the amount of tax due for such preceding calendar month

If any such person association copartnership or corporation neglects or refuses to make said return or to pay the tax at the time hereinafter provided the amount thereof with an addition of ten per centum thereof shall be collected on an account settled by the Auditor General and State Treasurer as other taxes are settled and collected

Section 4 The tax imposed by this act shall be paid by the person firm association or corporation purchasing gasoline for his or its own use and not for the purpose of resale and every person firm association or corporation required by section one of this act to collect the tax herein specified shall state the amount of such tax separately from the price of the said gasoline and any one failing so to state separately the tax and price of the said gasoline shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding two hundred and fifty dollars (\$250) for each offense

Section 5 The Auditor General or any agent appointed in writing by him is hereby authorized to examine the books and papers of any person association copartnership or corporation pertaining to the business made taxable by this act to verify the accuracy of any return made under the provisions of this act and in the collection of said tax the Auditor General and State Treasurer shall have all the powers now vested in them by the laws of the Commonwealth for the collection of State taxes but any information gained by the Auditor General or any other person as a result of the reports investigations or verifications herein required to be made shall be confidential and any person divulging such information shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine of not more than one thousand dollars (\$1,000) or to undergo an imprisonment of not more than one year or both.

Section 6 Any person association copartnership or corporation or the officers directors trustees or members of any association copartnership or corporation who fail neglect or refuse to make the returns and to pay the tax as herein prescribed or who refuse to permit the Auditor General or any agent appointed by him in writing to examine the books or papers of such person association copartnership or corporation pertaining to the business made taxable by this act or who makes any incomplete false or fraudulent return hereunder or who does or attempts to do anything whatsoever to avoid a full disclosure of the amount of business done or to avoid the payment of the whole or any part of the tax due shall be guilty of a misdemeanor and on conviction shall be sentenced to pay a fine not exceeding one thousand dollars (\$1,000) or in the case of an individual to undergo imprisonment not exceeding six months or both. Such penalty shall be in addition to the penalty imposed by section three of this act.

Section 7 All fines collected under this act shall be paid to the State Treasurer and by him credited and paid as provided in section two hereof.

Section 8 The provisions of this act are severable and if any of its provisions shall be held unconstitutional the decision of the court shall not affect or impair any of the remaining provisions of the act. It is hereby declared as a legislative intent that this act would have been adopted had such unconstitutional provisions not been included therein.

Section 9 This act shall take effect on the first day of September one thousand nine hundred and twenty-one.

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—32.

Baldwin,	DeWitt,	MacDade,	Salus.
Barnes,	Eyre,	Marlow,	Service.
Berntheizel,	Gray,	Miller, J. S.,	Sisson,
Buckman,	Herron,	Miller, S. J.,	Smith,
Clark,	Jones,	Murdoch,	Sones,
Craig,	Joyce,	Norton,	Stineman,
Culbertson,	Leslie,	Patton,	Weaver,
Daix,	Long,	Phipps,	Woodward,

NAYS—12.

Barr,	Donahue,	Heaton,	Schantz,
Boyd,	Einstein,	Homsher,	Snyder,
Davis,	Hackett,	McClintock,	Whitten,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 923, (House Bill No. 47), entitled:

A Joint Resolution proposing an amendment to section one article nine of the Constitution of the Commonwealth of Pennsylvania.

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	Davis,	Long,	Salus.
Baldwin,	DeWitt,	MacDade,	Schantz.
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,

Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 939, (House Bill No. 695), as follows:

An Act to amend section two of an act approved the twentieth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and twenty-one) entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death and of property within this Commonwealth of a decedent who was a non-resident of the Commonwealth at the time of his death and making it unlawful for any corporation of this Commonwealth or national banking association located therein to transfer the stock of such corporation or banking association standing in the name of any such decedent until the tax on the transfer thereof has been paid and providing penalties and citing certain acts for repeal."

Section 1 Be It enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of an act approved the twentieth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and twenty-one) entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death and of property within this Commonwealth of a decedent who was a non-resident of the Commonwealth at the time of his death and making it unlawful for any corporation of this Commonwealth or national banking association located therein to transfer the stock of such corporation or banking association standing in the name of any such decedent until the tax on the transfer thereof has been paid and providing penalties and citing certain acts for repeal" which reads as follows

"Section 2 All taxes imposed by this act shall be at the rate of two per centum upon the clear value of the property subject to such tax passing to or for the use of father mother husband wife children lineal descendants born in lawful wedlock legally adopted children children of a former husband or wife or the wife or widow of the son of a person dying seized or possessed thereof and also on the clear value of such property passing from the mother or an illegitimate child or from any person of whom the mother is a lineal descendant to such child his wife or widow and passing from an illegitimate child to his mother and at the rate of five per centum upon the clear value of the property subject to such tax passing to or for the use of any other person or persons bodies corporate or politic to be paid for the use of the Commonwealth. In ascertaining the clear value of such estates the only deductions to be allowed from the gross values of such estates shall be the debts of the decedent and the expenses of the administration of such estates and no deduction whatsoever shall be allowed for or on account of any taxes paid on such estate to the government of the United States or to any other State or Territory" is hereby amended to read as follows

Section 2 All taxes imposed by this act shall be at the rate of three per centum upon the clear value of the property subject to such tax passing to or for the use of father mother husband wife children lineal descendants born in lawful wedlock legally adopted children children of a former husband or wife or the wife or widow of the son of a person dying seized or possessed thereof and also on the clear value of such property passing from the mother or an illegitimate child or from any person of whom the mother is a lineal descendant to such child his wife or widow and passing from an illegitimate child to his mother and at the rate of eight per centum upon the clear value of the property subject to such tax passing to or for the use of any other person or persons bodies corporate or politic to be paid for the use of the Commonwealth. In ascertaining the clear value of such estates the only deductions to be allowed from the gross values of such estates shall be the debts of the decedent and the expenses of the administration of such estates and no deduction whatsoever shall be allowed for or on account of any taxes paid on such estate to the Government of the United States or to any other state or territory

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—29.

Baldwin,	Davis,	Jones,	Patton,
Berntheizel,	Donahue,	Joyce,	Phipps,
Christley,	Einstein,	Leslie,	Salus,
Clark,	Fyre,	MacDade,	Service,
Graig,	Gray,	McNichol,	Sisson,
Crow,	Heaton,	Miller, S. J.,	Smith,
Culbertson,	Herron,	Murdoch,	Stineman,
Daix,			

NAYS—17.

Barnes,	Homsher,	Miller, J. S.,	Sones,
Barr,	Long,	Norton,	Weaver,
Buckman,	Marlow,	Schantz,	Whitten,
DeWitt,	McClintock,	Snyder,	Woodward,
Hackett,			

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 980, (House Bill No. 204), entitled:

An Act to regulate the practice of the profession of engineering and of land surveying creating a State Board for the Registration of "Professional Engineers" and "Land Surveyors" defining its powers and duties imposing certain duties upon the Commonwealth and political subdivisions thereof in connection with public work and providing penalties

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Phipps,
Baldwin,	DeWitt,	Long,	Salus,
Barnes,	Donahue,	MacDade,	Schantz,
Barr,	Einstein,	Marlow,	Service,
Berntheizel,	Fyre,	McClintock,	Smith,
Boyd,	Gray,	McConnell,	Snyder,
Buckman,	Hackett,	McNichol,	Sones,
Christley,	Heaton,	Miller, J. S.,	Stineman,
Clark,	Herron,	Miller, S. J.,	Vare,
Craig,	Homsher,	Murdoch,	Weaver,
Crow,	Jones,	Norton,	Whitten,
Culbertson,	Joyce,	Patton,	Woodward,
Daix,			

NAYS—1.

Sisson,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 997, (House Bill No. 1237), as follows:

An Act amending an act approved the thirteenth day of May one thousand eight hundred and eighty-seven entitled "An act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" by prohibiting the manufacture sale offering for sale transportation importation exportation furnishing or possession for beverage purposes of anything determined and found to be intoxicating by Act of Congress passed pursuant to and in the enforcement of the Constitution of the United States of America and by restraining and regulating the sale of vinous spirituous malt or brewed liquors or any admixtures thereof fit for beverage purposes other than such as are from time to time determined and found to be intoxicating by any such Act of Congress

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one of an act approved the thirteenth day of May one thousand eight hundred and eighty-seven entitled "An act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" (Pamphlet Laws one hundred and eight) which now reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority

of the same That it shall be unlawful to keep or maintain any house room or place hotel inn or tavern where any vinous spirituous malt or brewed liquors or any admixtures thereof are sold by retail except a license therefor shall have been previously obtained as hereinafter provided" is hereby amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the phrase "vinous spirituous malt or brewed liquors" the phrase "spirituous vinous malt of brewed liquors" and the word "liquors" as used in this act shall mean vinous spirituous malt or brewed liquors fit for beverage purposes other than such as are from time to time determined and found to be intoxicating by Act of Congress passed pursuant to and in the enforcement of the Constitution of the United States of America

The phrase "intoxicating liquors" shall mean anything found and determined from time to time to be intoxicating by Act of Congress passed pursuant to and in the enforcement of the Constitution of the United States of America

It shall be unlawful to keep or maintain any house room or place hotel inn or tavern where any vinous spirituous malt or brewed liquors or any admixture thereof are sold by retail except a license therefor shall have been previously obtained as hereinafter provided

Section 2 That section four of said act which now reads as follows

"Section 4 Every person intending to apply for a license as aforesaid in any city or county of this Commonwealth from and after the passage of this act shall file with the clerk of the court of quarter sessions of the proper county his her or their petition at least three weeks before the first day of the sessions of the court at which the same is to be heard and shall at the same time pay said clerk five dollars for expenses connected therewith and said clerk shall cause to be published three times in two newspapers designated by the said court a list containing the names of all such applicants their respective residences and the place for which application is made the first publication shall be not less than fifteen nor more than twenty-five days before the time fixed by the court Provided That no license shall be granted under the provisions of this act to any person to sell in any room where groceries are sold at wholesale or retail Provided also That in cities of the first class in the month of January in each and every year it shall be the duty of the mercantile appraisers to return under oath together with the list of mercantile taxes all licensed and unlicensed hotels taverns inns restaurants or saloons engaged in selling intoxicating liquors and shall also return a duplicate list of said licensed and unlicensed hotels taverns inns restaurants or saloons to the clerks of the court of quarter sessions and the said list of licensed and unlicensed hotels taverns inns restaurants or saloons shall be published in the manner now prescribed for the publication of mercantile appraisers' lists and said list shall contain the name and amount paid by each licensee and a list of every unlicensed hotel tavern inn restaurant or saloon and it shall be their further duty to return to the district attorney in said cities of the first class the name and residence of every proprietor or keeper of any unlicensed hotel tavern inn restaurant or saloon together with the location thereof and it shall be the duty of the district attorney to forthwith proceed to prosecute each and every offender according to law And for each and every license granted by the court for any hotel tavern inn restaurant or saloon the mercantile appraisers shall receive the sum of two dollars and fifty cents the said sum to be paid by the applicant or applicants for said license" is hereby amended to read as follows

Section 4 Every person intending to apply for a license as aforesaid in any city or county of this Commonwealth from and after the passage of this act shall file with the clerk of the court of quarter sessions of the proper county his her or their petition at least three weeks before the first day of the sessions of the court at which time the same is to be heard and shall at the same time pay said clerk five dollars for expenses connected therewith and said clerk shall cause to be published three times in two newspapers a list containing the names of all such applicants their respective residences and the place for which application is made the first publication shall not be less than fifteen nor more than twenty-five days before the time fixed by the court Provided That no license shall be granted under the provisions of this act to any person to sell in any room where groceries are sold or in any place of resort for minors Provided also That in cities of the first class in the month of January in each and every year it shall be the duty of the mercantile appraisers to return under oath together with the list of mercantile taxes all licensed and unlicensed hotels taverns inns restaurants or saloons engaged in selling vinous spirituous malt or brewed liquors and shall also return a duplicate list of said licensed and unlicensed hotels taverns inns restaurants or saloons to the clerks of the court of quarter sessions and the said list of licensed and unlicensed hotels taverns inns restaurants or saloons shall be published in the manner now prescribed for the publication of mercantile appraisers' lists and said list shall contain the name and amount paid by each licensee and a list of every unlicensed hotel tavern inn restaurant or saloon and it shall be their further duty to return to the district attorney in said cities of the first class the name and residence of every proprietor or keeper of any unlicensed hotel tavern inn restaurant or saloon together with the location thereof and it shall be the duty of the district attorney to forthwith proceed to prosecute each and every offender according to law And for each and every license granted by the court for any hotel tavern inn restaurant or saloon the mercantile appraisers shall receive the sum of two dollars and fifty cents the said sum to be paid by the applicant or applicants for said license

Section 3 That section five of said act which as amended by an act approved the twenty-fourth day of April Anno Domini one thousand nine hundred and one entitled

"An act amending the ninth clause of the fifth section and the tenth section of the act entitled 'An act to restrain and regulate the sale of vinous spirituous malt or brewed liquors or any admixture thereof' approved the thirteenth day of May Anno Domini one thousand eight hundred and eighty-seven authorizing bondsmen from any part of the county or a security trust or surety company organized under the laws of this State or any other state of the United States to execute the bond required and fixing the amount thereof and providing for the filing and approval thereof" now reads as follows

"Section 5 Said petition shall contain

First The name and present residence of applicant and how long he has there resided

Second The particular place for which a license is desired

Third The place of birth of said applicant and if a naturalized citizen where and when naturalized

Fourth The name of owner of premises

Fifth That the place to be licensed is necessary for the accommodation of the public

Sixth That none of the applicants are in any manner pecuniarily interested in the profits of the business conducted at any other place in said county where any of said liquors are sold or kept for sale

Seventh That the applicant is the only person in any manner pecuniarily interested in the business so asked to be licensed and that no other person shall be in any manner pecuniarily interested therein during the continuance of the license

Eighth Whether applicant or any of them has had license for the sale of liquors in this Commonwealth during any portion of the year preceding this application revoked

Ninth The names of no less than two reputable freeholders of the county where the liquor is to be sold who will be his her or their sureties on the bond which is required and statement that each of said sureties is a bona fide owner of real estate in said county worth over and above all incumbrances the sum of two thousand (\$2,000) dollars and that it would sell for that much at public sale and that he is not engaged in the manufacture of spirituous vinous malt or brewed liquors. Provided That when any person is surety upon more than one bond he shall certify that he is worth four thousand (\$4,000) dollars over and above all incumbrances and over and above any previous bond he may be on as surety or of a security trust or surety company organized and existing under the laws of this Commonwealth or of any other State of the United States of America duly authorized to do business within the State of Pennsylvania by the Insurance Commissioner thereof

Tenth This petition must be verified by affidavit of applicant made before the clerk of the court a magistrate notary public or justice of the peace and if any false statement is made in any part of said petition the applicant or applicants shall be deemed guilty of the crime of perjury and upon indictment and conviction shall be subject to its penalties" is hereby further amended to read as follows

Section 5' Said petition shall contain

First The name and present residence of the applicant and how long he has there resided

Second The particular place for which a license is desired

Third The place of birth of said applicant and if a naturalized citizen where and when naturalized

Fourth The name of owner of premises

Fifth That none of the applicants are in any manner pecuniarily interested in the profits of the business conducted at any other place in said county where any of said liquors are sold or kept for sale

Sixth That the applicant is the only person in any manner pecuniarily interested in the business so asked to be licensed and that no other person shall be in any manner pecuniarily interested therein during the continuance of the license

Seventh Whether applicant or any of them has had a license for the sale of liquors in this Commonwealth during any portion of the year preceding this application revoked

Eighth This petition must be verified by affidavit of applicant made before the clerk of the court a magistrate notary public or justice of the peace and if any false statement is made in any part of said petition the applicant or applicants shall be deemed guilty of the crime of perjury and upon indictment and conviction shall be subject to its penalties

Section 4 That section seven of said act which now reads as follows

"Section 7 The said court of quarter sessions shall hear petitions from residents of the ward borough or township in addition to that of the applicant in favor of and remonstrance against the application for such license and in all cases shall refuse the same whenever in the opinion of the said court having due regard to the number and character of the petitioners for and against such application such license is not necessary for the accommodation of the public and entertainment of strangers or travelers or that the applicant or applicants is or are not fit persons to whom such license should be granted and upon sufficient cause being shown or proof being made to the said court that the party holding a license has violated any law of this Commonwealth relating to the sale of liquors the court of quarter sessions shall upon notice being given to the person so licensed revoke the said license" is hereby amended to read as follows

Section 7 The said court of quarter sessions shall hear petitions from residents of the ward borough or township in addition to that of the applicant in favor of and remonstrance against the application for such license and in all cases shall refuse the same whenever in the opinion of the said court having due regard to the number and character of the petitioners for and against such application the applicant or applicants is or are not fit persons to whom such license should be granted or the place applied for is not a fit place and upon sufficient cause being shown or proof being made to the said court that the party holding a license has violated any law

of this Commonwealth relating to the sale of liquors the court of quarter sessions shall upon notice being given to the person so licensed revoke the said license

Section 5 That section eight of said act which as last amended by an act approved the twenty-sixth day of February Anno Domini one thousand nine hundred and nineteen entitled "An act to amend section eight of the act approved the thirteenth day of May one thousand eight hundred and eighty-seven (Pamphlet Laws one hundred eight) entitled 'An act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof'" now reads as follows

"Section 8 That all persons licensed to sell at retail any vinous spirituous malt or brewed liquors or any admixture thereof in any house room or place hotel inn or tavern shall be classified and required to pay annually for such privilege as follows Persons licensed to sell by retail resident in cities of the first and second classes shall pay the sum of one thousand dollars and those resident in cities of the third class shall pay the sum of five hundred dollars those resident in all other cities shall pay three hundred dollars and those resident in boroughs shall pay the sum of one hundred and fifty dollars those resident in townships shall pay the sum of seventy-five dollars to the treasurer of the respective counties for the use of the counties in the following proportion In cities the sum of one hundred dollars in boroughs and townships one-fifth of the amount of license shall be paid to the treasurer of the respective counties for the use of the counties and the balance shall be paid to the treasurer of the respective cities boroughs and townships for their respective use Provided however That the money thus paid into any township treasury shall be applied to keeping the roads in good repair Provided further That each person licensed to sell vinous spirituous malt or brewed liquors or any admixture thereof under the provisions of this act may pay the annual license fees herein provided for and any additional tax or license fee now established by law in twelve monthly instalments The instalment for the first month shall be paid as now required by law before a license is issued to the applicant and each subsequent instalment at any time before the beginning of each succeeding month Failure to make any of said monthly payments in advance shall terminate said license and all rights therein and the licensee shall forthwith return the same to the court or authority by which it was issued" is hereby further amended to read as follows

Section 8 That all persons licensed to sell at retail any vinous spirituous malt or brewed liquors or any admixture thereof in any house room or place hotel inn or tavern shall be classified and required to pay annually for such privilege as follows Persons licensed to sell by retail resident in cities of the first and second classes shall pay the sum of five hundred dollars and those resident in cities of the third class shall pay the sum of two hundred and fifty dollars those resident in all other cities shall pay one hundred and fifty dollars and those resident in boroughs shall pay seventy-five dollars and those resident in townships shall pay the sum of forty dollars to the treasurer of the respective counties for the use of the counties in the following proportion In cities boroughs and townships one-fifth of the amount of the license shall be paid to the treasurer of the respective counties for the use of the counties and the balance shall be paid to the treasurer of the respective cities boroughs and townships for their respective use Provided however That the money thus paid into any township treasury shall be applied to keeping the roads in good repair

Section 6 That section eleven of said act which now reads as follows

"Section 11 The constable of the respective wards boroughs or townships in each county shall in the first week in each term of court of quarter sessions make returns under oath of all places in his bailiwick where vinous spirituous malt or brewed liquors or any admixture thereof are kept for sale or sold except stores kept by druggists and apothecaries stating which of said places are licensed under this act and which are unlicensed and it shall be the special duty of the judge of said court to see that this return is faithfully made And on failure of any constable to comply with this provision or if it be found upon examination or inquiry by said court that any constable has either wilfully or negligently omitted to return all such houses and the names of the proprietors thereof in his bailiwick he shall be guilty of wilfully or negligently making a false return and the court shall suspend him from office and direct the district attorney to indict and try said officer and if found guilty he shall be fined in a sum not exceeding five hundred dollars and undergo an imprisonment either simple or solitary not exceeding two years both or either in the discretion of the court" is hereby amended to read as follows

Section 11 The constable of the respective wards boroughs or townships in each county shall in the first week in each term of the court of quarter sessions make returns under oath of all places in his bailiwick where vinous spirituous malt or brewed liquors or any admixture thereof or any intoxicating liquors are kept for sale or sold except stores kept by druggists and apothecaries stating which of said places are licensed under this act and which are unlicensed and it shall be the special duty of the judge of said court to see that this return is faithfully made And on failure of any constable to comply with this provision or if it be found upon examination or inquiry by said court that any constable has either wilfully or negligently omitted to return all such houses and the names of the proprietors thereof in his bailiwick he shall be guilty of wilfully or negligently making a false return and the court shall suspend him from office and direct the district attorney to indict and try said officer and if found guilty he shall be fined in a sum not exceeding five hundred dollars and undergo an imprisonment either simple solitary not exceeding two years both or either in the discretion of the court

Section 7 That section twelve of said act which now reads as follows

"Section 12 It shall be the duty of each constable in the county to visit at least once in each month all places within their respective jurisdictions where any of said liquors are sold or kept to ascertain if any of the provisions of this or any act of assembly relating to the sale or furnishing of such liquors have been or are being violated and whenever any of the officers above mentioned shall learn of any such violation it shall be his duty to forthwith make written returns of the same to the court of quarter sessions with the names of the witnesses and to do whatever shall be in his power to bring the offender to justice and upon any neglect or refusal of any of said officers to perform the aforesaid duty the said court shall impose the same penalties provided in section eleven of this act" is hereby amended to read as follows

Section 12 It shall be the duty of each constable in the county to visit at least once in each month all places within their respective jurisdictions where any of said liquors are sold or kept to ascertain if any of the provisions of this or any act of Assembly relating to the sale or furnishing of such liquors or intoxicating liquors have been or are being violated and whenever any of the officers above mentioned shall learn of any such violation it shall be his duty to forthwith make written returns of the same to the court of quarter sessions with the names of the witnesses and to do whatever shall be in his power to bring the offender to justice and upon any neglect or refusal of any of said officers to perform the aforesaid duty the said court shall impose the same penalties provided in section eleven of this act

Section 8 That section fifteen of said act which now reads as follows

"Section 15 Any person who shall hereafter be convicted of selling or offering for sale any vinous spirituous malt or brewed liquors or any admixture thereof without a license shall be sentenced to pay a fine of not less than five hundred dollars nor more than five thousand dollars and undergo an imprisonment in the county jail of not less than three months nor more than twelve months Any person having license who shall hereafter be convicted of violating any of the provisions of the license laws shall be subjected to a fine of not less than one hundred nor more than five hundred dollars and for any second offense whereof he shall be convicted of not less than three hundred nor more than one thousand dollars and for any third offense whereof he shall be convicted a fine of not less than five hundred nor more than five thousand dollars and undergo an imprisonment in the county jail not less than three months or more than twelve months or both or either at the discretion of the court Any person convicted of more than one offense shall not again be licensed in any city or county of the Commonwealth and the license of any person permitting the customary visitation of disreputable persons or keeping a disorderly place may upon proof be at any time revoked by the court and when thus revoked the same party shall not again be licensed in any city or county of the Commonwealth" is hereby amended to read as follows

Section 15 Any person who shall hereafter be convicted of selling or offering for sale any vinous spirituous malt or brewed liquors or any admixture thereof without a license shall be sentenced to pay a fine of not more than two thousand dollars or undergo imprisonment in the county jail of not more than six months or both Any person having license who shall hereafter be convicted of violating any of the provisions of the license laws shall be subject to a fine of not more than five hundred dollars or to an imprisonment in the county jail of not more than three months or both Any person convicted of more than one offense shall not again be licensed in any city or county of the Commonwealth and the license of any person permitting the customary visitation of disreputable persons or keeping a disorderly place may upon proof be at any time revoked by the court and when thus revoked the same party shall not again be licensed in any city or county of the Commonwealth

Section 9 That section seventeen of said act which now reads as follows

"Section 17 That it shall not be lawful for any person with or without license to furnish by sale gift or otherwise to any person any spirituous vinous malt or brewed liquors on any day upon elections are now or hereafter may be required to be held nor on Sunday nor at any time to a minor or a person of known intemperate habits or a person visibly affected by intoxicating drink either for his or her use or for the use of any other person or to sell or furnish liquors to any person on a pass-book or order on a store or to receive from any person any goods wares merchandise or provisions in exchange for liquors shall be held and deemed a misdemeanor and upon conviction thereof the offender shall be fined not less than fifty nor more than five hundred dollars and undergo an imprisonment of not less than twenty nor more than ninety days" is hereby amended to read as follows

Section 17 That it shall not be lawful for any person with or without license to furnish by sale gift or otherwise to any person any spirituous vinous malt or brewed liquors on Sunday nor at any time to a minor or a person of known intemperate habits or a person visibly affected by intoxicating drink either for his or her use or for the use of any other person or to sell or furnish liquors to any person on a pass-book or order on a store or to receive from any person any goods wares merchandise or other provisions in exchange for liquors Any person violating the provisions of this section shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine of not more than five hundred dollars or to undergo an imprisonment of not more than ninety days or both

Section 10 That section eighteen of said act which now reads as follows

"Section 18 Any house room or place hotel inn or tavern where vinous spirituous malt or brewed liquors are sold offered for sale drank or given away in violation of any law of

this Commonwealth shall be held and declared a nuisance and shall be abated by proceedings at law or equity All expenses connected with such proceedings including a counsel fee of twenty dollars for the counsel of complainant shall be paid by defendant or defendants" is hereby amended to read as follows

Section 18 Any house room or place hotel inn or tavern where vinous spirituous malt or brewed liquors or intoxicating liquors are sold offered for sale drank or given away in violation of any law of this Commonwealth shall be held and declared a nuisance and shall be abated by proceedings at law or equity All expenses connected with such proceedings including a counsel fee of twenty dollars for the counsel of complainant shall be paid by defendant or defendants

Section 11 That the said act is hereby further amended by adding thereto the following sections

Section 20 That from and after the passage of this act any person who shall manufacture sell offer for sale furnish transport import export or possess any intoxicating liquor within the State for beverage purposes except as hereinafter provided shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred dollars nor more than five thousand dollars or undergo an imprisonment of not more than three years or both at the discretion of the court

Section 21 When proof of the manufacture sale offering for sale furnishing transportation possession exportation or importation of any intoxicating liquors has been given in evidence the jury may infer that the same was for beverage purposes but this inference shall not apply to medicines or anything unfit for beverage purposes or to extracts ordinarily used for pecuniary purposes And this act shall not apply to such extracts when intended to be used for flavoring anything which when so flavored shall not violate the provisions of this act

Section 22 It shall not be unlawful to possess intoxicating liquor in one's private dwelling provided such liquor is for use only for the personal consumption of the owner thereof and his family residing in such dwelling and of his bona fide guests when entertained by him therein which entertainment shall not be deemed an unlawful furnishing The term "private dwelling" shall be construed not only in its ordinary sense but also to include the room or rooms used and occupied not transiently but solely as a residence in an apartment house hotel or boarding house

Section 23 Any premises for which a license is granted under this act shall be subject at all times to inspection by authority of any judge of the court which has granted such license or of the district attorney of such county for the purpose of ascertaining whether any intoxicating liquor is kept upon said premises and any such liquor found thereon may be seized and used as evidence of the violation of this act

Section 24 Nothing in this act shall affect any case in which it shall appear that the crime therein charged was committed prior to the date of the approval hereof but such offenders may be prosecuted and punished as if this act had not been passed

Section 25 That this act shall not become operative until existing licenses and licenses already granted by the court of quarter sessions of the respective counties shall cease by reason of the termination of the time for which they are granted

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

Mr. SNYDER. Mr. President: In opposing this bill I do so from a sense of supreme duty. Two years ago, in this Chamber, with joy in my heart, I voted for and heard announced the ratification of the Eighteenth Amendment. The bells of Harrisburg rang out the glad tidings proclaiming that Pennsylvania had joined her sister States in placing Prohibition in the Federal Constitution. Congress acted promptly and an efficient Enforcement Act was passed. The Friends of Temperance looked for similar legislation by the States. New York, New Jersey, Ohio, Illinois, Massachusetts and many other States have splendid Enforcement Acts. New Jersey having passed theirs over the Governor's veto, but we in Pennsylvania seem doomed to bitter disappointment.

The Martin Bill, a fair Enforcement Measure was defeated in the House, lacking only five votes to put it over. The Woner Bill was introduced and speedily passed. It is now before us. Seemingly fair in some of its features, it deceived a few of the friends of Prohibition and received their endorsement. But it has not and can not deceive the veterans in this age long fight.

I might indulge in catchy sarcasm, but will only say that this bill would be characterized by Chas. Dickens as a fine example of "How not to do it." I declare it to be a bill reductio ad Absurdum; yes even worse, it is a fraud, a delusion and a snare.

For years we have prayed for, sung for and fought for a Saloonless Nation. Almighty God answered our prayers and in his mysterious way, through the medium of a merciless World War granted our petition. The licensed saloon can be no longer continued. It is sacrilegious to even think of such a thing.

A saloon is a evil thing, a horrible law defying, crime breeding institution. No law can purify it. No law can control it. This proposed Act would attempt to cleanse it and keep it within bounds. A law abiding saloon is an impossibility.

The old Brooks law is conceded to be the best licensing act ever put upon the statute books, but that is and has been violated daily. Temperance workers have, for years striven to punish violators and close saloons. They have seldom succeeded.

The Lily White Saloons, contemplated in this bill, will not differ in the management, cunning and deep deception, from their predecessors. I predict that they will evade supervisors, trick and deceive the officers of the law in the future as in the past, they will increase, if possible, their old time criminality by aiding and abetting bootlegging. They will be safe havens for bootleggers—underground stations from which these law violators can more securely work, and when Woner Bill saloons multiply, Pennsylvania will become a bootleggers' paradise. The mahogany bar, the long onyx counter, with its brass foot rail the polished mirrors, the frosted glass windows, will all come back.

A member of the House, whose word I cannot doubt, told me a few days ago that he knew of a contract for plumbing alone that involves \$11,000.00 for a saloon, if this bill becomes a law. No it will not do.

Legislate it, inspect it, supervise as you will
The blight of the old saloon will hang round it still.

We cannot have a Saloonless State or a Saloonless Nation if we pass this bill, for this bill is a saloon creator, a saloon preserver and a saloon defender. But I hear some say this bill is fair on its face, you must fight violators of any enforcement act, why not this? I answer, we must judge the future by the past. We have fought vainly against law protected saloons for many years and have failed.

Then we were forced to throw the election of Judges into politics. We have seen the piteous spectacle of men elected to the Bench, not because they were learned in the law, not because they possessed a judicial temperament, but solely because they were known to be wet or dry. This bill will continue that humiliating condition and extend it to mayors, district attorneys and to constables for we will never, no never give up the fight for Prohibition and for a Saloonless Nation.

In Pennsylvania to-day there are twenty-six saloonless counties. What a struggle it has cost the allied forces of temperance to secure this. And now are we to lose all this, are we to dot all of these counties with saloons? We will if we pass this bill. Then the saloon will be planted and entrenched in every county in the State. Thus established it will begin to fight for freedom from restrictions and the political battle will be fiercer than ever for dry Congressmen, a dry Governor and dry members of the Legislature. We will be compelled to this action because this bill defines the liquors that may be sold in saloons to the standards set by Act of Congress. And already a bill has been introduced in Congress to amend the Volstead Act and permit the sale of wines and beer. On to Washington is the cry of the saloons, and on to Washington is the response by the Temperance forces.

When the Martin Bill fell in the House, I introduced in the Senate an enforcement bill and a Brooks Law repealer. I did this as a challenge and to raise a beacon of hope to members of the House. This Bill is on our calendar with two readings to its credit. Since all have agreed that an enforcement act must be passed at this session it is clear that, had this Woner Bill been defeated, Senate Bill No. 642 could and would have been passed. We only needed five votes in addition to the faithful 99 to put it over and I am sure that we had 30 votes in the Senate. But our forces were divided. Some honest, well meaning, but timid leaders were afraid that all would fail, that this Bill was better than nothing, and so they passed the Woner Bill. Some of the dry House members said to me "we thought we would put the responsibility where it belongs," but did they? Will we, if we vote for this bill? Let us read Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same. We are responsible and we will be so held by our constituents.

Members of the House, whom I asked if they had any doubts about the result of this bill, invariably answered "Yes, we have some doubts." Many members of this Senate have doubts. Then I ask you, I urge you to give the Constitution, the Nation, the State, the Home, the Church, the benefit of your doubts. Do not give it to the saloon. Do not give that doubt to the passage of this bill, for this bill is a saloon creator, a saloon preserver and a saloon defender.

Having been advised by eminent legal counsel, I hold this proposed act to be clearly unconstitutional because it violates Article III, Sec. 6 of the Constitution of Pennsylvania, in that it proposes to enact and make a part of a statute of Pennsylvania, an Act of Congress by reference only in general language to said Act of Congress. This bill proposes that the Pennsylvania Law conform as to the alcoholic content, to the Act of Congress, without enacting into the statute of Pennsylvania what that alcoholic content is. This same question has been decided by the Supreme Court of Pennsylvania in the cases of Commonwealth vs. Dougherty and Commonwealth vs. Kephart.

The viciousness of this Woner Bill lies in the fact that it will not only enact into the Law of Pennsylvania, or attempt to do so, the standard at present existing of alcoholic content in vinous, spirituous, malt and brewed liquor, set up by Act of Congress, but it changes the standard whenever the Congress of the United States says. The State of Pennsylvania is thus delegating to the Congress at Washington the right and the power to legislate for the State of Pennsylvania without consulting its people or its Legislature and in a matter that is peculiarly within the province of the Police power of the State. It has been decided by our Supreme Court, over and over again, that the Legislature has no power to delegate its authority to any individual, association, commission or other body, and this proposed act is in the teeth of the many decisions of the Supreme Court of Pennsylvania.

Again, I challenge, that all this enacting of the Woner Bill is unnecessary and void, because the thing which is proposed to be accomplished by this bill, to wit: the authorizing of license for the sale of beverages not prohibited by the United States Law, is now permitted under the Brooks Law as set forth in an opinion of the Superior Court of Pennsylvania in a recent case from Fayette County.

Now let me show you the snake in this bill, and it is something of a joker, although I believe not so intended.

The first section of this bill, wherein it amends Section I of the so called Brooks High License Law, has this peculiar language: "that the phrase vinous, spirituous, malt or brewed liquor, the phrase spirituous, vinous, malt or brewed liquor, and the word liquor, as used in this act, shall mean vinous, spirituous, malt or brewed liquor fit for beverage purposes," is not to be found anywhere in the Brooks High License Law. The Brooks High License Law at present forbids, without license, the sale of vinous, spirituous, malt and brewed liquor of every kind and character and every admixture thereof, except for scientific, mechanical and medicinal purposes. It prohibits such liquors whether they are for beverage purposes or not. By the language here introduced an innovation is made, the effect of which will be to permit the sale of all kinds of alcoholic admixtures, whenever some other substances may be added for the purpose of enabling it to be said that the substance sold is a medicine or used for medicinal or other purposes. There is in this State and has been since the passage of the so called Volstead Act large sales of certain alleged medicines which consist entirely of whiskey or wine, with just enough medicine placed therein to enable the manufacturer to "get by" the Government regulations. These substances such as Jamaica Ginger, Horky Vino and many others cannot now be sold under the Brooks Law. Enact this amendment, this Woner Bill and you flood the State with these subterfuges and spread intoxication State wide, and do it through legalized saloons.

Now let me appeal to those who dislike to abandon party regularity—who go along because this is a party measure. Alas that it is so sponsored and backed that the Republican party is absolutely responsible for it. Let me borrow a phrase from an editorial writer, which I lately read and transposing some words say that "In this the Republican Organization is digging a pit and it is the duty of every true Republican to save our party from falling into the pit which

they have digged." So sure as we pass this bill, when it gets to working and the people realize the monster that it is, just so sure will the people hold us to a strict account for our action, and right here let me raise the danger signal, let me bid you beware. Do not forget that there is a new force in politics. The temperance forces have a new ally whom the liquor forces seem to have forgotten. The newly enfranchised women of Pennsylvania are 90% for Prohibition. None have suffered so terribly from the baleful influence of the saloon as they. The saloon has destroyed those nearest and dearest to thousands of them. It has not only taken their loved ones but has taken their homes. It has wrecked their fondest hopes and shattered their dearest ambitions. Think you that they will condone our action if we pass this bill?

And finally when the gavel falls for the last time on this session, when hand clasps are over and good byes have been said and we return to our homes, then we will meet those who sent us here. And when the men and women whose souls have been touched, whose homes are threatened and business men who see in the saloon a danger to efficiency—when they say to us, what have you done to enforce Prohibition and we say to them, we have given you a law that will enforce it through strictly regulated licensed saloons, they will say to us "we are disappointed, we can no longer trust your party. We asked you for bread and you have given us a stone."

Mr. BARR. I did not intend to say anything on this bill, but the veteran Senator from Blair, Mr. Snyder, has given me an opportunity to explain to my constituents why I do not intend to support this bill. In Pittsburgh some months ago, the Executive of this State, the Honorable William C. Sproul, promised over one thousand women that he intended to repeal the Brooks Act, and that he intended to write into the statute books an enforcement law that had teeth in it and that would spell the death of bootlegging in the State of Pennsylvania. The Senators who are here present can go into most any place where liquor has been sold and get whiskey, if they want it. You can go into restaurants and have it served to you in teacups and you can go elsewhere and get anything that you did before the license was taken away and the Volstead Act passed, or before the amendment was written into the Constitution. I understand, gentlemen, that it takes courage and a lot of nerve to stand in the face of sarcasm and to be laughed at and sneered at, either in this body or elsewhere, when a man is standing for law and order, and I also realize that when the Federal amendment was brought here in the former session of the Senate, when this Senate was asked to be the forty-fifth state of the union, the last one of the forty-eight states of the union to approve it, it was not a question of whether or not Pennsylvania would approve it, it was a question of whether or not Pennsylvania would transfer the whiskey insurrection from the banks of the Chartiers Creek to the banks of the Susquehanna. That is what it meant. It did not make any difference whether Pennsylvania approved it or not, and so in the enforcement of this act, it is my opinion, honestly and earnestly expressed, that the people of the State of Pennsylvania are being cheated and that the whiskey interests have had much to say on this bill. Now, gentlemen, of the Senate, I want to say one word in support of the veteran Senator from Blair, a man who over a period of years has been absolutely consistent in the House and in the Senate, and he has raised for you and for me and for every other decent Republican, and I claim to be that, the danger signal that is confronting the next governor and every other officer that is to be elected. The women of the state of Pennsylvania, I charge from the floor of this Senate, have been cheated in the legislation that has not been brought to the floor of this Senate, and now the administration is going to cheat them again, by this bill. I tell you, gentlemen, there will be a brighter dawning of a better day in the Republican party of the state, or else I mistake the womanhood of the state of Pennsylvania. When they come into their own they are coming with a cause, they will be able to defend. They have been the foundation of our state, and church and they will be the new foundation of the future Republican party of Pennsylvania, or I miss my guess. I am mighty glad that the veteran Senator from Blair attacked this bill in the manner that he did, in the cold, solid logic that he has presented it to us because it gave me an opportunity to explain my vote to one of the best constituencies that there is

in the state, and I intend to vote "No" for my part, because I feel that the bill is not only a cheat but is a snare and a delusion, and is clothing the saloon with respectability and it ought to and will be put out of business.

Mr. CRAIG. Mr. President, in the district which I have the honor to represent here the provisions of the Volstead Act are so openly and persistently violated that it has become a scandal. The Federal authorities are doing little or nothing to enforce the provisions of that act. Mr. President, I shall vote for this bill because it places in the hands of the local authorities the weapon that they need to enforce the provisions of the Volstead Act, and for no other reason. I am opposed to the license system perpetuated by this act. If I could divide those two things in the act, and vote for the one and against the other I should like to do so, but since that is impossible, and I must vote for both or neither, I just wish to express on the record my reason for voting for this bill, which I do with great reluctance.

Mr. VARE. Mr. President, and gentlemen of the Senate, I do not agree with my friend, Senator Barr, when he stands on the floor of this Senate and says that the women of this great State ever have been cheated here by the members of this Senate, on the floor or in committee. In the first place, I do not think any body has been cheated around here in my time, or in the time of my dead brother, who preceded me, and when I am through here this term it will be either thirty-four or thirty-six years that we have spent on the floor of this Senate. It is one thing to be sure of your ground, and talk common sense, and another to stand up here for newspaper notoriety. As much as I hate to say that about my friend, that is what it appears to me to be here this morning. I want to contradict him in another statement he made. I was approached coming from the House over here by a representative of one of the leading liquor interests in the State, who asked me to vote against this bill, saying that the liquor interest were not in favor of this bill, and I am going to vote for the bill, for the simple reason that my friend Senator Craig is going to vote for it, because it puts the power of the enforcement of prohibition in the hands of the local authorities. What is the use of a man who is big enough and influential enough to be elected to a seat in this Senate standing here and saying one thing, when the facts are on the opposite side. It is not fair.

Mr. J. S. MILLER. Mr. President, I am sorry that I must differ from the Senator from Blair, Mr. Snyder, but I believe it is our duty to pass this bill to-day. It is the only measure that can become a law. We need some enforcement legislation, and we need it most seriously. There are a number of good features in this bill. The clauses providing for the punishment for the manufacturer and transportation of liquor are very good. It is very true that the license feature is very objectionable to many people; it is objectionable to the people of my district. I have had many requests to support the Martin bill, and I would have done it had it reached the Senate. There is no other bill, except the one before us, that can be made a law at this session, and it is my duty to vote for it for the good that is in it, with the hope that it will help and that this legislature, at its next session, can correct and amend the evil that is in this bill.

Mr. DAVIS. Mr. President, I was approached this morning by the liquor interests to vote against this bill. As this bill furnished the only machinery to enforce the Volstead Act, I am going to vote aye.

Mr. SALUS. Mr. President, I intend to vote for this bill. I want to say to the members of this Senate that I have in one portion of my district, I think, have more bootleggers than another district in the state of Pennsylvania. We have, however, a large number of very eminent and respectable people too. I had recently occasion to send to the Mayor of Philadelphia a letter containing the names and addresses of some seventy-eight different places, known by the police and everybody in the locality to be open and notorious bootlegging institutions. His reply was "It is none of my business, it is the business of the Government. If the government cannot control this situation, I cannot," and he made no effort to control it. The condition now exists in this district. There is no law, and if there is a law there is no power to enforcement in the city of Philadelphia, at this time. I believe the Revenue Department has some eighteen or twenty agents going around among two millions of people trying to enforce the Volstead Act. It has resolved itself

into a joke and I say to the men here who are interested in prohibition, your best support and allies here to-day will be those who are interested in the sale of whiskey, because those who are selling whiskey, are the bootleggers, and all the men who are violating the Volstead Act, do not want this act passed, because it is going to interfere with the best business they ever had.

Mr. LONG. Mr. President, I am a tyro in the legislative halls here, and perhaps I have not viewed things as many other members of this Senate and members of the House with respect to this bill. While I am opposed to it, and agree heartily with most of the matters suggested by the veteran Senator Mr. Snyder and Senator Barr also, yet, paradoxical as it may seem, I propose to vote for the bill. My district is heartily in sympathy with a strong enforcement act. We do not deem this a strong enforcement act, but if we want bread and cannot get a whole loaf, I still believe in taking a half loaf at least, so that I believe I will be voting according to the sentiment of my district when I support this bill, and my district, as I have said, is strongly in favor of prohibition. I have made one fight after the other against these commercialized liquor traffic, and yet I feel that in this particular bill everyone who is in favor of an enforcement act, every prohibitionist in this Senate, should vote for this bill at this time.

Mr. SCHANTZ. Mr. President, I am delighted with the prospects, for the first time that I am a member of this House, to be able to vote upon a measure and no matter on which side I cast my vote, I am bound to please both sides. Both the extreme dries are against this bill, and they tell me the wets are against the bill, and for that reason I am glad that I am able to vote either way and please both sides. Mr. President, I am also glad that for the first time for four sessions in this body I am able to agree with my colleague from Blair County on the liquor question. I shall cast my vote against this bill because it is not a solution of the problem. I do not favor a repeal of the Brooks High License Law, and I do not believe the dries who favor a repeal of the Brooks High License Law understand the situation. They tell you that the Federal Government has given us prohibition, which is not true. The Federal Government has only given us a restraint of the liquor traffic. It has not given us prohibition, it has simply reduced the liquor traffic to an alcoholic content of one-half of one quarter per cent., and that is not prohibition. That is only a restriction, and to repeal the Brooks High License Law entirely would be to throw that one-half of one per cent. traffic unrestricted to the people, and I am in favor of restricting that one-half of one per cent. traffic. Furthermore, in view of the Volstead Act which has been passed we have no assurance how long the one-half of one per cent. will be the standard, and a future Congress can raise the per cent., and then if you have no restriction and safeguards in the Commonwealth of Pennsylvania it would mean that three per cent. could be sold in the Commonwealth of Pennsylvania unrestricted. It would mean that whatever Congress allows to be the percentage of alcoholic content can be sold any time, Sundays and every other day, on election day, to minors and everybody, and for that reason I agree with so much of this bill which would preserve the Brooks High License Law, but it is too cumbersome. The only solution to this question would have been the bills I introduced at the opening of the session, that the Brooks High License Law and the wholesale license law of this Commonwealth conform to the Constitution and laws of the United States government, and that, in my judgment is the only real solution of the liquor question in Pennsylvania.

I repeat, to amend the Brooks High License Law, to make it conform to the Constitution of the United States of America, and for that reason, because, in my judgment, this bill is neither fish nor fowl, neither horse nor alligator, I am also going to vote against it.

I want to join the Senator from Philadelphia in resenting the charge that the women of Pennsylvania have been cheated. I know that the fair-minded, the broad minded, and the liberal minded women of Pennsylvania feel that this legislature has done eminently well for the people of this Commonwealth, and I know that the republican women of my county are well satisfied with what has here been done, and it ill behooves a member of this body who has participated in the proceedings of this session, from the beginning

to this very day, to get up and say that anybody has been cheated by this body, of which he himself is a member.

Mr. BARR. Mr. President, the Senator from Philadelphia, Mr. Vare, I am sorry to say it, has charged me with making the statement that I did, with the idea of getting into the newspapers, and the Senator from Lehigh, Mr. Schantz, charges me, by virtue of the fact of my being a member of this body, that therefore my statements are not true. I cannot quite see the logic, and I am going to give you the facts. Under date of April 23rd I received a letter from the president of the Central Pennsylvania Woman's Suffrage Association, Mrs. Mabel C. Jones, who sat there as the successor to her husband, as long as she was able to report the proceedings of the Senate and who to-day lies on a sick-bed and perhaps her death-bed. She wrote me this letter, and I know it all to be true:

Harrisburg, Pa., April 23, 1921.

Hon. C. M. Barr,
Senate of Pennsylvania,
Capitol, Harrisburg, Pa.

My dear Senator Barr: You will doubtless recall my speaking to you in February about Senate Bill 42. That is an equal guardianship bill putting father and mother on a perfect equality as regards the children.

The Central Pennsylvania Woman Suffrage Association, a large and influential organization composed of men and women, sponsored this bill, and it was introduced in the Senate January 24th. It was referred to the Judiciary General Committee and it has been in that committee ever since all efforts to get it out being unavailing. The manner in which it was smothered there is something that deserves wide publicity.

Another bill that was sponsored by the Central Pennsylvania Woman Suffrage Association is House Bill 188. Today no woman in Pennsylvania can mortgage any real estate standing in her name without her husband's signature. The husband, however, can mortgage any real estate standing in his name without his wife's knowledge or consent. Therefore it has happened many times that a wife, who by her work and economy helped to buy the home, found at her husband's death that it was mortgaged to almost its full value.

I know of no other state that has such unjust laws in this respect, but I do know absolutely that the great majority of the states have just legislation in this matter, placing the husband and wife on a perfect equality. This bill has been smothered in the House. There could hardly be two bills of more vital interest to the women of Pennsylvania than the two just mentioned.

Before election the candidates for our State Legislature were profuse in their promises as to what they would do for the women. I fail to see that they have done anything. Not only these two bills have been smothered, but other bills as well, in which women have a vital interest.

I know that you were unequivocally in favor of both of these bills, and I would like to ask if the Legislature is going to adjourn without giving recognition to the just demands of the women of Pennsylvania.

Very Truly,
MABEL CRONIS JONES.

Here is a bill called a bill against prostitution, being Senate Bill No. 765. It is a reform bill. There were fifteen women that came before the committee, and they were given the assurance that the bill would be given a square deal, and, I am informed, were given the assurance that the bill would be reported out. Where is the bill? The Senator from Philadelphia has charged me with coming to the floor in the defense of the womanhood of Pennsylvania, not only on this liquor bill, but on other bills, in order that I might get into the newspapers. I deny it, and I deny it with all my heart. I do not care anything about publicity, neither do I care whether I ever again come back to this Senate. It will not mean a single thing in my life. I have rendered the best service that I know how. I have given it with integrity and honor, and I have tried to treat every Senator with whom I have come in contact with the utmost courtesy and respect and if I have failed I am here now to offer an apology for any short coming. I have stood for what I deemed was right and if I come back here for forty sessions I would never change my attitude of standing up and fighting for what I believed is right. I think the charges of the Senator from Lehigh are unfair. The Mothers' Assistance Pension Fund Committee came here and asked for two millions and a quarter dollars. What did they get? One million two hundred thousand dollars. What did they get last session? Six hundred thousand dollars. They would not have given them enough if they had given them three millions in order to take care of the cases that otherwise will be sent into the institutions for orphans. Still the Senators say the women have not been cheated! In God's name, I say you cannot cheat the women more than by taking their babies away from them and sending them into institutions that are nothing more nor less than institutions, call them

orphan asylums or what you will. Tell me, how can you cheat your women less? Instead of giving so much additional to the different departments of the State Government, and for the increases in salaries all the way through from the Governor down, why not have added money to the Mothers' Pension Fund. Tell me where you can cheat them worse than that.

Mr. VARE. Mr. President, the answer to the charge of Senator Barr that the women have been cheated, his second talk, is no answer whatever. What right has he got except as to one vote, to say how much they shall have for this bill, or how much for the other bill? Whether one bill shall come out of committee, or whether it shall not? It is a question of judgment on the part of the men in committee, as well as on the floor as to what is right and as to what is wrong, and you cannot in all fairness say because a bill did not come out, those who are interested in the bill were cheated. How does he know how many were against the bill, and the reason why it did not come out? I suppose I have had upwards of one hundred bills this session referred to this committee. There is not a single bill here now, nor has there been for the last ten or fifteen days, everything I had was reported on the floor of this Senate, to be given a fair opportunity to be either passed or whipped, one way or the other. His answer to the charge that the women have been cheated, or anybody else has been cheated, on the floor of this Senate, is no answer at all. Just because they did not get all the money that he thinks they should have had for this, that, or the other matter, does not say anybody has been cheated, and I resent it, as much as I hate to do it, because he has been my friend. I do not think he and I voted in opposite directions since he came here. I have been voting with him sometimes and sometimes I voted no, because I gave my word. I will not sit idly by and be charged with cheating the women of this State. I am one of the men who travelled through this Senate from one end to the other and through the House from one end to the other, to give the women the vote, when some of the men sitting by thought I should have advised the women, to go home and attend to their household duties. Now, gentlemen, I submit it is not fair, unless he knows something that has been done against the women in an unfair manner, to say that they have ever been cheated on this floor. It is not fair for him to say that the women, or anybody else in this State, have been cheated, certainly not in my time.

Mr. SCHANTZ. Mr. President, it is certainly a ridiculous statement to make that everybody who has asked for a certain amount and who got less has been cheated. I want to submit that statement to the intelligent womanhood of the Commonwealth of Pennsylvania, whether in their opinion they were cheated because they asked for an appropriation for any particular or specific purpose and got less than the sum asked for. If that is cheating every person in the Commonwealth has probably been cheated by this legislature. There have been appropriations and appropriations asked for without limit. They have to be pared down within the revenues of this Commonwealth. I introduced appropriation bills for all the charitable institutions within my district. None of them will get the amount I introduced the bill for. Can I go home and tell those people "You have been cheated here because they got less than they ask for? I want to submit to the intelligent womanhood of the Commonwealth of Pennsylvania whether they think they have been cheated here because they got less than they ask for? Furthermore, if everybody is cheated who presents a bill to this Senate which does not pass, or which does not come out of committee, then again the whole Commonwealth has been cheated. Why, that is what we are here for, to separate the chaff from the wheat; to pass the bills that in our judgment are good and to defeat those that are bad; and Mr. President, he would argue, that every bill that is introduced in the committee must come out or the backers of the bill are cheated. I say it is silly, and I do not believe anything like that will appeal to any woman in this Commonwealth. The Senator knows that every time that he had a bill on this floor and I believed it was a good bill, believed in the principles of it, that I stood with him, and when I stood with him on the bills which I said to him were good and right, if his argument were sound, I cheated the man that opposed it. So that no matter what you do, every time you are for a bill or against a bill you cheat the other side.

Mr. EYRE. Mr. President, I do not want to prolong this discussion. It does seem to me it is taking a very wide range, but I must resent the charge that the women of Pennsylvania have been cheated in the Mother's Assistance Fund. Years ago, in the wisdom of this legislature, they gave the Mother's Assistance Fund six hundred thousand dollars. This year we all recognized the splendid work that the women of Pennsylvania have been doing with the money that was appropriated to them, and that appropriation, notwithstanding the scarcity of the funds in the Treasury of the State, were doubled, and they were given one million two hundred thousand dollars instead of six hundred thousand dollars of two years ago, when money was more plentiful. They were given the same amount from the counties of the State of Pennsylvania, which gives them in the aggregate in that fund two million four hundred thousand dollars. If I mistake not, I talked with the distinguished Senator relative to my interest in this Mother's Pension Fund, and I think that he said to me, that he thought that the

Mr. BARR. Mr. President, I desire to tell the Senator from Chester, Mr. Eyre, that I never talked to him about the Mother's Pension Fund.

The PRESIDENT. The Senator from Allegheny, Mr. Barr, is out of order, unless he desires to interrogate the Senator from Chester, Mr. Eyre.

Mr. EYRE. Mr. President, I did talk with the sponsor of the bill, Mr. Vickerman, relative to the amount of money that had been given to them, and Mr. Vickerman, the sponsor of the bill, said to me that he thought the Appropriations Committee and the Governor had been very liberal. I had call upon me last week, I think it was a committee of women, headed by Mrs. Miller, representing, I think, twenty associations of women of the State of Pennsylvania, with whom I went over the subject carefully and, while, of course, they were asking for more money, there was no protest on the part of any these assembled women in that committee that any cheating had been done, and, if I am not mistaken, I see on the floor of this Senate some of the ladies who were with that committee, and who subscribed to the fact that perhaps, under the circumstances, the best was done that was possible at this time. Mr. President, therefore I must resent with all the force at my command, the suggestion that I have been a party to cheating the women of Pennsylvania in any way, shape or form in any appropriation bills that came before the committee of which I have the honor to be the chairman.

Mr. CHRISTLEY. Mr. President, —

Mr. CROW. Mr. President, I rise to a point of order.

The PRESIDENT. The Senator from Fayette, Mr. Crow, will state his point of order.

Mr. CROW. Mr. President, the bill is under consideration and the discussion is not germane.

The PRESIDENT. The Chair desires to state that in so far as any discussion may be germane to the consideration of the bill the point of order is not well taken, and the Senator from Butler, Mr. Christley, has not yet indicated the point upon which he desires to speak.

Mr. CROW. Mr. President, I withdraw the point of order for the present.

Mr. CHRISTLEY. Mr. President, I regret very much the condition that confronts us here and now with reference to this bill. Members of the Senate who have previously had records of being dry members propose to vote against this bill. I, representing a dry county, and one who always, in my humble way, have done what I could for dry legislation and sobriety in the home, feel that I might be misunderstood and that my vote on this bill might be misapprehended, and I shall explain why I propose to vote for this bill at this time. I have implicit faith in the Governor of Pennsylvania, I have implicit faith in the Attorney General of Pennsylvania. This, as I take it, is all that is before us with a view of meeting the bottlegging that has been going and is now going on in this great State. A vote against this bill, as I take it, would leave us in a deplorable condition for the next two years. We ought to have something to guide us, we ought to have some legislation to control the matter, and if this bill should fail where are we at? How is it going to be controlled in the coming two years? It seems to me it would be chaotic. So far as I am concerned, I propose to vote for this bill, whether it is all that we had hoped for or that we might desire, yet we are told that it is

to meet the real needs of the case, and I am willing to try it out. I believe, I know, it is the best that is offered now, and I propose to vote for this bill.

Mr. BARNES. Mr. President, I have not, up to the present time, inflicted this Senate with any speech of mine, neither would I trespass upon your valuable time now, were it not for the fact that I expect to vote against this bill, and being a temperance man, and a Sunday School worker, I want to explain my reasons for so doing. I never could see at any time in my life that you could license anything that was wrong and by so doing make it right. I never have believed in the license system, and the way that this bill comes before us to-day, requires us to vote for the license or else get nothing, and I never up to the present time have voted for any license measure and by the help of God I never will. I have always believed that licenses were wrong. I believe the question before us to-day for consideration is a question that has been the most generally understood and most widely discussed of any question before the American people. Its provisions from every view point is thoroughly understood by everybody. We believed two years ago when we voted for the Federal amendment, we all had one object in view, and that was the doing away with the booze business forever. We enacted legislation from time to time, expecting that the thing had come to an end. One of the laws we passed was this. The people who sold whiskey came and said to us, "we think it is unfair, inasmuch as business is likely to go out the first of July, to pay for a year's license, and we ask you for the privilege of paying by the month," and we passed that law, and, noble Senators, you did it with this object in view, that the thing would then be over. They came to us again with another proposition stating that they should be reimbursed and we appropriated fifty thousand dollars for the reimbursement of those who were put out of business, on account of the establishment of cantonments in this State. We did it for one purpose. You men again voted for it, and I do not propose to criticise you or this body in passing that law, but you had this object in view, and that was to do away with the booze business, and that has been our object and aim all the way through. One of the speakers at that time, one of the oldest members of the Senate said something like this, "Gentlemen, I am going to vote for the Federal amendment, not because I object to taking a glass of beer or whiskey once in a while, but because it has been written into the Constitution of the United States, and I am not going to be one who violates the provisions of the Constitution of the United States." I thought that was an admirable statement. And inasmuch as this has been written in our Constitution that grand old chart or compass by which we have passed over our activities upon the sea of life for over one hundred years, it seems to me that to now license the business is a direct slap at the provisions of our Constitution. I cannot see it in any other way and we have been hoping and working and praying that something might come by which we could show our loyalty to this Federal government just the same as other states have done. The splendid state of New York passed the enforcement act two weeks ago. Last Sunday it was reported through the papers that the result of the enforcement of prohibition in the city of New York had travelled over the world nearly, and was attracting attention of the state and nation and since then they have carried into effect the provisions of that law. Why cannot Pennsylvania do it? Also the state of New Jersey has given us an enforcement law passed over the head of their Governor, and are faithfully carrying it out. It seems to me as though when we see these things and then are asked to pass a license law to continue the sale of the thing I cannot see the consistency of it, and when the full effect of the passage of this law is brought out and I complain that "conditions are not what they ought to be" they turn to me and say, "Barnes, you voted for it." What can I say? Mr. President, it seems to me as I view the condition of things to-day, as I think about the seriousness of this question, I feel as though it is no time to tinker with it and give us this subterfuge. We have come to you waiting and waiting and hoping that something would be done. We have appealed to you in the name of our mothers, wives and sweethearts, the innocent sufferers of this awful traffic, and asked for a piece of bread, and this bill gives us a stone. We have come to you in the name of the fathers and sons and husbands of this Commonwealth of ours, the

victims of the awful appetite for alcohol. We have asked for them a fish, but this bill gives them a serpent. We have come to you in the interest of the children, the boys and girls, the innocent unwilling sufferers from this awful traffic. We have asked for the little boys and girls an egg and this bill gives them a scorpion. I feel some how or other as I look off in the future of America—I wish I had the oratory of a Barr, or the reasoning of a Schantz or a Beidleman, that I might bring it before you as I see it, the picture of America to-day marching forward with banners flying, and Bands playing and attracting the attention of the whole world, and setting the pace for the whole world to follow, and I hear a voice saying to America, "you are the most wonderful nation upon all the face of the earth abounding in the blessings of nature and Providence," then I hear another voice, it seems to me almost the voice of an angel, which speaks to us as a Nation, saying, "Notwithstanding all of these blessings of Providence and Nature, Beware." This one thing you must remember. You have everything to lose and nothing to gain. I desire to say to you that the world to-day is looking upon America expecting of us to set an example before the world worthy of imitation. Are we equal to the occasion? One of the things which they expect of us is that as a nation we shall set such an example that when the foreigner looks to America and thinks of it as the land of the free and the home of the brave, the land of the beautiful flag, he can also look upon it as the land of sobriety and of the square deal, the land where righteousness reigns and where presidents, governors and other rulers reign in righteousness. Yes, a nation, whose God is the Lord. Mr. President, one way to bring about this happy condition is to vote for every measure and help along every cause which has for its object and aim the highest and noblest good to the greatest number of our people. I would be glad, indeed, to vote for this bill if I could see any provision contained therein that would to my mind make things better, but inasmuch as I understand that it has been passed in the House by the help of the liquor men, they will go back to their old haunts only to continue breaking the law and making bootlegging and kindred violations worse than at the present time. I would very much prefer, Mr. President, to let the matter stand as it now is, and to have whatever little benefit there now is in the present Brooks Law until two years hence, and then it may be that the complexion of things will have so changed that bills like the Martin bill, which went down to defeat and other bills of like nature which aim at real enforcement of the Federal amendment may, instead of being relegated to the back ground, be written upon the statute books of Pennsylvania, and its beneficent effects be felt in the preservation of the boys and girls of our grand old Commonwealth.

Mr. PHIPPS. Mr. President, I did not intend to say anything on this bill this morning. I intend to vote for the bill and in doing so I certainly am sorry that this accusation has been made that we are cheating the womanhood of this state.

Mr. BARR. Mr. President, I rise to a point of order.

The PRESIDENT. The Senator from Allegheny, Mr. Barr, will state his point of order.

Mr. BARR. Mr. President, the subject under discussion is the bill.

Mr. PHIPPS. Mr. President, I rise to a question of personal privilege.

The PRESIDENT. The Senator from Venango, Mr. Phipps, will state his question of personal privilege.

Mr. PHIPPS. Mr. President, in voting for this bill as I have said, I am sorry that the accusation has been made, that we are cheating the womanhood of this state. I am sure that we all know that the Woman's Christian Temperance Union is one of the great organizations in this country. Seated in this Chamber this morning is the President of that organization. I have just had a conversation with her, and she advises me to vote for this bill, and in so doing I do not think we are cheating the womanhood of this State.

Mr. LESLIE. Mr. President, and members of the Senate, I think that there must be some misconception as to the method intended for the operation of this legislation. It is a well known fact that the Congress of the United States passed the Volstead Act. It is a well known fact that the responsibility for the enforcement of this act is up to each and every state of this Union, and the state of Pennsylvania has on its calendar to-day an act placing the responsibility

for this enforcement act in the hands of the District Attorneys in the various counties in this state. If the men who believe that there should be a greater and a more powerful authority than the prosecuting officer of each county, I am not informed as to where that man can be found. It is a well known fact that the Volstead Act enforcement is in the hands of the Internal Revenue Commissioner of the United States. The Revenue Department of the United States Government is the collecting department of moneys, and the department of Justice and the Attorney General is the prosecuting department. That is where this act puts it. Furthermore, perfect laws were never formed. You have more laws amended in each and every session of this legislature than you have new legislation. Perfection will be the time of the millenium. We are taking a step forward, we are doing what is expected of us, and in this legislation the State will make its record and its history that it is supporting the government of the United States. When men say that we are passing a license law we are doing nothing of the kind, we are introducing a tax, practically fifty per cent. of the former tax of the Brooks Law. Now there is a discussion of that element. Let us say we repeal the Brooks Law, and mark you every cigar store, every grocery store, every gentleman that sells any articles of produce will be selling one quarter of one per cent. beer, and every boy and child that wants it knows where they can get it. The provision for the continuation of the Brooks Law is for prohibition in this State. You men who profess prohibition this session are no more sincere than you were two years ago. I take my glass of beer, I take my drink, but I am for prohibition. If you are sincere here is an act for prohibition. All you have to do is to go back home and put the responsibility on the District Attorney. You are wrong in your impression and your judgment that this bill is of no effect or value. It has a greater value than any legislation that has been passed in this session, and therefore, I am going to vote for it.

Mr. BUCKMAN. Mr. President, I move the previous question.

Mr. CROW. Mr. President, I second the motion.

On the question,

Shall the previous question be now put?

It was agreed to.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—32.

Baldwin,	Davis,	Long,	Service,
Berntheizel,	Donahue,	MacDade,	Sisson,
Christley,	Einstein,	Marlow,	Smith,
Clark,	Eyre,	McNichol,	Sones,
Graig,	Heaton,	Miller, J. S.,	Vare,
Crow,	Herron,	Murdoch,	Weaver,
Cubertson,	Joyce,	Phipps,	Whitten,
Dalx,	Leslie,	Salus,	Woodward,

NAYS—17.

Aron,	DeWitt,	Jones,	Patton,
Barnes,	Gray,	McClintock,	Schantz,
Barr,	Hackett,	Miller, S. J.,	Snyder,
Hoyd,	Homsher,	Norton,	Stineman,
Buckman,			

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1014, (House Bill No. 1095), as follows:

An Act to amend part of section six of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing

public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or tollroads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State-aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act."

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same "That so much of section six of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of Commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" as amended by act approved the twenty-second day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred forty-one) which act amended route number forty-nine herein further amended act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred sixty) which act amended Route Number one hundred eighty-nine herein further amended act approved the twentieth day of July one thousand nine hundred and seventeen (Pamphlet Laws eleven hundred sixty-one) which act amended Route Number Twenty and Route Number Sixty-three herein further amended and act approved the twenty-first day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred fifty-six) which act amended Route Number Nine and Route Number One Hundred and Thirty-one herein further amended which reads as follows

Route Seven From Honesdale to Milford Commencing in Honesdale and running to Hawley thence to a point on the dividing line between Wayne and Pike Counties thence by way of Blooming Grove into Milford Pike County.

Route Nine From Scranton to Montrose Commencing at a point on the boundary line of the City of Scranton and running by way of Clarks Summit Glenburn and La-Plume to a point on the dividing line between Lackawanna and Wyoming Counties thence by way of Factoryville and Nicholson to a point on the dividing line between Wyoming and Susquehanna Counties thence by way of New Milford into Montrose Susquehanna County

Route Thirteen From Tunkannock to Towanda Commencing in Tunkannock and running by way of Eatonville Lucasville Mehoopany Jenningsville and Stowell to a point on the dividing line between Wyoming and Bradford Counties thence by way of Hollenback Snyder Run Tarrytown Asylum and Wysox into Towanda Bradford County

Route Twenty From Williamsport to the New York State line Commencing at a point on the boundary line of the city of Williamsport and running by way of Hepburnville Trout Run Ralston and Roaring Branch to a point on the dividing line between Lycoming and Tioga Counties thence to Hagars thence to a point on the dividing line between Tioga and Bradford Counties thence by way of Canton Alba Troy Columbia Cross-Roads Gillett and Fassett to the New York State line

Route Twenty-One From Williamsport to Wellsboro Commencing at a point on the boundary line of the city of Williamsport and running over route twenty to Trout Run and thence by way of Steam Valley and Buttonwood to a point on the dividing line between Lycoming and Tioga Counties thence by way of Liberty Blossburg Covington Richard's Bridge Elk Run Dykes Mills and Hollow Road into Wellsboro Tioga county

Route Forty-nine From Bedford to Somerset Commencing in Bedford and running by way of Manns Choice New Buena Vista to a point on the dividing line between Bedford and Somerset Counties thence by way of New Baltimore Deeter Gap McDonaldton Berlin into Somerset County

Route Sixty-three From Indiana to Brookville Commencing in Indiana and running by way of Gilpin Home Marion Center Marchand and Covode to a point on the dividing line between Indiana and Jefferson Counties thence by way of Punxtawney leaving by way of North Main Street Oliveburg Markton Coolspring Stanton into Brookville Jefferson County

Route Eighty From New Castle to Mercer Commencing at a point on the boundary line of the city of New Castle and running by way of Coaltown and New Wilmington to a point on the dividing line between Lawrence and Mercer counties thence into Mercer Mercer County

Route Eighty-eight From Erie to Warren Commencing at a point on the boundary line of the city of Erie and running by way of Wattsburg Elgin and Corry to a point on the dividing line between Erie and Warren Counties thence by way of Colza Columbus Freehold Pittsfield Youngsville and Irvine into Warren Warren County

Route Eighty-nine From Meadville to Warren Commencing at a point on the boundary line of the city of Meadville and running by way of Wayland Frenchtown Sugarlake and Black Ash to a point on the dividing line between Crawford and Venango Counties thence by way of Plum and Diamond to a point on the dividing line between Venango and Crawford Counties thence by way of Gresham to Titusville thence to a point on the dividing line between Crawford and Warren Counties thence by way of Enterprise Grand Bailey Torpedo and Garland to Pittsfield thence over route eighty-eight into Warren Warren County

Route Ninety-one From Franklin to Tionesta Commencing at a point on the boundary line of the city of Franklin and running by way of Oil City McPherson's Corners Coal Hill McCrea School and President to a point on the dividing line between Venango and Forest Counties thence into Tionesta Forest County

Route Ninety-two From Clarion to Tionesta Commencing in Clarion and running over route sixty-five to Shippensburg thence by way of Marble Fryburg Lickingville and Newmans Ville to a point on the dividing line between Carion and Forest Counties thence into Tionesta Forest county

Route Ninety-five From Warren to Smethport Commencing in Warren and running by way of Clarendon and Sheffield to a point on the dividing line between Warren and McKean counties thence by way of Ludlow Wetmore Kane Mount Jewett Hazelhurst and Kasson into Smethport McKean county

Route Ninety-seven From Ridgway to the New York State line Commencing in Ridgway and running by way of Johnsonburg and Wilcox to a point on the dividing line between Elk and McKean Counties thence by way of Burrows to Kane thence over route ninety-five to Mount Jewett thence by way of Kushequa Mount Alton Lafayette Lewis Run and Custer City to Bradford thence over route ninety-six to the New York State line

Route One Hundred and Eight From Pittsburgh to Washington Commencing at a point on the boundary line of the city of Pittsburgh and running by way of Washington Pike though Green Tree and Bridgeville to a point on the dividing line between Allegheny and Washington Counties thence by way of Washington Pike to Canonsburg thence over the Quail Road into Washington Washington County

Route One Hundred and Eleven From Waynesburg to the West Virginia State Line Commencing in Waynesburg and running by way of Rogersville Holbrook Woodruff Nettlehill New Freeport and Deep Valley to the West Virginia State line

Route One Hundred and Twenty-two From Chambersburg to New Bloomfield Commencing in Chambersburg and running over routes thirty-seven and forty-five to Concord thence to a point on the dividing line between Franklin and Perry Counties thence by way of Blain Loysville and Green Park into New Bloomfield

Route One Hundred and twenty-eight From York to Lancaster Commencing at a point on the boundary line of the city of York and running by way of Stony Brook and

Wrightsville to a point on the dividing line between York and Lancaster counties thence by way of Columbia to a point on the boundary line of the city of Lancaster Lancaster County

Route One Hundred and Thirty-one From Philadelphia to Maryland State line Commencing at Philadelphia and running over route one hundred and thirty to Media thence by way of Wawa Concordville by spur over the Chester road to Chelsea on route one hundred and eighty and Chadds Ford to a point on the dividing line between Delaware and Chester Counties by way of Hamorton Kettett Square Avondale West Grove Oxford and Nottingham to Maryland State line

Route One Hundred and Forty From Harrisburg to Pottsville Commencing at a point on the boundary line of the city of Harrisburg and running by way of Progress Linglestown Manada Hill and West Hanover to a point on the dividing line between Dauphin and Lebanon Counties thence by way of Jonestown Fredricksburg Lickdale and Green Point to a point on the dividing line between Lebanon and Schuylkill Counties thence by way of Suedberg Pine Grove Friedensburg and Schuylkill Haven into Pottsville Schuylkill County

Route One Hundred and Fifty-eight From Norristown to Allentown Commencing in Norristown and running over route one hundred and forty-six to Collegeville thence by way of Graterford Perkiomenville Zieglersville Painsburg and East Greenville to a point on the dividing line between Montgomery and Berks counties thence by way of Hereford to a point on the dividing line between Berks and Lehigh counties thence by way of Zionsville and Emaus to a point on the boundary line of the city of Allentown Lehigh county

Route One Hundred and Sixty-nine From Stroudsburg to Wilkes-Barre Commencing in Stroudsburg and running by way of Analomink Paradise Valley Mount Pocono Pocono Summit Naomi Pines Pocono Lake and Blakeslee to a point on the dividing line between Monroe and Luzerne Counties thence by way of Stoddartsville Bearcreek and Oliver Mills to a point on the boundary line of the city of Wilkes-Barre Luzerne County

Route One Hundred and Seventy-two From Scranton to Honesdale Commencing at a point on the boundary line of the city of Scranton and running over route one hundred and sixty-eight to Elmhurst thence by way of Drinker to a point on the dividing line between Lackawanna and Wayne Counties thence by way of Hollisterville and Hahlin thence over route seventy-one into Honesdale Wayne County

Route One Hundred and Eighty-nine From Kittanning to Clearfield Commencing in Kittanning and running by way of Rural Valley to a point on the dividing line between Armstrong and Indiana Counties thence by way of Rossmoyne Georgeville and Trade City to Five Mile House thence over route sixty-three to Punxsutawney thence by way of Big Run to a point on the dividing line between Jefferson and Clearfield Counties thence by way of Troutville to Luthersburg thence over route fifty-nine into Clearfield Clearfield County

Route Two Hundred and Eight From Franklin to Mercer Commencing at a point on the boundary line of the city of Franklin and running by way of Polk and Raymilton to a point on the dividing line between Venango and Mercer Counties thence by way of Sandy Lake Stoneboro and Jackson Centre into Mercer Mercer County

Route Two Hundred and Forty-six From Pittsburgh to New Castle Commencing at a point on the boundary line of the city of Pittsburgh and running by way of Westview Perrysville and Wexford to a point on the dividing line between Allegheny and Butler Counties thence by way of Zelenople to Portersville thence over route seventy-nine to a point on the boundary line of the city of New Castle Lawrence County

Route Two Hundred and Fifty-two From Doylestown to the New Jersey State line Commencing in Doylestown and running over route one hundred and fifty-two to Newtown thence to Yardley thence by the River Road to Morrisville Bucks County opposite Trenton New Jersey

Route Two Hundred and Fifty-eight From Erie to Meadville Commencing at a point on the boundary line of the city of Erie and running by way of Kearsarge McKean McLane and Edinboro to a point on the dividing line between Erie and Crawford Counties thence to Drake's Mills thence over route eighty-four to a point on the boundary line of the city of Meadville Crawford County

Route Two Hundred and Eighty-one From Philadelphia to the New Jersey State line Commencing at a point on the boundary line of the city of Philadelphia near Byberry Philadelphia thence by way of Oakford Langhorne Oxford Valley and Fallsington into Morrisville Bucks County opposite Trenton New Jersey

Route Three Hundred and thirty-Six A certain public road beginning at a point on State Highway Route one hundred and sixty-one at or near Shamokin in Northumberland county thence by way of Trevorton Raker Mahanoy and Urban to the line dividing the Counties of Northumberland and Dauphin thence by way of Uniontown borough Berrysburg and Killingier to Millersburg a point on State Highway route one in Northumberland County together with a spur from Mahanoy to Herndon on route number one

Route Three Hundred and Forty-two Beginning at the borough of Carlisle in Cumberland County and following the line of the Hanover and Carlisle Company Pike over State Highway Route forty-one to Mount Holly Springs thence in the direction of York Springs to a point on the dividing line between Cumberland and Adams Counties thence to York Springs intersection with route number one hundred and twenty-three thence in the direction of Hampton in the direction of Hampton via Round Hill thence by way of Hampton in the direction of Hanover intersection with route number one hundred and twenty-six (Lincoln Highway) at a point known as Cross Keys or Gitts Crossing about three-fourths of a mile east of the borough of New Oxford thence by way of Valley Chapel about one-eighth of a mile from Bittinger Post Office to a point on the dividing line between York and Adams Counties thence to the borough of Hanover thence over route two hundred and

thirty-one to Gettysburg Adams County thence over route number forty-three to a point known as Newman's Corner about four miles west of Cashtown thence by way of Albert Cole's farm to the residence of Ernest Bittinger about one mile east of Boyd thence by way of Bridgeport Arendtsville to Biglerville intersecting with route forty-one thence to Heidlersburg connecting with State Highway route one hundred and twenty-three thence over route number one hundred and twenty-three to Harrisburg Dauphin County

Route Three Hundred and Sixty A certain public road beginning at Barnsley School House a point on State Highway route one hundred and thirty-one in East Nottingham township Chester County thence southwardly passing through Chrome to a point on the boundary line between the State of Pennsylvania and the State of Maryland about two and one-half miles

Route Three Hundred and Sixty-five Commencing in Tunkhannock and running over route number two hundred and thirty-two to Osterhout thence by way of Winola and Mill City to a point on the dividing line between Wyoming and Lackawanna Counties thence by way of Schultsville Hillside Home Clarks Summit Waverly and Wallsville to a point on the dividing line between Lackawanna and Susquehanna Counties thence by way of Glennwood and over route number one hundred and seventy-four to south Gibson thence by way of Gelatt to Thompson thence by way of Starrucca to the dividing line between Susquehanna and Wayne Counties and thence to the Delaware River opposite Hancock New York

Route Three Hundred and Seventy-two A certain section of public road beginning at Brandywine Manor at a point on State Highway route one hundred and thirty-seven in Chester County thence through Brandywine Township to Coatesville at a point on State highway route number one hundred and forty-two" be and same is hereby amended to read as follows

Route Seven From Honesdale to Milford—Commencing in Honesdale and running to Hawley thence to a point on the dividing line between Wayne and Pike Counties thence into Milford Pike County

Route Nine From Scranton to Montrose—Commencing at a point on the boundary line of the City of Scranton and running by way of Clarks Summit Glenburn and La-Plume to a point on the dividing line between Lackawanna and Wyoming Counties thence by way of Factoryville and Nicholson by spur to Glenwood thence from Nicholson to a point on the dividing line between Wyoming and Susquehanna Counties thence by way of Hopbottom Borough by spur by way of Brooklyn to Smith's Corners thence from Hopbottom Borough by way of Kingsley Alford and New Milford into Montrose Susquehanna County

Route Thirteen From Tunkhannock to Towanda—commencing in Tunkhannock and running by way of Eatonville Lucas Mehonoopany Jenningsville and Stowell to a point on the dividing line between Wyoming and Bradford Counties thence by way of Hollenback Sugar Run and Wysox into Towanda Bradford County

Route Twenty From Williamsport to the New York State line—Commencing at a point on the boundary line of the City of Williamsport and running by way of Hepburnville Trout Run Ralston and Roaring Branch to a point on the dividing line between Lycoming and Tioga Counties thence to Hagars thence to a point on the dividing line between Tioga and Bradford Counties thence to Cedar Ledge Bradford County by spur to Gleason Tioga County thence from Cedar Ledge by way of Canton Alba Troy Columbia Cross-Roads Gillett and Fasset to the New York State line

Route Twenty-one From Williamsport to Wellsboro—Commencing at a point on the boundary line of the City of Williamsport and running over route twenty to Trout Run and thence by way of Steam Valley and Buttonwood to a point on the dividing line between Lycoming and Tioga Counties thence by way of Liberty Blossburg Covington Richard's Bridge Elk Run Dykes Mills and Hollow Road into Wellsboro Tioga County and by spur from Wellsboro to Stony Fork

Route Forty-nine From Bedford to Somerest—Commencing in Bedford and running by way of Manns Choice New Buena Vista to a point on the dividing line between Bedford and Somerest Counties thence by way of McDonaldton and Berlin into Somerest Somerest county

Route Sixty-three From Indiana to Brookville—Commencing in Indiana thence passing over improved road leading out of Indiana northwardly to a point in said road thence to Ernest thence over public road through Creekside and Chambersville to Home thence through Marion Center Hamill Marchand and Covode to a point on the dividing line between Indiana and Jefferson counties thence to Punxsutawney Jefferson County thence over public highway into Brookville Jefferson County

Route Eighty From New Castle to Mercer—Commencing at a point on the boundary line of the city of New Castle and running by way of New Wilmington to a point on the dividing line between Lawrence and Mercer Counties thence into Mercer Mercer County

Route Eighty-eight From Erie to Warren—Commencing at a point on the boundary line of the city of Erie and running by way of Wattsburg Elgin and Corry to a point on the dividing line between Erie and Warren Counties thence by way of Columbus Freehold Pittsfield Youngsville and Irvine into Warren Warren County

Route Eighty-nine From Meadville to Warren—Commencing at a point on the boundary line of the city of Meadville and running by way of Weyland Frenchtown Sugarlake and Black Ash to a point on the dividing line between Crawford and Venango Counties thence by way of Plum and Diamond to a point on the dividing line between Venango and Crawford Counties thence by way of Gresham to Titusville thence to a point on the dividing line between Crawford and Venango Counties thence to Pleasantville in Venango County thence to a point on the dividing line between Venango and Warren

Counties thence by way to Enterprise Grand Valley Torpedo and Garland to Pittsfield thence over route eighty-eight into Warren Warren County

Route Ninety-one From Franklin to Tionesta—Commencing at a point on the boundary line of the city of Franklin and running by way of Oil City McPherson's Corners Coal Hill McCrea School Ange's Corner Venue to Fryburg and intersecting with highway route number ninety-two thence over highway route numbers ninety-two and ninety-eight to Tionesta Borough

Route Ninety-two From Clarion to Tionesta—Commencing in Warren and running by way of Clarendon and Sheffield to thence by way of Marble Fryburg Lickingville and Newmansville to a point on the dividing line between Clarion and Forest Counties thence to Nebraska and intersecting with route number ninety-eight thence over route ninety-eight into Tionesta Forest County

Route Ninety-five From Warren to Smethport—Commencing in Warren and running by way of Clarendon and Sheffield to a point on the dividing line between Warren and McKean Counties thence by way of Ludlow Wetmore Kane by spur to James City Mount Jewett Hazelhurst and Kasson into Smethport McKean County

Route Ninety-seven From Ridgway to the New York State line—Commencing in Ridgway and running by way of Johnsonburg and Wilcox to a point on the dividing line between Elk and McKean Counties thence by way of Burrows to Kane thence over route ninety-five to Mount Jewett thence by way of Lafayette Lewis Run and Custer City to Bradford thence over route ninety-six to the New York State line

Route One Hundred and Eight From Pittsburg to Washington—Commencing at a point on the boundary line of the City of Pittsburgh and running by way of Bridgeville to a point on the dividing line between Allegheny and Washington Counties thence by way of Washington Pike to Canonsburg thence over the Quail Road into Washington Washington County

Route One Hundred and Eleven From Waynesburg to the West Virginia State line—Commencing in Waynesburg and running by way of Rogersville Holbrook Woodruff Nettlehill and New Freeport to the West Virginia State line

Route One Hundred and Twenty-two From Chambersburg to New Bloomfield—Commencing in Chambersburg and running over routes thirty-seven and forty-five to a point north of Doylestown thence to a point on the dividing line between Franklin and Perry Counties thence by way of Blain Loysville and Green Park into New Bloomfield Perry county

Route One Hundred and Twenty-eight From York to Lancaster—Commencing at a point on the boundary line of the city of York and running by way of Stony Brook and Wrightsville to a point on the dividing line between York and Lancaster Counties thence by way of Columbia to a point on the boundary line of the city of Lancaster Lancaster County thence from a point on the city line of Lancaster by spur to Millersville

Route One Hundred and thirty-one From Philadelphia to the Maryland State Line—Commencing at Philadelphia and running over route one hundred and thirty to Media thence by way of Wawa Markham by spur to Cheyney Concordville by spur over the Chester road to Chelsea on route one hundred and eighty and Chadds Ford to a point on the dividing line between Delaware and Chester Counties by way of Hamorton Kennett Square Avondale West Grove Oxford and Nottingham to the Maryland State line

Route One Hundred and forty From Harrisburg to Pottsville—Commencing at a point on the boundary line of the City of Harrisburg and running by way of Penbrook and Progress to a point east of Paxtonia thence by spur through Lingestown to end of improvement at Beaver Creek; thence from a point east of Paxtonia to Manada Hill and West Hanover to a point on the dividing line between Dauphin and Lebanon Counties thence by way of Jonestown Fredericksburg Lickdale and Green Point to a point on the dividing line between Lebanon and Schuylkill counties thence by way of Suedberg Pine Grove Friedensburg and Schuylkill Haven into Pottsville Schuylkill county

Route One Hundred and Fifty-eight From Norristown to Allentown—Commencing in Norristown and running over route one hundred and forty-six to Collegeville thence by way of Graterford Perkiomen Zieglerstown Pennsburg and East Greenville to a point on the dividing line between Montgomery and Berks counties thence by way of Hereford to a point on the dividing line between Berks and Lehigh counties thence by way of Zionsville and Emaus to a point on the boundary line of the city of Allentown Lehigh county and by spur from the borough of Emaus westwardly over Chestnut street in said borough through East Macungie to the Borough of Macungie

Route One Hundred and Sixty-nine From Stroudsburg to Wilkes-Barre—Commencing in Stroudsburg and running by way of Analomink Paradise Valley Mount Pocono Pocono Summit Naomi Pines Pocono Lake and Blakeslee to a point on the dividing line between Monroe and Luzerne counties thence by way of Stoddartsville Bearcreek to a point on the boundary line of the city of Wilkes-Barre Luzerne county

Route One Hundred and Seventy-two From Scranton to Honesdale—Commencing at a point on the boundary line of the City of Scranton and running over route one hundred and sixty-eight to Moscow thence by way of Madisonville to a point on the dividing line between Lackawanna and Wayne Counties thence by way of Hollisterville and Hamlin thence over route one hundred and seventy-one into Honesdale Wayne County

Route One Hundred and Eighty-nine From Kittanning to Clearfield—Commencing in Kittanning and running by way of Rural Valley to a point on the dividing line between Armstrong and Indiana counties thence running by way of Plumville by spur to Home Indiana county thence by way of Rossmoyne Georgeville and Trade City to Five Mile House thence over route sixty-three to Punxsutawney thence by way of Big Run to a point on the dividing line between Jefferson and Clearfield counties thence by way of Troutville to Luthersburg thence over route fifty-nine into Clearfield Clearfield county

Route Two Hundred and Eight From Franklin to Mercer—Commencing at a point on the boundary line of the city of Franklin and running by way of Polk to a point on the dividing line between Venango and Mercer counties thence by way of Sandy Lake Stoneboro and Jackson Centre into Mercer Mercer county

Route Two Hundred and Forty-six From Pittsburgh to Mercer—Commencing at a point on the boundary line of the city of Pittsburgh and running by way of Westview Perryville and Wexford to a point on the dividing line between Allegheny and Butler Counties thence by way of Zelienople to Portersville thence over route seventy-nine to a point at the intersection of State Highway Route seventy-nine and the Pittsburgh and Erie road about one and one-half miles east of Rose Point thence to a point on the dividing line between Butler and Lawrence counties thence to Harlansburg thence to a point on the dividing line between Lawrence and Mercer counties thence by way of Leesburg to the borough of Mercer in Mercer county

Route Two Hundred and Fifty-two From Morrisville to Philadelphia—Commencing in Morrisville Bucks county opposite Trenton New Jersey thence by the river road to Yardley thence to Newtown thence running over route number one hundred and fifty-two to Doylestown thence over route number one hundred and fifty-one to Neshaminy thence over public road through Johnsville Davisville Southampton Feasterville and Trevoast to Eddington on State highway route number one hundred and fifty thence over State highway route number one hundred and fifty to the city line of Philadelphia

Route Two Hundred and Fifty-eight From Erie to Meadville—Commencing at a point on the boundary line of the city of Erie and running by way of Kearsarge McKean McLane and Edinboro to a point on the dividing line between Erie and Crawford Counties thence to Cambridge Springs thence over route eighty-four to a point on the boundary line of the city of Meadville Crawford County

Route Two Hundred and Eighty-one From Philadelphia to the New Jersey State line—Commencing at a point on the boundary line of the City of Philadelphia near Byberry Philadelphia thence by way of Oakford South Langhorne Oxford Valley and Fallsington into Morrisville Bucks county opposite Trenton New Jersey and by spur from Oakford by way of Langhorne connecting with the main road to Morrisville at a point near Oxford Valley

Route Three Hundred and Thirty-six A certain public road beginning at a point on State Highway Route one hundred and sixty-one at or near Shamokin in Northumberland county thence by way of Trevorton Raker Mahanoy and Mandata to the line dividing the counties of Northumberland and Dauphin thence by way of Uniontown Borough Berrysburg and Killinger to Millersburg to a point on State Highway route number one in Dauphin county together with spurs from Mahanoy to Herndon on route number one and from Mandata to a point on route number one between Herndon and Dalmatia

Route Three Hundred and Forty-two Beginning at the borough of Carlisle in Cumberland county and following the line of the Hanover and Carlisle company pike over State highway route forty-one to Mount Holly Springs thence in the direction of York Springs to a point on the dividing line between Cumberland and Adams counties thence to York Springs intersecting with route number one hundred and twenty-three thence in the direction of Hampton via Round Hill thence by way of Hampton in the direction of Hanover intersecting with route number one hundred and twenty-six (Lincoln Highway) at a point known as Cross Keys or Gitts Crossing about three-fourths of a mile east of the borough of New Oxford thence by way of Valley Chapel about one-eighth of a mile from Bittinger Post Office to a point on the dividing line between York and Adams counties thence to the borough of Hanover thence over route two hundred and thirty-one to Gettysburg Adams county thence over route number forty-three to a point known as Newman's Corner about four miles west of Cashtown thence by way of Bridgeport Arendtsville to Biglerville intersecting with route forty-one thence to Heidlersburg connecting with State highway route one hundred and twenty-three thence over route number one hundred and twenty-three to Harrisburg Dauphin county

Route Three Hundred and Sixty Beginning at the city line of Coatesville thence by way of Ercildoun and Doe Run to Unionville thence over State highway route number two hundred and seventy-three to Kennett Square thence over State highway route number one hundred and thirty-one to Barnsley in East Nottingham township Chester County thence southwardly passing through Chrome to a point on the boundary line between the State of Pennsylvania and the State of Maryland

Route Three Hundred and Sixty-five Commencing in Tunkhannock and running over Route number two hundred and thirty-two to Osterhout thence by way of Winola and Mill City to a point in the dividing line between Wyoming and Lackawanna counties thence by way of Schultsville Hillside Home and Clarks Summit thence by spur by way of Waverly and Wallsville to Fleetville thence from Clarks Summit over route number nine to a point on the dividing line between Lackawanna and Wyoming counties thence over said route number nine to Nicholson Wyoming county thence by way of Glenwood Susquehanna county and over route number one hundred and seventy-four to South Gibson thence by way of Gelatt to Thompson thence by way of Starrucca to the dividing line between Susquehanna and Wayne counties and thence to the Delaware river opposite Hancock New York

Route Three Hundred and Seventy-two A certain section of public road beginning at Brandywine Manor at a point on State Highway route number one hundred and thirty-seven in Chester county thence through Brandywine Township to Coatesville at a point on State Highway route number one hundred and forty-two thence over State Highway route number one hundred and forty-two to Downingtown thence over route number three hundred and twenty-eight to Elverson thence by way of Warwick Knarstown Coventryville Bucktown and

Seven Stars to a point of intersection with State Highway route number two hundred and one in East Pikeland Township Chester county

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	Marlow,	Sisson,
Berntheizel,	Eyre,	McClintock,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Graig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILL OVER IN ORDER.

Mr. DAIX. Mr. President, I ask that Senate Bill No. 1033, (House Bill No. 1299), on third reading, entitled:

An Act to amend section one of an act approved the seventeenth day of June Anno Domini one thousand nine hundred and thirteen (Pamphlet Laws five hundred and seven) entitled "An act to provide revenue for State and county purposes and in cities co-extensive with counties for city and county purposes imposing taxes upon certain classes of personal property providing for the assessment and collection of the same providing for the duties and compensation of prothonotaries and recorders in connection therewith and modifying existing legislation which provided for raising revenue for State purposes" as amended

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

RECONSIDERATION OF SENATE BILL NO. 1170.

Mr. CROW. Mr. President, I move to reconsider the vote by which Senate Bill No. 1170, (House Bill No. 462), entitled:

An Act making an appropriation to the Mount Pleasant Memorial Hospital Mount Pleasant Pennsylvania

passed finally.

The PRESIDENT. How did the Senator vote?

Mr. CROW. Mr. President, I voted "aye".

Mr. EYRE. Mr. President, I second the motion.

The PRESIDENT. How did the Senator vote?

Mr. EYRE. Mr. President, I voted "aye".

The motion was agreed to.

And the question recurring,

Shall the bill pass finally?

Mr. CROW. Mr. President, I move to reconsider the vote by which the bill passed third reading.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill?

Mr. CROW. Mr. President, I ask unanimous consent to amend section 1, line 4, by striking out the words "twenty-three" and inserting in lieu thereof the word "thirty"; also line 5, by striking out the words "twenty-three thousand" and inserting in lieu thereof the words, "thirty thousand."

The PRESIDENT. Is there objection? The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1347, (House Bill No. 1033), entitled:

An Act relating to the taking of certain fur-bearing animals

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—46.

Aron.	Donahue,	MacDade,	Schantz,
Baldwin,	Einstein,	Marlow,	Service,
Barr,	Eyre,	McClintock,	Sisson,
Berntheizel,	Gray,	McNichol,	Smith,
Boyd,	Hackett,	Miller, J. S.,	Snyder,
Christley,	Heaton,	Miller, S. J.,	Sones,
Clark,	Herron,	Murdoch,	Stineman,
Graig,	Homsher,	Norton,	Vare,
Crow,	Jones,	Patton,	Weaver,
Daix,	Joyce,	Phipps,	Whitten,
Davis,	Leslie,	Salus,	Woodward,
DeWitt,	Long,		

NAYS—3.

Barnes, Buckman, Culbertson,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1348, (House Bill No. 1081), entitled:

An Act regulating the closing of public highways and providing for the locating marking and maintenance of detours necessitated by such closing

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	Marlow,	Sisson,
Berntheizel,	Eyre,	McClintock,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Graig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1352, (House Bill No. 1287), entitled:

An Act imposing a State tax on anthracite coal providing for the assessment and collection thereof and providing penalties for the violation of this act

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—34.

Aron,	Daix,	Leslie,	Phipps,
Baldwin,	Davis,	Long,	Salus,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Christley,	Eyre,	McNichol,	Smith,
Clark,	Gray,	Miller, J. S.,	Snyder,
Graig,	Herron,	Miller, S. J.,	Weaver,
Crow,	Jones,	Murdoch,	Whitten,
Culbertson,	Joyce,		

NAYS—14.

Boyd,	Heaton,	Norton,	Sones,
Buckman,	Homsher,	Patton,	Stineman,
DeWitt,	Marlow,	Schantz,	Woodward,
Hackett,	McConnell,		

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

QUESTION OF PERSONAL PRIVILEGE.

Mr. EYRE. Mr. President, I rise to a question of personal privilege.

The PRESIDENT. The Senator from Chester, Mr. Eyre, will state his question of personal privilege.

Mr. EYRE. Mr. President, in voting "aye" I want to say that I only vote "aye" because it is an administration measure.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1354, (House Bill No. 873), entitled:

An Act authorizing a State Association of Township Supervisors and Township Commissioners and providing for the payment of the expenses thereof by the respective counties

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	Marlow,	Sisson,
Berntheizel,	Eyre,	McClintock,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Graig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL RECOMMENDED.

Mr. PHIPPS. Mr. President, I move that Senate Bill No. 1358, (House Bill No. 1231), on third reading, entitled:

An Act providing for the taxation modification remission and collection of all fees received by the several prothonotaries and the several clerks of the courts of this Commonwealth

be recommitted to the Committee on Judiciary General.

Mr. CRAIG. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1360, (House Bill No. 1253), entitled:

An Act to provide for the care training and maintenance of certain children by the several counties authorizing the county commissioners to establish and maintain separate or joint county industrial homes for such purposes requiring poor authorities to place children of certain ages with families or in institutions providing for the care and maintenance of certain children in such homes at the expense of the parents and prohibiting the receiving and detaining of children in almshouses and poorhouses and validating similar acts heretofore performed by the commissioners of the several counties

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	Marlow,	Sisson,
Berntheizel,	Eyre,	McClintock,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Graig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1363, (House Bill No. 254), entitled:

An Act to amend an act approved the sixth day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and forty-seven) entitled "An act requiring all counties cities boroughs townships school districts and other municipalities and incorporated districts to sell any bonds or other securities issued by them to the highest responsible bidder after due public notice" making the provisions of the act also applicable to poor districts regulating the publication of such notices and the manner of receiving opening and announcing bids providing for statement as to publication et cetera to be filed by the chief officers of any such municipality in the office of the clerk of the court of quarter sessions one week before issue or delivery of any such bond obligation or security providing penalty for failure so to do and providing that securities sold in violation of the act shall be void

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	Marlow,	Sisson,
Berntheizel,	Eyre,	McClintock,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Graig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1365, (House Bill No. 1054), entitled:

An Act to amend article nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended creating a State Council of Education defining its powers and duties and transferring thereto the powers and duties now vested in the State Board of Education

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	Marlow,	Sisson,
Berntheizel,	Eyre,	McClintock,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1371, (House Bill No. 960), entitled:

An Act to amend section one thousand two hundred and six of an act approved May eighteenth one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	Marlow,	Sisson,
Berntheizel,	Eyre,	McClintock,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1376, (House Bill No. 961), entitled:

An Act to amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	Marlow,	Sisson,
Berntheizel,	Eyre,	McClintock,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1378, (House Bill No. 1293), entitled:

An Act to amend section one thousand four hundred and two of an act approved the eighteenth day of May Anno Domini one thousand nine hundred and eleven entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" so far as to insure school privileges to certain dependent children of the Commonwealth

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	Marlow,	Sisson,
Berntheizel,	Eyre,	McClintock,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1380, (House Bill No. 823), entitled:

An Act to amend section six hundred and twenty-nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions

by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" providing for the display of the national flag in all buildings of public and private schools

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	Marlow,	Sisson,
Berntheizel,	Eyre,	McClintock,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1382, (House Bill No. 1225), entitled:

An Act to amend sections one hundred one one hundred twelve as amended and three hundred one as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An Act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith and providing for the creation of union school districts and the government thereof" by adding to article one sections one hundred twenty-seven one hundred twenty-eight one hundred twenty-nine and one hundred thirty

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	Marlow,	Sisson,
Berntheizel,	Eyre,	McClintock,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1383, (House Bill No. 1279), entitled:

An Act to prevent the laying out opening changing vacating widening or altering by a court of quarter sessions of a road any part of which lies within a township of the first class without the consent and approval of the board of township commissioners

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Aron.	Daix.	Joyce.	Salus
Baldwin.	Davis.	Leslie.	Schantz.
Barnes.	DeWitt.	MacDade.	Service.
Barr.	Donahue.	Marlow.	Slsson.
Berntheizel.	Einstein.	McClintock.	Smith.
Boyd.	Eyre.	McNichol.	Snyder.
Buckman.	Gray.	Miller, J. S.	Sones.
Christley.	Hackett.	Miller, S. J.	Stineman.
Clark.	Heaton.	Murdoch.	Vare.
Craig.	Herron.	Norton.	Weaver.
Crow.	Homsher.	Patton.	Whitten.
Culbertson.	Jones.	Phipps.	Woodward.

NAYS—1.

Long.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1384, (House Bill No. 1367), as follows:

An Act to amend sections one thousand four hundred sixteen and one thousand four hundred thirty-one of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section one thousand four hundred sixteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" which reads as follows

"Section 1416 The provisions of this act requiring regular attendance shall not apply to any child between the ages of fourteen and sixteen years who can read and write intelligently and is regularly engaged in any useful and lawful employment or service during the time the public schools are in session and who holds an employment certificate issued according to law" is hereby amended to read as follows

Section 1416 The provisions of this act requiring regular attendance shall not apply to any child between the ages of fourteen and sixteen years who has completed a course of study equivalent to six yearly grades of the public school and is regularly engaged in any useful and lawful employment or service during the time the public schools are in session and who holds an employment certificate issued according to law nor shall the said provisions apply to any child between the ages of fourteen and sixteen years engaged in farm work or domestic service in a private home on a permit issued by the school board or the designated school official of the school district of the child's residence in accordance with regulations which the Superintendent of Public Instruction is hereby authorized to prescribe

Section 2 Section one thousand four hundred thirty-one of said act which reads as follows

"Section 1431 The Superintendent of Public Instruction upon due hearing after two weeks' written notice to the board of school directors affected may withhold and declare forfeited any part or all of the State appropriation of any school district which refuses or neglects to enforce the provisions of this article in a manner satisfactory to him" is hereby amended to read as follows

Section 1431 The Superintendent of Public Instruction upon due hearing after two weeks' written notice to the board of school directors affected may withhold and declare forfeited any part or all of the State appropriation of any school district which refuses or neglects to comply with and to enforce the provisions of this article in a manner satisfactory to him

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Aron.	Daix.	Joyce.	Salus
Baldwin.	Davis.	Leslie.	Schantz.
Barnes.	DeWitt.	MacDade.	Service.
Barr.	Donahue.	Marlow.	Slsson.
Berntheizel.	Einstein.	McClintock.	Smith.
Boyd.	Eyre.	McNichol.	Snyder.
Buckman.	Gray.	Miller, J. S.	Sones.
Christley.	Hackett.	Miller, S. J.	Stineman.
Clark.	Heaton.	Murdoch.	Vare.
Craig.	Herron.	Norton.	Weaver.
Crow.	Homsher.	Patton.	Whitten.
Culbertson.	Jones.	Phipps.	Woodward.

NAYS—1.

Long.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

BILL ON THIRD READING.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1387, (House Bill No. 966), as follows:

An Act to amend sections fifteen and forty-five of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section forty-five of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties" which as amended by the act approved the ninth day of July one thousand nine hundred nineteen (Pamphlet Laws seven hundred and ninety-nine) entitled "An act to amend an act approved the twenty-eighth day of July one thousand nine hundred and seventeen entitled 'An act to revise amend and consolidate the law relating to fish and providing penalties'" which reads as follows

"Section 45 No person shall use any device means or method whatsoever except as in this article otherwise provided for taking fish from the waters within this Commonwealth except the following that is to say for

(a) Game fish two rods and two lines and one hand-line with not more than three hooks attached

(b) Food-fish rods and lines or one hand-line with not more than three hooks attached The rods and lines and the hand-line must be under the immediate control of the person using the same

(c) Bait-fish rods hooks and lines with not more than three hooks attached to each line a dip-net or minnow seine not over four feet in diameter a minnow trap with not more than one opening which shall not exceed one inch in diameter The rods hooks and lines must be under the immediate control of the person using the same" is hereby amended to read as follows

Section 45 No person shall use any device means or method whatsoever except as in this article otherwise provided for taking fish from the waters within this Commonwealth except the following that is to say for

(a) Game fish two rods and two lines and one hand-line with not more than three hooks attached excepting that pickering may be taken through the ice by the use of tip-ups but no person shall use more than six tip-ups at any one time

(b) Food-fish rods and lines or one hand-line with no more than three hooks attached The rods and lines and the hand-line must be under the immediate control of the person using the same

(c) Bait-fish rods hooks and lines with not more than three hooks attached to each line a dipnet or minnow seine not over four feet in diameter a minnow trap with not more than one opening which shall not exceed one inch in diameter The rods hooks and lines must be under the immediate control of the person using the same

And said Bill having been read at length the third time,

On the question,

Will the Senate agree to the bill?

Mr. CRAIG. Mr. President, I ask unanimous consent to amend title line 1 by striking out the words "sections fifteen and" and inserting in lieu thereof the word "section"; also section 1, page 1, line 4 by striking out the word "fifteen" and inserting in lieu thereof the word "forty-five"; also lines 8 and 9 by striking out the words "which as amended by the act approved the ninth day of July, one thousand"; also page 2, lines 1, 2, 3, 4 and 5 by striking out all of the matter contained within said lines and inserting in lieu thereof the word "which"; also lines 7 to 28 inclusive by striking out all of the matter contained within said lines; also page 3, lines 1 to 27 inclusive by striking out all of the matter contained within said lines; also page 4, line 24 by adding at the end thereof the following: "nor shall any person use any tip-ups for the taking of any game fish unless a special device permit shall have been issued therefore by the Commissioner of Fisheries, which special device permit, when issued, shall authorize the person to whom issued to catch game fish for such a period and under such conditions and restrictions as the Commission of Fisheries may prescribe. Any such special device permit shall be revoked by the Commissioner of Fisheries upon violation of any condition or restriction upon which it is issued or of any violation of the provisions of this act."

The PRESIDENT. Is there objection. The Chair hears none.

The amendment was agreed to.

On the question,

Will the Senate agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended be printed for the use of the Senate.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1396 (House Bill No. 1514), entitled:

An Act to amend section two hundred and seven of the act approved May eighteen one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron.	Davis.	Leslie.	Salus
Baldwin,	DeWitt,	Long.	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	Marlow,	Sisson,
Berntheizel,	Eyre,	McClintock,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL RECOMMENDED.

Mr. BUCKMAN. Mr. President, I move that Senate Bill No. 1412, (House Bill No. 382), on third reading, entitled:

An Act concerning conditional sales of chattels attached or to be attached to realty and regulating the recording and effect thereof and providing remedies and penalties

be recommitted to the Committee on Judiciary General.

Mr. SALUS. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1413, (House Bill No. 710), entitled:

An Act concerning conditional sales and to make uniform the law relating thereto

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis.	Leslie,	Salus.
Baldwin,	DeWitt,	Long.	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	Marlow,	Sisson,
Berntheizel,	Eyre,	McClintock,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1414, (House Bill No. 1075), entitled:

An Act to amend sections one and two of an act approved the eighth day of April one thousand eight hundred and sixty-one (Pamphlet Laws two hundred seventy) entitled "An act for the suppression of fortune telling and similar purports"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis.	Leslie,	Salus.
Baldwin,	DeWitt,	Long.	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	Marlow,	Sisson,
Berntheizel,	Eyre,	McClintock,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1419, (House Bill No. 1056), entitled:

An Act to amend sections five and seven and to repeal sections eight and ten of an act approved June twenty-sixth one thousand eight hundred ninety-five (Pamphlet Laws three hundred twenty-seven) entitled "An act to provide for the incorporation of institutions of learning with power to confer degrees in art pure and applied science philosophy literature medicine law and theology and for the supervision and regulation of the same and providing a method by which institutions already incorporated may obtain the power to confer degrees and

exempting from the provisions of this act colleges heretofore incorporated by the courts of common pleas with power to confer degrees in cases where such colleges have at the time of the passage of this act a specified amount of capital or resources" conferring upon the State Council of Education powers and duties heretofore vested in the College and University Council

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	Marlow,	Sisson,
Berntheizel,	Eyre,	McClintock,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1424, (House Bill No. 1469), entitled:

An Act to amend section fourteen clause three of an act approved July eighteenth one thousand nine hundred and seventeen (Pamphlet Laws ten hundred forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	Marlow,	Sisson,
Berntheizel,	Eyre,	McClintock,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1427, (House Bill No. 1503), entitled:

An Act to amend section one thousand three hundred sixteen as amended and section one thousand three hundred seventeen of an Act approved May eighteenth one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation

thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	Marlow,	Sisson,
Berntheizel,	Eyre,	McClintock,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1431, (House Bill No. 1251), entitled:

An Act to add sections one hundred and twenty-seven and one hundred twenty-eight to and to amend section five hundred and two of an act approved May eighteenth one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	Marlow,	Sisson,
Berntheizel,	Eyre,	McClintock,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILLS RECOMMENDED.

Mr. EYRE. Mr. President, I move that Senate Bill No. 1432, (House Bill No. 1294), on third reading, entitled:

An Act to provide for the creation of a budget commission and making an appropriation therefor

be recommitted to the Committee on Appropriations.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

Mr. LESLIE. Mr. President, I move that Senate Bill No. 1435, (House Bill No. 297), on third reading, entitled:

An Act to repeal an act approved the twenty-third day of June one thousand eight hundred and eighty-five (Pamphlet Laws one hundred and forty-four) entitled "An act for the regulation of advertising of general elections"

be recommitted to the Committee on Elections.

Mr. MURDOCH. Mr. President, I second the motion.
The motion was agreed to.

Mr. EYRE. Mr. President, I move that Senate Bill No. 1437, (House Bill No. 877), on third reading, entitled:

An Act to authorize the acquisition at the cost of the Commonwealth of bridges over one thousand feet in length erected over rivers creeks and rivulets and on State highway routes and providing for the reconstruction improvement and maintenance thereof by the Commonwealth

be recommitted to the Committee on Public Roads and Highways.

Mr. BUCKMAN. Mr. President, I second the motion.
The motion was agreed to.

BILL ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1439, (House Bill No. 1377), entitled:

An Act to amend sections one thousand seven hundred one one thousand seven hundred four one thousand seven hundred five and one thousand seven hundred eleven of an act approved May eighteenth one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	Marlow,	Sisson,
Berntheizel,	Eyre,	McClintock,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL OVER IN ORDER.

Mr. VARE. Mr. President, I ask that Senate Bill No. 1441, (House Bill No. 1439), on third reading, entitled:

An Act to amend section three of an act approved June fourteenth one thousand eight hundred eighty-seven (Pamphlet Laws three hundred eighty-three) entitled "An act to provide for the incorporation and regulation of companies not for profit organized for encouragement of the arts and sciences and of agriculture and horticulture and to confer upon such companies the right of eminent domain" as amending enabling said corporations to increase their bonded indebtedness.

go over in its order.

The PRESIDENT. Is there objection? The Chair hears none.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1442, (House Bill No. 1478), entitled:

An Act to amend sections two hundred sixteen three hundred twenty-three one thousand one hundred forty-five one thousand four hundred eight of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	Marlow,	Sisson,
Berntheizel,	Eyre,	McClintock,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1447, (House Bill No. 669), entitled:

An Act to amend sections five hundred and thirty-seven five hundred thirty-nine as amended five hundred forty-one five hundred forty-two as amended five hundred forty-three five hundred fifty-six five hundred fifty-seven and five hundred fifty-eight as amended and to repeal section five hundred forty-four of an act approved May eighteenth one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	Marlow,	Sisson,
Berntheizel,	Eyre,	McClintock,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1454, (House Bill No. 1156), entitled:

An Act affecting anthracite coal mines and operations establishing the Pennsylvania State Anthracite Mine Cave Commission defining its jurisdiction and powers imposing duties upon owners and operators of anthracite coal mines and imposing penalties

And said bill having been read at length the third time, and agreed to,

On the question,
Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	Marlow,	Sisson,
Berntheizel,	Gray,	McClintock,	Smith,
Boyd,	Eyre,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1455, (House Bill No. 1157), entitled:

An Act regulating the mining of anthracite coal prescribing duties for certain municipal officers and imposing penalties

And said bill having been read at length the third time, and agreed to,

On the question,
Shall the bill pass finally?

Mr. DAVIS. Mr. President, I hope the Senators will be just as unanimous in passing these two bills now as they were in the former bills that have just passed. House Bills 1156 and 1157 are companion bills. They are intended to remedy an evil that exists in the anthracite counties, more particularly in Luzerne and Lackawanna. Some Senators have been good enough to consider my feelings in this matter and I want to assure the Senate that I am heartily in favor of these two bills, more particularly than I was in my own and I ask the Senators to be as unanimous in passing these two bills as they were in the bills just passed.

Mr. CROW. Mr. President, it will be recalled that when the Mine Cave Bill was before the Senate some days ago I made a statement in opposition to the bill to the effect that we had stood in opposition to the legislation on the ground, not that the conditions in Scranton and vicinity were not of a serious character and required and were entitled to remedy, but that, in our opinion, the legislation involved a principle that was wrong. We were conscientious in that statement, but an extraordinary situation has been since created. There is a crying need for relief from the City of Scranton and vicinity. That relief is voiced in the unanimous attitude of the members of the Senate and the members of the Legislature representing the anthracite region. They are the men who have been sent here by the region affected for the purpose of representing matters that concern especially those districts. We believe that it is our duty to recognize that right. If a principle of law is invaded in this legislation that matter can be considered by the courts. If it is an error it can be righted by future legislation. So far as I am concerned I am going to defer to the opinion of the people of the district affected and withdraw my opposition to this legislation.

Mr. EYRE. Mr. President, on April 13th I voted against a bill presented by my esteemed friend and colleague from Lackawanna County, Senator Davis. I voted against that bill reluctantly, because of my knowledge of the interest that he had in that bill. I believed then, and I believe now, that we are probably to write into the statutes of Pennsylvania, legislation that may later come back to torment us, but we must look to the future and trust that if we have

made such a mistake that future sessions of the Legislature will correct that situation. The House of Representatives saw fit, after the bill was defeated by this body, to pass, almost unanimously, similar bills which we now have before us, and in deference to the views which I have just expressed, and more especially in deference to the wishes of my esteemed friend and colleague, Senator Davis, I am going to support these bills as heartily as I fought them in April 13th.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	Marlow,	Sisson,
Berntheizel,	Eyre,	McClintock,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 420, (House Bill No. 342), entitled:

An Act to amend sections one hundred and forty-five and two hundred and forty of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMMITTED.

Mr. LONG. Mr. President, I move that Senate Bill No. 420, (House Bill No. 342), the bill just read, be recommitted to the Committee on Public Roads and Highways.

Mr. PHIPPS. Mr. President, I second the motion.

The motion was agreed to.

BILL ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 903, (House Bill No 1078), entitled:

An Act to amend section one as amended and section seven of an act approved the third day of June Anno Domini one thousand eight hundred and eighty-five (Pamphlet Laws sixty-two) entitled "An act to provide for the establishment and maintenance of a home for disabled and indigent soldiers and sailors of Pennsylvania"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMMITTED.

Mr. PHIPPS. Mr. President, I move that Senate Bill No. 903, (House Bill No. 1078), the bill just read, be recommitted to the Committee on Military Affairs.

Mr. CRAIG. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order.

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The Senate proceeded to the second reading and consideration of Senate Bill No. 920, (House Bill No. 511), entitled:

An Act providing for county poor districts in counties of the seventh class providing for their management direction and control by the county commissioners defining their powers and duties imposing certain duties upon the county treasurer and county controller or county auditors abolishing the present poor districts and transferring their property

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1039, (House Bill No. 1320), entitled:

An Act to amend section one of an act approved May thirteen one thousand nine hundred and fifteen (Pamphlet Laws two hundred and eighty-six) entitled "An act to provide for the health safety and welfare of minors by forbidding their employment or work in certain establishments and occupations and under certain specified ages by restricting their hours of labor and regulating certain conditions of their employment by requiring employment certificates for certain minors and prescribing the kinds thereof and the rules for the issuance re-issuance filing return and recording of the same by providing that the Industrial Board shall under certain conditions determine and declare whether certain occupations are within the prohibitions of this act requiring that certain minors shall during the period of their employment attend certain schools to be established as therein provided and to be approved by the State Superintendent of Public Instruction and regulating the conditions of such attendance authorizing the State Board of Education in certain cases to appoint attendance officers to aid in enforcing the provisions of this act and creating the salary and expenses of such officers a charge against the school district wherein they are employed requiring certain abstracts and notices to be posted providing for the enforcement of this act by the Commissioner of Labor and Industry the attendance officers of school districts and police officers and defining the procedure in prosecutions thereunder and establishing certain presumptions in relation thereto providing penalties for the violation of the provisions thereof and repealing all acts or parts of acts inconsistent therewith" exempting from the operation of the act minors employed on the stage of theaters with the approval of the Industrial Board of the Department of Labor and Industry

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1326, (House Bill No. 1071), entitled:

An Act to amend section two hundred and thirty-nine of an act approved July fourteen one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by giving restricted authority to supervisors in townships of the second class to furnish labor and materials subject to the approval of the township auditors

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1420, (House Bill No. 1098), entitled:

An Act requiring companies operating in the same territory to make connections and to provide for the interchange of messages regulating the rates to be charged for such interchange and conferring certain powers and duties in connection therewith upon the Public Service Commission

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL RECOMMENDED.

Mr. VALE. Mr. President, I move that Senate Bill No. 1420, (House Bill No. 1098), the bill just read, be recommended to the Committee on Judiciary Special.

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1457, (House Bill No. 1345), entitled:

An Act providing for the reimbursement of counties by boroughs and townships when the county has contracted with the State Highway Department for the payment of both the county's and the borough or township's share of the cost of constructing or improving a State or State-aid highway authorizing counties to so contract empowering boroughs and townships to incur indebtedness therefor and authorizing an assessment of the borough's share on the abutting property

And said bill having been read at length the second time and agreed to, ?

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The Senate proceeded to the second reading and consideration of Senate Bill No. 1458, (House Bill No. 1505), as follows:

An Act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs by the Secretary of Agriculture providing for the enumeration of dogs by assessors regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done to livestock and poultry by dogs and for the illegal killing of licensed dogs and the payment of such damages by the Commonwealth imposing powers and duties on certain State county city borough town and township officers and employees directing the payment of all moneys collected into the State Treasury and making an appropriation thereof and providing penalties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That this act shall be known and may be cited as the "Dog Law of 1921"

Section 2 For the purpose of this act the following terms shall have the following meanings respectively designated for each

The term "livestock" shall include horses stallions colts geldings mares sheep rams bulls bullocks steers heifers cows calves mules jacks jennets burros goats kids swine confined domesticated hares and rabbits

The term "poultry" shall include all domestic fowl

The word "person" shall include State and local officers or employees individuals corporations copartnerships and associations Singular words shall include the plural Masculine words shall include the feminine and neuter

The word "owner" when applied to the proprietorship of a dog shall include every person having a right of property in such dog and every person who keeps or harbors such dog or has it in his care and every person who permits such dog to remain on or about any premises occupied by him

The term "kennel" shall mean any establishment wherein or whereon dogs are kept for the purpose of breeding sale or show purposes

The term "police officer" shall mean any person employed or elected by this Commonwealth or by any municipality county or township and whose duty it is to preserve peace or to make arrests or to enforce the law The term includes State constabulary game fish and forest wardens

Section 3 On or before the fifteenth day of January one thousand nine hundred and twenty-two and on or before the fifteenth day of January of each year thereafter the owner of any dog six months old or over shall apply to the county treasurer of his respective county or to a qualified justice of the peace alderman magistrate or notary public of his respective district either orally or in writing for a license for each such dog owned or kept by him Such application shall state the breed sex age color and marking of such dog and the name and address of the last previous owner and shall be accompanied by a license fee of one dollar for each male dog and each spayed female dog and by a license fee of two dollars for each unspayed female dog The applicant shall also pay an additional fee of ten cents for the services of the county treasurer in issuing recording and reporting said license to the Secretary of Agriculture and remitting fees and fines to the State Treasurer

Section 4 Such license shall be issued on a form prepared and supplied by the Secretary of Agriculture Such license shall be dated and numbered and shall bear the name of the county where such license is issued and a description of the dog license All licenses shall be void upon the fifteenth day of

January of the following year. The Secretary of Agriculture shall also furnish and the county treasurer shall issue with each license a metal tag. Such tag shall be affixed to a substantial collar. The collar shall be furnished by the owner and with the tag attached shall at all times be kept on the dog for which the license is issued except when confined in the kennel.

It shall be unlawful for any person except the owner or authorized agent to remove any license tag from a dog collar or to remove any collar with a license tag attached thereto from any dog.

Section 5 The Secretary of Agriculture shall prepare and furnish annually to the treasurer of each county of the Commonwealth metal tags to be given by the county treasurer to the owners of dogs when such owners shall pay the license fee for said dogs. Such tags shall be of metal and shall bear the name of the county where such license is issued and a serial number corresponding with the number on the license issued to said owner as provided in the preceding section of this act. Such tags shall also have impressed thereon the calendar year for which such tag is valid and shall not contain more than one square inch of area within the ears or fastening device. The general shape of said tag shall be changed from year to year. If any such tag is lost it shall be replaced without cost by the county treasurer upon application by the person to whom the original license was issued and upon production of such license certificate.

Section 6 Any justice of the peace alderman magistrate or notary public within this Commonwealth who has qualified by having applied to the county treasurer of his county for and received application forms may take applications for dog licenses for which service the applicant shall pay fifteen cents in addition to the license fee prescribed as the cost of said dog license and the compensation of the county treasurer. Said fifteen cents shall be retained by said official as his fee for taking such application and remitting payment therefor to the county treasurer of the county in which said dogs are located. Such application and remittance shall be forwarded to the proper county treasurer within twenty-four hours for issuance of the license. No dog license shall be issued at any place other than the office of the county treasurer.

Section 7 Any person becoming the owner after the fifteenth day of January of any year of any dog six months old or over which has not already been licensed or any person owning or keeping a dog which becomes six months old at any time after the fifteenth day of January of any year shall forthwith apply for and secure from the county treasurer of the county where such dogs are kept a license for such dog in the same manner as the annual license is obtained under the provisions of this act. If any dog becomes six months old or comes into the possession of the owner after the fifteenth day of July of any year the license fee shall be one-half of the amount fixed as the annual license.

Section 8 The county treasurer shall issue licenses after January fifteenth of each year to all applicants. When any dog license is required by the provisions of this act to be secured on or before the fifteenth day of January the securing of such dog license subsequent to January fifteenth does not remove the responsibility for such delinquency.

Section 9 No license or license tag issued for one dog shall be transferable to another dog except as provided in sections eleven and twelve of this act. Whenever the ownership or possession of any dog is permanently transferred from one person to another within the same county the license of such dog may be likewise transferred upon notice given to the county treasurer. This act does not require the procurement of a new license or the transfer of a license already secured when the possession of a dog is temporarily transferred for the purpose of hunting game or for breeding trial or show in this Commonwealth.

Section 10 Whenever any dog license in one county is permanently removed to another county the county treasurer of the county where the license was issued shall upon the application of the owner or keeper of such dog certify such license to the treasurer of the county to which the dog is removed. Such treasurer shall thereupon and upon the payment of a fee of twenty-five cents issue a license and tag for such dog in the county to which it is removed.

Section 11 Any person who keeps or operates a kennel may in lieu of the license for each dog required by this act apply to the county treasurer for a kennel license entitling him to keep or operate such kennel. Such license shall be issued by the county treasurer on a form prepared and supplied by the Secretary of Agriculture and shall entitle the licensee to keep any number of dogs six months old or over not at any time exceeding a certain number to be specified in the license. The fee to be paid for each kennel license shall be five dollars for ten dogs or less and ten dollars for more than ten dogs permitted to be kept under the kennel license. With each kennel license the county treasurer shall issue a number of metal tags equal to the number of dogs authorized to be kept in the kennel. All such tags shall bear the name of the county where it is issued the number of kennel license and shall be readily distinguishable from the individual license tags for the same year.

Section 12 The licensee of a kennel shall at all times keep one of such tags attached to a collar on each dog six months old or over kept by him under a kennel license. Such tags may be transferred from one dog to another within the kennel whenever any dog is removed from the kennel. No dog bearing a kennel tag shall be permitted to stray or to be taken anywhere outside the limits of the kennel except in leach or crate.

Section 13 Any person may bring or cause to be brought into the State for a period of thirty days one or more dogs for show trial or breeding purposes without securing such license.

This section does not apply to dogs used during the hunting season for hunting game or temporarily for breeding trial or show nor for the transportation of dogs for hunting breeding trial or show purposes the home county license holding good for such purposes throughout the Commonwealth.

Section 14 The county treasurer shall keep a record of all dog licenses and all kennel licenses and all transfers issued during the year. Such record shall contain the name and address of the person to whom each license or transfer is issued. In the case of an individual license the record shall also state the breed sex age color and markings of the dog licensed and in the case of a kennel license it shall state the place where the business is conducted. The record shall be a public record and open to persons interested during business hours.

Whenever the ownership or possession of any dog licensed under the provisions of this act is transferred from one person to another as provided in section nine of this act except the temporary transfer of dogs for hunting purposes or for breeding trial or show such transfer shall be noted on the record of the county treasurer.

Section 15 The county treasurer shall keep an accurate record of all license fees and fines collected by him or paid over to him by any justice of the peace alderman magistrate or notary public and of all money received from the sale of dogs. Such record shall be a public record and open to persons interested during business hours. All such moneys received by the county treasurer shall be remitted to the State Treasurer on the first Monday of each calendar month together with a report of each payor on forms furnished by the Secretary of Agriculture. A duplicate copy of each report shall be furnished the Secretary of Agriculture at the time of making such remittance.

Section 16 The State Treasurer shall establish a separate fund to be known as the "Dog Fund" into which all moneys collected under the provisions of this act shall be paid and from which all expenditures necessary in the carrying into effect the provisions of this act shall be paid. All moneys in the dog fund from time to time are hereby specifically appropriated to the Department of Agriculture for the purpose of carrying into effect the provisions of this act. All payments from the dog fund shall be made by the State Treasurer upon warrants of the Auditor General and upon the filing of itemized vouchers by the Secretary of Agriculture.

On the thirtieth day of November of each year the State Treasurer upon requisition of the Secretary of Agriculture shall pay over into the general fund of the State Treasurer all moneys remaining to the credit of the dog fund with the exception of the sum of twenty-five thousand dollars which amount shall remain in the dog fund.

Section 17 The Assessors for taxation purposes in each township borough town and city shall annually at the time of assessing property as required by law make diligent inquiry as to the number of dogs owned harbored or kept by each person in his district.

The assessor shall annually on or before the first day of January make a complete report to the Secretary of Agriculture on a blank form furnished by the Secretary of Agriculture setting forth the name of every owner of any dog or dogs how many of each sex are by him owned or harbored and if a kennel is maintained by any person such fact shall also be stated. It shall be the duty of the assessor at the time of making the enumeration to notify the owner of such dog or dogs that he must obtain a license for the same as provided for in this act but the neglect or failure so to notify such owner shall not relieve the owner from his duty to obtain such licenses. For such service the assessor shall receive five cents for each name furnished the Secretary of Agriculture to be paid from the "Dog Fund" by the State Treasurer upon warrant of the Auditor General and approval of the Secretary of Agriculture.

Section 18 On and after the fifteenth day of January one thousand nine hundred and twenty-two it shall be unlawful for any person to own or keep any dog six months old or over unless such dog is licensed by the treasurer of the county in which the dog is kept and unless such dog at all times wears the collar and tag provided for by this act unless such dogs are temporarily brought into the State for breeding trial or show purposes.

Section 19 It shall be the duty of every police officer to seize and detain any dog or dogs which bear a proper license tag and which are found running at large either upon the public streets or highways of the Commonwealth or upon the property of other than the owner of such dogs and unaccompanied by the owner or keeper. Any police officer is hereby authorized and empowered to go upon any premises and enter any building to seize and detain any dog or dogs which have been found running at large unaccompanied by the owner or keeper when such police officer is in immediate pursuit of any such dog or dogs.

It shall be the duty of every police officer to kill any dog which does not bear a proper license tag which is found running at large. The chief of police or his agents of any city the high constable of any borough or the constable of any borough not having a high constable and the constable of any incorporated town or township shall cause any dog bearing a proper license tag and so seized and detained to be properly kept and fed and shall cause immediate notice either personal or by registered mail to be given to the person in whose name the license was procured or his agent to claim such dog within ten days. The owner of a dog so detained shall pay all reasonable expenses incurred by reason of its detention under the provisions of this section before the dog is returned.

Section 20 If after ten days from the giving of such notice such dog has not been claimed such chief of police or his agent constable or high constable shall dispose of such dog by sale or by destruction in some humane manner. No dog so caught and detained shall be sold for the purpose of vivisection. All moneys derived from the sale of such dog after deducting the expense of its detention shall be paid to the county treasurer and by him paid to the State Treasurer. For services under section nineteen and twenty of this act such officers shall be paid the sum of two dollars for detaining a licensed dog and the sum of two dollars for the killing and properly disposing of carcass of each unlicensed dog by cremation burial or other approved sanitary method. All expenses incurred under this or the preceding section and not otherwise provided for shall be

paid by the State Treasurer from the fund specifically provided for by this act and appropriated for this purpose upon warrant of the Auditor General and approval of the Secretary of Agriculture

Section 21 It shall be unlawful for any police officer to fail or refuse to perform his duties under the provisions of this act or to refuse to assist in the enforcement of this law upon request of the Secretary of Agriculture

It shall be unlawful for any person to interfere with any officer or agent in the enforcement of this law

It shall be unlawful for any person to forcibly cut the leash or take a dog away from such officer having it in his possession when found running at large unaccompanied by the owner or keeper

Section 22 Any person may kill any dog which he sees in the act of pursuing worrying or wounding any livestock or wounding or killing poultry or attacking human beings whether or not such dog bears the license tag required by the provisions of this act There shall be no liability on such persons in damages or otherwise for such killing

Any unlicensed dog that enters any field shall constitute a private nuisance and the owner or tenant of such field or their agent or servant may kill such dog while it is in the field without liability or responsibility of any nature for such killing

Licensed dogs when accompanied by their owner or handler shall not be included under the provisions of this section unless caught in the act of worrying wounding or killing any livestock or wounding or killing poultry or attacking human beings

Section 23 All dogs are hereby declared to be personal property and subjects of larceny Except as provided in section twenty-two of this act it is unlawful for any person except a police officer to kill injure or poison or to attempt to kill injure or poison any dog which bears a license tag for the current year

It is unlawful for any person to place any dog-button or any poison of any description in any place on his own premises or elsewhere where it may be easily found and eaten by dogs

This section does not prohibit the Board of Game Commissioners or any of its officers and agents from using poison under the provisions of the game laws

Section 24 It is unlawful for the owner or keeper of any female dog to permit such female dog to go beyond the premises of such owner or keeper at any time she is in heat unless such female dog is properly in leash

Section 25 The owner or keeper of every dog shall at all times between the hours of sunset and sunrise of each day keep such dog either (a) confined within an enclosure from which it cannot escape or (b) firmly secured by means of a collar and chain or other device so that it cannot stray beyond the premises on which it is secured or (c) under the reasonable control of some person or when engaged in lawful hunting accompanied by an owner or handler

Section 26 Whenever any person sustains any loss or damage to any livestock or poultry by dogs or any livestock or poultry of any person is necessarily destroyed because of having been bitten by a dog such person or his agent or attorney may within ninety days after the damage was done complain to any township auditor or to any justice of the peace alderman or magistrate of the township borough or city Such complaint shall be in writing shall be signed by the person making such complaint and shall state when where and how such damage was done and by whose dog or dogs if known Such township auditor justice of the peace alderman or magistrate shall at once examine the place where the alleged loss or damage was sustained and the live-stock or poultry injured or killed if practicable He shall then notify the Secretary of Agriculture or his authorized agent and jointly they shall fix a time for taking testimony relative to such claim He shall also notify the dog owner if known Such auditor justice of the peace alderman or magistrate shall examine under oath or affirmation any witness called before him After making diligent inquiry in relation to such claim such township auditor justice of the peace alderman or magistrate and the agent of the Secretary of Agriculture shall determine whether any damage has been sustained and the amount thereof and if possible who was the owner of the dog or dogs by which such damage was done

Any owner or keeper of such dog or dogs shall be liable to the owner of such livestock or poultry in a civil action for all damages and costs or to the Commonwealth to the extent of the amount of damages and costs paid by the Commonwealth as hereinafter provided

Section 27 Upon making the examination required in section twenty-six of this act the township auditor justice of the peace alderman or magistrate and agent of the Secretary of Agriculture shall immediately make a certificate signed and sealed by them that such appraisalment was regularly and duly made If by such examination it appears that any damage has been sustained by the complainant the township auditor justice of the peace alderman or magistrate shall deliver the report of such examination and all papers relating to the case to the claimant or his agent or attorney upon payment of the costs incurred to that time Such report shall by him be delivered to the Secretary of Agriculture

Section 28 Township auditors justices of the peace aldermen and magistrates for the special service required under sections twenty-six and twenty-seven of this act shall receive two dollars for each case and five cents per mile for each mile traveled to be paid by the claimant in each case In all cases where damages are awarded the fees paid by claimants shall be included in the amount of such damages

Section 29 Upon the Secretary of Agriculture receiving such report if it appears thereby that a certain amount of damage has been sustained by the claimant he shall immediately draw his requisition on the Auditor General and State Treasurer in favor of the claimant for the amount of loss or damage such claimant has sustained according to such report together with

necessary and proper costs incurred Such amount shall be paid from the "Dog Fund" No person shall receive any requisition for any claim until the township auditor justice of the peace alderman or magistrate before whom the claim was made had certified that due diligence was made to ascertain whose dog or dogs did the damage and that the carcasses of the livestock or poultry killed and for which damages have been assessed were buried within twenty-four hours after the assessment of damages The owners of any livestock or poultry killed by dogs or livestock necessarily destroyed because of having been bitten by a dog shall be paid a burial fee as follows For each horse stallion colt gelding mare bull bullock steer heifer cow mule jack jennet or burro two dollars and fifty cents each for each sheep ram lamb calf goat kid or swine two dollars each for each head of poultry domestic hare or rabbit ten cents each to be included in said report and paid as other damages under this section Where said carcasses are turned over to a scavenger or reduction plant no burial fee shall be allowed

Upon payment by the State of damages of livestock or poultry by dogs the rights of the owner of such livestock or poultry against the owner of a dog to the extent of the amount of damages so paid by the State shall inure to the benefit of the State

Section 30 No payment shall be made for any item which has already been paid by the owner of the dog or dogs doing the injury The fact that no such payment has been made shall be certified by the township auditor justice of the peace alderman or magistrate

When any payment is made by the State for any livestock bitten by a dog such payment shall not exceed one hundred dollars for each horse or mule sixty dollars for each head of cattle or twenty dollars for each head of swine or sheep and two dollars for each head of poultry or domesticated hare or rabbit

Section 31 Any valid claims or parts thereof for loss or damage to sheep horses mules cattle swine or poultry which have accrued under the provisions of the act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and eighteen) entitled "An act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done by dogs and payment thereof by the proper county to the owners of livestock and poultry and of damages to licensed dogs imposing powers and duties on certain State county city borough town and township officers and employees and on city council of cities of the first and second classes and providing penalties at any time prior to the taking effect of this act shall not abate by reason of the repeal of such act but shall be paid out of the general fund of the proper county and for such purpose the provisions of said act are hereby saved from repeal

Section 32 If in the report of the township auditor justice of the peace alderman or magistrate the name of the owner of any dog or dogs having caused loss or damage to any livestock or poultry is definitely and conclusively shown the Secretary of Agriculture may notify such owner or keeper to immediately kill said dog or dogs The killing of such dogs does not remove the liability of the owner of such damage caused by his dog or dogs

Upon failure however of such owner to comply with such order within a period of ten days the chief of police or his agent of the township town borough or city in which said dog or dogs are kept upon notice from the Secretary of Agriculture shall kill such dog or dogs wherever found For such service he shall be entitled to a fee of two dollars for each dog so killed to be paid by the State upon a certified statement to the Secretary of Agriculture that such dog or dogs have been killed by him The Secretary of Agriculture shall issue his requisition on the State Treasurer for such amount unless payment has been made by the owner or keeper of the dog or dogs

Section 33 It is unlawful for any person knowingly to make any false statement or to conceal any fact required to be disclosed under any of the provisions of this act

Section 34 In any proceedings under this act the burden of proof of the fact that a dog has been licensed or has been imported for breeding trial or show purposes or that a dog is under the age of six months shall be on the owner of such dog

Any dog not bearing a license tag shall prima facie be deemed to be unlicensed

Section 35 The Secretary of Agriculture through his officers and agents shall be charged with the general enforcement of this law To this end the Secretary of Agriculture may employ all proper means for the enforcement of this act Any other department bureau or commission of the government of this Commonwealth shall on request of the Secretary of Agriculture assist in the enforcement of the provisions of this act

The Secretary of Agriculture is hereby authorized to advertise for bids and let contracts for all supplies necessary for carrying out the provisions of this act

Section 36 Any person violating or failing or refusing to comply with any of the provisions of this act shall upon conviction in a summary proceeding be sentenced to pay a fine not less than five dollars nor more than one hundred dollars or to undergo an imprisonment not exceeding thirty days or both

All fines collected under the provisions of this act shall be forthwith paid to the county treasurer and by him paid into the State Treasury

Section 37 Nothing in this act shall be construed to prevent the owner of a licensed dog from recovering by action at law the value of any dog which dog has been illegally killed by

any police officer or any other person within this Commonwealth from said police officer or other person. In case such police officer or other person fails to pay the value of such dog so killed the same shall be paid by the State. The value of said dog shall be ascertained in the same manner as provided in section twenty-six of this act for assessing the damage done to livestock by dogs and shall in no case exceed one hundred dollars for any one dog.

Section 38 Nothing in this act shall interfere with any law for the protection and preservation of game or the killing of licensed and unlicensed dogs under the provisions of the game laws of this Commonwealth nor does this act repeal or affect any acts or parts of acts relating to mad dogs or dogs affected with any disease nor prohibit the killing of licensed or unlicensed dogs in accordance with the provisions of any of said acts or any quarantine regulations made in accordance with the provisions of said acts.

Section 39 In so far as this act provides for the licensing of dogs and the payment of damages for livestock or poultry injured by dogs or for licensed dogs illegally killed it shall not apply to cities of the first and second classes. Such licensing and payment of damages in cities of the first and second classes shall continue to be carried on under the provisions of existing laws.

Section 40 This act shall take effect on the fifteenth day of January one thousand nine hundred and twenty-two except that the Secretary of Agriculture may issue license blanks and tags and the county treasurers may issue licenses for the year one thousand nine hundred and twenty-two at any time after the passage of this act.

Section 41 The provisions of this act shall be severable and if any of its provisions shall be held to be unconstitutional the decision of the court shall not affect or impair any of the remaining provisions of the act. It is hereby declared as a legislative intent that this act would have been adopted had such unconstitutional provision not been included therein.

Section 42 This act does not repeal or in anywise affect any of the provisions of the following acts:

The act approved the twenty-second day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred twenty-eight) entitled "An act relating to domestic animals defining domestic animals so as to include poultry providing methods of improving the quality thereof and of preventing controlling and eradicating diseases thereof imposing certain duties upon practitioners of veterinary medicine in Pennsylvania regulating the manufacture use and sale of tuberculin mallein and other biological products for use with domestic animals defining the powers and duties of the State Livestock Sanitary Board and the officers and employees thereof fixing the compensation of the Deputy State Veterinarian and providing penalties for the violation of this act."

The act approved the first day of June one thousand nine hundred and fifteen (Pamphlet Laws six hundred forty-four) entitled "An act to give additional protection to wild birds and animals and game within the Commonwealth of Pennsylvania prohibiting the hunting for or capture or killing of such wild birds or animals or game by unnaturalized foreign-born residents forbidding the ownership or possession of dogs by any unnaturalized foreign-born resident within the Commonwealth and prescribing penalties for violation of its provisions."

The act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred seventy-two) entitled "An act to provide for the protection and preservation of game game quadrupeds and game birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions."

Section 43 The act approved the eleventh day of July Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws eight hundred eighteen) entitled "An act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done by dogs and payment thereof by the proper county to the owners of livestock and poultry and of damages to licensed dogs imposing powers and duties on certain State county city borough town and township officers and employees and on city councils of cities of the first and second classes and providing penalties" is hereby repealed except in so far as it provides for the licensing of dogs and the payment of damages for livestock injured by dogs or for licensed dogs illegally killed in cities of the first and second classes. The repeal of this act shall not revive any act or parts of an act repealed by it.

All other acts or parts of acts inconsistent herewith are hereby repealed.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

HOUSE MESSAGES.

HOUSE CONCURS IN SENATE BILL NO. 352.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 352, entitled:

An Act to carry out the provisions of section eight article nine of the Constitution of the State of Pennsylvania as amended and for that purpose prescribing the method of determining the amount which may be deducted in ascertaining the borrowing capacity of the city of Philadelphia by excluding from the calculation and deducting from its indebtedness so much of the debt of said city as shall have been

incurred or is about to be incurred and the proceeds thereof expended or about to be expended upon any public improvement or in the construction purchase of condemnation of any public utility or part thereof or facility therefor if such public improvement or public utility or part thereof whether separately or in connection with any other public improvement of public utility or part thereof may reasonably be expected to yield revenue in excess of operating expenses sufficient to pay the interest and sinking fund charges thereon.

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 461.

He also returned to the Senate, Senate Bill No. 461, entitled:

An Act to amend sections thirty-two thirty-four thirty-five and thirty-six of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fifty-seven) entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein defining the jurisdiction of said commissions and the powers and duties of the commissioners constituting same and of their appointees including registrars inspectors of registration clerks and counsel fixing their qualifications terms of office and compensation granting them certain immunity from arrest on registration days and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof to copy or demand a list of the lodgers therein and to supervise the conduct of registrars regulating the registration of electors at polling places by registrars and at the offices of commissions by commissioners and the right of parties or bodies of electors to have watches thereat and the preparation and use of street lists and other records of those registered allowing the names of persons not entitled to vote to be struck from the registers in certain cases permitting all records regarding registration to be inspected and copied by any elector under certain conditions directing how the registers shall be used at elections and primaries compelling the attendance of witnesses and payment of witness fees and providing penalties for refusal to obey subpoenas directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll taxes and to give receipts therefor authorizing such clerk to administer oaths sign subpoenas and vouchers and to collect and disburse witness fees prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to said commissions and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas imposing certain duties upon election officers and upon the councils treasurers controllers receivers of taxes police officers and other officials of said cities and upon the courts judges prothonotaries sheriffs commissioners peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are co-extensive legalizing certain acts required hereby if done on any Sunday or legal holiday requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of the said commissions punishing and fixing penalties for violations hereof and repealing all legislation inconsistent herewith"

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 464.

He also returned to the Senate, Senate Bill No. 464, entitled:

An Act authorizing district attorneys in counties of the third class to appoint county detectives defining their powers and duties and fixing their salaries and providing for the payment of such salaries and the expenses of such detectives from the county treasury.

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 882.

He also returned to the Senate, Senate Bill No. 882, entitled:

An Act to empower the Public Service Commission to require railroad corporations to employ an adequate number of men upon trains and to repeal an act approved the nineteenth day of June nineteen hundred and eleven (Pamphlet Laws one thousand and fifty-three) entitled "An act to promote the safety of travelers and employees upon railroads by compelling common carriers by railroad to properly man their trains"

with the information that the House has passed the same without amendment.

HOUSE APPOINTS COMMITTEE OF CONFERENCE.

The Clerk of the House of Representatives being introduced, informed the Senate that the House insists on its non-concurrence in the amendments made by the Senate to House Bill No. 1431, entitled:

An Act to regulate the drilling operating and abandoning of oil and gas wells and providing a penalty for violation of the provisions of this act

and has appointed Messrs. Fitzgibbons, W. W. Jones, Woner, as a Committee of Conference to confer with a similar committee of the Senate already appointed to consider the differences existing between the two houses in relation to said bill.

HOUSE CONCURS IN SENATE BILL NO. 83.

He also returned to the Senate, Senate Bill No. 83, entitled:

An Act to amend sections three and four of the act approved July twenty-second one thousand nine hundred and nineteen (Pamphlet Laws one thousand and ninety-seven) entitled "An act creating a Division of Documents defining its powers and duties regulating the number of documents to be printed bound and the requisition distribution and sale of the public documents of this Commonwealth providing penalties for the violation of this act and repealing certain acts"

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 527.

He also returned to the Senate, Senate Bill No. 527, entitled:

An Act to amend a part of section two of the act approved the second day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred sixty-one) entitled "An act to amend section two of the act approved the twenty-third day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred eighteen) entitled 'An act to provide for a bureau of standards in the Department of Internal Affairs of Pennsylvania the appointment of a chief of that bureau prescribing his duties and fixing his salary authorizing the purchase of a set of standardized weights and measures for the use of the bureau and making an appropriation therefor' by providing for the appointment of deputies in the Bureau of Standards and fixing their salaries and prescribing additional powers and duties for the chief of the Bureau of Standards and for his deputies" by providing for the appointment of additional deputies and fixing the salaries of the chief of said bureau

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 825.

He also returned to the Senate, Senate Bill No. 825, entitled:

An Act to provide for a second additional law judge of the court of common pleas of the tenth judicial district

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 839.

He also returned to the Senate, Senate Bill No. 839, entitled:

An Act to provide for an additional law judge of the court of common pleas of the thirty-sixth judicial district

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 954.

He also returned to the Senate, Senate Bill No. 954, entitled:

An Act to amend section six hundred and thirty-two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain

the same and the method of collecting such revenue and repealing all laws general special or local that are or may be inconsistent therewith" *

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 860.

He also returned to the Senate, Senate Bill No. 860, entitled:

An Act providing for the appointment of a board of examiners to examine applicants for the office of inspector for the anthracite mines of this Commonwealth prescribing the qualifications defining the powers and duties and fixing the compensation of such examiners providing for the appointment of inspectors of anthracite mines prescribing their qualifications defining the powers and duties and fixing the compensation of such examiners providing for the appointment of inspectors of anthracite mines prescribing their qualifications and regulating their salaries and term of office and abolishing the terms of office of the present mine inspectors of the anthracite mines

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1184.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1184, entitled:

An Act authorizing the Governor to appoint a board of claims to hear audit dismiss or adjust moral and equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways and making an appropriation

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1465.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1465, entitled:

An Act making an appropriation to pay the claim of M. D. Jacobs against the Commonwealth of Pennsylvania for services heretofore rendered and materials heretofore furnished in disposing of the bodies of indigent patients who died at the Mont Alto State Sanatorium

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1474.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1474, entitled:

An Act to provide for priority of commission and succession to the office of president judge where two or more judges not in commission are elected at the same time in the same court of any judicial district

COMMUNICATIONS FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented communications in writing from his Excellency the Governor of the Commonwealth which were read as follows:

APPROVAL OF SENATE BILLS NOS. 258, 298, 310, 338, 350, 437, 446, 519, 535, 683.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 26, 1921.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 258, entitled: "An Act to amend an act approved the eighteenth day of July one thousand nine hundred and nineteen (Appropriation Acts page one hundred thirty-nine) entitled 'An act making an appropriation to the Frederick Douglass Memorial Hospital and Training School of Philadelphia Pennsylvania.'"

Also Senate Bill No. 298, entitled:

"An Act providing that in computing the indebtedness of cities of the first class the word 'indebtedness' shall include all manner of debt and as in the case of other municipal corporations by deducting from the gross amount thereof the moneys in the treasury all outstanding solvent debts and all revenues applicable within one year to the payment of the same."

Also Senate Bill No. 310, entitled:

"An Act to amend section eight of an act approved the seventeenth day of February one thousand nine hundred and six (Pamphlet Laws forty-five) entitled 'An act to regulate

the deposits of State funds to prescribe the method of selecting State depositories to limit the amount of State deposits to fix the rate of interest thereon to provide for the publication of monthly statements of moneys in the general and sinking funds to declare it a misdemeanor to give or take anything of value for obtaining the same and prescribing penalties for violations of this act' as amended providing for additional active depositories."

Also Senate Bill No. 338, entitled:

"An Act to amend an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith' by adding to article twenty thereof section two thousand forty"

Also Senate Bill No. 350, entitled:

"An act to amend section six chapter one article one of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled 'An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs' as amended"

Also Senate Bill No. 437, entitled:

"An Act authorizing the council of cities of the third class when ever any city of such class shall have sold or leased the coal underlying any public park or common within the limits of said city to apply the proceeds thereof for certain improvements of such park or common and the policing and lighting thereof for the purchase of certain lands for park purposes and for other public improvements and providing for the issuing of improvement bonds for such purposes"

Also Senate Bill No. 446, entitled:

"An Act to amend sections ten and twenty-two of an act approved the twenty-ninth day of June Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws six hundred and fifty-seven) entitled 'An act to provide for the protection of agriculture and horticulture and prevent the introduction into and the dissemination within the Commonwealth of insect and disease pests injurious or harmful to plants or plant products providing for inspection of nurseries providing for quarantines necessary to the enforcement of this act and imposing penalties'"

Also Senate Bill No. 519, entitled:

"An Act to amend section two of an act approved the thirtieth day of May one thousand eight hundred and ninety-three (Pamphlet Laws one hundred and eighty-three) entitled 'An act providing for the acquisition by the State of certain ground at Valley Forge for a public park and making an appropriation therefor'"

Also Senate Bill No. 535, entitled:

"An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled 'An act concerning townships and revising amending and consolidating the law relating thereto'"

Also Senate Bill No. 683, entitled:

"An Act making a deficiency appropriation to the trustees of the Western State Hospital for the Insane"

WM. C. SPOUL.

APPROVAL OF SENATE BILL NO. 154.

Commonwealth of Pennsylvania

Executive Chamber, Harrisburg, April 27, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania

Gentlemen: I have the honor to inform you that I have this day approved and signed Senate Bill No. 154, entitled: "An act relating to the preparation of a new Constitution of the Commonwealth by a convention and its adoption or rejection by the people and making an appropriation"

WM. C. SPOUL.

NOMINATION BY THE GOVERNOR.

JUSTICE OF THE PEACE.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 27, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate, R. C. McKee, Lawrence Park, Erie, to be Justice of the Peace in and for the township of Millcreek, Erie County, to serve until the first Monday in January, 1922.

WM. C. SPOUL.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. SCHANTZ,

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into Executive Session, for the purpose of acting on the foregoing nomination,

Which was agreed to.

Whereupon,

A motion was made by Mr. SCHANTZ,

That the Senate do advise and consent to said nomination.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	Long,	Schantz,
Barnes,	Donahue,	MacDade,	Service,
Barr,	Einstein,	Marlow,	Sisson,
Berntheizel,	Eyre,	McClintock,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. SCHANTZ. Mr. President, I move that the Executive Session do now rise.

Mr. SISSON. Mr. President, I second the motion.

The motion was agreed to.

RECESS.

Mr. BALDWIN. Mr. President, I move that the Senate do now take a recess until 5 o'clock P. M.

Mr. HOMSHER. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

REPORT FROM COMMITTEE.

Mr. PHIPPS. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. PHIPPS, from the Committee on Military Affairs, reported as committed, Senate Bill No. 903, (House Bill No. 1078), entitled:

An Act to amend section one as amended and section seven of an act approved the third day of June Anno Domini one thousand eight hundred and eighty-five (Pamphlet Laws sixty-two) entitled "An act to provide for the establishment and maintenance of a Home for Disabled and Indigent Soldiers and Sailors of Pennsylvania."

BILL RECOMMENDED.

Mr. DAIX. Mr. President, I move that Senate Bill No. 1033, (House Bill No. 1299), on third reading, entitled:

An Act to amend section one of an act approved the seventeenth day of June Anno Domini one thousand nine hundred and thirteen (Pamphlet Laws five hundred and seven) entitled "An act to provide revenue for State and county purposes and in cities co-extensive with counties for city and county purposes imposing taxes upon certain classes of personal property providing for the assessment and collection of the same providing for the duties and compensation of prothonotaries and recorders in connection therewith and modifying existing legislation which provided for raising revenue for state purposes" as amended

be recommitted to the Committee on Finance,

Mr. PATTON. Mr. President, I second the motion.
The motion was agreed to.

HOUSE MESSAGE.

SENATE BILL NO. 90 RETURNED WITH AMENDMENTS.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 90, entitled:

An Act providing for the nomination and election of judges of courts of record and repealing certain acts

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read as follows:

Amend section 1, line 6, by adding before the word "in" the words "in any year"; also in the same line by striking out after the word "manner" the words "and at the same time."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—34.

Aron,	Donahue,	Marlow,	Sisson,
Berntheisel,	Einstein,	McClintock,	Smith,
Christley,	Eyre,	McNichol,	Sones,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Murdoch,	Vare,
Crow,	Jones,	Norton,	Weaver,
Daix,	Joyce,	Patton,	Baldwin,
Davis,	Leslie,	Phipps,	Pres. pro tem.
DeWitt,	Long,	Salus,	

NAYS—1.

Gray,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

BILL ON THIRD READING AND FINAL PASSAGE.

Mr. McCLINTOCK. Mr. President, I move that the Senate do now resume the third reading and consideration of Senate Bill No. 1018, (House Bill No. 1305), on third reading postponed for the present, entitled:

An Act making it unlawful to interfere or attempt to interfere with persons about to procure marriage licenses or to influence or attempt to influence such persons to go to certain officers for such purposes

Mr. LONG. Mr. President, I second the motion.
The motion was agreed to.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 1018, (House Bill No. 1305), entitled:

An Act making it unlawful to interfere or attempt to interfere with persons about to procure marriage licenses or to influence such persons to go to certain officers for such purposes

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—32.

Aron,	Einstein,	McNichol,	Schantz,
Barr,	Gray,	Miller, J. S.,	Service,
Christley,	Heaton,	Miller, S. J.,	Smith,
Clark,	Herron,	Murdoch,	Weaver,
Culbertson,	Jones,	Norton,	Whitten,
Daix,	Joyce,	Patton,	Woodward,
Davis,	Long,	Phipps,	Baldwin,
DeWitt,	McClintock,	Salus,	Pres. pro tem.
Donahue,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present the said bill to the House of Representatives for concurrence.

HOUSE MESSAGES.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 396.

The Clerk of the House of Representatives being introduced, presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 396, entitled:

An Act making an appropriation to the Saint Joseph's Hospital and Dispensary of Pittsburgh Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1109.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1109, entitled:

An Act providing when and to what extent liens upon seated real property shall be allowed for county bridge road and poor taxes the procedure upon tax claims filed therefor the methods of preserving such tax liens and enforcing payment of such liens the effect of judicial sales of the properties lien and the manner of distributing the proceeds of such sales

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1350.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1350, entitled:

An Act to increase the pay of jurors and witnesses in this Commonwealth

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1385.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1385, entitled:

A Supplement to an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" extending the charters of certain corporations

HOUSE CONCURS IN SENATE BILL NO. 688.

He also returned to the Senate, Senate Bill No. 688, entitled:

An Act making an appropriation to the Medico-Chirurgical Hospital of the University of Pennsylvania

with the information that the House has passed the same without amendment.

SENATE BILL NO. 486 RETURNED WITH AMENDMENT.

He also returned to the Senate, Senate Bill No. 486, entitled:

An Act creating a Department of Public Welfare defining its powers and duties abolishing the Board of Public Charities the Committee on Lunacy and the Prison Labor Commission and all offices thereunder and vesting all the powers of said Board Committee and Commission in the Department of Public Welfare requiring all reports notices statements or matters heretofore required to be made given or submitted to the Board of Public Charities or the Committee on Lunacy to be made given or submitted to the Department of Public Welfare and providing penalties

with the information that the House has passed the same with amendment, in which the concurrence of the Senate is requested.

Said amendment having been printed as required by the Constitution, was twice read as follows:

Amend section 9, line 20, by adding after the word "Commonwealth" the words "Provided however That the Department shall exercise no powers over such charitable institutions other than those heretofore vested in the Board of Public Charities or the Committee on Lunacy notwithstanding any language hereinafter used"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—33.

Aron.	Donahue,	Long.	Salus.
Barnes,	Einstein,	MacDade,	Service,
Berntheizel,	Eyre,	Marlow,	Sisson,
Christley,	Gray,	McClintock,	Weaver,
Clark,	Heaton,	McNichol,	Whitten,
Craig,	Herron,	Norton,	Woodward,
Daix,	Jones,	Patton,	Baldwin,
Davis,	Joyce,	Phipps,	Pres. pro tem.
DeWitt,	Leslie,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

RECESS.

Mr. DAIX. Mr. President, I move that the Senate do now take a recess until 9 o'clock P. M.

Mr. PATTON. Mr. President, I second the motion.
The motion was agreed to.

AFTER RECESS.

The PRESIDENT PRO TEMPORE (F. E. Baldwin) in the Chair.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

RESOLUTION RECALLING FROM THE GOVERNOR
HOUSE BILL NO. 1109.

He also presented extract from the Journal of the House of Representatives, which was twice read as follows, considered and agreed to:

In the House of Representatives, April 27, 1921.

Resolved (if the Senate concur), That House Bill No. 1109, entitled:

An Act providing when how and to what extent liens upon seated real property shall be allowed for county bridge road borough incorporated town township school district and methods for preserving such tax liens and enforcing payment of such liens the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales

be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE NON-CONCURS IN AMENDMENTS TO HOUSE BILL NO. 695.

He also presented communication from the House of Representatives, informing the Senate that the House has non-concurred in the amendments made by the Senate to House Bill No. 695, entitled:

An Act to amend section two of an act approved the twentieth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred twenty-one) entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death and of property within this Commonwealth of a decedent who was a non-resident of the Commonwealth at the time of his death and making it unlawful for any corporation of this Commonwealth or national banking association located therein to transfer the stock of such corporations or banking associations standing in the names of any such decedent until the tax on the transfer thereof has been paid and providing penalties and citing certain acts for repeal" by making uniform the rates of taxation on all property taxable under this act

Mr. DAIX. Mr. President, I move that the Senate insists upon its amendments to the foregoing bill, non-concurred in by the House and that a Committee of Conference be appointed to confer with a similar committee of the House (if the House shall appoint such committee), to consider the differences existing between the two houses in relation to said bill.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

Ordered, That Messrs. Daix, Service and MacDade be said Committee on the part of the Senate, and that the Clerk inform the House of Representatives accordingly.

AMENDMENT TO HOUSE BILL NO. 1313 RECALLED FROM THE
GOVERNOR.

He also presented for concurrence bill of the House of Representatives as follows:

House Bill No. 1313, entitled:

An Act making an appropriation to the Home for Widows and Single Women of Lebanon and Lebanon county

Said bill having been recalled from the Governor for amendment, the vote had on final passage and third reading were reconsidered in the House and the bill amended, in which amendments the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read as follows:

Amend section 2, line 10, by inserting after the word "bees" the word "and"; also in the same line by striking out the following "handiwork nor shall payment of any moneys appropriated by this act be made to any agricultural association which shall have at its annual exhibition made a profit of ten thousand dollars or more over all expenses" Also in section 2, line 23, by striking out the words "thirty-first day of December" and inserting in lieu thereof the words "fifteenth day of November" Also in section 2, line 26, by striking out after the word "law," the balance of the section

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron.	DeWitt,	MacDade,	Service.
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

AMENDMENTS TO HOUSE BILL NO. 1255 RECALLED FROM THE
GOVERNOR.

He also presented for concurrence bill of the House of Representatives as follows:

House Bill No. 1255, entitled:

An Act making an appropriation to the Trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania

Said bill having been recalled from the Governor for amendment, the vote had on third reading and final passage were reconsidered in the House and the Bill amended, in which amendments the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read as follows:

Amend section 1, page 2, line 9, by striking out the word "farming" and insert in lieu thereof the word "farm".

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron.	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

AMENDMENT TO HOUSE BILL NO. 719 RECALLED FROM THE GOVERNOR.

He also presented for concurrence bill of the House of Representatives as follows:

House Bill No. 719, entitled:

An Act providing for the burial of certain persons who have been or shall be soldiers sailors or marines designated as "deceased servicemen" defining the term "deceased service man" and authorizing county commissioners to provide headstones markers and burial plots for such deceased service men at the expense of the county in which they shall die, or have a legal residence at the time of their death

Said bill having been recalled from the Governor for amendment, the vote had on third reading and final passage were reconsidered in the House and the bill amended, in which amendment the concurrence of the Senate is requested.

Said amendment having been printed as required by the Constitution, were twice read as follows:

Amend section 6, by striking out the entire section, and inserting in lieu thereof the following:

Section 6 The county commissioners of the several counties of this State shall upon the petition of any ten reputable freeholders of any city borough township or district in said county procure for and furnish to said petitioners some suitable and appropriate markers made of metal with bronze alloy for the grave of each and every such deceased service man or woman buried within the limits of said city borough township or district to be placed upon the grave of such deceased service man or woman for the purpose of permanently marking and designating such grave for memorial purposes and when such deceased service man or woman shall have been a veteran of any war for which the Government of the United States issued discharge buttons the markers designated for their graves shall include a fac simile of said discharge button

On the question,

Will the Senate agree to the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheisel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE ADOPTS REPORT OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 1431.

The Clerk of the House of Representatives being introduced presented communication from the House of Representatives, informing the Senate that the House of Representatives has adopted the report of the Committee of Conference on House Bill No. 1431, entitled:

An Act to regulate the drilling operating and abandoning of oil and gas wells and providing a penalty for violation of the provisions of this act

Mr. PHIPPS. Mr. President, I move that the Senate do now proceed to the consideration of the report of the Committee of Conference on House Bill No. 1431.

Mr. SERVICE. Mr. President, I second the motion.

The motion was agreed to.

The report was read as follows:

To the Honorable the Senate and House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: The Committee of Conference to which was referred the differences existing between the two houses on House Bill No. 1431, entitled "An Act to regulate the drilling, operating and abandoning of oil and gas wells and providing a penalty for violation of the provisions of this act," respectfully beg leave to submit the following amended bill as our report:

MARSHALL PHIPPS,
FRED A. SERVICE
W. D. CRAIG,
Committee on the part of the Senate.

J. A. FITZGIBBON,
WILL W. JONES,
GEO. I. WONER,
Committee on the part of the House of Representatives.

An Act to regulate the drilling operating and abandoning of oil and gas wells and providing a penalty for violation of the provisions of this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That upon abandoning or ceasing to operate any well or wells which shall have been drilled or put down on lands within this Commonwealth for the purpose of exploring for or producing oil or gas the person firm or corporation drilling or owning the wells shall plug said wells in the following manner First fill up the well with rock sediment to a point twenty (20) feet above the top of the lowest oil or gas bearing strata or formation encountered and drive a round seasoned wooden plug at least three (3) feet in length equal in diameter to the diameter of the well below the casing and shall in like manner keep plugging and filling until all producing sands have been plugged when a final plug must be anchored approximately ten (10) feet below the bottom of the largest casing and filled in such an amount of rock or rock sediment that may be necessary to completely shut off any water bearing sands or strata said fill however shall in no event be less than thirty (30) feet in depth All plugs used in said wells shall be well seasoned round wooden plugs of the diameter of the well at the point at which said plug shall be located they shall be at least three (3) feet in length and the lower end thereof tapered for a distance of eighteen (18) inches In abandoning any well which has been drilled through marketable coal after the inside casing has been drawn there shall be placed a two (2) inch vent pipe extending from a point thirty (30) feet below the coal bed for a distance of eighty (80) feet in height said pipe to be encased in cement after which the outside casing may be drawn

Section 2 Whenever the production of any gas well is not sufficient in the estimation of the owner to justify leaving the casing or casings in the well the well may be utilized through tubing placed on a packer and after cement and sand has been poured on the packer to a depth of not less than ten (10) feet the casing or casings may be pulled and the hole outside of the tubing filled with sand cement rock sediment clay or other material to a point at least thirty (30) feet above the highest producing sand so as to completely shut off all water from the various sands after which the casing may be drawn Upon the abandonment of such gas well if a plug or bridge shall be placed in the tubing at a point near the depth at which the packer was set and cement and sand poured in on said plug or bridge to a depth of not less than thirty (30) feet it shall be held a compliance with the provisions of this act relating to plugging and abandoning of wells

Section 3 The owner or operator of any well or wells which produce oil or gas from the strata known as the "Bradford Sand" "Kane Sand" and "Haskell Sand" shall be permitted to allow such wells to remain open for the purpose of introducing air gas water or other liquid pressure upon said "Bradford Sand" "Kane Sand" and "Haskell Sand" for the purpose of recovering the oil and gas contained therein provided that the introduction of such pressure of air gas water or other liquid into said "Bradford Sand" shall be through casing or tubing which shall be so anchored and packed that no other oil or gas bearing sand above or below said "Bradford Sand" "Kane Sand" and "Haskell Sand" shall be affected by the introduction of such pressure

Section 4 The owner or operator of any well productive of oil or gas in paying quantities shall have the right to give written notice to any other owner or operator who may be about to drill or may be drilling a well within one (1) mile of said productive well that the well about to be drilled or being drilled will penetrate the same sand or strata as that from which said productive well obtains its production and said owner of the well being drilled or about to be drilled shall cease off all water found therein in case said water cannot be bailed out of the hole while drilling with the use of an extension bailer after the service of said notice so as to prevent the entry of said water into the sand or strata from which the oil or gas is obtained in said oil or gas well No such notice shall be of any effect unless given before the sand to be protected shall have been penetrated by the well about to be drilled or at the time being drilled

Section 5 The wilful permitting of any oil or gas well to remain uncapped or the wilful opening of any valve to admit air in a gas pumped territory in which the gas pressure is less than atmospheric pressure is declared to be a misdemeanor and is hereby prohibited and in case any well in such territory is opened for the purpose of cleaning repairing drawing tubing drawing rods abandoning et cetera the same must not remain open continuously for a longer period than twelve (12) hours unless work in connection with cleaning et cetera is being conducted more than twelve (12) consecutive hours

Section 6 Any person firm or corporation or the agents thereof who shall violate any of the provisions of this act shall upon conviction thereof be sentenced to pay a fine not to exceed one

thousand (\$1,000.00) dollars or undergo an imprisonment not to exceed (1) year. The fine imposed under this section shall be applied to the use of the school district in which such well may be situated.

Section 7 Whenever any owner or operator shall neglect or refuse to comply with the provisions of this act the owner or operator upon any land adjoining or contiguous thereto that upon which such violation may occur may enter take possession of said abandoned well and plug or cap it as provided by this act and recover the expense thereof in an action or tort against the owner or operator whose duty it may have been to comply with the provisions of this act.

Section 8 The following acts of assembly are hereby repealed. The act approved the sixteenth day of May one thousand eight hundred and seventy-eight (Pamphlet Laws fifty-six) entitled "An act requiring owners and operators of oil lands to plug their wells so as to shut off all fresh water from the oil bearing rock and to exclude the oil and gas from the fresh water before abandonment and providing a penalty for neglect to perform the same" the act approved the tenth day of June one thousand eight hundred eighty-one (Pamphlet Laws one hundred and ten) entitled "An act regulating the mode of plugging abandoned oil wells and providing a penalty for the violation thereof" the act approved the twenty-third day of June one thousand eight hundred eighty-five (Pamphlet Laws one hundred and forty-five) entitled "An act to protect oil gas and water wells tanks pipes and machinery connected therewith and to prevent wilful and malicious injury thereto" and sections twenty and twenty-two of the act approved the twenty-ninth day of May one thousand eight hundred eighty-five (Pamphlet Laws twenty-nine) entitled "An act to provide for the incorporation and regulation of natural gas companies" and all other acts or parts of acts inconsistent with this act are hereby repealed.

On the question,

Will the Senate agree to the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheisel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stneman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leisle,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered That the Clerk inform the House of Representatives accordingly.

HOUSE ADOPTS REPORT OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 367.

The Clerk of the House of Representatives being introduced presented communication from the House of Representatives, informing the Senate that the House of Representatives has adopted the report of the Committee of Conference on House Bill No. 367, entitled:

An Act to amend an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" providing additional requirements with regard to applications for and transfers of registrations and with regard to speed and weight of and lights upon motor vehicles requiring operators to carry registration certificates providing standard tests to ascertain the vision and hearing of operators providing for the payment of certain witness fees authorizing officers to stop and examine motor vehicles designating the officers before whom information may be brought and imposing additional penalties.

Mr. BUCKMAN. Mr. President, I move that the Senate do now proceed to the consideration of the report of the Committee of Conference on House Bill No. 367:

Mr. JONES. Mr. President, I second the motion.

The motion was agreed to.

The report was read as follows:

REPORT OF THE COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 367.

To the Members of the Senate and House of Representatives:

We, the undersigned, Committee of Conference on the part of the Senate and House of Representatives for the purpose of considering House Bill No. 367, entitled "An act to amend an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws 678), entitled 'An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles; requiring the registration of the same and the licensing of all operators thereof, providing the fees therefor and the disposition of such fees; prohibiting the unauthorized use of and tampering with motor vehicles; limiting and defining the powers of cities boroughs, incorporated towns, townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing, registration or licensing thereof, imposing certain duties on the State Highway Commissioner and on proprietors of public garages, providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle providing additional requirements with regard to applications for and transfers of registrations and with regard to speed and weight of and lights upon motor vehicles, requiring operators to carry registration certificates; providing standard tests to ascertain the vision and hearing of operators providing for the payment of certain witness fees, authorizing officers to stop and examine motor vehicles, designating the officers before whom information may be brought, and imposing additional penalties," respectfully submit the following bill as our report:

CLARENCE J. BUCKMAN,
E. E. JONES,

C. W. SONES,
Committee on the part of the Senate.

JOHN J. WOODRUFF,
PHILIP STERLING,
F. T. GELDER,

Committee on the part of the House of Representatives.

An Act to amend an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" providing additional requirements with regard to applications for and transfers of registrations and with regard to speed and weight of and lights upon motor vehicles requiring operators to carry registration certificates providing standard tests to ascertain the vision and hearing of operators providing for the payment of certain witness fees authorizing officers to stop and examine motor vehicles designating the officers before whom information may be brought and imposing additional penalties.

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of the act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" which reads as follows

"Section 2 The term 'motor vehicles' as used in this act shall include all wheeled vehicles operated or propelled by any form of engine motor or mechanical power or operated by power received from any source other than from engine motor or mechanical power forming part of such vehicle except traction engines steam shovels road rollers agricultural machinery and vehicles which move upon or are guided by a track or travel through the air.

The term 'motor-cycle' as used in this act shall include all motor-operated vehicles of the bicycle or tricycle type whether the motive power be a part thereof or attached thereto.

The term 'trailer' as used in this act shall include all vehicles trailing after or propelled by a motor vehicle.

The term 'commercial vehicle' as used in this act shall include motor omnibuses used for the transportation of pass-

engens for pay or hire and motor vehicles constructed or used for the transportation of goods wares or merchandise

The term "owner" as used in this act shall include the person or persons having a motor vehicle in his or their possession custody or control under a lease or contract of conditional sale or other like agreement

The term "public highway" as used in this act shall include all public roads streets avenues alleys boulevards parks and squares also bridges and approaches thereto

The term "department" as used in this act shall refer to the State Highway Department of this Commonwealth" is hereby amended to read as follows

Section 2 The term "motor vehicles" as used in this act shall include all wheeled vehicles operated or propelled by any form of engine motor or mechanical power or operated by power received from any source other than from engine motor or mechanical power forming part of such vehicle except traction engines tractors steam shovels road rollers agricultural machinery and vehicles which move upon or are guided by a track or travel through the air

The term "motor-cycle" as used in this act shall include all motor-operated vehicles of the bicycle or tricycle type whether the motive power be a part thereof or attached thereto

The term "trailer" as used in this act shall include all vehicles trailing after or propelled by a motor vehicle

The term "commercial vehicle" as used in this act shall include motor omnibuses used for the transportation of passengers for pay or hire and motor vehicles constructed or used for the transportation of goods wares or merchandise

The term "owner" as used in this act shall include the person or persons having a motor vehicle in his or their possession custody or control under a lease or contract of conditional sale or other like agreement

The term "paid driver" or "chauffeur" as used in this act shall mean any person who operates a motor vehicle who directly or indirectly receives pay or any compensation as such for any work or services he or she may do for a "registered owner"

The term "owner's license" as used in this act shall mean the license to operate any motor vehicle issued to a "registered owner"

The term "operator's license" as used in this act shall mean the license issued to any person other than a "registered owner" or "paid driver" or "chauffeur"

The term "chassis" as used in this act shall mean the entire vehicle exclusive of the body or any load thereon

The term "public highway" as used in this act shall include all public roads streets avenues alleys boulevards parks and squares also bridges and approaches thereto

The term "department" as used in this act shall refer to the State Highway Department of this Commonwealth

Section 2 That section three of said act which reads as follows

Section 3 Application for the registration of motor vehicles shall be made to the State Highway Department upon a blank provided for the purpose by the department The application shall contain the full name and residence of the owner or owners (not in excess of two in the case of joint ownership) together with a sworn statement that such person is more than sixteen (16) years of age and is mentally and physically qualified to operate a motor vehicle as defined in this act also a brief description of the motor vehicle the name the manufacturer's number the character of the motive power and the horse power and in case of commercial vehicles the chassis of which weighs more than two thousand (2,000) pounds the gross weight of the chassis as given and certified to by the manufacturer and shall be signed by the owner or owners

Applicants for registration who are not residents of this Commonwealth shall in their application in addition to the above requirements designate the State Highway Commissioner as their authorized agent upon whom process may be served

The horse power of motor vehicles except those propelled by steam or electricity shall be computed by the following formula Diameter of the bore in inches squared times the number of cylinders times four-tenths (.4) The accepted horse power for the registration of motor vehicles propelled by steam or electricity shall be that given and certified by the manufacturer

Upon receipt of the application and the proper fee the State Highway Department shall register the said motor vehicle in a book or index kept for that purpose and shall issue to the owner or owners a registration certificate and an owner's license which shall entitle the holder or holders provided such persons are more than sixteen (16) years of age and are not mentally or physically disqualified to lawfully operate any motor vehicle Said license shall not be valid until signed by the holder or holders thereof The registration certificate shall show the name and address of the owner or owners the name type horsepower and manufacturer's number of the motor vehicle and the registration number thereof

No motor vehicle on which the manufacturer's number has been omitted obliterated or defaced shall be registerable without a special permit from the State Highway Commissioner

Before issuing a registration certificate for any such motor vehicle the Highway Commissioner shall require information as to the date of purchase of such vehicle and the name and address of the person from whom it was purchased together with satisfactory evidence that the number was not removed for the purpose of concealing the identity of such vehicle He shall require that a special number designated by him shall be immediately stamped thereon Such number shall be preceded by the letter "S" and followed by "Pa" and the registration will not be valid until this requirement has been complied with

No motor vehicle or trailer except hook-and-ladder trucks and water-towers shall be registerable that exceeds an outside over-all length of three hundred thirty-six inches (336) or width of ninety (90) inches or that exceeds a gross weight including chassis body and load of twenty-six thousand (26,000)

pounds Provided That the restriction as to length shall not apply to motor vehicles registered or contracted for prior to the passage of this act

Any person or persons knowingly making any misstatement of facts in his or their application for registration of a motor vehicle shall be deemed guilty of a misdemeanor and upon conviction thereof shall be subject to a fine of not less than two hundred (\$200) dollars or more than five hundred (\$500) dollars or imprisonment for one (1) year or both at the discretion of the court and the State Highway Commissioner shall upon proper evidence of such misstatement revoke the registration of the motor vehicle so registered

It is the duty of the registered owner of every motor vehicle to notify the State Highway Department of any change in his place of residence within one week after such change is made" is hereby amended to read as follows

Section 3 Application for the registration of motor vehicles shall be made to the State Highway Department upon a blank provided for the purpose by the department The application shall contain the full name and residence of the owner or owners (not in excess of two in the case of joint ownerships) together with a sworn statement containing the same manufacturer's number motor number the character of the motive power and the horsepower and in the case of commercial vehicles the chassis of which weighs more than two thousand (2,000) pounds the gross weight of the chassis as given and certified to by the manufacturer and also such description of the motor vehicle including lights and other equipment as the State Highway Department shall require If the owner or owners of a motor vehicle be an actual person or natural persons desirous of operating the motor vehicle the application shall contain a sworn statement that such person is more than sixteen (16) years of age and is mentally and physically qualified to operate a motor vehicle as defined in this act The application shall be signed by the owner or owners if natural persons and in cases where the owner is a corporation by the president vice-president secretary treasurer or other executive officer thereof or some person specifically authorized by said corporation to execute the same

Applicants for registration who are not residents of this Commonwealth shall in their application in addition to the above requirements designate the State Highway Commissioner as their authorized agent upon whom process may be served

The horse power of motor vehicles except those propelled by steam or electricity shall be computed by the following formula Diameter of the bore in inches squared times the number of cylinders times four-tenths (.4) The accepted horse power for the registration of motor vehicles propelled by steam or electricity shall be that given and certified to by the manufacturer

Upon receipt of the application and the proper fee the State Highway Department shall register the said motor vehicle in a book or index kept for that purpose and shall issue to the owner or owners a registration certificate and in case the motor vehicle is owned by a natural person who in the application has expressed a desire to operate the same shall issue to the owner or owners (not exceeding two) an owner's license which shall entitle the holder or holders provided such person is more than sixteen (16) years of age and is not mentally or physically disqualified to lawfully operate any motor vehicle Said license shall not be valid until signed by the holder or holders thereof The registration certificate shall show the name and address of the owner or owners the name type horsepower manufacturer's number the motor number of the motor vehicle and the registration number thereof and shall at all times be carried with the motor vehicle for which registration has been issued but shall not be valid until signed by the holder or holders thereof

No motor vehicle on which the manufacturer's number or motor number has been omitted obliterated or defaced shall be registerable without a special permit from the State Highway Commissioner

Before issuing a registration certificate for any such motor vehicle the Highway Commissioner shall require information as to the date of purchase of such vehicle and the name and address of the person from whom it was purchased together with satisfactory evidence that the number was not removed for the purpose of concealing the identity of such vehicle He shall require that a special number designated by him shall be immediately stamped thereon Such number shall be preceded by the letter "S" and followed by "Pa" and the registration will not be valid until this requirement has been complied with

No motor vehicle or trailer except hook-and-ladder trucks and water-towers shall be registerable that exceeds an outside over-all length of three hundred thirty-six inches (336) or width of ninety (90) inches or that exceeds a gross weight including chassis body and load of twenty-six thousand (26,000) pounds Provided That the restriction as to length shall not apply to motor vehicles registered or contracted for prior to the passage of this act And further provided That vehicles registered in classes E and F may be operated with an over-all width of vehicle and load not exceeding ninety-six (96) inches on highways of cities of the first second and third classes

Any person or persons knowingly making any misstatement of facts in his or their application for registration of a motor vehicle shall be deemed guilty of a misdemeanor and upon conviction thereof shall be subject to a fine of not less than two hundred (\$200) dollars or more than five hundred (\$500) dollars or imprisonment for one (1) year or both at the discretion of the court and the State Highway Commissioner shall upon proper evidence of such misstatement revoke the registration of the motor vehicle so registered

It shall be the duty of the registered owner of every motor vehicle to notify the State Highway Department of any change in his place of residence within one week after such change is made

Section 3 That section four of said act which reads as follow

"Section 4 The State Highway Department shall issue two (2) registration plates for each vehicle registered having thereon the registration number in figures not more than five (5) inches in height the year and the abbreviated name of the state except that for motor-cycles one plate only shall be issued and on such plates the registration number shall be in figures not more than three and one-half (3½) inches in height

The plates for commercial vehicles the chassis of which weigh more than two thousand (2,000) pounds shall bear a prefix number indicating the capacity and classification of the vehicle for which they are issued as provided for in section nine (9). On the plates for "Dealers" shall be the words "Penna. Dealer" and the number shall be preceded by the letter "X". On the plates for trailers the number shall be preceded by the letter "T".

The registration plates shall be rigidly attached to the motor vehicle so that they cannot swing or oscillate the one on the front the other on the rear. They shall at all times be parallel to the axles and shall not be underneath any part of the body more than twelve (12) inches from the rear end thereof nor shall they be covered obscured bent altered or defaced in any manner and the lower edge of the rear plate shall be not less than fifteen (15) inches above the ground.

They shall be kept free from oil grease dirt or other substance likely to impair their legibility and between one hour after sunset and one hour before sunrise the rear plate shall be illuminated so that the registration number can be plainly distinguished. Provided however That motor-cycles need display but one registration plate which shall be attached to the rear thereof in such manner as to fully comply with the provisions of this section.

No motor vehicle shall be operated under any other plates than those of its own registration and except as is provided in this act for non-residents no number plates shall be displayed on any motor vehicle other than those issued by the State Highway Department nor shall there be displayed upon any motor vehicle owned by a resident of this Commonwealth while operated upon any public highway in this Commonwealth any registration or number plate issued by any other State Territory Federal district or foreign country. Provided however A resident of this State may exhibit in addition to the Pennsylvania registration plates a set of registration plates of one adjoining State" is hereby amended to read as follows

Section 4 The State Highway Department shall issue two (2) registration plates for each vehicle registered having thereon the registration number in figures not more than five (5) inches in height the year and the abbreviated name of the State except that for motor-cycles one plate only shall be issued and on such plates the registration number shall be in figures not more than three and one-half (3½) inches in height

The plates for commercial vehicles the chassis of which weigh more than two thousand (2,000) pounds shall bear a prefix number indicating the capacity and classification of the vehicle for which they are issued as provided for in section nine (9). On the plates for "Dealers" shall be the words "Penna Dealer" and the number shall be preceded by the letter "X". On the plates for trailers the number shall be preceded by the letter "T".

The registration plates shall be rigidly attached to the motor vehicle so that they cannot swing or oscillate the one on the front the other on the rear. They shall at all times be parallel to the axles and shall not be underneath any part of the body more than twelve (12) inches from the rear end thereof nor shall they be covered obscured bent altered or defaced in any manner and the lower edge of the rear plate shall not be less than fifteen (15) inches above the ground.

They shall be kept free from oil grease dirt or other substance likely to impair their legibility and between one hour after sunset and one hour before sunrise the rear plate shall be illuminated so that the registration number can be plainly distinguished. Provided however That motor-cycles need display but one registration plate which shall be attached to the rear thereof in such manner as to fully comply with the provisions of this section.

No motor vehicle shall be operated under any other plates than those of its own registration and except as is provided in this act for non-residents no number plates shall be displayed on any motor vehicle other than those issued by the State Highway Department nor shall there be displayed upon any motor vehicle owned by a resident of this Commonwealth while operated upon any public highway in this Commonwealth any registration or number plate issued by any other State Territory Federal district or foreign country. Provided however A resident of this State may exhibit in addition to the Pennsylvania registration plates a set of registration plates of one adjoining State

Any person using registration plates on a motor vehicle other than that motor vehicle for which the registration has been issued shall be deemed guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred (\$100) dollars nor more than five hundred (\$500) dollars or to undergo imprisonment not exceeding one (1) year or both at the discretion of the court and the clerk of the court in which such conviction is had shall forthwith certify such conviction to the State Highway Commissioner who shall suspend or revoke the license issued to such person and no other license shall be issued to such person for a period of one year following such suspension or revocation.

Section 4 That section five of said act which reads as follows

"Section 5 Upon the transfer of ownership or the destruction of any motor vehicle its registration shall expire and in the event of the sale of the motor vehicle the original owner shall remove the registration plates therefrom and shall within forty-eight (48) hours notify the State Highway Commissioner of the name and address of the purchaser

The original owner may however by proper sworn application upon a blank to be furnished by the department register another motor vehicle upon payment of a fee of one (\$1) dollar when such motor vehicle is of equal or less horse power or classification than that originally registered or upon payment of a fee of one (\$1) dollar and the difference between the fee originally paid and that due if the new motor vehicle be properly registerable in a higher class and unless the original registration plates have been destroyed such owner shall be assigned the registration number previously issued to him and shall receive a new registration certificate" is hereby amended to read as follows

Section 5 Upon the transfer of ownership or the destruction of any motor vehicle its registration shall expire and in the event of the sale of the motor vehicle the original owner shall remove the registration plates therefrom and shall within forty-eight (48) hours notify the State Highway Commissioner of the name and address of the purchaser

The original owner may however by proper sworn application upon a blank to be furnished by the department register another motor vehicle upon payment of a fee of one (\$1) dollar when such motor vehicle is of equal or less horse power or classification than that originally registered or upon payment of a fee of one (\$1) dollar and the difference between the fee originally paid and that due if the new motor vehicle be properly registerable in a higher class and unless the original registration plates have been destroyed such owner shall be assigned the registration number previously issued to him and shall receive a new registration certificate. If transfer of registration is from commercial motor vehicle to passenger motor vehicle or from a passenger motor vehicle to a commercial motor vehicle and from a lower classification of commercial motor vehicle to a higher classification of commercial motor vehicle or from a higher classification of commercial motor vehicle to a lower classification of commercial motor vehicle such owner or owners shall be assigned a new registration number and there shall be issued to him new registration plates and a new registration certificate.

Section 5 That section nine of said act which reads as follows

"Section 9 The fee for the registration of a motor-cycle shall be three (\$3) dollars and for the registration of a bicycle with a motor attached two (\$2) dollars

The fee for registration of motor vehicles except such as are equipped with metal tires when registered prior to August first of any year shall be at the rate of forty (40) cents for each horsepower or fractional part thereof. Provided That the minimum fee shall be ten (\$10) dollars

The fees for the registration of commercial motor vehicles the chassis of which weighs less than two thousand pounds shall be on the basis of horsepower

Commercial vehicles the chassis of which weigh two thousand (2,000) pounds or more shall be divided into seven (7) classes

The fees for each such vehicle in Class AA the chassis of which weighs two thousand (2,000) pounds and less than three thousand (3,000) pounds shall be twenty dollars (\$20)

The fee for each such vehicle in class A the chassis of which weighs three thousand (3,000) pounds and less than four thousand five hundred (4,500) pounds shall be twenty-five dollars (\$25)

The fee for each such vehicle in class B the chassis of which weighs forty-five hundred (4,500) pounds and less than six thousand (6,000) pounds shall be thirty dollars (\$30)

The fee for each such vehicle in class C the chassis of which weighs six thousand (6,000) pounds and less than seven thousand (7,000) pounds shall be fifty dollars (\$50)

The fee for each such vehicle in class D the chassis of which weighs seven thousand (7,000) pounds and less than eight thousand (8,000) pounds shall be seventy-five (\$75) dollars

The fee for each such vehicle in class E the chassis of which weighs eight thousand (8,000) pounds and less than ten thousand (10,000) pounds shall be one hundred (\$100) dollars

The fee for each such vehicle in class F the chassis of which weighs over ten thousand (10,000) pounds shall be one hundred fifty (\$150) dollars

No registration shall be required of a trailer weighing less than five hundred (500) pounds

The fee shall be two (\$2) dollars for each trailer weighing five hundred (500) pounds and less than seven hundred and fifty (750) pounds

Five (\$5) dollars for each trailer weighing seven hundred and fifty (750) pounds and less than one thousand (1,000) pounds

Ten (\$10) dollars for each trailer weighing one thousand (1,000) pounds and less than two thousand (2,000) pounds

Fifteen (\$15) dollars for each trailer weighing two thousand (2,000) pounds or more

The fee for the registration of any motor vehicle equipped with metal tires shall be double the regular fee for such vehicle. The fee for registration when issued on or after August first shall be one-half those hereinbefore named.

The fee shall be five (\$5) dollars for each certificate and number plate issued to persons registered as motor-cycle dealers and ten (\$10) dollars for each certificate and pair of number plates issued to persons registered as dealers in other motor vehicles.

The fees herein set forth for the registration of motor vehicles and trailers shall be in lieu of any other fees or taxes to be imposed by this Commonwealth or any subdivision thereof and no city borough incorporated town township or county shall require or collect any registration or license fee or tax for any motor vehicle or license fee or tax for any motor vehicle or license from any operator thereof except as to motor vehicles transporting passengers for pay or hire within the limits of any city or from points within such city to points outside of the city limits.

No fee shall be charged for the registration of motor vehicles owned and used by the United States the State of Pennsylvania or by any city, borough incorporated town township or county.

duly authorized volunteer fire department hospital humane society or anti-cruelty society in this Commonwealth or by the American Red Cross but all such vehicles shall be registered and shall display number plates as is provided for privately owned vehicles

All registrations shall expire December thirty-first of the year issued unless sooner revoked for cause by the State Highway Commissioner" is hereby amended to read as follows

Section 9 The fee for the registration of a motor-cycle shall be three (\$3) dollars and for the registration of a bicycle with a motor attached two (\$2) dollars

The fee for registration of motor vehicles except such as are equipped with metal tires when registered prior to August first of any year shall be at the rate of forty (40) cents for each horsepower or fractional part thereof Provided That the minimum fee shall be ten (\$10) dollars

The fees for the registration of commercial motor vehicles the chassis of which weighs less than two thousand pounds shall be on the basis of horsepower Provided That the minimum fee shall be fifteen (\$15) dollars

Commercial vehicles with pneumatic tires the chassis of which weighs two thousand (2,000) pounds or more shall be divided into seven (7) classes

The fee for each such vehicle in class AA the chassis of which weighs two thousand (2,000) pounds and less than three thousand (3,000) pounds shall be twenty-four (\$24) dollars

The fee for each such vehicle in class A the chassis of which weighs three thousand (3,000) pounds and not less than four thousand (4,000) pounds shall be thirty-two (\$32) dollars

The fee for each such vehicle in class B the chassis of which weighs four thousand (4,000) pounds and less than five thousand (5,000) pounds shall be forty (\$40) dollars

The fee for each such vehicle in class C the chassis of which weighs five thousand (5,000) pounds and less than six thousand (6,000) pounds shall be fifty-six (\$56) dollars

The fee for each such vehicle in class D the chassis of which weighs six thousand (6,000) pounds and less than seven thousand five hundred (7,500) pounds shall be eighty (\$80) dollars

The fee for each such vehicle in class E the chassis of which weighs seven thousand five hundred (7,500) pounds and less than eight thousand five hundred (8,500) pounds shall be one hundred (\$100) dollars

The fee for each such vehicle in class F the chassis of which weighs over eight thousand five hundred (8,500) pounds shall be one hundred forty (\$140) dollars

Commercial vehicles with solid rubber tires the chassis of which weighs two thousand (2,000) pounds or over shall be divided into seven (7) classes

The fee for each such vehicle in class AA the chassis of which weighs two thousand (2,000) pounds and less than three thousand (3,000) pounds shall be thirty (\$30) dollars

The fee for each such vehicle in class A the chassis of which weighs three thousand (3,000) pounds and less than four thousand (4,000) pounds shall be forty (\$40) dollars

The fee for each such vehicle in class B the chassis of which weighs four thousand (4,000) pounds and less than five thousand (5,000) pounds shall be fifty (\$50) dollars

The fee for each such vehicle in class C the chassis of which weighs five thousand (5,000) pounds and less than six thousand (6,000) pounds shall be seventy (\$70) dollars

The fee for each such vehicle in class D the chassis of which weighs six thousand (6,000) pounds and less than seven thousand five hundred (7,500) pounds shall be one hundred (\$100) dollars

The fee for each such vehicle in class E the chassis of which weighs seven thousand five hundred (7,500) pounds and less than eight thousand five hundred (8,500) pounds shall be one hundred twenty-five (\$125) dollars

The fee for each such vehicle in class F the chassis of which weighs eight thousand five hundred (8,500) pounds or over shall be two hundred (\$200) dollars

The fees for registration of electrically operated commercial motor vehicles whether equipped with pneumatic or solid rubber tires shall be on the same basis as the fees specified in this section for commercial motor vehicle with pneumatic tires

Tractor trucks with semi-tractor attachments shall be registered as one vehicle the registration fee for which shall be computed according to the table of weights and fees specified in this act for commercial motor vehicles and upon the basis of the chassis weight of tractor plus the weight of semi-trailer attachment

No registration shall be required of a trailer weighing less than five hundred (500) pounds

The fee shall be two (\$2) dollars for each trailer weighing five hundred (500) pounds and less than seven hundred and fifty (750) pounds

Five (\$5) dollars for each trailer weighing seven hundred and fifty (750) pounds and less than one thousand (1,000) pounds

Ten (\$10) dollars for each trailer weighing one thousand (1,000) pounds and less than two thousand (2,000) pounds

Fifteen (\$15) dollars for each trailer weighing two thousand (2,000) pounds or more

The fee for the registration of any motor vehicle or trailer equipped with metal tires shall be double the regular fee for such vehicle

The fees for registration when issued on or after August first shall be one-half those hereinbefore named

The fee shall be five (\$5) dollars for each certificate and number plate issued to persons registered as motor-cycle dealers and ten (\$10) dollars for each certificate and pair of number plates issued to persons registered as dealers in other motor vehicles

The fees herein set forth for the registration of motor vehicles and trailers shall be in lieu of any other fees or taxes to be imposed by this Commonwealth or any subdivision thereof and no city borough incorporated town township or county shall require or collect any registration or license fee or tax for any motor vehicle or license from any operator thereof except as

to motor vehicles transporting passengers for pay or hire within the limits of any city or from points within such city to points outside of the city limits

No fee shall be charged for the registration of motor vehicles owned and used by the United States the State of Pennsylvania or by any city borough incorporated town township or county duly authorized volunteer fire department hospital humane society or anti-cruelty society in this Commonwealth or by the American Red Cross but all such vehicles shall be registered and shall display number plates as is provided for privately owned vehicles

All registrations shall expire December thirty-first of the year issued unless sooner revoked for cause by the State Highway Commissioner

Section 6 That section ten of said act which reads as follows

"Section 10 No person whether the owner of a motor vehicle or not who is less than sixteen (16) years of age who is mentally impaired or who is physically incapacitated as defined in this act shall operate any motor vehicle upon any public highway in this Commonwealth

No person shall operate a motor vehicle upon any public highway until such person shall have had issued to him a license or permit by the State Highway Department No such license or permit shall be issued to any person less than sixteen (16) years of age or in the case of paid drivers less than eighteen (18) years of age and who has not had at least five (5) days' experience in the operation of a motor vehicle

No person who is the owner or custodian of any motor vehicle shall permit any person who is less than sixteen (16) years of age or who is not a licensed operator or paid driver or holder of a learner's permit to operate any such motor vehicle or employ or permit any person to operate such motor vehicle for pay or hire who is not eighteen (18) years of age and a licensed operator or paid driver

No person shall operate any motor vehicle as a paid driver without taking out a paid driver's license

Any person who has lost the use of one hand or both or who has lost the use of both feet or whose eyesight is so impaired that with the aid of glasses he cannot distinguish substantial objects clearly at a distance of one hundred and fifty (150) feet or who shall have less than twenty (20) per centum of normal vision or who shall have less than two (2) per centum of normal hearing shall be considered physically incapacitated

Provided That the State Highway Commissioner may at his discretion issue a special license or permit to a person who has lost the use of one hand only upon the receipt of such evidence or demonstrations as shall satisfy him that such person has had sufficient experience in the operation of a motor vehicle to enable him to do so without endangering the safety of the public The fee for such special license or permit shall be one (\$1) dollar in addition to the regular license fee except in the case of a registered owner when no fee shall be charged" is hereby amended to read as follows

Section 10 No person whether the owner of a motor vehicle or not who is less than sixteen (16) years of age or who is mentally impaired or who is physically incapacitated as defined in this act shall operate any motor vehicle upon any public highway in this Commonwealth

No person shall operate a motor vehicle upon any public highway until such person shall have had issued to him a license or permit by the State Highway Department No such license or permit shall be issued to any person less than sixteen (16) years of age or in the case of paid drivers less than eighteen (18) years of age and who has not had at least five (5) days' experience in the operation of a motor vehicle

The person who is the owner or custodian of any motor vehicle shall permit any person who is less than sixteen (16) years of age or who is not a licensed operator or paid driver or holder of a learner's permit to operate any such motor vehicle or employ or permit any person to operate such motor vehicle for pay or hire who is not eighteen (18) years of age and a licensed operator or paid driver

No person shall operate any motor vehicle as a paid driver without taking out a paid driver's license

Any person who has lost the use of one hand or both or who has lost the use of both feet or whose eyesight is so impaired that with the aid of glasses he cannot distinguish substantial objects clearly at a distance of one hundred and fifty (150) feet or who shall have less than twenty (20) per centum of normal vision or who shall have less than two (2) per centum of normal hearing shall be considered physically incapacitated

To possess twenty (20) per centum of normal vision one must be able with one eye to read all the letters on the line marked twenty (20) of standard test types at a distance of four (4) feet

To possess two (2) per centum of normal hearing one must respond when addressed in a natural tone of voice by another standing one (1) foot behind

Provided That the State Highway Commissioner may at his discretion issue a special license or permit to a person who has lost the use of one hand only upon receipt of such evidence or demonstration as shall satisfy him that such person has had sufficient experience in the operation of a motor vehicle to enable him to do so without endangering the safety of the public The fee for such special license or permit shall be one (\$1) dollar in addition to the regular license fee except in the case of a registered owner when no fee shall be charged

Section 7 That section thirteen of said act which reads as follows

"Section 13 The State Highway Commissioner may refuse to issue a license to any applicant who is shown by proper evidence to be a reckless or careless operator endangering the safety of the public or an habitual violator of the provisions of this act

He may also revoke or suspend the license issued to any such person upon hearing before the Commissioner or his representative after due notice in writing of the proposed

action and the grounds therefor has been mailed to the licensee at the address given in his application.

The State Highway Commissioner may upon investigation suspend the license of any owner operator or paid driver who has been involved in an accident resulting in injury to person or property upon the sworn statement of two reputable persons that such accident was the result of recklessness or carelessness on the part of such licensee and after a hearing before the Commissioner or his representative shall annul the license issued to such person if the evidence justifies such action" is hereby amended to read as follows

Section 13 The State Highway Commissioner may refuse to issue a license to any applicant who is shown by proper evidence to be a reckless or careless operator endangering the safety of the public or an habitual violator of the provisions of this act

He may also revoke or suspend the license issued to any such person upon hearing before the Commissioner or his representative after due notice in writing of the proposed action and the grounds therefor has been mailed to the licensee at the address given in his application

The State Highway Commissioner may upon investigation suspend the license of any owner operator or paid driver who has been involved in an accident resulting in injury to person or property upon the sworn statement of two reputable persons that such accident was the result of recklessness or carelessness on the part of such licensee and after a hearing before the Commissioner or his representative shall annul the license issued to such person if the evidence justifies such action

The State Highway Commissioner may authorize the payment of expenses of witnesses testifying for the Commonwealth at hearings in cases of suspension or revocation of license before the Commissioner or his representative. The said expenses shall be paid out of fees collected under this act

Section 8 That section nineteen of said act which reads as follows

"Section 19 No person shall operate a motor vehicle on the public highways of the State recklessly or at a rate of speed greater than is reasonable and proper having regard to the width traffic and use of the highway or so as to endanger property or the life or limb of any person. No person shall drive a motor vehicle at a rate of speed exceeding one (1) mile in two (2) minutes and no commercial motor vehicle in class AA as provided in section nine of this act shall at any time exceed a rate of speed of twenty (20) miles per hour

In class A a rate of speed of twenty (20) miles per hour

In class B a rate of speed of eighteen (18) miles per hour

In class C a rate of speed of fifteen (15) miles per hour

In class D a rate of speed of fifteen (15) miles per hour

In class E a rate of speed of twelve (12) miles per hour

In class F a rate of speed of ten (10) miles per hour

Provided That the authorities having charge of the highways may in dangerous or built-up sections or at schoolhouses churches and public playgrounds place signs marked "fifteen (15) mile speed limit" in letters not less than five (5) inches in height. Said signs shall be placed on the right-hand side of the highway facing the traffic to be controlled clearly legible therefrom and at these places the speed limit shall not exceed a rate of one (1) mile in four (4) minutes for a distance beyond said sign of not more than one-eighth ($\frac{1}{8}$) of a mile and if such highway is still in a dangerous or built-up section a second sign similar to the above described may be erected and the speed limit shall not exceed the rate of one (1) mile in four ($\frac{1}{4}$) minutes for not more than one-eighth ($\frac{1}{8}$) of a mile beyond said sign and as many signs may be erected as may be necessary. At the end of said dangerous or built-up sections there shall be erected a sign reading "end of fifteen (15) mile speed limit" in letters not less than five (5) inches in height said signs to be placed at right angles to the highway and facing the traffic to be controlled" is hereby amended to read as follows

Section 19 No person shall operate a motor vehicle on the public highways of the State recklessly or at a rate of speed greater than is reasonable and proper having regard to the width traffic and use of the highway or so as to endanger property or the life or limb of any person. No person shall drive a motor vehicle at a rate of speed exceeding one (1) mile in two (2) minutes and no commercial motor vehicle with solid rubber tires in class AA as provided in section nine of this act shall at any time exceed a rate of speed of twenty (20) miles per hour or

In class A a rate of speed of twenty (20) miles per hour or

In class B a rate of speed of eighteen (18) miles per hour or

In class C a rate of speed of fifteen (15) miles per hour or

In class D a rate of speed of fifteen (15) miles per hour or

In class E a rate of speed of twelve (12) miles per hour or

In class F a rate of speed of ten miles (10) miles per hour

and no commercial motor vehicle with solid rubber tires the chassis of which weighs less than two thousand (2,000) pounds shall at any time exceed a rate of speed of twenty-four (24) miles per hour

No commercial motor vehicle with pneumatic tires in class AA as provided in section nine of this act shall at any time exceed a rate of speed of twenty-four (24) miles per hour or

In class A a rate of speed of twenty-four (24) miles per hour or

In class B a rate of speed of twenty-two (22) miles per hour or

In class C a rate of speed of nineteen (19) miles per hour or

In class D a rate of speed of nineteen (19) miles per hour or

In class E a rate of speed of sixteen (16) miles per hour or

In class F a rate of speed of fourteen (14) miles per hour and no commercial motor vehicle with pneumatic tires

the chassis of which weighs less than two thousand (2,000) pounds shall at any time exceed a rate of speed of twenty-six miles per hour

Provided That the authorities having charge of the highways may in dangerous or built-up sections or at schoolhouses churches and public playgrounds place signs marked "fifteen (15) mile speed limit" in letters not less than five (5) inches in height. Such of these signs as are placed at the entrance to the city borough town or village of the highways that are State highways shall also bear the name of the city borough town or village in letters of the same size. Said signs shall be placed on the right-hand side of the highway facing the traffic to be controlled clearly legible therefrom and at these places the speed limit shall not exceed a rate of one (1) mile in four (4) minutes for a distance beyond said sign of not more than one-eighth ($\frac{1}{8}$) of a mile and if such highway is still in a dangerous or built-up section a second sign similar to the above described may be erected and the speed limit shall not exceed the rate of one (1) mile in four (4) minutes for not more than one-eighth ($\frac{1}{8}$) of a mile beyond said sign and as many signs may be erected as may be necessary. At the end of said dangerous or built-up sections there shall be erected a sign reading "end of fifteen (15) mile speed limit" in letters not less than five (5) inches in height said signs to be placed at right angles to the highway and facing the traffic to be controlled

Section 9 That section twenty of said act which reads as follows

"Section 20 Every motor vehicle on the public highway shall from one hour after sunset until one hour before sunrise or whenever it is impossible to see clearly for a distance of two hundred (200) feet show at least two lights of approximately equal power on the front of such vehicle that shall be clearly visible for a distance of two hundred (200) feet. Provided That motor-cycles to which no side car is attached need display only one such light but no brilliant light shall be displayed on any motor vehicle standing on the left-hand side of the highway

Every motor vehicle equipped with and using electric light or lights of more than four (4) candlepower not equipped with a permanent deflecting or diffusing device upon any of the public highways of this State shall be provided and equipped with some practical and efficient device or devices whereby the forward lights of such vehicle may be dimmed or lessened at the will of the operator to such an extent that such electric light of the reflection therefrom through said forward lights will not interfere with the sight of nor temporarily blind the vision of the driver of an approaching vehicle and it shall be the duty of every operator of such motor vehicle equipped with and using electric lights upon the public highways of this State to effectually apply such dimmer to the forward lights of the vehicle operated by him or her and cause such lights to be dimmed and lessened so as not to interfere with the sight or temporarily blind the vision of the operator of any approaching vehicle

Every motor vehicle including motor-cycles shall also whether standing or in motion display one red light on the rear thereof and if a trailer be attached to such motor vehicle or another motor vehicle is being towed so as to obscure such red light then a red light shall be displayed on the rear of such vehicle or such trailer

The registration plate on the rear of every motor vehicle including motor-cycles and trailer shall also be clearly illuminated during the same period

Whenever there is not sufficient light within the limits of the highway to clearly reveal persons vehicles or substantial objects at a distance of two hundred (200) feet the front lights shall when the vehicle is in motion clearly illuminate the road for a distance of at least two hundred (200) feet in front of such vehicle and for five (5) feet to the right of such vehicle at a point twenty (20) feet in front of the lamps

No lights of more than thirty-two (32) candlepower shall be used on any motor vehicle and all lights in excess of four (4) candlepower equipped with reflectors shall be so arranged designed diffused or deflected that no dazzling rays of light shall at a point seventy-five (75) feet or more ahead of the lamps rise more than forty-two (42) inches above the level surface on which the vehicle stands

All additional or supplemental lights including movable spotlights or searchlights shall fully comply with these restrictions and the rays of light from any such searchlight or spotlight shall at no time extend to the left of the center of the highway. No red light shall be displayed on the front of any motor vehicle

The State Highway Commissioner may after proper road and laboratory tests approve certain devices for controlling the front lights on motor vehicles so that they shall comply with the provisions of this section upon the payment of such fee as he may deem necessary to cover the actual cost of such tests not to exceed the sum of fifty (\$50) dollars and may issue a certificate to the applicant describing the device and certifying that such tests have been made and that the device when properly applied complies with the requirements of this act" is hereby amended to read as follows

Section 20 Every motor vehicle on the public highway shall from one hour after sunset until one hour before sunrise show at least two lights of approximately equal power on the front of such vehicle that shall be clearly visible for a distance of at least two hundred (200) feet. Provided That motor-cycles to which no side car is attached need display only one such light but no brilliant light shall be displayed on any motor vehicle standing on the left-hand side of the highway and further provided that the council of any city or borough or the commissioners or supervisors of any township may by ordinance establish zones in brightly lighted sections within which motor vehicles may remain standing without lights

When any motor vehicle or motor-cycle is in motion on a public highway not so lighted as to render any substantial object clearly discernible at a distance of two hundred (200)

feet it shall show a front lamp or lamps furnishing illumination in accordance with the following provisions

Motor vehicles shall display lighted front lamps furnishing sufficient illumination to render clearly discernible on a level highway any substantial object two hundred (200) feet directly ahead and any substantial object one hundred (100) feet ahead and seven (7) feet to the right of the axis of such vehicle and this provision shall be deemed to be complied with if the apparent candlepower of the combined beams of the lamps as measured one hundred (100) feet directly ahead of the vehicle on a level surface and at a height not less than one-half ($\frac{1}{2}$) the distance of the center of the reflector above said level surface is not less than forty-eight hundred (4,800) and if the apparent candlepower as measured one hundred (100) feet ahead of the vehicle and seven (7) feet to the right of the axis thereof at any point not above the level of the head lamp is not less than twelve hundred (1,200).

Motor-cycles shall display a lighted front lamp or front lamps furnishing sufficient illumination to render clearly discernible on a level highway any substantial object one hundred and forty (140) feet directly ahead and any substantial object seventy (70) feet ahead and five (5) feet to the right of the axis of such vehicle and this provision shall be deemed to be complied with if the apparent candlepower of the combined beams of the lamps as measured one hundred (100) feet directly ahead of the vehicle on a level surface and at a height not less than one-half ($\frac{1}{2}$) the distance of the center of the reflector above said level surface is not less than twenty-four hundred (2,400) and if the apparent candlepower as measured one hundred (100) feet ahead of the vehicle and seven (7) feet to the right of the axis thereof at any point not above the level of the head lamp is not less than six hundred (600).

The lamps of all vehicles shall be so arranged adjusted and operated as to avoid dangerous glare or dazzle and so that no dangerously glaring or dazzling rays from the lamps of any vehicle on a level road can be projected at such an angle above the level as to enter the eyes of approaching drivers or pedestrians and this provision shall be deemed to be complied with if the apparent candlepower of the beam or combined beams of the lamp or lamps as measured one hundred (100) feet ahead of the vehicle on a level surface and five (5) feet above the level surface does not exceed twenty-four hundred (2,400) directly in front of the vehicle and eight hundred (800) at a point seven (7) feet to the left of the axis of the vehicle and at the same height.

Every motor vehicle including motor-cycles shall also whether standing or in motion display one red light on the rear thereof and if a trailer be attached to such motor vehicle or another motor vehicle is being towed so as to obscure such red light then a red light shall be displayed on the rear of such vehicle or such trailer. Provided That a motor vehicle while standing upon any public highway may exhibit only a parking light in accordance with the provisions further set forth in this section.

The registration plate, on the rear of every motor vehicle including motor-cycles and trailer shall also be clearly illuminated during the same period except when such vehicle is standing upon any public highway and exhibiting a parking light in accordance with the provisions further set forth in this section.

All additional or supplemental lights including movable spotlights or searchlights shall fully comply with these restrictions and the rays of light from any such searchlight or spotlight shall at no time extend to the left of the center of the highway.

Every motor vehicle while standing upon any public highway at such times as lights are required by the provisions of this section for such motor vehicles may in lieu of the lighting equipment specified in this act show one light of at least two (2) candlepower carried on the left side of car in such a manner as to be visible to the front and rear and so as to show white to the front and red to the rear shall be considered a full compliance with the terms of this clause.

No red light shall be displayed on the front of any motor vehicle.

The State Highway Commissioner may after laboratory test in conformity with standard specifications approve certain devices for controlling the front lights on motor vehicles so that they shall comply with the provisions of this section upon the payment of such fee as he may deem necessary to cover the actual cost of such tests not to exceed the sum of fifty (\$50) dollars and may issue a certificate to the applicant describing the device and certifying that such tests have been made and that the device when properly applied complies with the requirements of this act.

Section 10 That section twenty-three of said act which reads as follows

"Section 23 No person whether an employee of the owner or custodian of any motor vehicle or not shall tamper with or make use of or operate any motor vehicle without the knowledge or consent of the owner or custodian thereof

No person shall operate a motor vehicle while under the influence of intoxicating liquor or any narcotic or habit producing drug or permit any person who may be under the influence of intoxicating liquor or narcotic drugs to operate any motor vehicle owned by him or in his custody or control

No person shall take part in any race or speed contest for a prize or wager or otherwise upon any public highway or attempt to establish or lower any speed record upon any public highway

Any operator of a motor vehicle who shall have injured the person or property of any other user of the highway shall stop and render such assistance as may be necessary and shall upon request give his name and address to the injured party or his proper representative. This provision shall apply to the owner of the motor vehicle if present whether he was operating such motor vehicle or not.

No person shall turn off any or all of the lights on a motor vehicle for the purpose of avoiding identification or arrest

Any person violating any of the provisions of this section shall be deemed guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred (\$100) dollars nor more than five hundred (\$500) dollars or to undergo imprisonment not exceeding one (1) year or both at the discretion of the court and the clerk of the court in which such conviction is had shall certify such conviction to the State Highway Commissioner who shall suspend or revoke the license issued to such person and no other license shall be issued to such person for a period of one (1) year following such conviction" is hereby amended to read as follows

Section 23 No person whether an employee of the owner or custodian of any motor vehicle or not shall tamper with or make use of or operate any motor vehicle without the knowledge or consent of the owner or custodian thereof

No person shall operate a motor vehicle while under the influence of intoxicating liquor or any narcotic or habit producing drug or permit any person who may be under the influence of intoxicating liquor or narcotic drugs to operate any motor vehicle owned by him or in his custody or control

No person shall take part in any race or speed contest for a prize or wager or otherwise upon any public highway or attempt to establish or lower any speed record upon any public highway

Any operator of a motor vehicle who shall have injured the person or property of any other user of the highway shall stop and render such assistance as may be necessary and shall upon request give his name and address to the injured party or his proper representative. This provision shall apply to the owner of the motor vehicle if present whether he was operating such motor vehicle or not

No person shall turn off any or all of the lights on a motor vehicle for the purpose of avoiding identification or arrest

Any person violating any of the provisions of this section shall be deemed guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred (\$100) dollars nor more than five hundred (\$500) dollars or to undergo imprisonment not exceeding one (1) year or both at the discretion of the court and the clerk of the court in which such conviction is had shall certify forthwith such conviction to the State Highway Commissioner who shall suspend or revoke the license issued to such person and no other license shall be issued to such person for a period of one (1) year following such suspension or revocation

Section 11 That section twenty-four of said act which reads as follows

"Section 24 No motor vehicle of any description shall be used or operated on the public highways unless the engine be muffled so that the explosions thereof shall not constitute a nuisance to the public and no muffler cutout shall be used on any public highway in any city borough or incorporated town

No motor vehicle shall be used upon any public highway with chains or other devices projecting more than one (1) inch upon the tires thereof

No commercial motor vehicle shall be used or operated on any public highway the weight of which including chassis body and load shall be in excess of seven thousand (7,000) pounds for a vehicle in class AA eleven thousand (11,000) pounds for a vehicle in class A fifteen thousand (15,000) pounds for vehicles in class B twenty thousand (20,000) pounds for vehicles in class C twenty-four thousand (24,000) pounds for vehicles in class D and twenty-six thousand (26,000) pounds for vehicles in class E and F

No motor-vehicle or trailer shall be operated upon any public highway having a gross weight of vehicle and load combined in excess of twenty-six thousand (26,000) pounds or in excess of nineteen thousand five hundred (19,500) pounds on any axle or in excess of eight hundred (800) pounds on any one wheel for each nominal inch of width of tire on such wheel or that exceeds an overall length of vehicle three hundred and thirty-six (336) inches except hook-and-ladder trucks and water towers or an over-all width of vehicle or load of ninety (90) inches. All commercial vehicles or trailers the chassis of which weighs more than two thousand (2,000) pounds registered under this statute shall have painted on a conspicuous place on the outside and on both sides of said motor vehicle or trailer the maximum weight limit of said motor vehicle or trailer including chassis body and load in figures three (3) inches high. Any person or persons carrying on any motor vehicle or trailer a load in excess of the maximum carrying capacity as so fixed by the manufacturer or any person or persons who remove or disfigure said signs shall be guilty of a misdemeanor and upon conviction thereof shall be subject to a fine of not less than twenty-five (\$25) dollars or more than one hundred (\$100) dollars or imprisonment not exceeding six (6) months or both at the discretion of the court and the clerk of the court in which such conviction is held shall certify such conviction to the State Highway Commissioner of Pennsylvania who may forthwith revoke the license of any licensee so convicted

Any person intending to use a truck or trailer for special hauling gross weight of vehicle and load combined or of length in excess of the specifications hereinbefore mentioned shall apply to the State Highway Commissioner for permission so to do upon a blank in such form as the State Highway Department shall prescribe. Such application shall set forth the location of the roads over which it is proposed to haul the counties townships and municipalities in which such roads are located the weight and length of truck and its registration number the number of trailers to be used the maximum capacity of such trailers the weight of each when empty the kind of materials to be hauled and the date at which said hauling will be completed

The State Highway Commissioner upon receipt of such application and fee of five dollars (\$5) shall immediately inform himself as to the condition of the highways mentioned in said application by referring the same to the local authorities or otherwise and if satisfied that the proposed use of such

roadways will not result in damage thereto may grant a permit for such number of days and under such restrictions as in his discretion may be necessary to prevent extraordinary damage to the roads by reason of such hauling.

All the provisions of this section shall apply to the owner of the motor vehicle or the person having control thereof who causes or permits such motor vehicle to be operated or equipped contrary to such provisions and any such person shall be deemed guilty with the operator of any violation thereof" is hereby amended to read as follows:

Section 24 No motor vehicle of any description shall be used or operated on the public highways unless the engine be muffled so that the explosions thereof shall not constitute a nuisance to the public and no muffler cutout shall be used on any public highway.

No motor vehicle shall be used upon any public highway with chains or other devices projecting more than one (1) inch upon the tires thereof.

No commercial motor vehicle shall be used or operated on any public highway the weight of which including chassis body and load shall be in excess of seven thousand (7,000) pounds for a vehicle in class AA eleven thousand (11,000) pounds for a vehicle in class A thirteen thousand (13,000) pounds for a vehicle in class B eighteen thousand (18,000) pounds for a vehicle in class C twenty-two thousand (22,000) pounds for a vehicle in class D twenty-five thousand (25,000) pounds for a vehicle in class E and twenty-six thousand (26,000) pounds for a vehicle in class F and no commercial motor vehicle the chassis of which weighs less than two thousand (2,000) pounds shall be used or operated on any public highway when the weight of said chassis body and load combined exceeds five thousand (5,000) pounds.

No motor vehicle or trailer shall be operated upon any public highway having a gross weight of vehicle and load combined in excess of twenty-six thousand (26,000) pounds or in excess of nineteen thousand five hundred (19,500) pounds on any axle or in excess of eight hundred (800) pounds on any one wheel for each nominal inch of width of tire on such wheel or that exceeds an over-all length of vehicle of three hundred and thirty-six (336) inches except hook-and-ladder trucks and water-towers or an over-all width of vehicle and load of ninety (90) inches. All commercial vehicles or trailers registered under this act shall have painted on a conspicuous place on the outside and on both sides of said vehicle or trailer the maximum weight limit of said vehicle or trailer including chassis body and load in figures three (3) inches high. Any person or persons carrying on any motor vehicle or trailer a load in excess of the maximum carrying capacity as so fixed by this act or any person or persons who remove or disfigure said signs shall upon summary conviction thereof before a justice of the peace, alderman or magistrate be subject to a fine of not less than one hundred (\$100) dollars or more than two hundred (\$200) dollars and the justice of the peace, alderman or magistrate imposing such fine shall forthwith certify such conviction to the State Highway Commissioner of Pennsylvania who may forthwith revoke the license of any licensee so convicted.

Any person intending to use a truck or trailer for special hauling gross weight of vehicle and load combined or of length in excess of the specifications hereinbefore mentioned shall apply to the State Highway Commissioner for permission so to do upon a blank in such form as the State Highway Department shall prescribe. Such application shall set forth the location of the roads over which it is proposed to haul the counties, townships and municipalities in which such roads are located, the weight and length of truck and its registration number, the number of trailers to be used, the maximum capacity of such trailers, the weight of each when empty, the kind of materials to be hauled and the date at which said hauling will be completed.

The State Highway Commissioner upon receipt of such application and a fee of five (\$5) dollars shall immediately inform himself as to the condition of the highway mentioned in said application by referring the same to the local authorities or otherwise and if satisfied that the proposed use of such roadways will not result in damage thereto may grant a permit for such number of days and under such restrictions as in his discretion may be necessary to prevent extraordinary damage to the roads by reason of such hauling.

All the provisions of this section shall apply to the owner of the motor vehicle or the person having control thereof who causes or permits such motor vehicle to be operated or equipped contrary to such provisions and any such person shall be deemed equally guilty with the operator of any violation thereof.

Section 12 That section twenty-six of said act which reads as follows:

"Section 26 The operator of any motor vehicle shall stop upon request or signal of any constable, police officer or member of the State Police Force or designated officer of the State Highway Department who shall be in uniform or shall exhibit his badge or other sign of authority and shall upon request exhibit his registration certificate or license and shall write his name in the presence of such officer if so required for the purpose of establishing his identity. He shall also furnish to any legally constituted authority any information in his possession as to the identity of the operator or owner of any motor vehicle" is hereby amended to read as follows:

Section 26 The operator of any motor vehicle shall stop upon request or signal of any constable, police officer or member of the State Police Force or designated officer of the State Highway Department who shall be in uniform or shall exhibit his badge or other sign of authority and shall upon request exhibit his registration certificate or license and shall write his name in the presence of such officer if so required for the purpose of establishing his identity. He shall also furnish to any legally constituted authority any information in his possession as to the identity of the operator or owner of any motor vehicle.

Any constable or police officer or member of the State Police Force or designated officer of the State Highway Department who shall be in uniform or shall exhibit his badge or other

sign of authority shall have the right to stop any motor vehicle upon request or signal for the purpose of inspecting the said motor vehicle as to its equipment or manufacturer's number or motor number or weight and securing such other information as may be necessary.

Section 13 That section twenty-eight of said act which reads as follows:

"Section 28 It being the purpose of this act to provide a system or code of law regulating the use and operation of motor vehicles throughout this Commonwealth no city, borough, incorporated town, township or county shall hereafter adopt, maintain or enforce any rule, regulation or ordinance regulating the speed, equipment use or operation of motor vehicles other than city or borough ordinances regulating the stopping and parking of vehicles, the use of certain streets as one-way streets or regulating the kind and weight of traffic on certain streets and in public parks or the establishment of safety zones provided however that no such special regulation shall be effective unless notice of the same is posted conspicuously by the municipality making the same at points where any highway affected thereby joins other highways and no regulation shall be valid which excludes such vehicles from any State highway or from any main highway leading from one municipality to another.

Provided That any city may regulate the transportation by motor vehicles of passengers for pay within the limits of such city or from points in the city to points beyond the city limits and make and enforce regulations for the operation of such vehicles not inconsistent with this act and designate certain streets upon which such vehicles may be operated" is hereby amended to read as follows:

Section 28 It being the purpose of this act to provide a system or code of law regulating the use and operation of motor vehicles throughout this Commonwealth no city, borough, incorporated town, township or county shall hereafter adopt, maintain or enforce any rule, regulation or ordinance regulating the speed, equipment use or operation of motor vehicles other than city or borough ordinances regulating the stopping and parking of vehicles or the establishment of zones in which vehicles may park at night without lights as provided in section twenty of this act, the use of certain streets as one-way streets or regulating the kind and weight of traffic on certain streets and in public parks or the establishment of safety zones provided however that no such special regulation shall be effective unless notice of the same is posted conspicuously by the municipality making the same at points where any highway affected thereby joins other highways and no regulation shall be valid which excludes such vehicles from any State highway or from any main highway leading from one municipality to another.

Provided That any city may regulate the transportation by motor vehicles of passengers for pay within the limits of such city or from points in the city to points beyond the city limits and make and enforce regulations for the operation of such vehicles not inconsistent with this act and designate certain streets upon which such vehicles may be operated.

Section 14 That section twenty-nine of said act which reads as follows:

"Section 29 All information for offenses defined in this act committed by motor vehicle owners or users shall be brought under this act and not under any local ordinance, rule or regulation and all such informations shall be made before a mayor, burgess, magistrate, alderman or justice of the peace within the city, borough, incorporated town or township wherein such offense is alleged to have occurred except in the case of misdemeanors when the information shall be made in the county wherein the offense is alleged to have occurred.

When the rate of speed of any motor vehicle is timed on a measured stretch of any highway for the purpose of ascertaining whether or not the operator of such motor vehicle is violating the provisions of this act, such time shall be taken by not less than two (2) persons one of whom shall have been stationed at each end of such measured stretch and no convictions shall be had upon the unsupported evidence of one person and no such measured stretch shall be less than one-eighth ($\frac{1}{8}$) of a mile in length" is amended to read as follows:

Section 29 All information for offenses defined in this act committed by motor vehicle owners or operators shall be brought under this act and not under any local ordinance, rule or regulation and all such informations shall be made before a mayor, burgess, magistrate, alderman or justice of the peace within the city, borough, incorporated town or township wherein such offense is alleged to have occurred if there be no mayor, burgess, magistrate, alderman or justice of the peace within the city, borough, incorporated town or township wherein such offense is alleged to have occurred then information shall be made before a nearby mayor, burgess, magistrate, alderman or justice of the peace except in the case of a misdemeanor when the information shall be made in the county wherein the offense is alleged to have occurred.

When the rate of speed of any motor vehicle is timed on a measured stretch of any highway for the purpose of ascertaining whether or not the operator of such motor vehicle is violating the provisions of this act, such time shall be taken by not less than two (2) persons one of whom shall have been stationed at each end of such measured stretch and no convictions shall be had upon the unsupported evidence of one person and no such measured stretch shall be less than one-eighth ($\frac{1}{8}$) of a mile in length.

Section 15 That section thirty-three of said act which reads as follows:

"Section 33 Any person except as provided in sections three, eleven, fourteen, sixteen, twenty-three, twenty-four, thirty-four and thirty-five convicted of violating any of the provisions of this act shall be subject to a fine or penalty of not less than ten (\$10) dollars nor more than twenty-five (\$25) dollars to be collected by summary conviction before any mayor, burgess, magistrate, alderman or justice of the peace as like fines and penalties are now by law collected or in case of nonpayment

of such fine to undergo an imprisonment in the county jail for a period not exceeding five (5) days. Provided That any person so convicted shall have the right of appeal as in other cases of summary conviction. And further provided That any person accused of violating any of the provisions of this act may waive the summary hearing and give bond in a sum equal to double the amount of the maximum fine that might be imposed for appearance for trial before a judge of the court of quarter sessions or in the county court or in the municipal court in counties wherein such courts exist and thereupon the burgess magistrate alderman or justice of the peace shall within fifteen (15) days return the complaint or information to the said court and if any person so accused shall be convicted in such court of the offense charged he shall be subject to a fine of not less than ten (\$10) dollars nor more than twenty-five (\$25) dollars or in case of nonpayment of such fine to undergo imprisonment in the county jail for a period not exceeding five (5) days.

Any person previously convicted of violating any of the provisions of this act shall upon conviction of any second or subsequent violation within a period of six (6) months after such conviction be subject to pay a fine of not less than twenty-five (\$25) dollars nor more than fifty (\$50) dollars or in case of nonpayment of such fine to undergo imprisonment in the county jail for a period not exceeding ten (10) days. Provided That any person so accused of any second or subsequent violation of the provisions of this act shall have the same right of appeal or may waive summary hearing in the same manner and upon the same conditions as is provided for in cases of first violation" is hereby amended to read as follows:

Section 33 Any person except as provided in sections three eleven fourteen sixteen twenty-three twenty-four thirty-four and thirty-five convicted of violating any of the provisions of this act shall be subject to a fine or penalty of not less than ten (\$10) dollars nor more than twenty-five (\$25) dollars to be collected by summary conviction before any mayor burgess magistrate alderman or justice of the peace as like fines and penalties are now by law collected or in case of nonpayment of such fine to undergo an imprisonment in the county jail for a period not exceeding five (5) days. Provided That any person so convicted shall have the right of appeal as in other cases of summary conviction. And further provided That any person accused of violating any of the provisions of this act may waive the summary hearing and give bond in a sum equal to double the amount of the maximum fine that might be imposed for appearance for trial before a judge of the court of quarter sessions or in the county court or in the municipal court in counties wherein such courts exist and thereupon the burgess magistrate alderman or justice of the peace shall within fifteen (15) days return the complaint or information to the said court and if any person so accused shall be convicted in such court of the offense charged he shall be subject to a fine of not less than ten (\$10) dollars nor more than twenty-five (\$25) dollars or in case of nonpayment of such fine to undergo imprisonment in the county jail for a period not exceeding five (5) days.

Any person previously convicted of violating any of the provisions of this act shall upon conviction of any second or subsequent violation within a period of six (6) months after such conviction be subject to pay a fine of not less than twenty-five (\$25) dollars nor more than fifty (\$50) dollars or in case of nonpayment of such fine to undergo imprisonment in the county jail for a period not exceeding ten (10) days. Provided That any person so accused of any second or subsequent violation of the provisions of this act shall have the same right of appeal or may waive summary hearing in the same manner and upon the same conditions as is provided for in cases of first violation.

Section 16 The provisions of this act except as hereinafter provided shall be in force from and after the date of its approval. Provided however That sections nine and twenty-four of the act of June thirtieth one thousand nine hundred nineteen shall be and remain in full force and effect until the first day of January one thousand nine hundred twenty-two and the amendments to said sections that is sections five and ten of this act shall be in full force and effect from and after said first day of January one thousand nine hundred twenty-two.

On the question,

Will the Senate agree to the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einsteil,	McClintock,	Smith,
Berntheisel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Steinman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE MESSAGES.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 375.

The Clerk of the House of Representatives being introduced, presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 375, entitled:

An Act validating proceedings by councils in boroughs for the paving and curbing of public highways and validating municipal liens therefor

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 447.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 447, entitled:

An Act providing for the construction of certain bridges on State highways and providing for the apportionment of the cost of construction of such bridges and the maintenance thereof between the State the county and any railroad company or companies whose tracks are crossed by such bridges

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 484.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 484, entitled:

An Act making an appropriation to the Eastern State Penitentiary at Philadelphia Pennsylvania

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 669.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 669, entitled:

An Act to amend section five hundred and forty-two as amended and section five hundred forty-three and to repeal section five hundred and fifty-four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1068.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1068, entitled:

An Act regulating and defining the powers and duties of the Dental Council and the State Board of Dental Examiners providing for appointment of examiners defining qualifications of applicants for examination condition of granting and revoking licenses regulating and limiting and defining the practice of dentistry limiting and defining operator in dental surgery prohibiting practice by or employment of unlicensed and unregistered persons and providing punishment therefor requiring the recording of licenses and registration of practitioners and disposition of fees and fines providing for an annual registration fee for licensed practitioners and the disposition of such fees defining evidence of violations and providing punishment fixing the appropriation to the Dental Council

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1081.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1081, entitled:

An Act regulating the closing of public highways and providing for the locating marking and maintenance of detours necessitated by such closing

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1514.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1514, entitled:

An Act to amend section two hundred and seven of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1367.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1367, entitled:

An Act to amend sections one thousand four hundred sixteen and one thousand four hundred thirty-one of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 204.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 204, entitled:

An Act to regulate the practice of professional engineering and land surveying creating a State Board for Registration of Professional Engineers and land Surveyors defining its powers and duties imposing certain duties upon the Commonwealth and political sub-divisions thereof in connection with public work and providing penalties

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 964.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 964, entitled:

An Act establishing a State highway in the County of Lebanon providing for its location construction improvement and maintenance by the Commonwealth

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1095.

He also presented communication from the House of Representatives informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1095, entitled:

An Act to amend part of section six of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtman superintendents of highways and a staff of assistants and employes defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and township desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of costs of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of

materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" as amended

HOUSE NON-CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1193.

He also informed the Senate that the House has non-concurred in the amendments made by the Senate to Senate Bill No. 990, (House Bill No. 1193), entitled:

An Act empowering clerks designated by the board for the assessment and revision of taxes in counties of the second class to administer oaths and affirmations

APPOINTMENT OF COMMITTEE OF CONFERENCE.

Mr. SMITH. Mr. President, I move that the Senate insist upon its non-concurrence in the amendments to the foregoing bill, and that a Committee of Conference be appointed to confer with a similar committee of the House (if the House shall appoint such committee) to consider the differences existing between the two houses in relation to said bill.

Mr. DAIX. Mr. President, I second the motion.

The motion was agreed to.

Ordered, That Messrs. Smith, Salus and Joyce, be said committee on the part of the Senate, and that the Clerk inform the House of Representatives accordingly.

HOUSE NON-CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1237.

He also informed the Senate that the House has non-concurred in the amendments made by the Senate to Senate Bill No. 997, (House Bill No. 1237), entitled:

An Act amending an act approved the thirteenth day of May one thousand eight hundred and eighty seven entitled "An act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" by prohibiting the manufacture sale offering for sale transportation importation exportation furnishing or possession for beverage purposes of anything determined and found to be intoxicating by act of Congress passed pursuant to and in the enforcement of the constitution of the United States of America and by restraining and regulating the sale of vinous spirituous malt or brewed liquors or any admixtures thereof fit for beverage purposes other than such as are from time to time determined and found to be intoxicating by any such act of Congress

APPOINTMENT OF COMMITTEE OF CONFERENCE.

Mr. LESLIE. Mr. President, I move that the Senate insist upon its non-concurrence in the amendments to the foregoing bill, and that a Committee of Conference be appointed to confer with a similar committee of the House (if the House shall appoint such committee) to consider the differences existing between the two houses in relation to said bill.

Mr. EYRE. Mr. President, I second the motion.

The motion was agreed to.

Ordered, That Messrs. Leslie, McNichol and Jones be said committee on the part of the Senate, and that the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 1008 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 1008, entitled:

An Act to fix the number of Representatives in the General Assembly of the State and to apportion the State into representative districts as provided by the Constitution

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read as follows:

Amend section 1, page 11, line 13, by striking out after the word "Carbondale" the word "and"; also in the same line by inserting after the word "Tell" the words "Greenfield and Scott" also in the same section, same page line 15, by striking out after the word "Covington" the word "Greenfield" also in the same section same page line 16 by striking out after the word "Ransom" the word "Scott"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—0.

NAYS—50.

Aron.	DeWitt.	MacDade,	Service.
Barnes.	Donahue.	Marlow.	Sisson.
Barr.	Einstein.	McClintock.	Smith.
Berntheizel.	Eyre.	McConnell.	Snyder.
Boyd.	Gray.	McNichol.	Sones.
Buckman.	Hackett.	Miller, J. S.	Stineman.
Christley.	Heaton.	Miller, S. J.	Vare.
Clark.	Herron.	Murdoch.	Weaver.
Craig.	Homsher.	Norton.	Whitten.
Crow.	Jones.	Patton.	Woodward.
Culbertson.	Joyce.	Phipps.	Baldwin.
Daix.	Leslie.	Salus.	Pres. pro tem.
Davis.	Long.	Schantz.	

Less than a majority of all the Senators having voted "aye" the question was determined in the negative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 958 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 958, entitled:

An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read as follows:

Amend Section one, page 3, line 13, by striking out the words "one judge" and inserting in lieu thereof the words "two judges"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—0.

NAYS—50.

Aron.	DeWitt.	MacDade,	Service.
Barnes.	Donahue.	Marlow.	Sisson.
Barr.	Einstein.	McClintock.	Smith.
Berntheizel.	Eyre.	McConnell.	Snyder.
Boyd.	Gray.	McNichol.	Sones.
Buckman.	Hackett.	Miller, J. S.	Stineman.
Christley.	Heaton.	Miller, S. J.	Vare.
Clark.	Herron.	Murdoch.	Weaver.
Craig.	Homsher.	Norton.	Whitten.
Crow.	Jones.	Patton.	Woodward.
Culbertson.	Joyce.	Phipps.	Baldwin.
Daix.	Leslie.	Salus.	Pres. pro tem.
Davis.	Long.	Schantz.	

Less than a majority of all the Senators having voted "aye" the question was determined in the negative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 957 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. No. 957, entitled:

An Act to apportion the State into congressional districts

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution were twice read, as follows:

Amend section 1, page 4, line 16, by adding after the word "of" the words "Harrison Fawn"; also section 1, page 5, line 3, by adding after the word "Ohio" the word "and"; also in line 3, by striking out the words "and Youghiogheny"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron.	DeWitt.	MacDade,	Service.
Barnes.	Donahue.	Marlow.	Sisson.
Barr.	Einstein.	McClintock.	Smith.
Berntheizel.	Eyre.	McConnell.	Snyder.
Boyd.	Gray.	McNichol.	Sones.
Buckman.	Hackett.	Miller, J. S.	Stineman.
Christley.	Heaton.	Miller, S. J.	Vare.
Clark.	Herron.	Murdoch.	Weaver.
Craig.	Homsher.	Norton.	Whitten.
Crow.	Jones.	Patton.	Woodward.
Culbertson.	Joyce.	Phipps.	Baldwin.
Daix.	Leslie.	Salus.	Pres. pro tem.
Davis.	Long.	Schantz.	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

BILL RECOMMITTED.

Mr. CROW. Mr. President, I move that Senate Bill No. 675, (House Bill No. 818), on third reading, entitled:

An Act to amend an act approved the twenty-sixth day of April one thousand eight hundred and fifty-five (Pamphlet Laws three hundred and nine) entitled "An act relating to damages for injuries producing death" as amended by extending the provisions thereof to brothers and sisters

be recommitted to the Committee on Judiciary Special.

Mr. SCHANTZ. Mr. President, I second the motion.

The motion was agreed to.

REPORT FROM COMMITTEE.

Mr. EYRE. Mr. President, I ask unanimous consent to make report from committee at this time.

The PRESIDENT. Is there objection? The Chair hears none.

Mr. EYRE, from the Committee on Appropriations, re-reported as amended, Senate Bill No. 1456, (House Bill No. 864), entitled:

An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the Public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-one and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-one

BILL ON THIRD READING AND FINAL PASSAGE.

Mr. EYRE. Mr. President, I move that the Senate do now resume the third reading and consideration of Senate Bill No. 1002, (House Bill No. 1198), bill on third reading, postponed for the present, entitled:

An Act to amend an act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred sixty-four) entitled "An act authorizing suits brought to recover in case of accidents in this Commonwealth in courts of common pleas to be certified to the Workmen's Compensation Board when discovered that the suit has been brought wrongfully" extending the provisions of said act to suits brought after the passage of said act and prior to the passage of this amendment

Mr. STINEMAN. Mr. President, I second the motion. The motion was agreed to.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 1002, (House Bill No. 1198), entitled:

An Act to amend an act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred sixty-four) entitled "An act authorizing suits brought to recover in case of accidents in this Commonwealth in courts of common pleas to be certified to the Workmen's Compensation Board when discovered that the suit has been brought wrongfully" extending the provisions of said act to suits brought after the passage of said act and prior to the passage of this amendment

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present the said bill to the House of Representatives for concurrence.

BILL ON THIRD READING POSTPONED FOR THE PRESENT.

Mr. CROW. Mr. President, I move that the Senate do now resume the consideration of Senate Bill No. 906, (House Bill No. 1153), on third reading postponed for the present, entitled:

An Act to amend section three hundred and six (c) of an act approved June second one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder" as amended by providing a schedule of specific indemnities for the loss of one or more thumbs or fingers or parts thereof

Mr. SCHANTZ. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill?

BILL RECOMMENDED.

Mr. CROW. Mr. President, I move that the bill be recommended to the Committee on Judiciary Special.

Mr. SCHANTZ. Mr. President, I second the motion.

The motion was agreed to.

BILL ON THIRD READING POSTPONED FOR THE PRESENT.

Mr. EYRE. Mr. President, I move that the Senate do now resume the third reading and consideration of Senate Bill No. 1451, (House Bill No. 1328), on third reading, postponed for the present, entitled:

An Act requiring the Fish Commissioner within one year to certify whether adequate provision has been made at the dam across the Susquehanna River at McCall's Ferry for the passage of fish and unless such certificate that said dam no longer prevents the fish from passing up said stream is filed with the Attorney General within thirteen months authorizing and directing the Attorney General to institute and prosecute quo warranto and other legal proceedings against the Pennsylvania Water and Power Company

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring,

Will the Senate agree to the bill?

BILL RECOMMENDED.

Mr. EYRE. Mr. President, I move that the bill be recommended to the Committee on Judiciary Special.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

MOTION TO EXPUNGE.

Mr. EYRE. Mr. President, there is a member of this body who has always been kind and considerate to every member of the Senate, I refer to the Senator from Fayette. There was an occurrence this morning that, it appears to me, should not be kept on the records of this Senate. The Senators motives were impugned in a way that I do not believe the members of this body will subscribe to. In all the time that the Senator from Fayette has served in this body, I do not believe that any man with whom he has come in contact will fairly charge him with having made deals of an ul-

terior character in order to accomplish his ends. I, therefore, as a member of this body, believe it is my duty to move that the interrogatories propounded by the Senator from Allegheny, Mr. Barr, to the Senator from Fayette, Senator Crow, should be expunged from the records, and I move that these interrogatories be expunged.

Mr. BARR. Mr. President, I second the motion.

The motion was agreed to.

BILL ON THIRD READING AND FINAL PASSAGE.

Mr. VARE. Mr. President, I move that the Senate do now resume the third reading and consideration of Senate Bill No. 374, (House Bill No. 291), entitled:

An Act establishing an eight-hour day for guards or keepers in county jails and prisons of counties of the first class

Mr. PATTON. Mr. President, I second the motion.

The motion was agreed to.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 374, (House Bill No. 291), entitled:

An Act establishing an eight-hour day for guards or keepers in county jails and prisons of counties of the first class

And said bill having been read at length the third time, and agreed to,

Shall the bill pass finally?

Mr. VARE. Mr. President, for the information of the Senate this bill was presented by Mr. Dunn, member of the House, for the purpose of making the hours all uniform in Philadelphia. There is one particular person working the men ten hours and all the others eight. As I said before the purpose of this bill is to make them all uniform and even.

And the question recurring,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present the said bill to the House of Representatives for concurrence.

NOMINATIONS BY THE GOVERNOR.

The Secretary to the Governor being introduced presented communications in writing from His Excellency the Governor of the Commonwealth, which were twice read as follows:

NOTARIES PUBLIC.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, April 27, 1921.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate, the following named persons to be Notaries Public for the Commonwealth of Pennsylvania, for the term of four years, to compute from the date of their confirmation:

DELAWARE COUNTY.

Richard H. Fogarty Jr., Lower Merion Township, Delaware.

ERIE COUNTY.

Philip C. Bauschard, Erie, Erie.

FAYETTE COUNTY.

William H. Ong, Uniontown, Fayette.

MONTGOMERY COUNTY.

Albert G. Godshall, Ambler, Montgomery.

NORTHAMPTON COUNTY.

John R. Chidsey, Easton Northampton.
Frank F. Smith, Easton Northampton.

PHILADELPHIA COUNTY.

Raffaele Alfano, Philadelphia, Philadelphia.
Edward Fell Lukens, Philadelphia, Philadelphia.
William N. Ottinger, Philadelphia, Philadelphia.
Edward B. Weiss, Philadelphia, Philadelphia.

SCHUYLKILL COUNTY.

Richard L. Jones, Pottsville, Schuylkill.
James W. G. Lengle, North Manheim Township, Schuylkill.

WM. C. SPROUL.

MEMBERS OF THE BOARD OF OPTOMETRICAL EDUCATION, EXAMINATION AND LICENSURE OF THE COMMONWEALTH OF PENNSYLVANIA.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 27, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate, the following, to be Members of the Board of Optometrical Education, Examination and Licensure of the Commonwealth of Pennsylvania:

Chester H. Johnson, York, for the term of three years from August 7, 1920.

J. E. Bliss, Scranton, for the term of three years from August 7, 1920.

L. M. Phillips, Altoona, for the term of three years from August 7, 1920.

J. F. Neill, Jr., Philadelphia, to serve until August 7, 1922.

B. F. Mulhorn, Pittsburgh, to serve until August 7, 1922.

WM. C. SPROUL.

MEMBERS OF THE BOARD OF OSTEOPATHIC EXAMINERS FOR PENNSYLVANIA.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 27, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate, the following, to be Members of the Board of Osteopathic Examiners for Pennsylvania:

John T. Downing, Scranton, for the term of three years from August 1, 1920.

Vernon W. Peck, Pittsburgh, for the term of three years from August 1, 1920.

B. W. Sweet, Erie, for the term of three years from August 1, 1919.

F. B. Kann, Harrisburg, for the term of three years from August 1, 1919.

WM. C. SPROUL.

TRUSTEE OF THE PENNSYLVANIA STATE LUNATIC HOSPITAL AT HARRISBURG.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 27, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate, Lewis S. Sadler, Carlisle, to be a trustee of the Pennsylvania State Lunatic Hospital, at Harrisburg, for the term of three years from March 9, 1921.

WM. C. SPROUL.

TRUSTEES OF THE HOMEOPATHIC STATE HOSPITAL FOR THE INSANE AT ALLENTOWN.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 27, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate, the following, to be trustees of the Homeopathic State Hospital for the Insane, at Allentown:

John J. Tuller, Philadelphia, for the term of three years from January 27, 1921.

George R. Bedford, Wilkes-Barre, for the term of three from January 27, 1921.

Walter W. Seibert, Easton, for the term of three years from January 27, 1921.

Russell C. Stewart, Easton, for the term of three years from January 27, 1920.

Leonard Peckitt, Catasauqua, for the term of three years from January 27, 1920.

A. L. Kistler, Allentown, for the term of three years from January 27, 1920.

WM. C. SPROUL.

TRUSTEES OF THE STATE HOSPITAL AT NANTICOKE.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 27, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate, the following, to be Trustees of the State Hospital at Nanticoke, Luzerne County:

James E. Bergin, Nanticoke, for the term of four years from February 14, 1921.

Francis H. Kohlbraker, Nanticoke, for the term of four years from February 14, 1921.

Michael Lonski, Nanticoke, for the term of four years from February 14, 1921.

John E. Morris, Alden, for the term of four years from February 14, 1921.

T. D. Shea, Nanticoke, for the term of four years from February 14, 1921.

WM. C. SPROUL.

MANAGERS OF THE STATE INDUSTRIAL HOME FOR WOMEN AT MUNCY.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 27, 1921.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate, the following, to be Managers of the State Industrial Home for Women, at Muncy:

P. M. Newman, Williamsport, for the term of three years from March 3, 1921.

Charles C. MacMinn, Williamsport, for the term of three years from March 3, 1921.

Miss Florence M. Dibert, Johnstown, for the term of three years from March 3, 1921.

Charles L. Brown, Philadelphia, for the term of two years from March 3, 1920.

W. F. Brittain, Muncy, for the term of two years from March 3, 1920.

C. W. Sones, Williamsport, for the term of three years from March 3, 1920.

Frank Smith, Philadelphia, for the term of three years from March 3, 1920.

Mrs. Henry C. McCormick, Williamsport, for the term of three years from March 3, 1920.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. CROW,

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into Executive Session, for the purpose of acting on the foregoing nominations,

Which was agreed to.

Whereupon,

A motion was made by Mr. CROW,

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. CROW. Mr. President, I move the Executive Session do now rise.

Mr. BUCKMAN. Mr. President, I second the motion. The motion was agreed to.

RECESS.

Mr. CROW. Mr. President, I move that the Senate do now take a recess until 11:55 P. M.

Mr. EYRE. Mr. President, I second the motion. The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

RECONSIDERATION OF MOTION TO INSIST UPON AMENDMENTS TO HOUSE BILL NO. 695.

Mr. DAIX. Mr. President, I move to reconsider the vote by which the Senate insisted upon the amendments made by the Senate to Senate Bill No. 959 (House Bill No. 695), entitled:

An Act to amend section two of an act approved the twentieth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and twenty-one) entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death and of property within this Commonwealth of a decedent who was a non-resident of the Commonwealth at the time of his death and making it unlawful for any corporation of this Commonwealth or national banking association located therein to transfer the stock of such corporation or banking association standing in the name of any such decedent until the tax on the transfer thereof has been paid and providing penalties and citing certain acts for repeal"

Mr. VARE. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring,

Will the Senate agree to the motion to insist upon the amendments?

It was not agreed to.

SENATE RECEDES FROM AMENDMENTS TO HOUSE BILL NO. 695.

Mr. DAIX. Mr. President, I move to recede from the amendments made by the Senate to Senate Bill No. 959, (House Bill No. 695), entitled:

An Act to amend section two of an act approved the twentieth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and twenty-one) entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death and of property within this Commonwealth of a decedent who was a non-resident of the Commonwealth at the time of his death and making it unlawful for any corporation of this Commonwealth or national banking association located therein to transfer the stock of such corporation or banking association standing in the name of any such decedent until the tax on the transfer thereof has been paid and providing penalties and citing certain acts for repeal"

Mr. VARE. Mr. President, I second the motion.

Th motion was agreed to.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE MESSAGE.

HOUSE APPOINTS COMMITTEE OF CONFERENCE.

The Clerk of the House of Representatives being introduced, informed the Senate that the House insists on its non-concurrence in the amendments made by the Senate to House Bill No. 1008, entitled:

An Act to fix the number of Representatives in the General Assembly of the State and to apportion the State into representative districts as provided by the Constitution and has appointed Messrs. Goodnough, Ehrhardt and Asbury as a Committee of Conference to confer with a similar committee of the Senate (if the Senate shall appoint such committee) to consider the differences existing between the two houses in relation to said bill.

APPOINTMENT OF COMMITTEE OF CONFERENCE.

Mr. CROW. Mr. President, I move that a Committee of Conference be appointed to confer with a Committee of

the House of Representatives (already appointed) to consider the difference existing between the two houses in relation to said bill.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

Ordered, that Messrs. Davis, Gray, and Jones be said committee on the part of the Senate, and that the Clerk inform the House of Representatives accordingly.

HOUSE CONCURS IN SENATE BILL NO. 275.

He also returned to the Senate, Senate Bill No. 275, entitled:

An Act to exempt talking machines phonographs and musical instruments of every description leased or conditionally sold to or hired by any person or persons residing in or having a place of business in this Commonwealth from levy or sale or execution or distress for rent

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 385.

He also returned to the Senate, Senate Bill No. 385, entitled:

An Act for the protection of the public health by providing clean sanitary establishments for bottling non-alcoholic drinks including clean sanitary ingredients bottles receptacles and utensils and providing penalties for the enforcement thereof

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 796.

He also returned to the Senate, Senate Bill No. 796, entitled:

An Act to amend an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and two) entitled "An act regulating the sale conveyance transfer or disposition of second-hand motor vehicles requiring the making and filing of sworn descriptions thereof and statements in relation thereto regulating the registry of such vehicles imposing certain duties on the State Highway Commissioner relative to such stolen vehicles forbidding the removal defacement alteration destruction obliteration or concealment of the trade-marks identification numbers serial numbers or other distinguishing marks of motor vehicles or the having possession of motor vehicles or parts thereof on or from which such trade or other distinguishing marks or numbers have been removed defaced altered destroyed obliterated or concealed imposing certain duties upon deputy sheriffs constables police officers and proprietors of public garages prohibiting the registration of motor vehicles subject to the provisions of this act unless in compliance with its terms providing for the licensing of the business of dealing in second-hand motor vehicles and fixing penalties for violation of the provisions of this act and providing that the making of a false affidavit under the provisions of this act shall be perjury and shall be punishable as such

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 955.

He also returned to the Senate, Senate Bill No. 955, entitled:

An Act requiring the filing of plans and specifications of buildings public works highways or improvements undertaken by boroughs townships poor districts or school districts in the office of the clerk of the court of quarter sessions and requiring copies to be furnished by the secretary architect or engineer of the municipality to applicants therefor

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 145.

He also returned to the Senate, Senate Bill No. 145, entitled:

An Act to provide for the better-preservation of the books and papers in the office of the prothonotaries in the counties of this Commonwealth by copying transcribing and certification of dilapidated faded or injured books or papers

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 623.

He also returned to the Senate, Senate Bill No. 623, entitled:

An Act to amend sections four and seven of an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and nine) entitled "An act prescribing the powers and duties of the Bureau of Markets in the Department of Agriculture providing for cooperation with the Bureau of Standards of the Department of Internal Affairs to establish standard receptacles for farm products and to promulgate regulations for enforcement thereof and prescribing penalties for violations of the provisions of this act" by striking out certain provisions limiting the investigation and classification of farm products and appropriating to the Department of Agriculture for the use of the Bureau of Markets all fees and other moneys collected under this act

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 755.

He also returned to the Senate, Senate Bill No. 755, entitled:

An Act amending section ten of an act entitled "An act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the proper officers of the county or city of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expense thereof" approved the twelfth day of July one thousand nine hundred and thirteen by changing the jurisdiction in civil actions

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1069.

He also returned to the Senate, Senate Bill No. 1069, entitled:

An Act to amend an act approved the second day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder"

with the information that the House has passed the same without amendment.

SENATE BILL NO. 852 RETURNED WITH AMENDMENT.

He also returned to the Senate, Senate Bill No. 852, entitled:

An Act authorizing certain telephone companies and certain telephone and telegraph companies to acquire all or any part of the capital stock franchises property rights and credits or each other and to purchase lease or otherwise acquire all or any part of the lines system rights privileges municipal consents and corporate franchises of each other

with the information that the House has passed the same with amendment, in which the concurrence of the Senate is requested.

Said amendment having been printed as required by the Constitution was twice read, as follows:

Amend the bill in section 3, page 5, line 15, by striking out the word "heretofore," and inserting in lieu thereof the word "theretofore".

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron.	DeWitt.	MacDade.	Service,
Barnes,	Donahue.	Marlow.	Sisson.
Barr.	Einstein.	McClintock.	Smith.
Berntheizel.	Eyre.	McConnell.	Snyder.
Boyd.	Gray.	McNichol.	Sones.
Buckman.	Hackett.	Miller, J. S.,	Stineman.
Christley.	Heaton.	Miller, S. J.,	Vare.
Clark.	Herron.	Murdoch.	Weaver.
Craig.	Homsher.	Norton.	Whitten.
Crow.	Jones.	Patton.	Woodward.
Culbertson.	Joyce.	Phipps.	Baldwin.
Daix.	Leslie.	Salus.	Pres. pro tem.
Davis.	Long.	Schantz.	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 861 RETURNED WITH AMENDMENT.

He also returned to the Senate, Senate Bill No. 861, entitled:

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

with the information that the House has passed the same with amendment, in which the concurrence of the Senate is requested.

Said amendment having been printed as required by the Constitution was twice read, as follows:

Amend the bill in section 31, line 12, by striking out the word "five" and inserting in lieu thereof the word "four".

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron.	DeWitt.	MacDade.	Service,
Barnes.	Donahue.	Marlow.	Sisson.
Barr.	Einstein.	McClintock.	Smith.
Berntheizel.	Eyre.	McConnell.	Snyder.
Boyd.	Gray.	McNichol.	Sones.
Buckman.	Hackett.	Miller, J. S.,	Stineman.
Christley.	Heaton.	Miller, S. J.,	Vare.
Clark.	Herron.	Murdoch.	Weaver.
Craig.	Homsher.	Norton.	Whitten.
Crow.	Jones.	Patton.	Woodward.
Culbertson.	Joyce.	Phipps.	Baldwin.
Daix.	Leslie.	Salus.	Pres. pro tem.
Davis.	Long.	Schantz.	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 963 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 963, entitled:

An Act to authorize the acquisition by purchase or condemnation of lands with or without buildings thereon and the erection of buildings for a State truancy school and for the appointment of a commission to acquire the same and making an appropriation for the purposes of this act and providing for its operation by the State Board of Education

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed at required by the Constitution were twice read, as follows:

Amend section 3, line 13, by striking out the word "one" and inserting in lieu thereof the word "two". Also in the same section line 14, by striking out the figures "\$100,000" and inserting in lieu thereof the figures "\$200,000".

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron.	DeWitt.	MacDade.	Service,
Barnes.	Donahue.	Marlow.	Sisson.
Barr.	Einstein.	McClintock.	Smith.
Berntheizel.	Eyre.	McConnell.	Snyder.
Boyd.	Gray.	McNichol.	Sones.
Buckman.	Hackett.	Miller, J. S.,	Stineman.
Christley.	Heaton.	Miller, S. J.,	Vare.
Clark.	Herron.	Murdoch.	Weaver.
Craig.	Homsher.	Norton.	Whitten.
Crow.	Jones.	Patton.	Woodward.
Culbertson.	Joyce.	Phipps.	Baldwin.
Daix.	Leslie.	Salus.	Pres. pro tem.
Davis.	Long.	Schantz.	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk inform the House of Representatives accordingly.

HOUSE CONCURS IN SENATE BILL NO. 35.

He also returned to the Senate, Senate Bill No. 35, entitled:

An Act providing for the recording of deeds and registration of same

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 196.

He also returned to the Senate, Senate Bill No. 196, entitled:

An Act to amend section twenty-one of an act approved June seventh one thousand nine hundred and seventeenth (Pamphlet Laws four hundred and three) entitled "An act relating to the form execution and interpretation of wills to noncupative wills to the appointment of testamentary guardians to spendthrift trusts to forfeiture of devise or legacy in case of murder of testator to elections to take under or against wills and to the recording and registering of such elections and of decrees relative thereto and to the fees therefor"

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 197.

He also returned to the Senate, Senate Bill No. 197, entitled:

A Supplement to an act approved May twenty-ninth one thousand nine hundred and one (Pamphlet Laws three hundred and twenty-seven) entitled "An act to prohibit the manufacture and sale of oleomargarine butterine and other similar products when colored in imitation of yellow butter to provide for license fees to be paid by manufacturers wholesale and retail dealers and by proprietors of hotels restaurants dining rooms and boarding houses for the manufacture or sale of oleomargarine butterine or other similar products not colored in imitation of yellow butter and to regulate the manufacture and sale of oleomargarine butterine or other similar products not colored in imitation of yellow butter and prevent and punish fraud and deception in such manufacture and sale as an imitation butter and to prescribe penalties and punishment for violations of this act and the means and the method of procedure for its enforcement and regulate certain matters of evidence in such procedure by regulating advertisements and designations relating to oleomargarine or butterine prohibiting the use of certain word in or in connection with such advertisements and providing penalties

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 352.

He also returned to the Senate, Senate Bill No. 352, entitled:

An Act to carry out the provisions of section eight article nine of the Constitution of the State of Pennsylvania as amended and for that purpose prescribing the method of determining the amount which may be deducted in ascertaining the borrowing capacity of the city of Philadelphia by excluding from the calculation and deducting from its indebtedness so much of the debt of said city as shall have been incurred or is about to be incurred and the proceeds thereof expended or about to be expended upon any public improvement or in the construction purchase of condemnation of any public utility or part thereof or facility therefor if such public improvement or public utility or part thereof whether separately or in connection with any other public improvement of public utility or part thereof may reasonably be expected to yield revenue in excess of operating expenses sufficient to pay the interest and sinking fund charges thereon

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 388.

He also returned to the Senate, Senate Bill No. 388, entitled:

An Act to prohibit the bribery of baseball players and employees of baseball clubs and the acceptance by baseball players and employees of baseball clubs of bribes and declaring such bribery or the acceptance of such bribes a felony and fixing the penalty therefor

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 479.

He also returned to the Senate, Senate Bill No. 479, entitled:

An Act establishing a bureau of women and children in the Department of Labor and Industry and defining its powers and duties and the powers of the Industrial Board in relation thereto

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 507.

He also returned to the Senate, Senate Bill No. 507, entitled:

An Act to provide for the disposition of all drugs which are introduced in the evidence of any trial for the illegal possession or sale of same

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 516.

He also returned to the Senate, Senate Bill No. 516, entitled:

An Act to amend section sixteen of an act approved the tenth day of June one thousand eight hundred and ninety-three (Pamphlet Laws four hundred and nineteen) entitled "An act to regulate the nomination and election of public officers requiring certain expenses incident thereto to be paid by the several counties and punishing certain offenses in regard to such elections"

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 521.

He also returned to the Senate, Senate Bill No. 521, entitled:

An Act fixing the pay of an election officer

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 552.

He also returned to the Senate, Senate Bill No. 552, entitled:

An Act to further amend section thirteen of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing methods of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to highway department and

improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" as amended

with the information that the House has passed the same without amendment.

He also returned to the Senate, Senate Bill No. 590, entitled:

HOUSE CONCURS IN SENATE BILL NO. 590.

He also returned to the Senate, Senate Bill No. 590, entitled:

An Act to regulate increase and establish the fees to be charged by justices of the peace aldermen and magistrates in this Commonwealth

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 647.

He also returned to the Senate, Senate Bill No. 647, entitled:

An Act to repeal an act approved the third day of April one thousand eight hundred and seventy-two (Pamphlet Laws seven hundred and eighty-six) entitled "An act to provide for the detection of crime in the county of Dauphin"

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 682.

He also returned to the Senate, Senate Bill No. 682, entitled:

An Act authorizing certain corporations to issue preferred or common stock of one or more classes providing for the manner of issuance restrictions and regulations in the manner of voting thereof and the rights and privileges of the holders thereof validating certain acts of corporations not participated in by the holders of non-voting stock and repealing all acts and parts of acts inconsistent therewith

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 761.

He also returned to the Senate, Senate Bill No. 761, entitled:

An Act authorizing the establishment by counties of hospitals for the treatment of persons afflicted with tuberculosis providing for the management and maintenance thereof and authorizing the incurring of indebtedness and the levy of taxes therefor

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 879.

He also returned to the Senate, Senate Bill No. 879, entitled:

An Act to amend sections five hundred and six as amended and five hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any part thereof that are or may be inconsistent therewith"

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 889.

He also returned to the Senate, Senate Bill No. 889, entitled:

An Act authorizing the purchasing or building of residences for principals teachers or janitors by school districts of the fourth class

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 949.

He also returned to the Senate, Senate Bill No. 949, entitled:

An Act further supplementing and amending an act entitled "An act to provide for the incorporation and regulation

of motor power companies for operating passenger railways by cables electrical or other means" approved March twenty-second Anno Domini one thousand eight hundred and eighty-seven and granting to such corporations heretofore or hereafter incorporated the additional powers and franchises to wit to acquire and operate power buses and to build extensions to any system of railways which it may at any time have leased or controlled through stock ownership

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1065.

He also returned to the Senate, Senate Bill No. 1065, entitled:

An Act requiring the recording of certain information relative to the moving of household goods and personal property in cities of the first and second classes imposing certain duties upon all persons firms and corporations owning or operating vehicles used in such moving and upon the Department of Public Safety of such cities

with the information that the House has passed the same without amendment.

SENATE BILL NO. 77 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 77, entitled:

An Act to amend section eleven of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws ten hundred and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend section 1, page 3, line 24, by inserting after the word "act" the following "and also for each school year of service not exceeding fifteen years rendered as such an employee in school work outside the public schools of Pennsylvania. Provided That under such regulations as the Retirement Board shall prescribe each employee shall pay into the employees' annuity saving fund for accredited years of service outside the public schools of Pennsylvania an amount equal to the accumulated deductions for such service in the public schools of Pennsylvania and further that the Commonwealth shall pay into the various funds created by this act the amounts estimated by the Retirement Board to be necessary to carry out the provisions of this section and Provided further That in no case shall either a disability or superannuation retirement allowance be granted to an employee who has not rendered at least ten years of service as an employee in the public schools of this Commonwealth as defined in section one paragraph seven of this act"

Also section 1, page 3, line 27 by striking out after the word "her" the following

"Any employee who shall have engaged in any work concerning or relating to the public schools of this Commonwealth or in connection therewith or under contract or engagement to perform one or more of these functions for a period of forty years shall be entitled to a full retirement State annuity and in computing such period of forty years credit not exceeding fifteen years shall be given for services rendered as a teacher principal supervisor supervising principal county superintendent district superintendent assistant superintendent or as clerk stenographer janitor attendance officer or other position in school work outside the public schools of Pennsylvania."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	McDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 377 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 377, entitled:

An Act amending the act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and seventy) entitled "An act creating a Division of Township Highways in the State Highway Department conferring powers and imposing duties upon officers of the State Highway Department requiring certain duties of clerks of the courts of quarter sessions and providing penalties"

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend section 2, page 3, line 4, by inserting after the word "within" the word "his"; also section 3, page 6, line 10, by striking out the word "or" and inserting in lieu thereof the word "for"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron.	DeWitt.	McDade.	Service.
Barnes.	Donahue.	Marlow.	Sisson.
Barr.	Einstein.	McClintock.	Smith.
Berntheizel.	Eyre.	McConnell.	Snyder.
Boyd.	Gray.	McNichol.	Sones.
Buckman.	Hackett.	Miller, J. S.	Stineman.
Christley.	Heaton.	Miller, S. J.	Vare.
Clark.	Herron.	Murdoch.	Weaver.
Craig.	Homsher.	Norton.	Whitten.
Crow.	Jones.	Patton.	Woodward.
Culbertson.	Joyce.	Phipps.	Baldwin.
Daix.	Leslie.	Salus.	Pres. pro tem.
Davis.	Long.	Schantz.	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 589 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 589, entitled:

An Act to amend section two article five chapter seven of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend section 2, page 2, line 11, by striking out the word "twelve" and inserting in lieu thereof the word "ten"

Also section 2, line 13, by striking out after the word "dollars" the following

In boroughs having a population of eight thousand or more but less than twelve thousand inhabitants the salary of the controller shall be eight hundred dollars In boroughs having a population of five thousand or more but less than eight thousand inhabitants the salary of the controller shall be five hundred and fifty dollars In boroughs having a population of three thousand or more but less than five thousand inhabitants the salary of the Controller shall be four hundred dollars and in boroughs having a population of less than three thousand inhabitants the salary of the controller shall be three hundred dollars

and inserting in lieu thereof the following

In boroughs having a population of less than ten thousand and not less than five thousand the salary of the controller shall not exceed seven hundred and fifty dollars In boroughs having a population of less than five thousand and not less than two thousand five hundred the salary of the controller

shall not exceed five hundred dollars In boroughs having a population of less than two thousand five hundred the salary of the controller shall not exceed three hundred dollars

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron.	DeWitt.	MacDade.	Service.
Barnes.	Donahue.	Marlow.	Sisson.
Barr.	Einstein.	McClintock.	Smith.
Berntheizel.	Eyre.	McConnell.	Snyder.
Boyd.	Gray.	McNichol.	Sones.
Buckman.	Hackett.	Miller, J. S.	Stineman.
Christley.	Heaton.	Miller, S. J.	Vare.
Clark.	Herron.	Murdoch.	Weaver.
Craig.	Homsher.	Norton.	Whitten.
Crow.	Jones.	Patton.	Woodward.
Culbertson.	Joyce.	Phipps.	Baldwin.
Daix.	Leslie.	Salus.	Pres. pro tem.
Davis.	Long.	Schantz.	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 641 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 641, entitled:

An Act to amend section seven of an act entitled "An act creating a fund for the purpose of rebuilding restoring and replacing buildings structures equipment or other property by fire or other casualty and regulating the placing of insurance thereon and providing penalties for any violation of the provisions of this act" approved the fourteenth day of May Anno Domini one thousand nine hundred fifteen (Pamphlet Laws five hundred twenty-four) by permitting the purchase of policies of boiler insurance

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend section 1, page 1, line 7 by inserting after the word "Commonwealth" the words "of Pennsylvania" also section 1, page 2, line 21, by striking out the word "twenty-first" and inserting in lieu thereof the word "thirty-first"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron.	DeWitt.	MacDade.	Service.
Barnes.	Donahue.	Marlow.	Sisson.
Barr.	Einstein.	McClintock.	Smith.
Berntheizel.	Eyre.	McConnell.	Snyder.
Boyd.	Gray.	McNichol.	Sones.
Buckman.	Hackett.	Miller, J. S.	Stineman.
Christley.	Heaton.	Miller, S. J.	Vare.
Clark.	Herron.	Murdoch.	Weaver.
Craig.	Homsher.	Norton.	Whitten.
Crow.	Jones.	Patton.	Woodward.
Culbertson.	Joyce.	Phipps.	Baldwin.
Daix.	Leslie.	Salus.	Pres. pro tem.
Davis.	Long.	Schantz.	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 742 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 742, entitled:

An Act authorizing the organization of co-operative banks and defining their powers and duties

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend section 2, page 1, line 12, by striking out after "carry" "for cultivation et cetera" and inserting in lieu thereof the following "ing on farming or dairying operations of preparing land" also section 3, page 3, line 14 by striking out after the word "and" where it occurs the second time the following "there whose" and inserting in lieu thereof the word "the" also section 4, page 3, line 19, by striking out after the word "formed" the following "of stock subscribed by each or is unlimited in amount" also section 5, page 5, line 25 by striking out the word "incorporation" and inserting in lieu thereof the word "corporation" also section 14, page 14, line 5, by inserting the words "its office"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron.	DeWitt,	MacDade,	Service,
Barnes.	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 837 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 837, entitled:

An Act to amend section one thousand one hundred and twenty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend section 1, page 2, line 26, by striking out the word "four" and inserting in lieu thereof the word "three" also section 1, page 3, line 1, by inserting after "dred" the words "and fifty" also section 1, page 3, line 3 by striking out the word "four" and inserting in lieu thereof the word "three" also line 3 by inserting after the word "hundred" the words "and fifty"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron.	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly

SENATE BILL NO. 944 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 944, entitled:

An Act to amend section eight of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of Commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve and maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State-aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated towns and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making an appropriation to carry out the provisions of the act and providing for the repeal of certain acts relating to highway department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" providing for disposition of vacant portions of State highway routes

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend the title page 3, line 13 by striking out the word "disposition" and inserting in lieu thereof the word "vacation" also page 3, line 14, by striking out the word "vacant" and inserting in lieu thereof the word "abandoned".

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron.	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

RECONSIDERATION OF NON-CONCURRENCE IN AMENDMENTS TO SENATE BILL NO. 1008.

Mr. DAVIS. Mr. President, I move to reconsider the vote by which the Senate non-concurred in the amendments made by the House to Senate Bill No. 1008, entitled,

An Act to fix the number of Representatives in the General Assembly of the State and to apportion the State into representative districts as provided by the Constitution

Mr. CLARK. Mr. President, I second the motion.

The motion was agreed to.

And the question recurring.

Will the Senate concur in the amendments?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron.	DeWitt.	MacDade,	Service.
Barnes.	Donahue.	Marlow.	Sisson.
Barr.	Einstein.	McClintock,	Smith.
Berntheisel,	Eyre.	McConnell,	Snyder.
Boyd.	Gray.	McNichol,	Sones.
Buckman,	Hackett.	Miller, J. S.,	Stineman.
Christley,	Heaton.	Miller, S. J.,	Vare.
Clark,	Herron.	Murdoch,	Weaver.
Craig,	Homsheer,	Norton.	Whitten.
Crow.	Jones.	Patton.	Woodward.
Culbertson,	Joyce.	Phipps.	Baldwin.
Daix.	Leslie.	Salus.	Pres. pro tem.
Davis,	Long.	Schantz.	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE MESSAGES.

HOUSE INSISTS UPON ITS AMENDMENTS TO SENATE BILL NO. 958.

The Clerk of the House of Representatives being introduced, presented communication from the House of Representatives, informing the Senate that the House insists upon its amendments non-concurred in by the Senate to Senate Bill No. 958, entitled:

An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts

and has appointed Messrs. Dithrich, Harer and Long as a Committee of Conference to confer with a similar committee of the Senate (if the Senate shall appoint such committee) to consider the differences existing between the two Houses in relation to said bill.

APPOINTMENT OF COMMITTEE OF CONFERENCE.

Mr. EYRE. Mr. President, I move that the Senate insist upon its non-concurrence in the amendments to the foregoing bill, and that a committee of conference be appointed to confer with a similar committee of the House (if the House shall appoint such committee) to consider the differences existing between the two Houses in relation to said bill.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

Ordered, That Messrs. Eyre, Leslie and Vare be said Committee on the part of the Senate, and that the Clerk inform the House of Representatives accordingly.

HOUSE CONCURS IN SENATE BILL NO. 256.

He also returned to the Senate, Senate Bill No. 256, entitled:

An Act to repeal an act entitled "An act to provide for the surrender of franchises of meadow companies and the transfer of duties of said meadow companies to the respective cities or counties within which the lands governed by said meadow companies may lie" approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws eight hundred and thirty-four)

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 648.

He also returned to the Senate, Senate Bill No. 648, entitled:

An Act to amend sections one thousand five hundred and one and one thousand five hundred and five of an act approved the eighteenth day of May one thousand nine hundred and

eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by an act approved the twenty-third day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and seventy-two) entitled "An act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 693.

He also returned to the Senate, Senate Bill No. 693, entitled:

An Act to fix the time for filing nomination certificates and nomination papers to fill vacancies caused by the withdrawal of candidates

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 766.

He also returned to the Senate, Senate Bill No. 766, entitled:

An Act to amend section twenty-two of an act approved the second day of May one thousand eight hundred and eighty-nine (Pamphlet Laws sixty-six) entitled "An act defining and regulating escheats in cases where property is without a lawful owner and providing for more convenient proceedings relative to the same" by providing that the traverse to a finding of escheat in certain cases only shall be certified to the court of common pleas

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 881.

He also returned to the Senate, Senate Bill No. 881, entitled:

An Act to amend the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

with the information that the House has passed the same without amendment.

SENATE BILL NO. 259 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 259, entitled:

An Act making unlawful the use of any statement of fact in any advertisement which statement is untrue deceptive or misleading and providing a penalty for any violation of the same

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend section 1, page 2, line 7, by inserting after the word "misleading" the following "and which is known or which by the exercise of reasonable care should be known to be untrue deceptive or misleading by the person firm corporation or association making publishing disseminating circulating and placing before the public set advertisements"

On the question.

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron.	DeWitt,	MacDade,	Service.
Barnes,	Donahue,	Marlow,	Sisson,
Barr.	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd.	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 953 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 953, entitled:

An Act to amend section eleven and section thirteen of an act approved the fifteenth day of May one thousand nine hundred fifteen (Pamphlet Laws five hundred thirty-four) entitled "An act relating to motion-picture films reels or stereopticon views or slides providing a system of examination approval and regulation thereof and of the banners posters and other like advertising matter used in connection therewith creating the Board of Censors and providing penalties for the violation of this act"

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend section 1, page 2, line 11, by striking out the word "mour" and inserting in lieu thereof the word "three" also by inserting after the word "thousand" the words "six hundred" also line 15, by striking out the word "six" and inserting in lieu thereof the word "three"; also line nineteen by striking out the word "six" and inserting in lieu thereof the word "three"; also page 3, line 28, by striking out the following "one director at a salary of three thousand dollars" also page 4, line 6, by striking out the word "four" and inserting in lieu thereof the word "five"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron.	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr.	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd.	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE CONCURS IN SENATE BILL NO. 24.

He also returned to the Senate, Senate Bill No. 24, entitled:

An Act making an appropriation to the Saint Luke's Hospital located at South Bethlehem Lehigh county Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 28.

He also returned to the Senate, Senate Bill No. 28, entitled:

An Act making an appropriation to the Paoli Memorial Association for improvements to and maintenance of the Paoli Parade Grounds

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 44.

He also returned to the Senate, Senate Bill No. 44, entitled:

An Act making an appropriation the Camp Curtin Commission for the dedication of the Camp Curtin Park the payment of the expenses of the commission and for the completion of said park

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 46.

He also returned to the Senate, Senate Bill No. 46, entitled:

An Act making an appropriation to carry into effect the act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws page one thousand one hundred and eighty) entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New York of certain toll bridges over the Delaware River and making an appropriation therefor"

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 54.

He also returned to the Senate, Senate Bill No. 54, entitled:

An Act making an appropriation to the Commission appointed to procure and erect a statue of General David McMurtie Gregg

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 60.

He also returned to the Senate, Senate Bill No. 60, entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 62.

He also returned to the Senate, Senate Bill No. 62, entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 64.

He also returned to the Senate, Senate Bill No. 64, entitled:

An Act making an appropriation to the Saint Joseph's Hospital of Philadelphia

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 74.

He also returned to the Senate, Senate Bill No. 74, entitled:

An Act making an appropriation to the Pennsylvania Historical Commission for certain purposes

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 78.

He also returned to the Senate, Senate Bill No. 78, entitled:

An Act making an appropriation to the Misericordia Hospital of Philadelphia

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 80.

He also returned to the Senate, Senate Bill No. 80, entitled:

An Act making an appropriation to the treasurer of the First Regiment Infantry of Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 86.

He also returned to the Senate, Senate Bill No. 86, entitled:

An Act making an appropriation to the Mercy Hospital of Johnstown Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 98.

He also returned to the Senate, Senate Bill No. 98, entitled:

An Act making an appropriation to Eagleville Sanatorium for Consumptives located at Eagleville Montgomery county

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 106.

He also returned to the Senate, Senate Bill No. 106, entitled:

An act making an appropriation to the Sewickley Valley Hospital Association Incorporated of Allegheny county Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 115.

He also returned to the Senate, Senate Bill No. 115, entitled:

An Act making an appropriation to the Lock Haven Hospital Lock Haven Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 116.

He also returned to the Senate, Senate Bill No. 116, entitled:

An Act making an appropriation to the Nason Hospital Association of Roaring Spring Blair county Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 117.

He also returned to the Senate, Senate Bill No. 117, entitled:

An Act making an appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 129.

He also returned to the Senate, Senate Bill No. 129, entitled:

An Act making an appropriation to the trustees of the Pennsylvania State Lunatic Hospital for the Southern District of Pennsylvania at Harrisburg

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 130.

He also returned to the Senate, Senate Bill No. 130, entitled:

An Act reappropriation certain moneys to the trustees of the Pennsylvania State Lunatic Hospital for the Southern District of Pennsylvania at Harrisburg

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 132.

He also returned to the Senate, Senate Bill No. 132, entitled:

An Act making an appropriation to the Union Home for Old Ladies of West Philadelphia

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 133.

He also returned to the Senate, Senate Bill No 133, entitled:

An Act making an appropriation to the Home for the Homeless Philadelphia Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 137.

He also returned to the Senate, Senate Bill No. 137, entitled:

An Act making an appropriation to the Mercy Hospital of Pittsburgh Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 138.

He also returned to the Senate, Senate Bill No. 138, entitled:

An Act making an appropriation to The Public Service Commission of the Commonwealth of Pennsylvania to be used by said Commission in the payment of the cost of the construction reconstruction relocation alteration or abolition of any crossing of the tracks of public service companies at above or below grade including the approaches to any overhead or underpass structure in connection therewith and including also compensation for damages to adjacent property taken injured or destroyed by reason thereof of State Highways or highways in cities or boroughs which are a continuation or connecting link of State highways and regulating the expenditure of the amount hereby appropriated to the Public Service Commission of the Commonwealth of Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 142.

He also returned to the Senate, Senate Bill No. 142, entitled:

An Act making an appropriation to the Grand View Hospital located near Sellersville Bucks county Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 146.

He also returned to the Senate, Senate Bill No. 146, entitled:

An Act making an appropriation to the Woman's Medical College of Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 147.

He also returned to the Senate, Senate Bill No. 147, entitled:

An Act making an appropriation to the Lankenau Hospital of Philadelphia Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 148.

He also returned to the Senate, Senate Bill No. 148, entitled:

An Act making an appropriation to the Gynceean Hospital Philadelphia Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 174.

He also returned to the Senate, Senate Bill No. 174, entitled:

An Act making an appropriation to the Salvation Army Rescue Home and Hospital Lansdowne avenue Philadelphia

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 180.

He also returned to the Senate, Senate Bill No. 180, entitled:

An Act making an appropriation to the Indiana Hospital of Indiana county Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 181.

He also returned to the Senate, Senate Bill No. 181, entitled:

An Act making an appropriation to the North Pennsylvania General Hospital and Sanatorium at Austin Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 201.

He also returned to the Senate, Senate Bill No. 201, entitled:

An Act making an appropriation to the Washington Crossing Park Commission for the purpose of the acquisition of lands and property and the making of improvements in accordance with the provisions of the act of July twenty-fifth one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and nine) entitled "An act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument commemorative of Washington crossing the river Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purposes of this act"

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 205.

He also returned to the Senate, Senate Bill No. 205, entitled:

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania at Pittsburgh

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 206.

He also returned to the Senate, Senate Bill No. 206, entitled:

An Act making an appropriation to the Duquesne University Pittsburgh Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 209.

He also returned to the Senate, Senate Bill No. 209, entitled:

An Act making an appropriation to the George Junior Republic Association of Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 217.

He also returned to the Senate, Senate Bill No. 217, entitled:

An Act making an appropriation to the Punxsutawney Hospital Association of Punxsutawney Jefferson county Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 228.

He also returned to the Senate, Senate Bill No. 228, entitled:

An Act making an appropriation to the Children's Aid Society of Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 229.

He also returned to the Senate, Senate Bill No. 228, entitled:

An Act making an appropriation to the House of Good Shepherd Penn and Chew streets Germantown Philadelphia Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 238.

He also returned to the Senate, Senate Bill No. 238, entitled:

An Act making an appropriation to the State Institution for Feeble-Minded of Western Pennsylvania at Polk Pennsylvania for maintenance and training

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 239.

He also returned to the Senate, Senate Bill No. 239, entitled:

An Act making an appropriation to the State Institution for Feeble-Minded of Western Pennsylvania at Polk Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 240.

He also returned to the Senate, Senate Bill No. 240, entitled:

An Act making an appropriation to the Pennsylvania Board of Pharmacy

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 249.

He also returned to the Senate, Senate Bill No. 249, entitled:

An Act making an appropriation to the Corry Hospital Association of Corry Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 250.

He also returned to the Senate, Senate Bill No. 250, entitled:

An Act making an appropriation to the Adrian Hospital Association of Punxsutawney Jefferson county Pennsylvania with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 252.

He also returned to the Senate, Senate Bill No. 252, entitled:

An Act making an appropriation to the Braddock General Hospital Braddock Pennsylvania with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 253.

He also returned to the Senate, Senate Bill No. 253, entitled:

An Act making an appropriation to the Home for Aged and Infirm Colored Women at Pittsburgh Pennsylvania with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 254.

He also returned to the Senate, Senate Bill No. 254, entitled:

An Act making an appropriation to the Pittsburgh Hospital Sisters of Charity Frankstown avenue Pittsburgh Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 255.

He also returned to the Senate, Senate Bill No. 255, entitled:

An Act making an appropriation to the Columbia Hospital Wilkensburg Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 261.

He also returned to the Senate, Senate Bill No. 261, entitled:

A Supplement to an act entitled "An act providing for the selection and purchase or the appropriation from the State Forest Reserves of a tract of land and the erection thereon of buildings for the Western Penitentiary making an appropriation therefor authorizing the removal thereto of the inmates of the said penitentiary and erecting the side of the site now occupied by the said penitentiary and the buildings and materials thereon" approved the thirtieth day of March Anno Domini one thousand nine hundred and eleven making an additional appropriation for erection construction and equipment

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 269.

He also returned to the Senate, Senate Bill No. 269, entitled:

An Act making an appropriation to the Women's Homeopathic Hospital of Philadelphia

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 273.

He also returned to the Senate, Senate Bill No. 273, entitled:

An Act making an appropriation to the Clearfield Hospital Clearfield Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 276.

He also returned to the Senate, Senate Bill No. 276, entitled:

An Act making an appropriation to the commission constituted for the purpose of acquiring and maintaining toll-bridges over the Delaware river between Pennsylvania and New Jersey

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 292.

He also returned to the Senate, Senate Bill No. 292, entitled:

An Act making an appropriation to the New Castle Hospital of New Castle Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 301.

He also returned to the Senate, Senate Bill No. 301, entitled:

An Act making an appropriation to the Friends' Home for Children situated at four thousand eleven Aspen street Philadelphia

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 311.

He also returned to the Senate, Senate Bill No. 311, entitled:

An Act making an appropriation to the Memorial Hospital Association of Monongahela City Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 313.

He also returned to the Senate, Senate Bill No. 313, entitled:

An Act making an appropriation to the Home for widows and single Women of Reading Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 321.

He also returned to the Senate, Senate Bill No. 321, entitled:

An Act making an appropriation to the Mary M Packer Hospital Sunbury Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 335.

He also returned to the Senate, Senate Bill No. 335, entitled:

An Act providing for the reappropriation of the unexpended balance for the erection of a monument upon the Parkway in the city of Philadelphia or elsewhere in the State of Pennsylvania in commemoration of the military service of General Galusha Pennypacker and making an additional appropriation for the same purpose

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 341.

He also returned to the Senate, Senate Bill No. 341, entitled:

An Act making an appropriation to the Tabor Home for Children Doylestown Bucks county Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 345.

He also returned to the Senate, Senate Bill No. 345, entitled:

An Act making an appropriation to the trustees of the Philadelphia School of Design for Women at Philadelphia Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 347.

He also returned to the Senate, Senate Bill No. 347, entitled:

A Further Supplement to an act approved the first day of April one thousand eight hundred and sixty-three (Pamphlet Laws two hundred and thirteen) entitled "An Act to accept the grant of public lands by the United States to the several states for the endowment of agricultural colleges" and making appropriations for carrying the same into effect

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 348.

He also returned to the Senate, Senate Bill No. 348, entitled:

An Act making an appropriation to the Pennsylvania State College for educational extension work and for maintaining a summer session for teachers

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 353.

He also returned to the Senate, Senate Bill No. 353, entitled:

An Act making an appropriation to the Hospital of the Hahnemann Medical College and Hospital

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 356.

He also returned to the Senate, Senate Bill No. 356, entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 365.

He also returned to the Senate, Senate Bill No. 365, entitled:

An Act making an appropriation to the American Hospital for Diseases of the Stomach of Philadelphia Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 383.

He also returned to the Senate, Senate Bill No. 383, entitled:

An Act making an appropriation to the Saint Joseph's Hospital in the City of Reading Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 393.

He also returned to the Senate, Senate Bill No. 393, entitled:

An Act making an appropriation to the Franklin City Hospital Franklin Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 397.

He also returned to the Senate, Senate Bill No. 397, entitled:

An Act making an appropriation to the South Side Hospital of Pittsburgh Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 428.

He also returned to the Senate, Senate Bill No. 428, entitled:

An Act making an appropriation to the Home for Friendless Children of the city of Reading Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 430.

He also returned to the Senate, Senate Bill No. 430, entitled:

An Act to amend section two of the act approved the twenty-eighth day of March one thousand eight hundred and eighty-nine (Pamphlet Laws twenty-two) entitled "A supplement to an act entitled 'An act to provide for the publication of the decisions of the Supreme Court and the appointment of a State reporter' approved the twelfth day of June Anno Domini one thousand eight hundred and seventy-eight (Pamphlet Laws page two hundred and one) requiring the State reporter to report all the cases decided by the Supreme Court of this Commonwealth and providing for additional assistance and compensation therefor"

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 434.

He also returned to the Senate, Senate Bill No. 434, entitled:

An Act making an appropriation to the Northern Home for Friendless Children of Philadelphia Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 435.

He also returned to the Senate, Senate Bill No. 435, entitled:

An Act making an appropriation to the Christian Home for Women at fourteen hundred and twenty-three Liverpool street Northside city of Pittsburgh Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 444.

He also returned to the Senate, Senate Bill No. 444, entitled:

An Act making an appropriation to the Erie Infants' Home and Hospital of Erie Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 476.

He also returned to the Senate, Senate Bill No. 476, entitled:

An Act making an appropriation to the board of trustees of the Philadelphia Museums

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 481.

He also returned to the Senate, Senate Bill No. 481, entitled:

An Act making an appropriation to the Pittsburg Newsboys' Home of Pittsburg Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 485.

He also returned to the Senate, Senate Bill No. 485, entitled:

An Act making an appropriation to the Wills Hospital Philadelphia Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 488.

He also returned to the Senate, Senate Bill No. 488, entitled:

An Act making an appropriation to the Nesbit West Side Hospital Dorranceton Luzerne county Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 489.

He also returned to the Senate, Senate Bill No. 489, entitled:

An Act making an appropriation to the Pittston Hospital Association of the city of Pittston Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 490.

He also returned to the Senate, Senate Bill No. 490, entitled:

An Act making an appropriation to the Florence Crittenton Circle of Wilkes-Barre Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 492.

He also returned to the Senate, Senate Bill No. 492, entitled:

An Act making an appropriation to the Saint Agnes Hospital Philadelphia Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 493.

He also returned to the Senate, Senate Bill No. 493, entitled:

An Act making an appropriation to the Columbia Hospital at Columbia Lancaster county Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 510.

He also returned to the Senate, Senate Bill No. 510, entitled:

An Act making an appropriation to the Children's Homeopathic Hospital of Philadelphia Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 515.

He also returned to the Senate, Senate Bill No. 515, entitled:

An Act making an appropriation to the Industrial Home for Crippled Children at Pittsburgh Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 536.

He also returned to the Senate, Senate Bill No. 536, entitled:

An Act making an appropriation to the Beulah Anchorage of Reading Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 550.

He also returned to the Senate, Senate Bill No. 550, entitled:

An Act making an appropriation to the Chester Hospital in the city of Chester Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 558.

He also returned to the Senate, Senate Bill No. 558, entitled:

An Act making an appropriation to Albright and Mebus for the Payment for services heretofore rendered to the Attorney General of the Commonwealth

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 586.

He also returned to the Senate, Senate Bill No. 586, entitled:

An Act making an appropriation to the several fire companies of the city of Harrisburg Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 627.

He also returned to the Senate, Senate Bill No. 627, entitled:

An Act making an appropriation to the Home for the Friendless of Harrisburg Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 628.

He also returned to the Senate, Senate Bill No. 628, entitled:

An Act making an appropriation to the Harrisburg Polyclinic Hospital of Harrisburg Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 630.

He also returned to the Senate, Senate Bill No. 630, entitled:

An Act making an appropriation to the Sylvan Heights Home for Orphan Girls at Harrisburg Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 635.

He also returned to the Senate, Senate Bill No. 635, entitled:

An Act making a further appropriation to carry into effect the act approved the fourteenth day of June one thousand nine hundred and eleven (Pamphlet Laws nine hundred and thirty-five) entitled "An act providing for the erection by the Commonwealth of Pennsylvania of a statue in memory of General George Gordon Meade in the city of Washington and making an appropriation therefor"

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 678.

He also returned to the Senate, Senate Bill No. 678, entitled:

An Act to amend sections one two and four of an act approved the eighteenth day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one thousand and forty-nine) entitled "An act authorizing the Board of Commissioners of Public Grounds and Buildings to erect a Soldiers' and Sailors' Memorial Bridge with the approaches thereto and memorial pylons in the city of Harrisburg to commemorate the services of the soldiers and sailors of the Commonwealth providing for the letting of contracts therefor providing for a proportion of the cost to be paid by the city of Harrisburg and public service corporations using or affected by the building of said bridge providing for acquiring any property necessary by eminent domain giving the Board of Commissioners of Public Grounds and Buildings the right to sell a portion of the land to the Pennsylvania Railroad Company

to conform to the plans of the architect providing for the maintenance of said bridge and making an appropriation to carry out the provisions of this act

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 685.

He also returned to the Senate, Senate Bill No. 685, entitled:

An Act making an appropriation to the trustees of the Western State Hospital for the Insane

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 757.

He also returned to the Senate, Senate Bill No. 757, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the payment of the cost of constructing approaches and necessary rights of way to and for bridges erected in pursuance of the proceedings under the act of May fifth one thousand nine hundred and eleven (Pamphlet Laws one hundred seventy-seven) entitled "An act authorizing the Commonwealth of Pennsylvania to build bridges over any river not more than one thousand feet and not less than five hundred feet in width at localities not less than ten miles distant from the nearest public bridge over the same river in counties whose indebtedness increased by the cost of such proposed bridge would exceed the constitutional limitation of two per centum of their assessed valuation"

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 758.

He also returned to the Senate, Senate Bill No. 758, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the payment of the cost of bridges erected in pursuance of proceedings under the act of May fifth one thousand nine hundred and eleven (Pamphlet Laws one hundred seventy-seven) entitled "An act authorizing the Commonwealth of Pennsylvania to build bridges over any river not more than one thousand feet and not less than five hundred feet in width at localities not less than ten miles distant from the nearest public bridge over the same river in counties whose indebtedness increased by the cost of such proposed bridge would exceed the constitutional limitation of two per centum of their assessed valuation"

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 760.

He also returned to the Senate, Senate Bill No. 760, entitled:

An Act authorizing the State Highway Department to pay to or for certain railroad companies certain sums of money in satisfaction of certain credits extended to the State Highway Department by said railroad companies for the cost of transporting road building materials for use upon State highways said credits being the difference in the freight rate in force when the contracts for the road construction were made and the freight rate authorized by the Interstate Commerce Commission prior to completion of work thereunder directing and restricting the payment of such sums to the amounts expended by said railroad companies in the elimination of grade crossings under order of the Public Service Commission of the Commonwealth of Pennsylvania and making an appropriation therefor

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 808.

He also returned to the Senate, Senate Bill No. 808, entitled:

An Act making an appropriation to Saint Vincent's Home and Maternity Hospital Seventieth street and Woodland avenue Philadelphia Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 809.

He also returned to the Senate, Senate Bill No. 809, entitled:

An Act making an appropriation to the Saint John's Orphan Asylum Forty-ninth street and Wyalusing avenue Philadelphia Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 810.

He also returned to the Senate, Senate Bill No. 810, entitled:

An Act making an appropriation to the House of the Good Shepherd Fairmount avenue and Thirty-fifth street Philadelphia Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 812.

He also returned to the Senate, Senate Bill No. 812, entitled:

An Act making an appropriation to the Saint Edmond's Home for Crippled Children Forty-fourth street and Haverford avenue Philadelphia Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 813.

He also returned to the Senate, Senate Bill No. 813, entitled:

An Act making an appropriation to Saint Vincent's Home Lansdowne Delaware county Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 814.

He also returned to the Senate, Senate Bill No. 814, entitled:

An Act making an appropriation to the Catholic Home for Destitute Children Allegheny avenue and Twenty-ninth street Philadelphia Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 815.

He also returned to the Senate, Senate Bill No. 815, entitled:

An Act making an appropriation to the Philadelphia Protector for Boys Protector Station Montgomery county Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 824.

He also returned to the Senate, Senate Bill No. 824, entitled:

An Act making an appropriation to the Western Temporary Home of Philadelphia

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 826.

He also returned to the Senate, Senate Bill No. 826, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the grading paving and curbing of part of North street in the city of Harrisburg Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 828.

He also returned to the Senate, Senate Bill No. 828, entitled:

An Act authorizing the Board of Commissioners of Public Grounds and Buildings to erect construct and complete a garage building in one or more units to be constructed of fire resisting materials on a plot of ground owned by the Commonwealth lying north of the proposed Soldiers' and Sailors' Memorial Bridge in the city of Harrisburg and providing for the letting of contracts therefor and making an appropriation for the payment thereof

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 832.

He also returned to the Senate, Senate Bill No. 832, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings of the Commonwealth of Pennsylvania for the payment of the Commonwealth's share of the cost of maintenance of and repairs to bridges over the Delaware river between the Commonwealth of Pennsylvania and the state of New York

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 833.

He also returned to the Senate, Senate Bill No. 833, entitled:

A Joint Resolution continuing the commission appointed pursuant to a concurrent resolution dated June seventeenth one thousand nine hundred and fifteen for the purpose of continuing the work of the former commission by a further investigation and examination of the various laws now in effect in the several states relating to the recording of deeds mortgages the transfer of land the insurance of titles and the practical operation of such laws and to propose such changes in the Constitution and laws of this Commonwealth as to insure the best system of recording and making report and recommendation to the next recommendation to the next General Assembly in the year one thousand nine hundred and twenty-three defining the powers and duties of the commission and making an appropriation

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 855.

He also returned to the Senate, Senate Bill No. 855, entitled:

An Act making an appropriation and reappropriation for the erection and construction of a bridge over the Delaware river and approaches thereto as provided for in the act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fourteen) entitled "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River connecting the city of Philadelphia and the city of Camden and the approaches thereto providing for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the city of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the site and approaches thereof providing for the turning over of said bridge upon its completion and making an appropriation for the purpose of this act"

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 856.

He also returned to the Senate, Senate Bill No. 856, entitled:

An Act re-appropriating the unexpended balance of any moneys heretofore appropriated to the Board of Commissioners of Public Grounds and Buildings for the purpose of carrying on the work of erecting and constructing a Soldiers and Sailors' Memorial Bridge

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 965.

He also returned to the Senate, Senate Bill No. 965, entitled:

An Act making an appropriation to the Hebrew Sheltering Home and Day Nursery for Children Philadelphia Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 967.

He also returned to the Senate, Senate Bill No. 967, entitled:

An Act making an appropriation to the trustees of the Locust Mountain Hospital at Shenandoah Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 975.

He also returned to the Senate, Senate Bill No. 975, entitled:

An Act making an appropriation to the Babies Hospital of Philadelphia Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1343.

He also returned to the Senate, Senate Bill No. 1343, entitled:

An Act making an appropriation to the board of commissioners of Public Grounds and Buildings to carry into effect the provisions of an act approved the eighteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand forty-nine) entitled "An act authorizing the board of commissioners of Public Grounds and Buildings to erect a soldiers' and sailors' memorial bridge with the approaches thereto and memorial pylons in the city of Harrisburg to commemorate the services of the soldiers and sailors of the Commonwealth providing for the letting of contracts therefor providing for a proportion of the cost to be paid by the city of Harrisburg and public service corporations using or affected by the building of said bridge providing for acquiring any property necessary by eminent domain giving the board of commissioners of Public Grounds and Buildings the right to sell a portion of the land to the Pennsylvania Railroad Company to conform to the plans of the architect providing for the maintenance of said bridge and making an appropriation to carry out the provisions of this act"

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 741.

He also returned to the Senate, Senate Bill No. 741, entitled:

A Joint Resolution authorizing the Governor to appoint a commission to inquire into a plan for the reorganization of the State government and making an appropriation

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 876.

He also returned to the Senate, Senate Bill No. 876, entitled:

An Act making an appropriation to the Good Samaritan Hospital of Lebanon Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1055.

He also returned to the Senate, Senate Bill No. 1055, entitled:

An Act making an appropriation to the Bonair Sanatorium Bells Camp McKean county Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 210.

He also returned to the Senate, Senate Bill No. 210, entitled:

An Act making an appropriation to the Allegheny General Hospital at Pittsburgh Pennsylvania

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 456.

He also returned to the Senate, Senate Bill No. 456, entitled:

An Act making an appropriation to the Berks County Tuberculosis Society

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1050.

He also returned to the Senate, Senate Bill No. 1050, entitled:

An Act making an appropriation for the purchase of copies of the history of the Twenty-eight Division during the World War and providing for the distribution thereof by the Governor with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 684.

He also returned to the Senate, Senate Bill No. 684, entitled:

An Act making an appropriation to the trustees of the Western State Hospital for the Insane

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1051.

He also returned to the Senate, Senate Bill No. 1051, entitled:

An Act making an appropriation to the Snyder-Middlewarth Park Commission to carry into effect the provisions of an act approved the twelfth day of April one thousand nine hundred and twenty-one entitled "An act providing for the establishment and the regulation of a State park to be known as the Snyder-Middlewarth State Park"

with the information that the House has passed the same without amendment.

SENATE BILL NO. 360 RETURNED WITH AMENDMENT.

He also returned to the Senate, Senate Bill No. 360, entitled:

An Act making an appropriation to the Cottage State Hospital of Philipsburg Pennsylvania

with the information that the House had passed the same with amendment, in which the concurrence of the Senate is requested.

Said amendment having been printed as required by the Constitution, was twice read, as follows:

Amend section 1, page 2, line 5, by inserting after the word "necessary" the following: "Provided however That the citizens of the community in which this hospital is situate raise a similar amount and evidence thereof be furnished the Auditor General before the amount appropriated in this item is available"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Stineman,
Buckman,	Hackett,	Miller, J. S.,	Vare,
Christley,	Heaton,	Miller, S. J.,	Weaver,
Clark,	Herron,	Murdoch,	Whitten,
Craig,	Homsher,	Norton,	Woodward,
Crow,	Jones,	Patton,	Baldwin,
Culbertson,	Joyce,	Phipps,	Pres. pro tem.
Daix,	Leslie,	Salus,	
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative

Ordered, That the Clerk inform the House of Representatives accordingly,

SENATE BILL NO. 22 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 22, entitled:

An Act making an appropriation to the Allentown Hospital Allentown Lehigh county Pennsylvania

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend section 1, line 4, by striking out the word "fifty" and inserting in lieu thereof the word "sixty", also line 5, by striking out "\$50,000" and inserting in lieu thereof "\$60,000".

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative

Ordered, That the Clerk inform the House of Representatives accordingly,

SENATE BILL NO. 30 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 30, entitled:

An Act making an appropriation to the Commissioners of Valley Forge Park

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend section 1, page 1, line 4, by striking out the word "one" and inserting in lieu thereof the word "two" also line 5, by striking out "\$101,000" and inserting in lieu thereof "\$201,000" also line 8, by inserting after the word "namely" the following: That the sum of one hundred thousand dollars (\$100,000) or so much thereof as may be necessary is hereby specifically appropriated to the Commissioners of Valley Forge Park for the purpose of the payment for land condemned and designated as located within the boundaries of Valley Forge Park Commission"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative

Ordered, That the Clerk inform the House of Representatives accordingly,

SENATE BILL NO. 70 RETURNED WITH AMENDMENT.

He also returned to the Senate, Senate Bill No. 70, entitled:

An Act making an appropriation to the Robert Packer Hospital

with the information that the House has passed the same with amendment, in which the concurrence of the Senate is requested.

Said amendment having been printed as required by the Constitution, was twice read, as follows:

Amend section 1, line 6, by striking out "cally" and inserting in lieu thereof "fically"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative

Ordered, That the Clerk inform the House of Representatives accordingly,

SENATE BILL NO. 45 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 45, entitled:

An Act making an appropriation to the General Hospital of East Stroudsburg Pennsylvania

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend section 1, line 4, by striking out the word "five" and inserting in lieu thereof the word "seven"; also by striking out "\$5,000" and inserting in lieu thereof "\$7,000"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative

Ordered, That the Clerk inform the House of Representatives accordingly,

SENATE BILL NO. 63 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 63, entitled:

An Act making an appropriation to Saint Luke's Homeopathic Hospital of Philadelphia

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend section 1, line 10, by striking out the word "For" and inserting in lieu thereof the word "for"; also by striking out the following: "the sum of forty thousand (\$40,000) dollars or so much thereof as may be necessary"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative

Ordered, That the Clerk inform the House of Representatives accordingly,

SENATE BILL NO. 76 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 76, entitled:

An Act authorizing the Governor to appoint a commission which with a similar commission of the State of New Jersey is authorized to acquire purchase maintain and operate ice boats on the Delaware River to keep said river open to navigation

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend title, line 5, by striking out the following: "and making an appropriation"; also section 3, page 2, line 8, by striking out "chrg" and inserting in lieu thereof the word "charge".

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative

Ordered, That the Clerk inform the House of Representatives accordingly,

SENATE BILL NO. 82 RETURNED WITH AMENDMENT.

He also returned to the Senate, Senate Bill No. 82, entitled:

An Act making an appropriation to the West Philadelphia Hospital for Women in the city of Philadelphia

with the information that the House has passed the same with amendment, in which the concurrence of the Senate is requested.

Said amendment having been printed as required by the Constitution, was twice read, as follows:

Amend section 1, line 9, by striking out the following: "the sum of twenty-five thousand dollars".

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative

Ordered, That the Clerk inform the House of Representatives accordingly,

SENATE BILL NO. 111 RETURNED WITH AMENDMENT.

He also returned to the Senate, Senate Bill No. 111 entitled:

An Act making an appropriation to the J C Blair Memorial Hospital of Huntingdon Pennsylvania

with the information that the House has passed the same with amendment, in which the concurrence of the Senate is requested.

Said amendment having been printed as required by the Constitution, was twice read, as follows:

Amend the title line 1, by striking out "making" and inserting in lieu thereof the word "making".

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative

Ordered, That the Clerk inform the House of Representatives accordingly,

SENATE BILL NO. 140, RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 140, entitled:

An Act making an appropriation to the Taylor Hospital, Ridley Park Delaware county Pennsylvania

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend section 1, line 4, by striking out the word "eight" and inserting in lieu thereof the word "twelve"; also by striking out "\$8,000" and inserting in lieu thereof "\$12,000".

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 151 RETURNED WITH AMENDMENT.

He also returned to the Senate, Senate Bill No. 151, entitled:

An Act making an appropriation to the Society for the Prevention and Cure of Consumption of the city of Scranton popularly known as the West Mountain Sanitorium

with the information that the House has passed the same with amendment, in which the concurrence of the Senate is requested.

Said amendment having been printed as required by the Constitution, was twice read, as follows:

Amend the title, line 3, by striking out after the word "known" the word "the" and inserting in lieu thereof the word "as".

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Heaton,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 176 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 176, entitled:

An Act making an appropriation to the Easton Home for Friendless Children at Easton Pennsylvania

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend section 1, line 4, by striking out the word "ten" and inserting in lieu thereof the word "fourteen"; also by striking out "(\$10,000)" inserting in lieu thereof "(\$14,000)"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Heaton,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 222 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 222, entitled:

An Act making an appropriation to the Florence Crittenton Home located at one hundred and thirty-nine Queen street Germantown Philadelphia Pennsylvania

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend section 1, line 11, by striking out the word "five" and inserting in lieu thereof the word "four"; also line 12, by striking out "(\$5,000)" and inserting in lieu thereof "(\$4,000)".

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Heaton,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 304 RETURNED WITH AMENDMENT.

He also returned to the Senate, Senate Bill No. 304, entitled:

An Act making an appropriation to the Pennsylvania Institution for the Instruction of the Blind

with the information that the House has passed the same with amendment, in which the concurrence of the Senate is requested.

Said amendment having been printed as required by the Constitution, was twice read, as follows:

Amend section 1, page 1, line 4, by inserting after the word "thirty" the word "one".

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Heaton,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 306 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 306, entitled:

An Act making an appropriation to the Medico-Chirurgical Hospital of the University of Pennsylvania

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend section 1, line 4, by striking out the word "fifty" and inserting in lieu thereof the words "sixty-one"; also line 5 by striking out "(\$50,000)" and inserting in lieu thereof "(\$61,000)".

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Heaton,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 307 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 307, entitled:

An Act making an appropriation to the Hospital of the University of Pennsylvania

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend section 1, line 5 by striking out the word "one" and inserting in lieu thereof the word "two"; also by striking out the word "ninety" also by striking out "(\$190,000)" and inserting in lieu thereof "(\$200,000)" also line 12 by striking out the word "one" and inserting in lieu thereof the word "two"; also by striking out "(\$190,000)" and inserting in lieu thereof "(\$200,000)".

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron.	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Heaton,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 314 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 314, entitled:

An Act making an appropriation to the Western Pennsylvania Hospital

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend section 1, page 1, line 4, by striking out the word "seventy" and inserting in lieu thereof the word "twenty"; also line 5 by striking out "\$170,000" and inserting in lieu thereof "\$120,000"; also line 8 by striking out the word "seventy" and inserting in lieu thereof the word "twenty"; also line 9, by striking out "\$170,000" and inserting in lieu thereof "\$120,000"; also line 12, by striking out the word "and" and inserting in lieu thereof the following: "to be paid on the basis and at the rate of two dollars per day for each free patient maintained."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McNichol,	Snyder,
Boyd,	Gray,	McConnell,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Heaton,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 357 RETURNED WITH AMENDMENT.

He also returned to the Senate, Senate Bill No. 357, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mount Carmel Coal Fields

with the information that the House has passed the same with amendment, in which the concurrence of the Senate is requested.

Said amendment having been printed as required by the Constitution, was twice read, as follows:

Amend section 1, page 2, line 7, by adding after the word "necessary" the following: "Provided however That the citizens of the community in which this hospital is situate raise a similar amount and evidence thereof be furnished the Auditor General before the amount appropriated in this item is available"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Heaton,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 380 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 380, entitled:

An Act making an appropriation to the House of the Good Sheperd in the city of Reading Pennsylvania

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend section 1, line 4, by striking out the word "two" also by striking out "\$22,000" and inserting in lieu thereof "\$20,000"; also line 9, by adding after the word "one" the following "for the purpose of maintenance"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Heaton,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 382 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 382, entitled:

An Act making an appropriation to the Sisters of Charity of Saint Catherine's Orphan Asylum of Reading Pennsylvania

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend section 1, line 4, by striking out the words "five hundred"; also line 5, by striking out "(\$2,500)" and inserting in lieu thereof "(\$2,000)"; also line 11, by striking out the word "Catharine's" and inserting in lieu thereof the word "Catherine's"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 390 RETURNED WITH AMENDMENT.

He also returned to the Senate, Senate Bill No. 390, entitled:

An Act making an appropriation to the Pennsylvania Seamen's Friend Society of Philadelphia Pennsylvania

with the information that the House has passed the same with amendment, in which the concurrence of the Senate is requested.

Said amendment having been printed as required by the Constitution, was twice read, as follows:

Amend section 1, line 10, by striking out the word "nineteen" and inserting in lieu thereof the words "twenty-one"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 436 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 436, entitled:

An Act making an appropriation to the State Industrial Home for Women at Muncy

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend section 1, page 1, line 4, by striking out the word "fifty" and inserting in lieu thereof the words "sixty-five"; also line 5, by striking out "(\$250,100)" and inserting in lieu thereof "(\$265,000)"; also line 19, by adding after the

word "necessary" the following: "For planting trees and shrubbery around building and for installation of fountain the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary"

For the purchase of additional real estate contiguous to the present lands of the said institution the sum of twelve thousand dollars (\$12,000) or so much thereof as may be necessary"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 455 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 455, entitled:

An Act making an appropriation to the Reading Hospital in the city of Reading Pennsylvania for maintenance

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend section 1, line 9, by striking out the word "following" also by striking out the word "purposes" and inserting in lieu thereof the word "purpose" and inserting thereafter the words "of maintenance;" also by striking out the balance of the section

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 508 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 508, entitled:

A Supplement to an act entitled "An act to establish an asylum for the insane poor of this Commonwealth to be called the 'Pennsylvania State Lunatic Hospital and Union Asylum for the Insane'" approved the fourteenth day of April Anno Domini one thousand eight hundred and forty-five (Pamphlet Laws four hundred and forty)

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend section 1, page 1, line 10, by striking out the word "the" and inserting in lieu thereof the word "this" also page 2, line 1, by striking out the word "Hospital" and inserting in lieu thereof the word "Asylum"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 540 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 540, entitled:

An Act making an appropriation to the Wilkes-Barre City Hospital

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend section 1, page 1, line 5, by striking out the words "ninety-five" and inserting in lieu thereof the following "one hundred forty-two"; also line 7, by striking out the word "purposes" and inserting in lieu thereof the word "purpose" also line 10 by striking out the words "ninety five" and inserting in lieu thereof the following "one hundred forty-two"; also line 11 by inserting after the word "dollars" the following "or so much thereof as may be necessary"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 593 RETURNED WITH AMENDMENT.

He also returned to the Senate, Senate Bill No. 593, entitled:

An Act making an appropriation to the trustees of the Homoeopathic State Hospital for the Insane at Allentown Pennsylvania

with the information that the House has passed the same with amendment, in which the concurrence of the Senate is requested.

Said amendment having been printed as required by the Constitution, was twice read, as follows:

Amend section 1, page 1, line 10, by inserting after the word "purposes" the following: "For erection and construction furnishing and equipment of a two-story fire-proof reception building for men patients including steam water sewage and tunnel connections"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 827 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 827, entitled:

An Act making an appropriation for use of the Board of Commissioners of Public Grounds and Buildings to carry on the work of completing an office building in Capital Park

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend section 1, line 4, by striking out the word "seven" and inserting in lieu thereof the word "nine"; also page 5 by striking out "(\$750,000)" and inserting in lieu thereof "(\$900,000)"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 559 RETURNED WITH AMENDMENT.

He also returned to the Senate, Senate Bill No. 559, entitled:

An Act making an appropriation to aid in the erection of a monument at Erie Pennsylvania commemorating the building of the fleet at that place and the conspicuous manner in which it performed its errand at the battle of Lake Erie

with the information that the House has passed the same with amendment, in which the concurrence of the Senate is requested.

Said amendment having been printed as required by the Constitution, was twice read, as follows:

Amend the title line 5 by striking out the following: "and for repairs to and improvements for the Flag Ship Niagara"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 1067 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 1067, entitled:

An Act making an appropriation to the Frederick Douglass Memorial Hospital and Training School of Philadelphia Pennsylvania

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend section 1, line 4 by striking out the word "eight" and inserting in lieu thereof the word "two" also by striking out "(\$28,000)" and inserting in lieu thereof "(\$22,000)"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Christley,	Heaton,	Miller, S. J.,	Vare,
Clark,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 1066 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 1066, entitled:

An Act to fix the number of Senators in the General Assembly of the State to apportion the State into Senatorial districts as provided by the Constitution and to regulate the election of and the terms of office of the present and future elected Senators

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend section 1, page 3, line 8 by inserting after the word "Conyngham" the word "Dallas;" also by inserting after the word "Foster" the word "Fairmount;" also by striking out the word "Hanover;" also line 9 by inserting after the word "Huntingdon" the words "Lake Lehman" also by inserting after the word "Jackson" the word "Kingston" also by striking out after the word "Nescopeck" the word "Newport"; also line 10, by inserting after the word "Plymouth" the word "Ross" also line 11, by striking out the word "Ashley" also by inserting after the word "Conyngham" the following "Courtdale Dallas Doranceton Edwardsville Forty Fort"; also line 12 by inserting after the word "Jeddo" the words "Kingston Larksville" also by inserting after the word "Columbus" the word "Nuangola" also line 13, by striking out the following "Sugar Notch, Warrior Run"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	DeWitt,	MacDade,	Service,
Barnes,	Donahue,	Marlow,	Sisson,
Barr,	Einstein,	McClintock,	Smith,
Berntheizel,	Eyre,	McConnell,	Snyder,
Boyd,	Gray,	McNichol,	Sones,
Buckman,	Hackett,	Miller, J. S.,	Stineman,
Clark,	Heaton,	Miller, S. J.,	Vare,
Christley,	Herron,	Murdoch,	Weaver,
Craig,	Homsher,	Norton,	Whitten,
Crow,	Jones,	Patton,	Woodward,
Culbertson,	Joyce,	Phipps,	Baldwin,
Daix,	Leslie,	Salus,	Pres. pro tem.
Davis,	Long,	Schantz,	

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

ADJOURNMENT.

Mr. LESLIE. Mr. President, I move that the Senate do now adjourn until 10 o'clock tomorrow morning.

Mr. CRAIG. Mr. President, I second the motion.

The motion was agreed to.

The Senate adjourned at 11.59 P. M. until Thursday, April 28, 1921, at 10 o'clock A. M.

HOUSE OF REPRESENTATIVES

WEDNESDAY, April 27, 1921.

The House met at 11 o'clock A. M.

The SPEAKER (Samuel A. Whitaker) in the Chair.

PRAYER.

The Chaplain, Rev. W. H. Feldmann, offered the following prayer:

O blessed Lord, Thou Thyself hast commanded us, saying, "Suffer the little children to come unto me and forbid them not." Therefore, we lay before Thy throne of grace our petition in behalf of the children of this State and of all states—they who are unconsulted concerning their advent, their parentage or their environment; who live oftentimes in homes of ignorance, prejudice and vice; who have no experience and no knowledge and no physical force whereby they can defend themselves. Concerning all this, they are in Thy hands, but we beseech Thee that Thou wilt so order the ways of the State that their schooling and their environment where they can control shall always be of the highest and the best. May they have teachers who have a passion for justice, and may they have a spirit of love for child life. May they be spared from the rapacity of grinding employers, and may the dens of infamy and vice be closed, that the State may have a blooming childhood and a prosperous and a promising manhood for the future. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on the motion of Mr. Goodnough, the further reading was dispensed with, and the Journal was approved.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 464.

An Act regulating service of process from the courts of common pleas or other courts of record and extending the territorial jurisdiction thereof in certain cases

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend the title by inserting after the word "pleas" the words "or other courts of record" amend section 1, line 9 by striking out after the word "of" the word "court" and inserting "courts"

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—151.

Allum,	Eaches,	Kooser,	Ruth,
Armstrong,	Edmonds,	Krause,	Schaeffer,
Asbury,	Ehrhardt,	Krug,	Schilling,
Aston,	Evans,	Lafferty,	Schwartz,
Baker,	Feldman,	Leeds,	Shaffer,
Baldi,	Finney,	Lewis,	Smiley,
Barnhart,	Fitzgibbon,	Long,	Smith, H. J.,
Beaver,	Fowler,	Love,	Smith, H.,
Beckley,	Franklin,	McCaig,	Smith, J. W.,
Bell,	Gearhart,	McCann,	Smith, L.,
Bidelspacher,	Gelder,	McCarthy,	Snowden,
Blair,	Gibbon,	McClure,	Soffel,
Blumberg,	Glass,	McConnell,	Sowers,
Bolard,	Golder,	McCurdy,	Sprows,
Bower,	Goodnough,	McGowan,	Stackhouse,
Brady,	Green,	McHugh,	Stark,
Bromley,	Hagerty,	McVicar,	Sterling,
Brooks,	Haldeman,	Magill,	Stevens,
Brown, T. R.,	Hampson,	Mangan,	Stevenson,
Burns,	Harding,	Marcus, J.,	Stewart,
Campbell,	Harer,	Marshall,	Strauss,
Catlin,	Harry,	Mantz,	Sweltzer,
Clutton,	Haslett,	Michel,	Thomas,
Conner,	Hatrick,	Miller, A.,	Vickerman,
Cook,	Haws,	Miller, C.,	Walker, G. T.,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Walker, J. A.,
Cratty,	Henderson, E.,	Miller, D. D.,	Weamer,
Curran,	Henderson, W.,	Miller, H. F.,	Weiss,
Curry,	Herrick,	Miller, J. J.,	Wells,
Davis,	Hoffman, J. N.,	Mitchell,	Wettach,
Dawson,	Holcombe,	Morris,	Whitehouse,
DeHaas,	Hoover,	Orr,	Whiteman,
Denning,	Horne,	Perry,	Williams,
Dewey, C. P.,	Hough,	Pike,	Wolfe,
Dewey, P. H.,	Jones, D. J.,	Posey,	Woner,
Diehm,	Jones, W. W.,	Richards,	Wood,
Dilsheimer,	Jordan,	Rieder,	Woodruff,
Dithrich,	Kantner,	Rinn,	Zook,
Donneley,	Keene,	Roman,	Whitaker,
Drinkhouse,	Kinsman,	Ruddy,	Speaker.
Dunn,	Kohler,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 461.

An Act making an appropriation to the Westmoreland County Children's Aid Society at Greengburg Pennsylvania

With the information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.

The Clerk read the amendment as follows:

Amend section 1, line 4 by striking out the word "twelve" and the figures "(\$12,000)" and inserting in lieu thereof "fourteen" and "(\$14,000)".

On the question,

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—159.

Allum,	Dithrich,	Kooser,	Sieg.
Armstrong,	Donneley,	Krause,	Shaffer,
Asbury,	Drinkhouse,	Krug,	Shannon,
Aston,	Dunn,	Lafferty,	Smiley,
Baker,	Eaches,	Leeds,	Smith, H. J.,
Baldi,	Edmonds,	Long,	Smith, H.,
Barnhart,	Ehrhardt,	Love,	Smith, J. W.,
Beaver,	Evans,	McCaig,	Smith, L.,
Beckley,	Feldman,	McCann,	Snowden,
Bell,	Finney,	McCarthy,	Soffel,
Bidelspacher,	Fitzgibbon,	McClure,	Sowers,
Blair,	Fowler,	McConnell,	Sprows,
Buett,	Fox,	McCurdy,	Stackhouse,
Blumberg,	Gearhart,	McGowan,	Stark,
Bolard,	Gelder,	McHugh,	Steedle,
Bower,	Gibbon,	McMullen,	Sterling,
Brady,	Glass,	McOwen,	Stevens,
Brendle,	Goehring,	McVicar,	Stevenson,
Bromley,	Golder,	Marcus, J.,	Stewart,
Brooks,	Green,	Marcus, J. C.,	Strauss,
Brown, F. B.,	Hampson,	Michel,	Sweltzer,
Brown, T. R.,	Harding,	Millar, A.,	Thomas,
Burns,	Harer,	Miller, C.,	Van Alen,
Campbell,	Harry,	Miller, D. I.,	Vickerman,
Catlin,	Haslett,	Miller, D. D.,	Walker, G. T.,
Clutton,	Hatrick,	Mitchell,	Walker, J. A.,
Conner,	Heffernan,	Ogle,	Weamer,
Cook,	Henderson, E.,	Orr,	Weiss,
Craig, J. O.,	Henderson, W.,	Perry,	Wells,
Cratty,	Herrick,	Posey,	Wettach,
Curran,	Hoffman, M. R.,	Rhoads,	Whitehouse,
Curry,	Hoover,	Rieder,	Whiteman,
Davis,	Hough,	Rinn,	Williams,
Dawson,	Jones, D. J.,	Roman,	Wolfe,
DeHaas,	Jones, W. W.,	Ruch,	Woner,
Denning,	Jordan,	Ruddy,	Wood,
Dewey, C. P.,	Kantner,	Ruth,	Woodruff,
Dewey, P. H.,	Keene,	Schaeffer,	Zook,
Diehm,	Kinsman,	Schilling,	Whitaker,
Dilsheimer,	Kohler,	Schwartz,	Speaker.

NAYS—7.

Alexander,	Elgin,	Huston,	Miller, J. J.,
Comeror,	Horne,	Martin,	

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 352.

An Act making an appropriation to the Westmoreland Hospital Association of Greensburg Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1; page 1, line 4 by striking out the words "twenty-eight" and inserting in lieu thereof the words "forty-eight" also by striking out the words and figures "five hundred (\$28,500)" and inserting in lieu thereof the figures "(\$45,000)"

On the question,

Will the House concur in the amendments made by the Senate?

Mr. ALEXANDER. Mr. Speaker, I desire to interrogate the gentleman from Allegheny, the Chairman of the Appropriations Committee of the House.

The SPEAKER. Will the gentleman from Allegheny, Mr. McCaig, permit himself to be interrogated?

Mr. McCaig. Mr. Speaker, I will.

Mr. ALEXANDER. Mr. Speaker, will the gentleman explain why the Senate, that is if you know, has changed this, or has amended this bill to change the appropriation from twenty-eight thousand to forty-five thousand dollars, an increase of seventeen thousand dollars?

Mr. McCAIG. Mr. Speaker, I would refer the gentleman to the Chairman of the Senate Appropriations Committee and see what explanation he may have.

Mr. ALEXANDER. As Chairman of the Appropriations Committee of the House what amount was recommended by the Board of Public Charities for this institution?

Mr. McCAIG. Mr. Speaker, I cannot tell you without looking at the book.

Mr. ALEXANDER. Mr. Speaker, what amount was recommended to the Appropriations Committee of the House for that hospital?

Mr. McCAIG. Mr. Speaker, the information is just as available to you as it is to any member of the committee. You have the book which tells you what they asked for.

Mr. ALEXANDER. I am asking you as Chairman of the Appropriations Committee. You are supposed to know something about that.

Mr. McCAIG. I would refer you to the book published by the State Board of Charities.

Mr. ALEXANDER. You do not know then what the State Board of Charities recommended? You do not know what amount they published in their book.

The SPEAKER. The gentleman from Delaware will confine his remarks and direct them through the Chair. He is not allowed to examine the Chairman of the Appropriations Committee. The Chair permitted the examination of the Chairman of the Appropriations Committee, as long as he made the proper interrogation. The gentleman from Delaware will proceed.

Mr. ALEXANDER. I have nothing more to say, sir.

On the question recurring.

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—109.

Allum,	Gearhart,	McBride,	Schaeffer,
Armstrong,	Gelder,	McCaig,	Schilling,
Baker,	Glass,	McCann,	Sieg,
Bald,	Joehring,	McCarthy,	Smith, H.,
Beaver,	Golder,	McConnell,	Smith, J. W.,
Bell,	Goss,	McGowan,	Smith, L.,
Blumberg,	Griffith,	McHugh,	Soffel,
Bolard,	Haldeman,	McKnight,	Stark,
Bower,	Hampson,	McOwen,	Steedle,
Brady,	Harding,	Mangan,	Stevens,
Burns,	Harer,	Martin,	Stevenson,
Campbell,	Haslett,	Michel,	Stewart,
Catlin,	Haws,	Millar, A.,	Strauss,
Clutton,	Hayes,	Miller, D. I.,	Sweitzer,
Conner,	Henderson, E.,	Miller, D. D.,	Thomas,
Cratty,	Henderson, W.,	Miller, H. F.,	Van Alen,
Curry,	Hoffman, J. N.,	Morris,	Walker, G. T.,
Davis,	Hoover,	Ogle,	Walker, J. A.,
Denning,	Jones, W. W.,	Orr,	Wells,
Dewey, P. H.,	Jordan,	Perry,	Wettach,
Diehm,	Keene,	Phillips,	Whitehouse,
Dilsheimer,	Kinsman,	Posey,	Whiteman,
Dithrich,	Kooser,	Richards,	Wolfe,
Donneley,	Krause,	Rieder,	Woodruff,
Drinkhouse,	Lafferty,	Rinn,	Zook,
Eaches,	Lewis,	Ruch,	Whitaker,
Elgin,	Long,	Ruddy,	Speaker.
Fitzgibbon,	Love,		

NAYS—21.

Alexander,	Chaplin,	Finney,	Millar, A. S. C.,
Barnhart,	Comer,	Haines,	Miller, J. J.,
Brendle,	Crum,	Hoffman, M. R.,	Rhcads,
Brenneman,	Edmonds,	Horne,	Weamer,
Brown, F. B.,	Evans,	McCurdy,	Weiss,
Brown, T. R.,			

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative, and the amendments were non-concurred in.

Ordered, That the Clerk inform the Senate accordingly.

BILL ON THIRD READING (SPECIAL ORDER).

The SPEAKER. The hour of 11:30 A. M. having arrived, the Chair lays before the House as a Special Order, House Bill No. 1687, (Senate Bill No. 882), on third reading and final passage.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1687, (Senate Bill No. 882), entitled:

An Act to empower the Public Service Commission to require railroad corporations to employ an adequate number of men upon trains and to repeal an act approved the nineteenth day of June nineteen hundred and eleven (Pamphlet Laws ten hundred and fifty-three) entitled "An act to promote the safety of travelers and employes upon railroads by compelling common carriers by railroad to properly man their trains"

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. MANGAN. Mr. Speaker, I wish to ask the sponsor of the bill or somebody to explain the merits of the bill, who can do so. I desire at this time to have somebody explain the merits of the bill. It is a Senate Bill but no doubt somebody in the House will respond and explain the merits and the reasons for the repeal of this bill. Not seeing anybody arise, I take it for granted that there is no merit in the repeal of this bill. I rise to protest as a member of this Legislature to take away from the statute books that law that takes men off the trains who serve the general public and who serve the members of this House, who go on those trains to come to this Legislature. I am not speaking here, gentlemen, from theory or from hearsay. I have the practical experience—twenty-five years, and working on the railroad trains twenty-one years; not in one capacity but from the yardman to the brakeman, passenger brakeman, passenger conductor and yardmaster. I have never in my time and up to five or six years ago seen the time when there was more than one man called as an extra man to serve on a train and only then when the regular man was laid off. Twenty-five years ago I went to work as a boy on the railroad and I placed my life in jeopardy in helping to haul stuff across the land from the different industries. I talk of those dangers, but fortunately I never was injured, but oh, gentlemen, what I have seen; box cars loaded with the arms and legs of men who sacrificed their lives by the hundreds in one division on which I worked for the want of more men on the crew. I will tell you how that bill was placed on the statute books; the railroad men were compelled to put it there. They came along taking men off as the trains grew bigger, as the engines grew bigger, and as you know, the men could never grow any bigger and they wanted to take a few more men off so that they could kill a couple more. In 1911 the railroad men were forced to come before this body to place upon the pages of the statute books of Pennsylvania the law which is termed, the "Full Crew Bill," which provides only for what they always had, four men; that is the least they had on the crew, or some or five or six since it went into effect. The bill reads twenty-nine cars; that is, one man for twenty-nine cars. That leaves them the engineer and fireman, the two brakemen, the conductor and the flagman, who is the man who has to give signals on road crossings when you and I want to pass and many of you men know that, and many times he is arrested for not doing it. You men from the rural districts know that there is here a lobby of men who are seeking your vote. They don't know any more about the full crew than you do; don't know anything about the hauling of trains. They come from the offices of the companies. They are nice men and good men in their places, and they are sent down here by their companies to take away the safeguards of the man who works upon the trains; to take away the safeguards from you. Let us see? You have many communications throughout the State from these men. Let us see what they tell you? They don't tell you a word about the freight trains; they admit there are not enough men on the freight trains. The only argument they have is, that there are laws on the statute books to protect you and to protect me and they say, "Look at our passenger trains; there are four men there and one extra man." You fellows who come from Philadelphia and other sections of the State can verify exactly what I tell you. When they get on the train the front man is stationed by to take orders from the engineer and conductor on his position and the rules of the company verify this. He is placed in the position that he has to take on the train; see to it that the air hose are all coupled and in working order before the train starts. The middle man,

when the train starts goes out with the conductor. Now, all of you gentlemen just take note and see how easy the job on a railroad train is. As I have said before, the middle man goes out with the conductor and does as much work as the conductor, because it takes two men to go through a crowd of twelve to sixteen coaches to collect the tickets before they get to the next stop. If they do stop in between, he immediately releases himself from the custody of the conductor and goes back and takes the place of the flagman to protect the lives of the passengers on that train, and then they tell you there is one man too many on the train. It is not true. They tell you it is an extra cost. Four years ago we paid six dollars to go from here to Pittsburgh; to-day we pay almost ten dollars. A railroad man to-day receives four dollars and something a day. Can you imagine that thirty-nine dollars pays the entire crew for the division on that train, the engineer included, and four passengers pay the whole crew, and then they still want to take a man off that train because they say it is an extra cost. Some of you gentlemen will agree with me and verify it that your underground system in Philadelphia has a man on every car, for three cars, and the fare is only five cents. They can afford to pay it and make money and there is no argument as far as expense is concerned. Gentlemen, I appeal to you; I appeal to this House, if you men would go out and watch a man breaking up a train, starting out on the road, you would not come back here and vote against this bill. You would not vote for it and there is not a man in this House that would do it. They appeal to you men from the rural districts that it is not the danger that occurs in the life of railroad men that is to be considered. There are only two occupations, that I told you about a week ago, that are more dangerous in the United States: They are, bell diving and balloon ascension; nobody will take these jobs. Mr. Speaker, I am going to conclude and I appeal to the members of this House as one that has had the experience; as one that has had the knowledge, as one that hopes that it won't come back to your door if you vote to repeal this bill. Let me say to you that you might be the first one to lose your life for the want of that one man on the train. I appeal to you to vote against this repeal.

Mr. ALEXANDER. Mr. Speaker, I was in hopes that the amendment offered yesterday would have prevailed so that I could have voted for this bill. In talking with one of the gentlemen interested in the railroads I asked him why they were objecting to this amendment. He said that the Legislature of 1911 had said that for the protection of life it was necessary to have these trains manned in the way fixed by this act when it was adopted, but they come in now and say, all that is wrong; it is not necessary. Therefore, we ask the Legislature to say that we shall have the right to show that fact through the process of a court of mediation which they have suggested and chosen in the Public Service Commission. I said to that, "Then why don't you prove that through the Public Service Commission? Why don't you show that to the Commission? Why should not the burden be on you to show that it was not necessary?" He said, "That is the act they have over in Jersey and find that it is not at all satisfactory because they have a hard job to show the Public Service Commission that it is not necessary." That is one of the strongest arguments that can be used against this bill; if it is hard for those corporations in New Jersey to show the Public Service Commission, which is the commission of the people, to show that the full crew law is unnecessary; if it is hard for those corporations to show that it is not necessary; they who have in their hands that power, with all the data in their hands, everything in detail which they can submit and much else much better than the brakemen or the conductor or the engineer or flagman who do not have the time, it is much easier for the company to show to the Public Service Commission conditions as they prevail than for the man who has to earn his bread by the sweat of his brow. I say to this answer of these corporations that when you talk to them and ask them why they were not in favor of a fair adjustment between the trainmen and the railroad men on this bill, their answer is that it is unnecessary. If we talk to the trainmen their answer is, we are going to defeat the bill, and that is the only answer you get,—defeat the act. I ask the question, why cannot we show to the Public Service Commission that it is necessary to have the trains manned or why cannot the railroad companies show the Public Service Commission with everything they have at hand that it is unnecessary?

I will say this, that if I had been on the floor of this House in 1911 when this bill was passed, looking backward, perhaps I would have voted against this bill, because I am opposed to this thing of the Legislature controlling and regulating business corporations. But that is in the past, and I say now, why is it that it cannot be shown that it is necessary or unnecessary. Perhaps there are some trains on which this number of men are not necessary; perhaps there are some trains consisting of only one car and yet that train must take so many men. But perhaps that is not an answer, because when you take a long string of cars the corporation can show to the Public Service Commission, which is the commission to adjust these conditions that it would be hard to show, which they would be obliged to show, that it is not necessary, but this does not apply to a train with but one car. It has been said here that they have trouble in an adjoining State in showing the Public Service Commission that it is not necessary to man a train with as many men as the full crew bill calls for. Mr. Speaker, I think I hold in my hand data which gives a reason why they cannot show that it is unnecessary. For instance, in a hundred miles or less, eight hours or less constitutes a day. To run a freight train of fifty cars costs the railroad \$39.59 every day. It costs to run a freight train loaded with manure from Allegheny, a distance of twenty-six miles, with 68,700 pounds at \$1.68 rate per ton \$57.71 freight. Now, there are forty-nine other cars loaded on that train, yet to carry that whole train costs, so far as labor is concerned, the figure given before, \$39.59. Is it any wonder that they cannot show to the Public Service Commission that it is not necessary that this law must be repealed and that they will go into bankruptcy, if it is not repealed. Again, we will take a passenger train running between New York and Washington, a distance of 225 miles. The expense as far as labor is concerned on that account with the engineer and fireman and brakemen is \$8.79. Does it seem as if the amount paid for the brakemen and the entire crew, the great sum of \$58.62, for a train of ten cars from New York to Washington, taking up the fare of \$8.79 each, for that train of ten cars averaging thirty passengers in each car, a total of 300 passengers, the total would be \$2,637.00. Do you wonder that they have trouble in showing to the Public Service Commission that some of these trains should not be manned as they have been manned. All I asked for, as far as that amendment is concerned, was that it was a fair minimum, and the case was clear that your life and my life should be properly preserved. We know what they do; we know what the electric companies are doing all over this State and there has been a bill here providing that they shall be properly manned, and there is one company operating in my county for which a bill was presented providing that a car be manned by two instead of one man. What happened? It died in committee. Why don't they want to man those cars with two men instead of one? This same argument has been advanced as far as freight trains are concerned. Unless this company will agree to this minimum, which is a fair minimum, that they may show to the Public Service Commission, which is a court of mediation which they have chosen, and which is a proper court, to decide it. They are the people who have in their hands the data and know the circumstances and all the facts pertaining to the same. They are the people on whom should be placed the burden to show to the Public Service Commission if it is unnecessary to continue the full crew on trains, especially after the Legislature said that it was necessary, unless the corporations, the railroads, would agree that that should be amended so that the burden will be shifted on them which is the proper burden for them to carry and because they are the proper people to carry it and I say this House should vote down this bill.

Mr. JORDAN. Mr. Speaker, I regret very much the fact that this bill came before this body for consideration. I want to say frankly to you that I have given it more study and more thought than any other bill at this or the past session. I want to say, as a preliminary remark, that I am not biased toward labor nor toward capital. I like the honest poor man and the honest rich man; all men to me are identically the same. I want to say as a preliminary remark that I came to this House unpledged on all subjects. My only declaration ever presented was this: "Fairness for all and favors for none," and as I speak and as I vote this morning I will so do out of the promptings of my judgment

and out of the feelings of my heart without any consideration whatever in regard to what influence it may have upon me politically, financially or otherwise in the days that are to come. I have a word to say in regard to the railroads: The railroads, as we know, are absolutely essential for the welfare of our country. The owners and the operators of the railroads are not without sin and have not been without sin. The early history of the building and development of the railroads in many respects is not enviable. I know how they were built and how they were overbonded; how they watered their stock and how they resisted oftentimes very strenuously all campaigns for betterment until they were forced to accept them. As a record of their activity what effect did it have upon the country? One great railroad man one time said when the people were mentioned to him, "Damn the people," and the people lived to damn him. No man can damn public sentiment; that gun will turn upon him and shoot him whether he is the poorest or the richest or the strongest or the weakest man in the entire United States. Now, gentlemen I say that as a result of these things the public became incensed; the public became, in a sense, unbalanced; the public began to legislate against the railroads. It was exceedingly popular in speaking for the galleries to shout, "Down with the railroads." We know that they legislated against the railroads until they almost ruined them; we know that minds were biased; that there was a time when it was almost impossible for a railroad company to appear before a court and get justice; when a claim was to be settled, there was such a bias and such a prejudice as that, and as a result of it, this went on with the railroads being pushed into hard straits. What did they do then? I sought my information not on this floor; not from those who I hear, on either side of the question, but from those on the outside. I sought my information as I mingled with employes on our trains; as I passed back and forth and I got my financial information, mainly, from the President of one of the great life insurance companies that I chanced to meet who did not know that this bill was up here for consideration. I said to him, "Is it a fact that the railroads are hard pressed?" He said, "It is a fact and I know it from observation and experience; through the corporations that to a large extent depend upon us for money." This I know. Now, friends, if this is true it behooves us to consider this measure wisely and from every possible angle. Here are the employes of the railroads. I want to say this, frankly: Never do a thing that will enable the public to say that you have been in one iota on any one question unjust or that you have demanded a penny that is not your own. I can say this, that if it is a case of fifty-five the proposition in the end results that fifty-one per cent. will always be and always has been with the strong. I am to-day in favor of the repeal of this full crew bill, and I want to tell you first why. I have learned from folks outside of here and we know that the full crew law causes certain men to be carried to-day who are unnecessary. We know that it was said in an argument here just yesterday why should they carry unnecessary men and if they should carry five hundred men who are unnecessary, can they stand it? Friends, we must deal with corporations as we deal with other people for corporations are nothing but companies of people. We must deal with them as we deal with individuals. Do you want me to carry an unnecessary load? No you don't. Then should a corporation? A company of men and women who own the stock? I don't believe that any man should carry an unnecessary ounce of weight. I do believe any company should have their rights and to my mind they are identically the same. Now, railroad men, employers and employes, face that question fairly. If you have one unnecessary man, don't demand that he shall stay. If business all along the line is unnecessarily loaded, what will it mean? It will mean that they will not be able to buy steel rails to start the factories, and what is the result? They will not be able to employ men and haul that stuff. I am in business now on a very limited scale; it was imperatively necessary for me to do away with unnecessary men, because as a result of keeping them the rest would have suffered and we could not have kept any of them if we had not permitted some of them to go. Now that is true; they would suffer a little. Men, I am running my little business this year economically and I know that I will not make one dollar, and as a matter of fact, I expect to lose some. Hear me, employers and employes, get together. Let us so lay

aside every waste; let us do unto others as we would have them do unto us. Employer and employe, you will never get close together as long as one is grasping and the other is grasping or both are grasping at the same time. You have to sit down and argue this out on the bed rock of justice or righteousness whether it pinches the employer or the employe. Is not that right? Hear me, men, this Public Service Commission is a court of mediation. I have nothing against any man and I could say nothing against them, but their program is cluttered up. If I were offering a substitute if you men on both sides cannot get together to settle your differences, why don't you insist on having a board of mediation appointed or established composed of two employes who know the work from their side, and two employers who know the work from their side, and a fifth party who is absolutely impartial, and let that board deal with the subject before them that is not in the bill and first and foremost let them get together and sit down and reason together. I believe you will say we are doing this for the safety of the people. I believe the employers have as big a heart as the employe. We are all made of the same mud. Let us recognize, men, that the employer is interested in the safety of the public; surely he has to pay the bill and surely I believe in the repeal of the full crew law all along the line. I believe it to the extent that it should apply to the very highest office in the railroad company and if you have got some unnecessary fellows up there, hot house plants, my advice to you is that you get them out of the business, and if they can only pound stone why, have them pound stone. Ratify all along the line. I am going a little further and say this morning as this is probably the last time I will ever make a speech in this Hall, I believe this House should repeal the full crew law all along the line and lay aside every unnecessary burden and waste and that we get down to a normal basis. This is business only that we are to begin with in the care of the factories and the farms and the homes why we must get business on a normal basis, and until we do start to go up, and it is not as a prophet that I speak, but I say compared with the past days of prosperity in this country that when we once get started after having gone down, in a new era of at least ten or fifteen years, then our factories and our institutions who may have suffered should get to a general level for the better and I believe in the full repeal of the full crew law right here on capitol hill. We have heard remarks here in regard to superfluous men in certain departments of the capitol. Let us begin at Jerusalem; let us begin right here. I note that right here in this House we have employes that could not flag a freight train or a snail, for some of them have never been here. We know that, but we don't like to acknowledge it. I believe we should take every unnecessary man away from here, away from every department in this government. I believe that we should just employ as many boys and as many sergeants-at-arms and as many postmasters as are needed and no more, and that they should have a just and reasonable wage. That is good business and that is good politics. I don't pose as a reformer. When I get reformers around me I lock up the chicken coop every time, put the key in my pocket and keep my hands tight on my pocketbook. I am talking horse sense to you. We are all to blame; no individual is to blame. This system has just come to you and no one in particular is to be blamed; we are all to blame, not because we are crooked but just careless. We have to clean house and if we don't clean house some other folks will clean house and top things up and scratch things because they have not been in the habit of cleaning house themselves. I say this, that I have thought seriously over these things and I say, cut out all this; cut it out. "Render unto Caesar the things that are Caesar's, and to God the things that are God's." Be on the square, employers and employes, and men who toll on the trains, let me tell you if they repeal this bill to-day and the railroads come and do the square things you said you would; now do Public Service Commission and I will go up and down this land and preach with all my soul the message, "Railroads come and do the square things you said you would; now do it. If you don't you will be damned for not doing it." Business has to come down to the bed rock of justice and economy; justice that is right here and everywhere. That is all I have to say, and I am saying this because I believe at this time that the railroads have seventy per cent. of the argument—I believe it from the bottom of my heart. Men, if

you will say I am done, politically, I don't care. I say that kindly and I say it carefully, and whenever I can practice justice as I see it and play it in politics, I will go to the platform where I can at least preach it.

Mr. FOWLER. Mr. Speaker, the gentleman from Lawrence says that when any reformers are around he locks his chickens in a coop. I believe if he takes the interests of the workers before the commission, as it is now, they would take him for a reformer and lock the coop before he got through. He presents an argument that the railroad departments and the employers of labor should get together. We made an attempt to get together here yesterday by presenting an amendment, and our friends were so interested in bringing both sides together that they sat dumbfounded and never raised a voice in that direction. He said that last night we tried to get together. Let us do as President Harding has said: "Let us meet conditions as they are; let us bring harmony between labor and industry." I fail to see the argument of the gentleman from Lawrence where the repeal of this act will bring harmony. I fail to see it. In 1917 this bill came before this Assembly with a different suit of clothes upon it at that time. To-day we are coming down and back to normalcy. In 1917 the argument was, the stars and stripes, repeal this bill now; after the war is over we will give you back the repeal of this law; now the war is over. When the boys came home from France the railroad companies, as well as all the rest of us, decorated the trains and met them with bands and glorified the victory they had won on the other side. We banqueted them and after we had banqueted them and displayed our patriotism we then took their jobs away from them. That is the patriotism we showed the boys that fought over the seas. Get back to normalcy and back to common sense; that is what we want to get. We know who is behind this repealer. It is not the railroad companies altogether; it has behind it men from among the Chambers of Commerce and manufacturers associations, who wish to destroy the labor movement; and it is not the first time that they have attempted to destroy it. Let me show you men that the intention of the amendment offered here yesterday was to put the burden of proof on the other side. If the friends of this bill were sincere they would have permitted the amendment to go in and throw the burden of proof on those men who are more able to stand it. Talk about getting back to normalcy; how are we going to get back? There are two thousand men with two thousand families starving. How are you going to get back to normalcy just because the railroad company is not getting enough funds? We are willing and the railroaders have been satisfied in agreeing that they don't want to be placed on any train where they are not needed; they don't want to accept a position and money if they are doing nothing, and that is why they presented this amendment yesterday. It is only a question of the railroad companies taking up the case before the Public Service Commission. They know as well as you that it would take them months and months before they would get a case through the Public Service Commission. I wish to say this to you: That I have nothing against the Public Service Commission, but as a Governor of this State wrote to the Pennsylvania Federation of Labor on other cases he said, "I regret very much that labor is not represented on the Public Service Commission." Our friend from Lawrence who was defending here, a few months ago, the daylight saving bill for the grangers of this State, referred to the fact that they had no representative on this commission. What do you want to do? Do you want us laboring men to submit everything to the other side and give us no representation upon the commission? I say to you, friends, it is unfair, but guard you well; get back to normalcy; the discontent you are arousing by the unfair attitude which you took yesterday will not bring you back to normalcy. President Lincoln said in Hartford, Connecticut, after the civil war when they were striving to get back to normalcy, "Thank God, the worker has the privilege to strike." This was after they had received injustice at the hands of the Legislature. What do you want? You tried to repeal this bill during the war. You are unfair with it in this House. Do you want to arouse the discontent, not only of the railroad men of this country but do you wish to arouse the discontent of the workers throughout the country? Our friend from Lawrence has said that he got his information from men on the trains. God bless you. Yes, you can get that kind of information, because our own men

have told our men on the trains to be very careful what they say to the passengers on the trains because the Pennsylvania Railroad Company and other companies have hundreds of spotters going among their employes to spot them out so that when this law is passed they will be the first to be asked to leave. Talk about Judas. Why, my friend of the gospel, you had a little Judas in that little supper that our Savior had with twelve men when one of them was a Judas. Gentlemen, he sold the Savior for thirty pieces of silver, but, after all, old Judas had some good traits in him. He was a man in some respects different from some people who can only see one side. He took those thirty pieces of silver and he looked at them and he got ashamed and he said, "My God, what have I done? I have sold the Savior." And he became so ashamed that he pushed the thirty pieces of silver away and said he didn't want it; it was dirt money; but when compared with some of the men who are employes of the railroad companies; compared with some of the stool-pigeons who are in the employ of the railroads, these men would not throw the thirty pieces of silver away. Judas, in that respect, was far superior and a better caliber of man because he went to a hardware store and bought a piece of rope and hanged himself and saved the State the expense of doing it. Coming back to normalcy: Yes, they will say, but labor has advanced with the machinery they have perfected; they have perfected machines for labor; they have invented machines but the inventor even then always got the worst of it. You can ruin labor; you can ruin the working classes until you must run them into the scrap pile. If you will overburden them you will run them into the scrap pile. Remember, you have got to take care of the working people of this country because no nation is any stronger than its poverty. In other words, "no chain is stronger than its weakest link." Remember that and look how careful we are of the machinery that does our work. You take the Pennsylvania Railroad Company, and I give them credit for this fact, that when they get a nice new engine and new cars they protect them. Take that engine and they take good care of it; put the best man they can get on it because they know that if they work that engine night and day it will soon break down and go into the scrap pile, never to produce again. That is true of the human machine; if you tantalize it and overdrive it and run the wheels on that human machine night and day all the time that human machine breaks down, goes into the scrap pile and never produces again. I hope and trust that the report is not true that during the war there were more men killed on the railroads of the United States than those who were killed in the American Army in France. I say to you, if you repeal this law, because of that repeal there will come a reckoning and I hope that will prey upon your conscience and that you will stand right. Let us be careful. The railroaders are satisfied to take off men where they are not necessary, but you would not permit them to put an amendment in this bill yesterday. I have no ill feeling against any man in this House. I have been treated with a great deal of courtesy during this past session. I have nothing against any man in here and when the session ends I will be just as good a fellow as the rest of you who go out. I want you, to-day, if I have antagonized you on other measures, if I have been opposed to you, remember that I am only like yourself speaking in the interests of what I think is right and, like my friend from Lawrence, justice is all I ask. I say, this is not justice but an injustice to repeal this law.

Mr. JORDAN. Mr. Speaker, I wish to say just one word. I have been classified a good many times and I have this to say, that nobody ever in my life dared to offer me a penny and no man in this House or anywhere in politics has ever brought to bear upon me one particle of pressure; not once. I say this: I have enough of the old revolutionary blood of 1812 in my favor not to be afraid of anything and all the money or all the men in America could not influence me if I feel that I am right. I may be wrong, but if I feel that I am right, I am going on and I am not going to get white if the old devil himself were to come down the aisle. I think I would take him by the tail and make him howl if I felt that I was right. I will say to the gentleman from Lackawanna, I will fight your cause if I think you are right and if you are wrong or if I feel that you are wrong and cannot show me otherwise I will fight with all my might as against any other man.

Mr. PHILLIPS. Mr. Speaker, I would like to interrogate the gentleman from Lawrence.

The SPEAKER. Will the gentleman from Lawrence, Mr. Jordan, permit himself to be interrogated?

Mr. JORDAN. Mr. Speaker, yes, sir.

Mr. PHILLIPS. Do you own stock in the Pennsylvania Railroad Company?

Mr. JORDAN. I am sorry to say I don't. I don't own a dollar's worth of stock in any company under the sun.

Mr. PHILLIPS. What would it cost the stockholders of the Pennsylvania Railroad Company at the present time—or how much would it increase the value of that stock if this bill were repealed?

Mr. JORDAN. It does not matter whether it would increase the value of the stock one penny or twelve million dollars, but the principle is, if there is any cause for not paying out one penny, unnecessarily there is just as much justification for not paying it out whether the profit is large or small.

Mr. PHILLIPS. What does the full crew bill cost the Pennsylvania Railroad Company to-day?

Mr. JORDAN. I have had the figures from both sides given to me and may I answer you again that I am not to be weighed in the balance with dollars and cents, but with right and wrong. If you should hunt for anything else you wouldn't find it.

Mr. PHILLIPS. Is it not a fact that when the full crew bill was passed—when the original was passed—it was passed for the benefit of the safety of the people of Pennsylvania?

Mr. JORDAN. That was their understanding, yes, sir.

Mr. PHILLIPS. Is it true now?

Mr. JORDAN. I will say now as I have said in my remarks, that I have been informed that there were unnecessary men on some of the trains.

Mr. PHILLIPS. Will it decrease the freight rates or the passenger rates if the full crew bill is repealed?

Mr. JORDAN. If you take a dollar for unnecessary expense from the hauling of freight, it will be decreased to that extent. It will be a business necessity whether the freight or passenger rates will be decreased or not.

Mr. PHILLIPS. Are you satisfied that the President of the Pennsylvania Railroad Company, Mr. Rea, should receive \$100,000 when the full crew bill is not in force and with the decrease in expense, are you satisfied that there should be a decrease in his salary?

Mr. JORDAN. It should to the extent that they would decrease salaries elsewhere.

Mr. PHILLIPS. If his salary were reduced together with that of the vice-president and other officers, that would add some towards financial relief?

Mr. JORDAN. I think the salary of the president and other officers is a little bit steep, just as one man wrote me the other day and said my salary was a little high for a legislator.

Mr. PHILLIPS. Did the gentleman from Lawrence agree with the man that it was so?

Mr. JORDAN. Yes, sir, of course I did, after being associated with you.

Mr. PHILLIPS. A statement was made yesterday when this amendment was presented that there were 2300 men included in the full crew bill. That statement was made by the gentleman from Philadelphia, Mr. Walker, in which I think he was mistaken. From the data which I hold in my hand and also from representations by the Pennsylvania Company, there are 1700 men included among the men who are affected by this full crew bill. The gentleman from Philadelphia, Mr. Walker, made that mistake and I want to correct that: There are only 1700 men in the Pennsylvania Railroad Company, according to their own figures, included in this bill in the State of Pennsylvania. I hold in my hand the time checks and I think the time reports of the road trainmen for the month of March, from the conductor and brakeman, and I would submit this to any one that wants it. It gives the salaries of the conductors and brakemen for the month of March. That will apply naturally to January, February and March, approximately, for this year. I want to submit to the members of this House what affects thirty per cent. of the 1700 men included in the full crew bill, in regard to what effect it will have on the passenger rates and on the freight rates, and what effect it will have on the people of Pennsylvania, when

we consider that the safety of the Public is at stake. This bill was passed for a safety measure and every measure that has been passed by the Pennsylvania Railroad Company or any other railroad company has been compelled by act of Assembly, mainly the automatic coupler and air brake. All these things they have been compelled to adopt and they were adopted and applied together with this full crew act through act of Assembly. This bill provides for the safety of the travelling people of this State and in view of that fact I want to ask some one who can answer the question bearing on the requirements of the railroad companies at this time. I want to say to you that the only reason why opposition comes to this is because it is put on the statute books by a labor organization.

Mr. JAMES A. WALKER. Mr. Speaker, I stated to you yesterday that there were 2300 employees included in the full crew or affected by the full crew act. In 1911 there were 1700 but to-day there are 2300. The figures presented by the gentleman who has just spoken are the figures of 1911. May I say, in passing, that I hope, as I am not a stockholder in any railroad company nor am I employed by any railroad company, that I speak on behalf of my constituency which is opposed to the act of 1911 as a burden on the people who manufacture and to the public. Reference has been made to-day to the adoption of the automatic coupler and of the air brake. I don't know whether you know it or not, but that act was pushed through Congress and several State Legislatures by the concerns that manufactured the automatic coupler and the air brake. It was true and it is true that it was a safety measure and we all know it. The gentleman from Lackawanna has issued to-day a beautiful eulogy, but there is one thing that he has failed to tell you or read to us. He assures us that Judas Iscariot was a thief and that he carried the bag. That is the exact phraseology for if he was a thief and it was the best thing that is given us in the history of the world, that Judas Iscariot gave us an example for all thieves to find a piece of rope and find an oak tree and hang himself. Reference has been made to the accidents that have happened. I have the figures here to the effect that forty-eight trainmen were killed during the first six months of 1911 before the law went into effect and 3,498 were injured, and in the same period in 1911 the number of passengers killed by falling from cars or getting on or off cars was a total of six, making a grand total of killed in the six months before the law went into effect in 1911, fifty-four. The total number of passengers injured during the first six months of 1911 was 303, making a total of 2,601 of trainmen and passengers. After the law went into effect, for the first six months of 1914 the number of trainmen killed was thirty-two and the number of passengers was three, making a total of thirty-five, and the number of trainmen injured after the law went into effect, was 3,239 and the total number of passengers injured was 362, making it a total of 3,601. During the last three years the number of passengers and trainmen killed on eighteen railroads was 281, or twenty more than in the period of 1908 to 1910 inclusive. Similarly the number injured was 5,150 an increase of just 900. Will you tell me, therefore, that if the passage of this law has reduced the catastrophes to people because of one full crew man with these figures taken from the records of this State and New Jersey and from nineteen other railroads in all the states. Reference has been made to the importance in this State of this one man. During the influenza, in 1918, in one railroad yard sixty yard men who did not have the influenza were engaged to brake trains and they did not know anything about braking trans. However, they were taken out of the yard and put on the trains and rode backward and forward in the cabooses in order to comply with the law. If that could be done in 1918 without any excuse, but merely because the law must be supported, I submit that this is evidence of the fact that the law as it stands is not needed. The error as I have it in the act of 1911 is in its unfairness. To-day there has been a plea made to save this train man. They belong to one union. Railroad conductors have another union; railroad engineers and firemen have another union, but they are not considered in the Full Crew Act, and you and I, representing the public, when we get on a train do we look to the man who sits in the front car and is a full crew man or wanders up and down the aisle behind the conductor holding his checks or punching a long strip of paper—do we consider him the man

who saves our lives and watches over us as we travel? The hero on all trains is the man in the righthand side of the cab who holds the throttle and who sees to it that the semaphor is not against him; the man who, time and time again, has been found dead in his cabin, and were it not for certain regulations enforced for the government, many and many a time the railroad company would have a wreck which is avoided by the enforcement of this law which requires that the passenger locomotive fireman should be in a position to relieve the engineer in case the engineer is injured or dies in his cab. We look on him as the guiding hand that carries us from the start to the end of our journey, and he is not provided for in the Full Crew Act. Is it fair to him? I don't think you will say that it is a fair act. Take, for example the tower man who keeps in order certain semaphores at crossovers and they have no full crew provision, and yet it is they who pass to the engineer the word of warning or of danger and no one relieves them. Is it fair that if the Full Crew Act was fair in the beginning it should not cover the locomotive engineers and firemen by putting on an extra fireman when they go up the hill and have to shovel coal: the man who stands there shoveling alone, watches his fires, his steam gauge and the other apparatus under his control and who keeps his eye on the engineer at the same time? I submit to you that this act was not fair when it was passed in 1911 because it did not include the man who really looks after the destiny of the people in whose charge he is placed. It has been said that the railroad companies merely represent a group. The same rule that applies to individuals should apply to a group. We should not say because there are three or five or fifteen hundred positions involved that the law shall be different or that we shall differ in our treatment of them. I submit to you that when we take this bill and review it, we find that it places the power with fifty-five hundred stockholders who are interested and we should play fair with them, and we should therefore consider it meritorious. Examine this act with this bill that we have before us to-day. What do we find under its provisions? There is no employer or employee in the State of Pennsylvania that is as honestly and fairly cared for. What other group of men is given the right to go before the Public Service Commission and say "You are or you are not running your trains safely"? You are taking off a crew instead of taking off the man. As I told you yesterday, they have a chance to go before the commission and say, "You are running your trains dangerously, and we demand an extra man or two." Under this act the Public Service Commission could put ten men on a train, if the commission felt that the State of Pennsylvania should be better taken care of and the number should be increased that they may order it and they do it at times to-day. The gentleman from Lackawanna has referred to the remark of the gentleman from Lawrence in regard to mediation. He knows as well as I do the benefits of the voluntary mediation board in the anthracite and bituminous coal fields when the employer and the employee got together and adjusted their grievances. The same thing can be done on this subject if they want to do it and work hard enough for it. Let me call your attention to another matter, and I will try to make it pretty clear in your minds, and every man no doubt knows that if there were a necessity for an extra full crew man he would be employed, from the fact that the railroad company transports passengers and when an accident happens, who pays for the loss of limb or life or property of the passengers? The railroad company. Then, do you suppose that the railroad company will take a chance on losing a half million dollars in the way of damages through an accident? And when a man is actually needed on a freight train, do you suppose that the railroad company which carries a half million dollars worth of freight on a single train would subject itself to damage suits or would for an instance take off a man who was necessary without whom that train might be injured and that freight or those goods lost and stand the damages? Put that proposition up to any business man—why of course he would take no such action; he would laugh at you in scorn. You would not do it, neither would any other individual. Gentlemen, this law will give the railroad company and the State laws that they never had before; the right to go in and show that one man is not enough; that two men may not be enough; that three or four or five men would be necessary.

Furthermore, this bill, as business starts to pick up, removes the possibility of entire crews being discharged and give many a man not at labor to-day a chance for something to do and do it. The question has been asked by the gentleman from Clearfield of the gentleman from Lawrence regarding the reduction of the salaries of some of the high-paid officers. I wish to say in referring to that the public prints came out a few weeks ago, stating that salaries from the president of the Pennsylvania Railroad Company down were reduced. The public press told us that their salaries had been reduced. I don't know how much, and I don't care, but it shows that there is reduction all along the line. It seems to me that if we want to give labor what they want, a fair and square deal, not merely the brakeman, but the locomotive engineer and the fireman and the conductor should get the benefit of any advantage the same as the brakeman and the flagman is given that right. I submit that labor could not have a fair bill, no matter what was tried now or hereafter unless it applied to all of the men on the train. I submit that this bill should have our favorable votes.

Mr. SOWERS. Mr. Speaker, I move the previous question.

The motion was seconded by the following: Messrs. Baldi, Bell, Bower, Glass, Harry, Heffernan, Jordan, Love, McCarthy, McGowen, Marcus, Pike, Roman, Schaeffer, Lee Smith, Sprowls, Stevens, Stevenson, George T. Walker, Zook and others.

The SPEAKER. More than twenty members having joined in moving the previous question.

On the question.

Shall the main question now be put?

The motion was not agreed to.

Mr. SMINK. Mr. Speaker, you have heard the merits of this bill debated both pro and con. This bill has been referred to as a labor measure, and in the sense that it is a humanitarian bill aiding in protecting the safety of the traveling public especially and to all other persons whose duty may bring them in contact with the operation of the railroads, it is a labor measure and we are proud to lend our support to it. Our opponents, however, are trying to camouflage the bill by using the term labor measure, by trying to convey the impression that we are endeavoring to defeat the bill because it will possibly mean a lay-off of members of the rail brotherhoods. The railroad corporations themselves have stamped this law a labor measure in the past for their own selfish desires: they dare not ask its repeal upon a strict basis of economy because of the manifest good it has been and the many accidents it has prevented during the time it has been in force. Session after session the railroads have attacked this act with a repealer, always charging organized labor of being interested from a selfish standpoint, that it is now no wonder that it is recognized as such, and as a representative of organized labor I am indeed proud that organizations have been successful in the past in keeping this humanitarian act upon our statute books. This continued agitation, however, has been the means of bringing this act involved dear and near to the heart of every man connected with organized labor, and the railroad corporations realizing this have suggested this repealer, not from an economic standpoint, but as part of the nation-wide propaganda to destroy the rail brotherhoods and organized labor as a whole.

In 1918 there were 45 specific cases on the Pennsylvania alone where the extra man or the Full Crew Man had detected defects in the train which would possibly have caused wrecks. In numerous occasions the middle man on a passenger train or the Full Crew man as the Company terms him has saved the lives of children whom the parents have permitted to hang out of the open window. On August 29th, 1920, the Full Crew brakeman discovered car off center when about one-half way across Jersey Central bridge on the Central Railroad of New Jersey.

I appeal to you, gentlemen of the House, to vote against this repeal measure, and thereby voice your belief in the proper protection of citizens of this Commonwealth and the honesty and integrity of organized labor.

Mr. MANGAN. Mr. Speaker, I desire to interrogate the gentleman from Philadelphia.

The SPEAKER. Will the gentleman from Philadelphia, Mr. James A. Walker, permit himself to be interrogated?

Mr. JAMES A. WALKER. Yes, sir, Mr. Speaker.

Mr. MANGAN. Mr. Speaker, I would like the gentleman from Philadelphia to define what constitutes a full crew?

Mr. JAMES A. WALKER. Mr. Speaker, I understand that a full crew consists of a conductor, a flagman, a front flagman an engineer, a fireman and a middle man.

Mr. MANGAN. On what number of cars?

Mr. JAMES A. WALKER. I think that covers nine cars, —29 cars.

Mr. MANGAN. You are talking about freight trains, and I am talking about passenger trains. Do you mean to inform this body that the engineer is not included in the full crew?

Mr. JAMES A. WALKER. I understand that on very exceptional circumstances there is an extra locomotive engineer put on the train.

Mr. MANGAN. I would further ask the gentleman from Philadelphia what man on that crew he terms the extra man?

Mr. JAMES A. WALKER. As far as I know he is the fellow on the job that rode from Pittsburgh to Harrisburg with some of the men who are in this House and who talked the whole way about the repeal of this bill and who didn't do anything else but talk about this bill.

Mr. MANGAN. Will you kindly tell the House the name of the members that rode with that gentleman who has no duties to perform so that they can verify that statement,—the members from Pittsburgh that that man rode with?

Mr. JAMES A. WALKER. I am not going to give that information because it was given to me in confidence.

Mr. MANGAN. Mr. Speaker, I would further interrogate the gentleman and ask him if he is aware of the fact that there is no brakeman that is employed who runs from Pittsburgh to Harrisburg?

Mr. JAMES A. WALKER. He got off at Altoona, the members were coming to Harrisburg.

Mr. MANGAN. Somebody put you wise. I want to ask you whether you are aware of the fact that when a train stops on a railroad crossing, that the brakeman, under the rules of the company, is compelled to go out and open up that crossing?

Mr. JAMES A. WALKER. The brakeman? Yes.

Mr. MANGAN. The rear brakeman?

Mr. JAMES A. WALKER. The brakeman gets off and examined the crossings.

Mr. MANGAN. He opens the crossing.

Mr. JAMES A. WALKER. Yes, I understand that is the duty of the brakeman on the train.

Mr. MANGAN. If you take that man off, who would you have to open the crossing?

Mr. JAMES A. WALKER. That is the duty of the brakeman to do that, not the full crew man.

Mr. MANGAN. My dear friend from Philadelphia, if they take that man off, who would do it?

Mr. JAMES A. WALKER. There are two men there, a man on the back and a man on the front. Why do you want a man on the train if that train is stopped?

Mr. MANGAN. If you were on a curve and if the man is opening up the crossing, who would you get to signal the man on the engine?

Mr. JAMES A. WALKER. The conductor takes care of that.

Mr. MANGAN. No, he don't.

Mr. JAMES A. WALKER. Well, he used to.

Mr. MANGAN. Supposing the conductor is in the tower taking orders, where his duties require him to go?

Mr. JAMES A. WALKER. If the conductor was at the tower, as you say, taking orders, somebody would have to do it. I presume if that occurred regularly, there would be a man on the crossing.

Mr. MANGAN. But who would do it?

Mr. JAMES A. WALKER. The railroad would certainly see that no accident happened at that crossing.

Mr. MANGAN. Mr. Speaker, I have listened to many speeches here of what the working men throughout the country did throughout the war times. I have listened to the brilliancy of the floor leader in his protection of the man who works, and he very plainly and clearly defined to you how well the miner went to work during war times, but the miner only works eight hours a day. The railroad man, during the war time, worked sixteen hours a day, in violation of the laws not only of your Commonwealth but of the

United States,—the Adamson Law. We gave them sixteen hours a day. The others did a lot of work in eight hours a day, but the railroad man worked for sixteen hours every day during war times. These boys who move the trains went out with only one bucket, and they did not know when they started from Pittsburgh, where they were going. Sometimes they went clear to Chicago with only one meal in their bucket and no money in their pockets, with no provision made by the railroad company to give them something to eat. If it had not have been for the Brotherhood with its little treasury, they could not have been supplied with meals. Now you want to take that away from us. Did anybody come here in 1919 and ask for a repeal? Why not? Because they did not dare. These men were out working two days, every one of them, in one. The gentleman from Philadelphia said that they took twenty-five yard men and put them on the trains. He does not know the definition of a yard man. A yard man is a man who works harder than any other man on the railroads. He makes up and brakes trains.

Mr. JAMES A. WALKER. Mr. Speaker, that was simply said in error, when I said yard men, I mean track men.

Mr. MANGAN. Pardon me. I will tell you gentlemen that ever since the Full Crew Law became effective, the railroads have endeavored to reduce the number of men, or to take one man off. They took one man off a train on which I was the conductor. From the want of that one man I saw a boy cut to pieces, just for the want of a signal to the engineer. If that man had been on that train, the man which they took off, that boy would probably be alive to-day. I ask you gentlemen in all fairness to the railroad man and to the general public to vote down this repealer.

The SPEAKER. The Chair would suggest to the members of the House and to the members interested on both sides of these questions that the list of speakers has been completed and a number of others have already been heard.

Mr. FOWLER. Mr. Speaker, I just want to make a statement in regard to our friend from Lawrence. The Judas story did not affect him at all. I had no reference to anybody in the House, only to those whom I know were employed by the railroad company as "lickspittles" and who are the lapdogs of the corporations.

Mr. PHILLIPS. Mr. Speaker, I would like to interrogate the gentleman from Philadelphia, Mr. Walker.

The SPEAKER. If this discussion continues much longer, it will be necessary for the Chair to enforce the rule which prohibits any member speaking more than twice on the same subject.

Mr. ALEXANDER. Mr. Speaker, no answer has been given yet to my proposition that it is only a fair proposition that the railroad companies prove the necessity of removing the man—

POINT OF ORDER.

Mr. JAMES A. WALKER. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman from Philadelphia will state his point of order.

Mr. JAMES A. WALKER. Mr. Speaker, my point of order is that the question submitted by the gentleman from Delaware is not before the House, having been determined negatively yesterday.

The SPEAKER. The Chair rules that the point of order is well taken.

Mr. ALEXANDER. Mr. Speaker, my proposition was and is still before the House and it is germane to the issue here, notwithstanding the learned gentleman from Philadelphia. He has told you that you should vote for this bill because the railroad companies do not obey the law, because the railroads instead of putting men on their trains as they are compelled to do, have filled their cabins with men that know nothing about running cars. That is just like giving every liquor man and every hotel man a license because they do not obey the law. One is just as guilty as the other. He says they will take the trains off if this bill is not passed. Show me the fellow on the Pennsylvania Railroad, or anywhere else, who, to save an expense of \$58.62 is going to lose \$2,689. What foolish talk is that to talk to men with some sense. He says he is not interested. He is a member of the bar of Philadelphia and is pretty active. It is very nice to look forward to the day, after we have stood on the floor of this House and have talked for the

rich corporations to think that they will sometime knock at your door and enter therein and say, "I would like to employ you on this job"—

POINT OF ORDER.

Mr. JAMES A. WALKER. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman from Philadelphia will state his point of order.

Mr. JAMES A. WALKER. Mr. Speaker, my point of order is this: The gentleman from Delaware is stating the motives of another member of the House, without evidence, and furthermore, he is saying that with the derogation of a members' private character, it should therefore be stopped.

The SPEAKER. The Chair rules that the point of order is well taken. The gentleman from Delaware will confine his remarks to the issue.

Mr. ALEXANDER. Mr. Speaker, I will leave the lawyers now and go to the pleasanter side of this issue,—the preachers. My friend from Lawrence, for whom I have the highest respect in the world, has theories. These theories are grand and if the theories were put into practice it would be the finest thing in the world and would perhaps save a lot of suffering that we heretofore have had to endure. He says, "Do unto others as you would have others do unto you." I say now to my friend from Lawrence that there is no man in this House who desires to see that rule, "Do unto others as you would have others do unto you" written on every wall of this House, and to do it, and every member of this House who will do that will not vote for this bill as it stands at the present time. If you will say to these men that you will do unto them as you would have them do unto you, I would be willing to submit this question to that fair tribunal. I say again that I agree with my friend from Lawrence when he says, "Render unto Caesar the things which are Caesar's and unto God the things which are God's"; but I am sorry to say that it seems to me that Caesar has been getting it all and except the times when my friend from Lawrence and my friend from Indiana mention the name of God I doubt whether he is ever thought of, and I think that Caesar is "copping" it all. That is the issue exactly as it is, and I ask the members of this House to vote down this bill in its present condition.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken.

Mr. FOWLER. Mr. Speaker, I ask for a verification of the roll.

The SPEAKER. The roll will be verified.

The roll was verified as follows:

YEAS—110.

Allum,	Dleh,	Jordan,	Sinclair,
Armstrong,	Dilshelmer,	Kinsman,	Smiley,
Asbury,	Drinkhouse,	Kooser,	Smith, H. J.,
Baldi,	Dunlap,	Lafferty,	Smith, H.,
Beaver,	Dunn,	Leeds,	Smith, J. W.,
Beckley,	Edmonds,	Lewis,	Snowden,
Bell,	Elgin,	Long,	Sowers,
Bidelspacher,	Evans,	Love,	Spangler,
Blumberg,	Fitzgibbon,	McCarthy,	Sprowls,
Bolard,	Flynn,	McConnell,	Stackhouse,
Bower,	Fox,	McGowan,	Stadtlander,
Brady,	Franklin,	McVicar,	Stark,
Breneman,	Gearhart,	Marcus, J.,	Stevens,
Bromley,	Glass,	Miller, H. F.,	Stewart,
Brooks,	Griffith,	Mitchell,	Strauss,
Brown, F. B.,	Haines,	Ogle,	Vickerman,
Brown, T. R.,	Haldeman,	Orr,	Walker, G. T.,
Burns,	Hampson,	Perry,	Walker, J. A.,
Campbell,	Harding,	Pike,	Weamer,
Catlin,	Harer,	Posey,	Weiss,
Comeror,	Harry,	Quigley,	Wells,
Conner,	Heffernan,	Rhoads,	Whiteman,
Craig, J. R.,	Henderson, W.,	Rieder,	Woner,
Craig, J. O.,	Hess,	Ruddy,	Wood,
Craty,	Hoffman, M. R.,	Ruth,	Zook,
Crum,	Hoover,	Shaffer,	Whitaker,
Dawson,	Horne,	Shannon,	Speaker,
Dewey, C. P.,	Jones, W. W.,	Shellenberger,	

NAYS—87.

Alexander,	Goehring,	McBride,	Richards,
Aston,	Goldner,	McCaig,	Rinn,
Baker,	Goodnough,	McCann,	Roman,
Barnhart,	Goss,	McCurdy,	Ruch,
Bluet,	Hagerty,	McHugh,	Schaeffer,

Brendle,	Haslett,	McKim,	Schilling,
Chaplin,	Hatrick,	McKnight,	Schwartz,
Clutton,	Haws,	McOwen,	Sieg,
Curran,	Hayes,	Mangan,	Smink,
Davis,	Henderson, E.,	Marcus, J. C.,	Smith, L.,
DeHaas,	Hetrick,	Marshall,	Soffel,
Denning,	Hoffman, J. N.,	Martin,	Steedle,
Dewey, P. H.,	Holcombe,	Mantz,	Sterling,
Dithrich,	Hough,	Michel,	Stevenson,
Donneley,	Huston,	Millar, A.,	Sweitzer,
Eaches,	Jones, D. J.,	Millar, A. S. C.,	Thomas,
Ehrhardt,	Kantner,	Miller, C.,	Van Alen,
Feldman,	Keene,	Miller, D. L.,	Wettach,
Finney,	Kelly,	Miller, D. D.,	Whitehouse,
Fowler,	Kohler,	Miller, J. J.,	Williams,
Gelder,	Krause,	Morris,	Wolfe,
Gibbon,	Krugli,	Phillips,	

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information that the House has passed it without amendment.

RECESS.

Mr. DITHRICH. Mr. Speaker, I move that this House do now take a recess until 3 o'clock this afternoon.

The motion was agreed to and (at 1:25 P. M.) the House took a recess until 3 o'clock P. M.

AFTER RECESS.

The House reconvened at 3 o'clock P. M.

The SPEAKER (Samuel A. Whitaker) in the Chair.

BILLS SIGNED BY THE SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

Senate Bill No. 93.

An Act relating to insurance amending revising and consolidating the law providing for the incorporation of insurance companies and the regulation supervision and protection of home and foreign insurance companies Lloyds Associations reciprocal and inter-insurance exchanges and fire insurance rating bureaus and the regulation and supervision of insurance carried by such companies associations and exchanges including insurance carried by the State Workmen's Insurance Fund providing penalties and repealing existing laws

Senate Bill No. 94.

An Act defining fraternal benefit societies and their status authorizing such societies to create subordinate lodges and to pay benefits to members and their beneficiaries from funds collected and regulating such benefits and collections providing for the organization and incorporation of such societies and for their supervision regulation and examination by the Insurance Commissioner and for the admission of foreign societies designating tables of mortality as a basis for rates of contribution requiring all societies to make annual and other reports and appointing the Insurance Commissioner as attorney for service of process providing penalties for any violations of the act exempting such societies from taxation and certain other societies from its provisions and requiring beneficial associations other than fraternal benefit societies to report to and be supervised by the Insurance Commissioner and repealing existing laws

Senate Bill No. 170.

An Act to amend section two of an act approved the twenty-ninth day of March eighteen hundred and ninety-nine (Pamphlet Laws twenty-one) entitled "An act to establish a board for the examination of accountants to provide for the granting of certificates to accountants and to provide a punishment for the violation of this act" as amended

Senate Bill No. 194.

An Act to amend an act approved the twentieth day of April one thousand nine hundred five (Pamphlet Laws two hundred thirty-seven) entitled "An act to provide for the repair and maintenance or improvement by the proper county city or borough of turnpikes heretofore or hereafter appropriated or condemned or any part thereof for public use free of tolls" as amended providing for the maintenance and repair of abandoned turnpikes and turnpikes of dissolved companies by the several townships cities and boroughs

Senate Bill No. 277.

An Act to amend section two of the act approved the eighteenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and fifty-nine) entitled "An act to provide for the classification of inspectors of the Department

of Labor and Industry according to qualifications determined by a committee of the Department of Labor and Industry and fixing the salaries of inspectors within the several classifications"

Senate Bill No. 302.

An Act to give preference and protection in the civil service to persons who served in the civil war Spanish-American war Philippine war world war or in any war in which the United States has been engaged and who have been honorably discharged from the military or naval service of the United States

Senate Bill No. 325.

An Act requiring all teachers in public private and parochial schools or other institutions of learning to take an oath of allegiance to the Commonwealth and to the government of the United States

Senate Bill No. 392.

An Act to establish a separate orphans' court in and for the county of Erie

Senate Bill No. 432.

A Supplement to an act approved the twenty-second day of June one thousand eight hundred and ninety-one (Pamphlet Laws three hundred and seventy-nine) entitled "An act to provide for the selection of a site and the erection of a State asylum for the chronic insane to be called the State Asylum for the Chronic Insane of Pennsylvania and making an appropriation therefor" providing for the quarantine and for the reception detention care and treatment at said asylum of persons suffering with syphilis and for their commitment thereto and providing for the payment of the cost of commitment care and maintenance of such persons in the same manner as insane persons

Senate Bill No. 588.

An Act authorizing the prothonotaries to sign subpoenas in divorce cases

Senate Bill No. 653.

An Act to amend section nineteen of an act approved the eleventh day of May one thousand nine hundred eleven (Pamphlet Laws two hundred forty-four) entitled "An act providing for the original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" further relating to the repair of such roads and expressing the intent of the act

Senate Bill No. 666.

An Act dedicating certain lands of the Commonwealth of Pennsylvania situated in the city and county of Erie to public use as an Historical Memorial and Public State Park aiding in the development of the Harbor of Erie and creating a Commission to manage and control said lands and said Harbor improvements empowering said Commission to purchase or receive by gift other lands for the purpose of this Act providing for the appointment of members of said Commission and that the Secretary of Internal Affairs and the Commissioner of Fisheries shall be ex officio members thereof defining the duties and powers of said Commission excepting rights and privileges in said lands heretofore granted and making an appropriation

Senate Bill No. 744.

An Act to amend section fifteen of an act entitled "An act relating to fires and fire prevention imposing duties and conferring powers heretofore exercised by the State Fire Marshal upon the Department of State Police authorizing the appointment of the chiefs of fire departments and certain public officers and others as assistants to said department and defining their powers and duties providing for the investigation of the cause origin and circumstances of fires and the inspection of all and the removal or change of certain buildings imposing duties on school authorities and on certain corporations associations and fire rating agencies providing for the attendance of witnesses before the department and the enforcement

of its orders and prescribing penalties" approved the first day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ten)

Senate Bill No. 830.

An Act to further amend section fifteen of the act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" by empowering the court of common pleas instead of the return board to open ballot boxes when fraud or error not manifest on the general return is alleged

Senate Bill No. 835.

An Act to amend an act approved the ninth day of April one thousand nine hundred and thirteen (Pamphlet Laws page forty-six) entitled "An act fixing the number and salaries of clerks and other employees in the Auditor General's Department"

Senate Bill No. 940.

An Act to amend an act approved the Fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" as amended

Senate Bill No. 95.

An Act relating to insurance establishing an insurance department and amending revising and consolidating the law relating to the licensing qualification regulation examination suspension and dissolution of insurance companies Lloyd's associations reciprocal and inter-insurance exchanges and certain societies and orders the examination and regulation of fire insurance rating bureaus and the licensing and regulation of insurance agents and brokers providing penalties and repealing existing laws

Senate Bill No. 297.

An Act authorizing receivers of taxes in and for cities of the first class to furnish certificates of taxes and claims which are liens on real estate and fixing the fees for such services

Senate Bill No. 309.

An Act to amend section five of an act approved the thirtieth day of March one thousand nine hundred and seven (Pamphlet Laws twenty-one) entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing a Board of Optometrical Education Examination and Licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith"

Senate Bill No. 587.

An Act validating all divorces granted since the first day of June one thousand nine hundred and fifteen where the subpoena was signed by the prothonotary

House Bill No. 85.

An Act to amend section twenty-five of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties" as amended

House Bill No. 215.

An Act for the better protection of fish requiring citizens of the United States residing within this Commonwealth to procure a license from the county treasurer to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act and the manner of proceeding to enforce compliance therewith and providing for the disposition of the penalties recovered and license fees received

House Bill No. 266.

An Act fixing the salary of the jury commissioners of the counties of the third class

House Bill No. 270.

An Act to amend an act approved the twenty-fifth day of February one thousand nine hundred and one (Pamphlet Laws page eleven) entitled "An act to establish a Department of Forestry to provide for its proper administration to regulate the acquisition of land for the Commonwealth and to provide for the control protection and maintenance of Forestry reservations by the Department of Forestry" as amended by establishing additional bureaus and offices in said department establishing forest districts providing for forest officers assistants and labor providing for the salaries of the officers and employees of the department fixing the amount of expenditures for the acquisition of land and repealing certain acts

House Bill No. 271.

An Act to amend an act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws page seven hundred and ninety-seven) entitled "An act to establish a Bureau of Forest Protection within the Department of Forestry designating the officers who shall constitute the Bureau their duties and salaries prescribing penalties for the violation thereof and repealing all laws general special or local or any parts thereof that may be inconsistent with or supplied by this Act" by providing for a chief of the Bureau of Forest Protection empowering District Foresters to act as District Fire Wardens providing for the compensation of the Chief and other Fire Wardens and persons assisting in extinguishing forest fires

House Bill No. 399.

An Act relating to the adequate protection of fruit vegetables or other articles of food from flies

House Bill No. 431.

An Act for the segregation of certain classes of prisoners

House Bill No. 433.

An Act to amend section one of an act approved the fifteenth day of June Anno Domini one thousand nine hundred and eleven entitled "An act to fix and regulate the compensation of directors of the poor of poor districts composed of several townships boroughs and cities situate wholly within counties of this Commonwealth not exceeding five hundred thousand population" as amended by increasing the rate of compensation to be paid to the attorney employed by said poor districts

House Bill No. 499.

An Act to quiet the title to real estate and to enable citizens of the United States and corporations authorized to hold real estate within this Commonwealth to hold and convey title to real estate which has been formerly held by or for corporations not authorized by law to hold the same

House Bill No. 515.

An Act to amend an act approved the seventeenth day of May one thousand nine hundred nineteen (Pamphlet Laws two hundred and five) entitled "An act to amend section one of an act approved the fifth day of May one thousand eight hundred and thirty-two entitled 'An act regulating lateral railroads' by extending the provisions thereof to any person or persons corporation of the first or second class partnership municipal or quasi-municipal corporation school or poor district of the State of Pennsylvania incorporated under general or special act of assembly being the owner or owners of land mills quarries coal-mines limekilns or other real estate in the vicinity of any railroad canal or slack-water navigation made or to be made by any company or by the State of Pennsylvania and not more than four miles distant therefrom" increasing the length of lateral railroads

House Bill No. 567.

An Act to enable city county poor ward school borough and township tax collectors their executors and administrators if they are deceased or either surety or sureties if the surety or sureties have paid the taxes to collect taxes for the payment of which they have become personally liable without having collected the same by the expiration of the authority of their respective bonds or by the expiration of the authority of their respective warrants or by the expiration of their terms of office and to extend the time for the collection of the same for a period of two years from the passage of this act

House Bill No. 572.

An Act providing for the sentencing of certain criminals to reformatories or houses of correction in counties of the first class

House Bill No. 574.

An Act to authorize the filing and recording of notices of liens for taxes due the United States in the offices of the Recorders of Deeds of the several counties of this Commonwealth providing for the discharge of such liens and fixing the fees of the recorders of deeds for their services

House Bill No. 575.

An Act to amend an act approved the twenty-first day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred and eighty-five) entitled "An act providing for the return of taxes on seated lands in counties poor districts boroughs incorporated towns and townships for county poor borough town or township taxes respectively and providing for the sale of such lands for taxes" as amended providing for the preservation of the lien of first mortgages

House Bill No. 603.

An Act to amend section six of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employees of said department and providing a method for fixing compensation" as amended

House Bill No. 638.

An Act to fix the salaries of supervising inspectors of the second grade in the Department of Labor and Industry

House Bill No. 726.

An Act to empower courts of competent jurisdiction to issue writs of execution against property of defendant and attachment execution or in the nature of attachment execution against trusts including those commonly known as spendthrift trusts no matter when such trusts were created in cases where an order award or decree has been made against a husband for the support of his wife or children or both making such attachment execution against trusts a continuing lien and levy for fifty per centum of such money or property until the order judgment or decree is paid in full with costs and abolishing the benefit of the exemption law in such cases

House Bill No. 741.

An Act to regulate and establish the traveling expenses and mileage to be charged by sheriffs in counties of the third fourth fifth sixth seventh and eighth classes

House Bill No. 767.

An Act to amend section one thousand six hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 769.

An Act to amend sections two thirteen and fourteen of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State supervisor and assistants and fixing the salaries of such State supervisor and assistants defining the powers and duties of boards of trustees including the power of appointing assistants and investigators and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties" eliminating the provisions of said act which fixes the salaries of the State supervisor assistant State supervisor and clerk and the method of the distribution of the moneys appropriated among the several counties coming within the provisions of the act

House Bill No. 795.

An Act to amend section three hundred eighty-six clause four of the act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by limiting the power of townships of the second class to contract for road purposes

House Bill No. 860.

An Act creating a commission to prepare a revision and consolidation of the existing general statutory law defining the powers and duties of the commission imposing certain duties upon the Legislative Reference Bureau providing for the report of the commission to the General Assembly for its adoption or rejection and making an appropriation

House Bill No. 865.

An Act providing for the licensing and regulation of corporations copartnerships associations and individuals engaged in the business of receiving payments or contributions to be held

or used in any plan of accumulation or investment or of issuing negotiating offering for sale or selling any certificates securities contracts or other choses in actions evidenced by writing on the partial payment or installment plan or of assuming fixed obligations or issuing in connection therewith a contract based upon payments being made upon installments or single payments under which all or part of the total amount received is to be repaid at some future time with or without profit and imposing penalties

House Bill No. 939.

An Act to amend section four hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 946.

An Act to provide for the abolition of railroad grade crossings

House Bill No. 957.

An Act to amend section ten of an act approved the sixteenth day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred ninety-three) entitled "An act to provide for the licensing and regulation of public dance halls and ball rooms and for the regulation supervision of public dances and balls in cities of the first second and third classes"

House Bill No. 967.

An Act providing for the burial of the bodies of indigent persons by certain poor districts

House Bill No. 1000.

An Act to amend chapter three of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 1016.

An Act to amend section one thousand two hundred ten as amended and section one thousand one hundred three and section five hundred twenty-four as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and repealing section one thousand two hundred twelve thereof

House Bill No. 1021.

An Act providing for the condemnation by the Commonwealth of lands suitable and desirable for Forest purposes or Game Preserve purposes or the perpetuation and protection of Fish and defining the powers and duties of the Department of Forestry the Board of Game Commissioners and the Department of Fisheries respectively in relation thereto

House Bill No. 1031.

An Act empowering cities of the third class to contract with certain incorporated associations to use and occupy public parks and playgrounds subject to regulations prescribed by said cities

House Bill No. 1032.

An Act to amend section four of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred eighteen) entitled "An act relating to the appointment of persons to the police department in cities of the third class providing for the regulating examinations the manner of appointments and the manner and power of removal of employees of said department and providing a method for fixing compensation"

House Bill No. 1055.

An Act to amend sections four and six of a supplement to an act approved the twenty-sixth day of April one thousand nine hundred and eleven (Pamphlet Laws eighty-two) entitled "A supplement to an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved April twenty-ninth Anno Domini eighteen hundred and seventy-four providing for the incorporation of trustees appointed or to be appointed under the terms of any will deed grant or gift creating a trust or trusts for the benefit of the people of any incorporated city of this Commonwealth for the advancement of learning science music art or of any one or more of said pur-

poses in which representatives of said city may have part in the management with power to confer degrees in art pure and applied science philosophy literature painting music medicine law and theology and for the supervision and regulation of the same" conferring upon the State Council of Education powers and duties heretofore vested in the College and University Council

House Bill No. 1090.

An Act authorizing the appointment of interpreters in counties of the third fourth fifth sixth seventh and eighth classes of this Commonwealth and providing for their compensation

House Bill No. 1093.

An Act to amend section nineteen chapter three article one of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

House Bill No. 1097.

An Act restricting the appointment of corporate fiduciaries by testators or by any court or register of wills to corporations fully subject to supervision and examination by the Banking Department

House Bill No. 1107.

An Act requiring banks banking corporations copartnerships or associations co-operative banking associations trust safe deposit real estate mortgage title insurance guaranty surety and indemnity companies savings institutions savings banks provident institutions building and loan associations lodges and societies to file of record names of persons authorized to make entries on records of mortgages imposing certain duties on recorders of deeds and declaring certain entries void

House Bill No. 1126.

An Act to provide for the recording and notation upon the record of any deed or other recorded instrument of any judgment or decree affecting such deed or other instrument and providing that such recording and notation shall be notice of such judgment or decree

House Bill No. 1169.

An Act to amend sections three hundred and ninety-seven four hundred and twenty-one and one thousand two hundred and twenty-one of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 1187.

An Act to amend section one of the act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws ten hundred and three) entitled "An act requiring licenses to sell steamship tickets or orders for transportation to or from foreign countries and providing penalties"

House Bill No. 1191.

An Act to amend an act approved the fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws four hundred thirty-five) entitled "An act to authorize the courts of common pleas of any county when any individual church within the county has become inactive or extinct by reason of there being no resident or active trustees representing it or otherwise and the property of the church is liable to be wasted or destroyed to appoint the trustees of the State body or organization representative of the denomination of which said church was a member as trustees for said church to hold and dispose of the title to the property owned by said church and defining the procedure thereon" authorizing the said courts to appoint as trustees for the property owned or held by any church board or agency of any religious organization the trustees or body corporate of the superior judiciary with which the church has been connected when the territory covered by the said judiciary is within the State or any other appropriate board or agency of such religious organization if duly incorporated under the laws of any state of the United States

House Bill No. 1195.

An Act to commemorate the memory of Thaddeus Stevens by designating one of the educational buildings to be erected in the Capitol park as "The Thaddeus Stevens Educational Memorial" and constituting a commission to prepare a pamphlet dealing with the life and the speeches of Thaddeus Stevens to be distributed to the public schools

House Bill No. 1212.

An Act to amend section twelve article one chapter eleven of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

House Bill No. 1213.

An Act to amend the act approved the sixteenth day of April one thousand eight hundred and seventy-five (Pamphlet Laws fifty-four) entitled "An act to provide for appeals in cases where the county commissioners and auditors have failed or shall hereafter fail to fix the compensation of county treasurers and to appeal an act entitled 'A supplement to an act relating to county treasurers passed the fifteenth of April one thousand eight hundred and thirty-four' approved the eighteenth day of April one thousand eight hundred and seventy-four in regard to the compensation of county treasurer" by providing for appeals by the county treasurer in cases where the county commissioners and auditors have fixed the compensation of the county treasurer

House Bill No. 1245.

An Act fixing the number and salaries of the officers and employes in the Department of Mines

House Bill No. 1247.

An Act to amend section twenty-six of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and sixty-two) entitled "An act providing for the creation and administration of a State Fund for the insurance of compensation for injuries to employes of subscribers thereto declaring false oaths by the subscribers to be misdemeanors and providing penalties for the violation thereof" as amended

House Bill No. 1259.

An Act providing for the licensing and registration by the Dental Council of certain persons to practice dentistry

House Bill No. 1271.

An Act to amend clause (b) of section five of an act approved the twenty-first day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred and nine) entitled "An act relating to the organization maintenance and operation of the Banking Department and the scope of its supervision and control over corporations partnerships unincorporated associations and individuals and the assets and liabilities thereof providing penalties for the enforcement of its provisions and repealing certain acts"

House Bill No. 1278.

An Act to amend an act approved the twenty-fourth day of May one thousand eight hundred and eighty-seven (Pamphlet Laws one hundred eighty-two) entitled "An act to authorize the councils of the cities of the first class of the Commonwealth to appropriate annually a sum not exceeding five hundred dollars for the support and maintenance of each company of the National Guard using and occupying an armory building room or quarters within said cities in addition to the annual appropriation by the Legislature" fixing the amounts which may be appropriated by cities of the first second and third classes to companies troops and similar units of the National Guard and extending the provisions of said act to counties

House Bill No. 1290.

An Act appropriating to the Department of Health any moneys to be received from the United States Government in the promotion of sanitation public health and health education the protection and care of maternity infancy and old age and the prevention treatment and cure of disease

House Bill No. 1291.

An Act reorganizing the Adjutant General's Department designating the officers and employes thereof and fixing the salaries of each

House Bill No. 1292.

An Act authorizing the Adjutant General to erect construct complete and equip a building on the arsenal grounds at Harrisburg for use as a garage and machine shop and to grade and terrace the ground in connection therewith providing for the letting of contracts therefor and making an appropriation

House Bill No. 1309.

An Act designating employes of the Insurance Department and fixing their compensation

House Bill No. 1329.

An Act to amend the act approved the twelfth day of June one thousand eight hundred and seventy-eight (Pamphlet Laws two hundred and six) entitled "An act authorizing the State Treasurer to refund collateral inheritance tax heretofore paid or that may hereafter be paid in error" by providing for the refunding by the State Treasurer of collateral direct or transfer inheritance tax heretofore paid or that may hereafter be paid on the estate or property of a person erroneously adjudged to be dead

House Bill No. 1332.

An Act providing for the purchase of land and the erection and improvement of buildings by counties of the fourth fifth sixth seventh and eighth classes for the purpose of providing a home for indigent orphans and certain incorrigible indigent dependent and neglected children providing for the maintenance regulation and management of such homes and for commitments thereto by juvenile courts the directors of the poor and the county commissioners

House Bill No. 1334.

An Act to repeal section two of an act entitled "An act for the protection of the public health by providing that persons firms or corporations who are operating or conducting hotels restaurants dining-cars or other public eating-places in this Commonwealth shall not employ or keep in their employ as cooks waiters kitchen-help chambermaids or other house-servants any person or persons who are suffering from trachoma active tuberculosis of the lungs open skin tuberculosis syphilis gonorrhea open external cancer or barber's itch or who are carriers of typhoid fever and further providing that no dishes receptacles or utensils used in eating or drinking shall be furnished to patrons or customers of any such public eating-place unless the same have been thoroughly cleansed since used by another individual and further providing that no towels shall be furnished in any wash-room in connection with any such public eating-place unless such towels be laundered or discarded after each individual use and further providing that no common drinking-cups shall be furnished at any public drinking-place operated in connection with any such public eating-place and providing penalties for violations of the provisions of this act" approved May twenty-eighth one thousand nine hundred and fifteen (Pamphlet Laws six hundred and forty-two)

House Bill No. 1338.

An Act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled "An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day" by authorizing appropriations to each Post of the American Legion Veterans of Foreign Wars and to each Naval Association and each Post of the Grand Army of the Republic

House Bill No. 1341.

An Act to amend section one of an act approved the eighth day of April one thousand eight hundred sixty-seven (Pamphlet Laws fifty) entitled "An act to permit disabled soldiers to peddle by procuring a license therefor without charge" as amended

House Bill No. 1344.

An Act to amend an act approved the twenty-fourth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and ninety-nine) entitled "An act to amend section one of an act approved the twenty-first day of March one thousand nine hundred and seven entitled 'An act authorizing the county commissioners of the several counties or the town councils of the several boroughs of this Commonwealth or both to appropriate annually a sufficient sum of money to each post of the Grand Army of the Republic in their respective counties or boroughs to aid in defraying the expenses of Memorial Day' as amended by requiring the commissioners to make appropriations also to Memorial Day or similar organizations where there was heretofore an established post"

House Bill No. 1346.

An Act to amend section nine of article seven chapter six of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" by adding thereto subsection eight providing that the borough's share of the cost of construction and improvement of streets or highways in boroughs which are built or improved jointly by the borough and county the borough and State or borough county and State may be assessed against the abutting property owners

House Bill No. 1348.

An Act to fix the salaries of the deputy secretary the chief clerk who is also the Secretary of the Board of Pardons and of the Superintendent of the Election and Legislative Bureau in the Department of the Secretary of the Commonwealth

House Bill No. 1354.

A Supplement to the act approved the twenty-third day of June one thousand eight hundred and eighty-five (Pamphlet Laws one hundred and forty-six) entitled "An act relating to marriage licenses providing for officers herein indicated to issue licenses for parties to marry" imposing an additional license fee for use of the Commonwealth

House Bill No. 1359.

An Act authorizing certain heads of departments of the State Government to increase the compensation of employes and prescribing a limit to said increase

House Bill No. 1363.

An Act providing for placement training in the several departments bureaus boards divisions and commissions of the State government of disabled soldiers sailors and marines

House Bill No. 1366.

An Act to amend section one of the act approved the eighteenth day of July Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws one thousand and sixty-one) entitled "An act to fix the salaries of the supervising inspectors of the second grade and of the Chief of the Bureau of Mediation and Arbitration in the Department of Labor and Industry"

House Bill No. 1370.

An Act regulating the manner of making returns by election officers in the case of elections upon the increase of indebtedness of cities boroughs townships school districts poor districts and other municipal or incorporated districts prescribing the duties and powers of the clerk of the court of quarter sessions and of the court of quarter sessions in connection with such returns and the count computation and recount of the vote prescribing the duties and powers of said court in any instance of fraud illegality or error in such election or return thereof prescribing the powers of such court over the election officers

House Bill No. 1382.

An Act permitting certain domestic mutual fire insurance companies to issue cash premium policies without assessment liability and providing for the distribution and escheat of the surplus of certain domestic mutual fire insurance companies in event of dissolution

House Bill No. 1407.

An Act to amend section one of an act approved the twenty-first day of March one thousand nine hundred and seven (Pamphlet Laws twenty-two) entitled "An act authorizing the county commissioners of the several counties or the town councils of the several boroughs of this Commonwealth or both to appropriate annually a sufficient sum of money to each Post of the Grand Army of the Republic in their respective counties or boroughs to aid in defraying the expenses of Memorial Day" as amended authorizing county commissioners to make additional appropriations for memorial day purposes

House Bill No. 1437.

An Act to amend an act entitled "An act relating to the maintenance of insane feeble-minded and other persons confined in the various institutions of the Commonwealth fixing liability for their support providing for the collection of the moneys due the Commonwealth therefor and for proceedings relating thereto" approved the first day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws six hundred sixty-one)

House Bill No. 1491.

An Act providing a bonus for the residents of this Commonwealth who served in the military or naval forces of the United States during the world war creating a Soldiers' Bonus Commission and prescribing its powers and duties and making an appropriation

House Bill No. 5.

An Act making an appropriation to the Trustees of the State Hospital of Nanticoke Nanticoke Luzerne County Pennsylvania

House Bill No. 57.

An Act making an appropriation to the Bethel Orphanage located at Osceola Tioga county Pennsylvania

House Bill No. 83.

An Act making an appropriation to the trustees of the State Hospital for Insane at Danville for the purpose of improvements and purchase of equipment

House Bill No. 89.

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania

House Bill No. 110.

An Act making an appropriation to the Maple Avenue Hospital Association of DuBois Pennsylvania (formerly City Hospital Association of DuBois)

House Bill No. 131.

An Act making an appropriation to the Jefferson Medical College of Pennsylvania

House Bill No. 146.

An Act making an appropriation to the Carbondale Emergency Hospital Carbondale Pennsylvania

House Bill No. 185.

An Act making an appropriation to the Western State Penitentiary

House Bill No. 200.

An Act making an appropriation to the Rush Hospital for Consumption and allied diseases at Philadelphia

House Bill No. 226.

An Act making an appropriation to the Christian Home of Johnstown Pennsylvania

House Bill No. 238.

An Act making an appropriation to the Miners' Hospital of northern Cambria at Spangler Cambria county Pennsylvania

House Bill No. 345.

An Act making an appropriation for the payment of the expenses required by an act approved the twenty-fifth day of May one thousand eight hundred and eighty-nine entitled "An act to provide for the continuance of the education and maintenance of the destitute orphans of deceased soldiers sailors and marines and the destitute children of permanently disabled soldiers sailors and marines of the State" and its amendments and supplements

House Bill No. 356.

An Act making an appropriation to the Bradford Hospital of the city of Bradford

House Bill No. 409.

An Act making an appropriation to the Beaver Valley General Hospital at New Brighton Pennsylvania

House Bill No. 412.

An Act making an appropriation to Providence Hospital of Beaver Falls Beaver County Pennsylvania

House Bill No. 414.

An Act making an appropriation to the Maternity Hospital in the City of Philadelphia Pennsylvania

House Bill No. 436.

An Act making an appropriation to the Altoona Hospital Altoona Pennsylvania

House Bill No. 459.

An Act making an appropriation to the United Evangelical Home Lewisburg Pennsylvania

House Bill No. 469.

An Act making an appropriation to the Western Pennsylvania Institution for the Instruction of the Deaf and Dumb

House Bill No. 494.

An Act making an appropriation to the National Farm School at Doylestown Pennsylvania

House Bill No. 528.

An Act making an appropriation to the Christian II Buhl Hospital of Sharon Pennsylvania

House Bill No. 538.

An Act making an appropriation to the State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania located at Blossburg Pennsylvania

House Bill No. 564.

An Act making an appropriation to the Butler General Hospital at Butler Pennsylvania

House Bill No. 592.

An Act making an appropriation to the Berean Manual Training and Industrial School

House Bill No. 616.

An Act making an appropriation to the Trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania

House Bill No. 617.

An Act making an appropriation to the Harrisburg Hospital of Harrisburg Pennsylvania

House Bill No. 636.

An Act making an appropriation to the Northeastern General Hospital of Philadelphia Pennsylvania

House Bill No. 645.

An Act making an appropriation to the trustees of the Grove City Hospital located at Grove City Pennsylvania

House Bill No. 656.

An Act making an appropriation to the Cottage State Hospital for Injured Persons located at Mercer Pennsylvania

House Bill No. 659.

An Act making an appropriation for providing erecting completing leasing maintaining and repairing armories and stables for the use of the Pennsylvania National Guard including compensation insurance of employes of armories title insurance advertisement for bids traveling expenses clerical and other expenses of the State Armory Board

House Bill No. 674.

An Act constituting a Commission to make an investigation of the battle fields of France and Belgium and to select points for the erection of monuments and markers of appropriate design to commemorate the achievements of Pennsylvania soldiers during the world war defining the powers and duties of the commission and making an appropriation

House Bill No. 675.

An Act making an appropriation for the support and maintenance of the National Guard Naval Militia and the Pennsylvania Reserve Militia of the Commonwealth for the improvements to permanent camp grounds for the replacing and repairing of armories and military stores destroyed or damaged and for the payment of expenses incidental to calling the National Guard Naval Militia or Pennsylvania Reserve Militia into active service under a call from the Governor or for service under a call from the President of the United States

House Bill No. 681.

An Act making an appropriation to the Homeopathic Hospital of West Chester Pennsylvania

House Bill No. 683.

An Act making an appropriation to the trustees of the University of Pennsylvania

House Bill No. 833.

An Act making an appropriation to the Cottage State Hospital Cottage avenue Connellsville Fayette county Pennsylvania

House Bill No. 843.

An Act making an appropriation to the Department of Health of the Commonwealth of Pennsylvania for the maintenance of tuberculosis sanatoria and dispensaries necessary additions furnishings and repairs for educational work and other necessary work in curing and preventing tuberculosis

House Bill No. 882.

An Act making an appropriation to the trustees of the University of Pittsburgh for the general maintenance of and purchase of equipment for the University and for the summer term

House Bill No. 900.

An Act making an appropriation to the Jewish Sheltering Home and Home for the Homeless and Aged Philadelphia Pennsylvania

House Bill No. 901.

An Act making an appropriation to the National Stomach Hospital of Philadelphia Pennsylvania

House Bill No. 922.

An Act making an appropriation to the Kensington Hospital for Women Philadelphia Pennsylvania

House Bill No. 940.

An Act making an appropriation to the Brownsville General Hospital Brownsville Pennsylvania

House Bill No. 979.

An Act making an appropriation to the State Highway Department for the payment of rewards to townships of the second class for the construction and improvement of township roads and the erection and construction of township bridges

House Bill No. 996.

An Act making an appropriation to the Hamot Hospital Association of Erie Pennsylvania

House Bill No. 1037.

An Act making an appropriation to the Uniontown Hospital Uniontown Pennsylvania

House Bill No. 1208.

An Act making an appropriation to the Messiah Orphanage of Monaghan township York county Pennsylvania

House Bill No. 1255.

An Act making an appropriation to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania

House Bill No. 1267.

An Act making an appropriation to pay for the care treatment removal and maintenance of the indigent insane for two years ending the thirty-first day of May one thousand nine hundred and twenty-three

House Bill No. 11.

An Act for the protection of human life livestock and growing timber by prohibiting the discharge of certain guns except at birds and animals or at targets properly protected and providing penalties

House Bill No. 48.

A Joint Resolution proposing an amendment to section one of article fourteen of the Constitution of the Commonwealth of Pennsylvania

House Bill No. 79.

An Act authorizing district attorneys in counties of the third class to appoint county detectives defining their powers and duties fixing their salaries and providing for the payment of such salaries and the expenses of such detectives from the county treasury

House Bill No. 87.

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 147.

An Act to amend sections one hundred seven and two hundred twelve of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

House Bill No. 153.

An Act authorizing a city of the third class to provide by ordinance for the payment for public class to provide public ordinance for the payment for public work or improvements heretofore made for and accepted by such city where no legal or valid contract was entered into as required by law

House Bill No. 196.

An Act providing for an examination of the Mid-Valley Hospital at Blakely Borough Lackawanna County by the Board of Public Charities providing for a transfer of said hospital under certain conditions to the Commonwealth regulating such hospital in the event of such transfer and making an appropriation

House Bill No. 225.

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

House Bill No. 301.

An Act to amend section seven of article two chapter seven of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and

twelve) entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" and to repeal section seven of article two of chapter seven of said act

House Bill No. 309.

An Act to amend section four of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions"

House Bill No. 340.

An Act providing for the licensing and regulation of second hand dealers and prescribing penalties

House Bill No. 391.

An Act to amend and further amend sections five seven fourteen fifteen sixteen nineteen twenty-one twenty-two and twenty-six of an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws five hundred seventy-two) entitled "An act to provide for the protection and preservation of game game-quadrupeds and game-birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions" sections fourteen and fifteen previously having been amended

House Bill No. 453.

An Act to further amend section one thousand four hundred twelve in article fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

House Bill No. 483.

An Act to further amend the fifth section of an act entitled "An act relating to the organization and jurisdiction of orphans' courts and to establish a separate orphans' court in and for counties having more than one hundred fifty thousand inhabitants and to provide for the election of Judges thereof" approved May nineteenth Anno Domini eighteen hundred and seventy-four (Pamphlet Laws two hundred and six) as amended by fixing and determining the salaries of the assistant clerks of said court in counties of the first second third and fourth classes

House Bill No. 606.

A Supplement to an act approved the fourteenth day of May one thousand eight hundred and eighty-nine (Pamphlet Laws two hundred and eleven) entitled "An act to provide for the incorporation and government of street railway companies in this Commonwealth" authorizing street railway companies to operate vehicles without the use of rails or tracks by electricity distributed by overhead wires

House Bill No. 608.

An Act to amend section one of an act approved the sixth day of May Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws two hundred and sixty-two) entitled "An act imposing certain liabilities on persons firms and corporations in cities of the second class for the cost of extinguishing fires which occur through their criminal intent design or willful negligence or where they have not complied with any law ordinance or other lawful regulation for the prevention of fires or the spreading thereof providing a method for the ascertainment of such cost and the manner of collecting the same" so as to extend its provisions to persons firms and corporations in cities of the third class and boroughs

House Bill No. 671.

An Act providing for county poor districts in counties of the sixth class providing for their management direction and control by the county commissioners defining their powers and duties imposing certain duties upon the county treasurer and county controller or county auditors abolishing the present poor districts and transferring their property

House Bill No. 677.

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

House Bill No. 708.

An Act concerning the proof of statutes of other jurisdictions and to make uniform the law with reference thereto

House Bill No. 709.

An Act concerning the taking of depositions in this State to be used in any foreign jurisdiction and to make uniform the law with reference thereto

House Bill No. 712.

An Act authorizing corporations created under the laws of other states of the United States for certain purposes to take hold mortgage lease and convey real estate in this Commonwealth and validating certain titles

House Bill No. 757.

An Act to amend an act approved the twenty-fifth day of May one thousand eight hundred ninety-seven (Pamphlet Laws eighty-three) entitled "An act to provide for the maintenance care and treatment of the indigent insane in county and local institutions" as amended

House Bill No. 794.

An Act to amend the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 838.

An Act authorizing counties cities boroughs towns and townships to acquire lands by purchase gift or condemnation and to convey such lands to the Commonwealth for use of the National Guard

House Bill No. 876.

An Act to amend sections one two three five six and seven of an act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and eighty-four) entitled "An act empowering cities of the second and third classes boroughs and counties to acquire maintain and operate playgrounds play fields gymnasiums public baths swimming pools and indoor recreation centers authorizing school districts to join in the maintenance and operation of said activities and authorizing the issue of bonds and the levy of taxes for such purposes" by extending the provisions thereof so as to include townships

House Bill No. 878.

An Act to amend an act approved the nineteenth day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand and fifty-nine) entitled "An act extending the powers of judges of courts of quarter sessions and of over and terminer in relation to releasing prisoners in jails and workhouses on parole" by extending said act to include houses of correction conferring similar powers on other courts of record and providing that the power of parole shall extend for a period not to exceed the maximum sentence as provided by law

House Bill No. 908.

An Act to amend section thirty-seven clause nine of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" increasing the powers of building and loan associations to purchase and hold real estate

House Bill No. 910.

An Act to amend sections one two three four five and six and repealing sections seven and eight of an act approved the twenty-sixth day of July one thousand nine hundred thirteen (Pamphlet Laws one thousand three hundred and sixty-nine) entitled "An act declaring buildings and parts of buildings used for purposes of fornication lewdness assignation and prostitution to be nuisances providing a method of abating same establishing a method of procedure against those who use said buildings or parts for such purposes and providing penalties for violations of this act

House Bill No. 938.

An Act authorizing county commissioners to receive donations gifts legacies endowments devices and conveyances of real or personal property for the establishing of orphans' homes providing for the support maintenance conduct and management of such homes and authorizing counties to appropriate moneys for such purposes

House Bill No. 965.

An Act to amend section six of an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy) entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at

the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines"

House Bill No. 1015.

An Act authorizing the several boroughs and townships to appropriate moneys for the support of county associations of boroughs and townships

House Bill No. 1085.

An Act authorizing the lease of lands acquired in connection with the acquisition of toll-bridges over boundary waters to boroughs and townships for park purposes

House Bill No. 1088.

An Act authorizing the directors of the poor of Jenkins township Pittston city and Pittston township in Luzerne county to acquire property and to erect and equip an asylum for the insane and to levy taxes and borrow money therefor

House Bill No. 1096.

An Act to amend sections one two and three article seven chapter six of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An Act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

House Bill No. 1108.

An Act to validate tax liens filed in the office of the prothonotary of the various counties since the first day of June one thousand nine hundred and fifteen under the provisions of an act approved the fourth day of June one thousand nine hundred and one entitled "An act providing when how upon what property and to what extent liens shall be allowed for taxes and for municipal improvements and for the removal of nuisances the procedure upon claims filed therefor the methods of preserving such liens and enforcing payment of such claims the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales" and its supplements and amendments thereto and providing for their collection

House Bill No. 1162.

An Act to amend section one of the act approved the twenty-sixth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and thirty-nine) entitled "An act defining sedition and prescribing the punishment therefor"

House Bill No. 1164.

An Act to amend section forty-three of the act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fifty-seven) entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein defining the jurisdiction of said commissions and the powers and duties of the commissioners constituting same and of their appointees including registrars inspectors of registration clerks and counsel fixing their qualifications terms of office and compensation granting them certain immunity from arrest on registration days and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof to copy or demand a list of the lodgers therein and to supervise the conduct of registrars regulating the registration of electors at polling places by registrars and at the offices of commissions by commissioners and the right of parties or bodies of electors to have watchers thereat and the preparation and use of street lists and other records of those registered allowing the names of persons not entitled to vote to be struck from the registers in certain cases permitting all records regarding registration to be inspected and copied by any elector under certain conditions directing how the registers shall be used at elections and primaries compelling the attendance of witnesses and payment of witness fees and providing penalties for refusal to obey subpoenas directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll taxes and to give receipts therefor authorizing such clerks to administer oaths sign subpoenas and vouchers and to collect and disburse witness fees prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to said commissions and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas imposing certain duties upon election officers and upon the councils treasurers controllers receivers of taxes police officers and other officials of said cities and upon the courts judges prothonotaries sheriffs commissioners peace officers and other officials of the judicial districts and counties in which said

cities are situated or with which they are coextensive legalizing certain acts required hereby if done on any Sunday or legal holiday requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of the said commissions punishing and fixing penalties for violation hereof and repealing all legislation inconsistent herewith" so as to increase the maximum compensation to be paid to the chief clerk of the registration commission

House Bill No. 1193.

An Act empowering clerks designated by the board for the assessment and revision of taxes in counties of the second class to administer oaths and affirmations

House Bill No. 1209.

An Act providing for the better management of the jails or county prisons in the several counties of this Commonwealth of the third and fourth classes by creating in such counties a board to be known by the name and style of inspectors of the jail or county prison with authority to appoint a warden of such prison and by vesting in said board and the officers appointed by it the safekeeping discipline and employment of prisons and the government and management of said jails or county prisons

House Bill No. 1243.

An Act to further amend section twenty of an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred forty-four) entitled "An act providing for the original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" as amended providing for the vacation of abandoned or condemned turnpikes

House Bill No. 1261.

An Act to amend sections two three and four of an act approved the third day of May Anno Domini one thousand nine hundred and nine (Pamphlet Laws three hundred and ninety-five) entitled "An act regulating the sale of concentrated commercial feeding-stuffs also of condimental stock and poultry-food and patented proprietary or trade-mark stock and poultry-food possessing nutritive value combined with medicinal properties defining concentrated commercial feeding-stuffs prohibiting the adulteration of any feeding-stuff sold offered or exposed for sale in this State with oat-hulls ground corn cobs flax plant refuse elevator chaff cotton-seed hulls ground corn stalks rice hulls peanut hulls weed-seeds or other similar adulterants providing for the collection of samples and analysis thereof by the Department of Agriculture and the publication of information concerning the same providing also for the expenses of the enforcement of the law fixing penalties for its violation and repealing act number two hundred and eleven (Pamphlet Laws one thousand nine hundred and seven page two hundred and seventy-three) entitled "An act regulating the sale of wheat rye corn and buckwheat bran and middlings or any admixture thereof" et cetera approved the twenty-eighth day of May one thousand nine hundred and seven" by enlarging the scope of the term concentrated commercial feeding-stuffs" and providing for the collection of license fees for the sale thereof and by including certain other substances as adulterants

House Bill No. 1307.

An Act to amend section eighteen article one chapter seven of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" as amended

House Bill No. 1308.

An Act to amend clause twenty-four of section two of an act approved the third day of April one thousand eight hundred and fifty-one (Pamphlet Laws three hundred and twenty) entitled "An act regulating boroughs" as amended authorizing the boroughs to increase the rate of taxation for general borough purposes

House Bill No. 1323.

An Act to amend section two of an act approved the twenty-fifth day of April one thousand nine hundred and three (Pamphlet Laws three hundred and four) entitled "An act to further regulate the construction maintenance and inspection of buildings and party walls in cities of the first class"

House Bill No. 1325.

An Act providing for the organization government discipline maintenance and regulation of the armed land forces of this Commonwealth

House Bill No. 1330.

An Act to amend section eleven of an act approved the twelfth day of July nineteen hundred and nineteen entitled "An act authorizing stock corporations other than building and loan associations and corporations authorized by law to transact a banking or insurance business to make provision upon formation reorganization merger or consolidation for the issue of either or both preferred or common shares without nominal or par value regulating the same and such corporations and prescribing the method of determining the number of shares and capital of corporations issuing shares in such manner" by providing that no bonus shall be required to be paid under the laws of this Commonwealth upon the stock of a corporation issued to acquire property of which an existing corporation is obliged to divest itself in order to comply with any law of this Commonwealth or to enable it to exercise any rights otherwise conferred on it by any law of this Commonwealth and provided further that no bonus shall be required to be paid under the laws of this Commonwealth in cases of reorganization merger or consolidation in connection with which all certificates of capital stock with nominal or par value are fully surrendered by the shareholders of the corporation in process of reorganization or of the two or more corporations in process of merger or consolidation and in exchange therefore the aforesaid shareholders receive without other consideration or the paying in of additional capital assets a like or a lesser or a greater number of shares without nominal or par value

House Bill No. 1331.

An Act relating to the payment of bonus upon the capital stock of corporations issued to acquire properties or stock of existing corporations where the amount of corporate property in the Commonwealth is not increased but where a change of ownership is effected

House Bill No. 1340.

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" authorizing boroughs to define and punish disorderly conduct

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF HOUSE BILLS NOS. 224, 430, 466, 532, 580, 582, 611, 672, 789, 791, 793, 830, 836, 868, 973, 1079, 1082 AND 1138.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 26, 1921.

To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed House Bill No. 224, entitled:

"An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled 'An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs'"

Also House Bill No. 430, entitled:

"An Act to amend sections two and three of an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred fourteen) entitled 'An act providing for the erection and construction by the Commonwealth of Pennsylvania and the state of New Jersey of a bridge over the Delaware River connecting the city of Philadelphia and the city of Camden and the approaches thereto providing for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the city of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the site and approaches thereof providing for the turning over of said bridge upon its completion and making an appropriation for the purposes of this act'"

Also House Bill No. 466, entitled:

"An Act validating certain proceedings and elections of counties cities boroughs townships school districts and other incorporated districts or municipalities had and held pursuant to the provisions of an act approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four entitled 'An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof' and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance to such proceedings and elections"

Also House Bill No. 532, entitled:

"An Act to amend part of section thirteen of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred fifty-seven) entitled 'An act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein defining the jurisdiction of said commissions and the powers and duties of the commissioners constituting same and of their appointees including registrars inspectors of registration clerks and counsel fixing their qualifications terms of office and compensation granting them certain immunity from arrest on registration days and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof to copy or demand a list of the lodgers therein and to supervise the conduct of registrars regulating the registration of electors at polling places by registrars and at the offices of commissions by commissioners and the right of parties or bodies of electors to have watchers thereat and the preparation and use of street lists and other records of those registered allowing the names of persons not entitled to vote to be struck from the registers in certain cases permitting all records regarding registration to be inspected and copied by any elector under certain conditions directing how the registers shall be used at elections and primaries compelling the attendance of witnesses and payment of witness fees and providing penalties for refusal to obey subpoenas directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll taxes and to give receipts therefor authorizing such clerks to administer oaths sign subpoenas and vouchers and to collect and disburse witness fees prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to said commissions and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas imposing certain duties upon election officers and upon the councils treasurers controllers receivers of taxes police officers and other officials of said cities and upon the courts judges prothonotaries sheriffs commissioners peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are coextensive legalizing certain acts required hereby if done on any Sunday or legal holiday requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of the said commissions punishing and fixing penalties for violations hereof and repealing all legislation inconsistent herewith"

Also House Bill No. 580, entitled:

"An Act providing for the apportionment of warfage and dockage in cities of the first class"

Also House Bill No. 582, entitled:

"An Act providing for the apportionment of warfage and dockage on the River Delaware and its tributaries except in cities of the first class"

Also House Bill No. 611, entitled:

"An Act to amend an act entitled 'An act to establish a Board of Commissioners of Navigation for the River Delaware and its navigable tributaries regulating their jurisdiction over ships vessels and boats and wharves piers bulkheads docks slips and basins and exempting cities of the first class from certain of its provisions and making an appropriation therefor' approved the eighth day of June one thousand nine hundred and seven (Pamphlet Laws page four hundred ninety-six) amending sections five and six thereof so as to express with greater certainty the intention of the General Assembly with respect to the enforcement of the rules and regulations made and promulgated by the Commissioners pursuant to the authority conferred upon them by said act"

Also House Bill No. 672, entitled:

"An Act requiring the examination and treatment for venereal diseases of prisoners convicted of crime or pending trial and authorizing the State Department of Health to make suitable rules and regulations for its enforcement"

Also House Bill No. 789, entitled:

"An Act empowering all corporations incorporated under the laws of the State of Pennsylvania for purposes not for profit to change alter and amend by by-law such provisions of their charters as are purely administrative"

Also House Bill No. 791, entitled:

"An Act to amend section two of the act approved the twenty-third day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred and seventy-eight) entitled 'An act supplementary to an act approved the eleventh day of May one thousand nine hundred and eleven entitled 'An act to provide for the appointment of county and city inspectors of weights and measurers providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof' providing for the examination of the glassware used for testing milk and cream for butter-fat with the Babcock test prohibiting the use of inaccurate testing glassware defining the term Standard Babcock Glassware and fixing penalties for the violations of the provisions of this act'"

Also House Bill No. 793, entitled:

"An Act to amend section seventeen of the act approved the thirty-first day of May 1911 (P. L. 468) entitled 'An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same, requiring boroughs incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads, defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

Also House Bill No. 830, entitled:

"An Act making a deficiency appropriation to the State Board of Education for use in payment of scholarships"

Also House Bill No. 836, entitled:

"An Act providing exclusive methods for the collection of benefits assessed by viewers in proceedings incidental to public improvements and providing for the filing of municipal liens therefor and for their collection"

Also House Bill No. 868, entitled:

"An Act requiring the assessors for county taxation purposes to collect certain agricultural information and fixing the duties of the county commissioners in connection therewith and imposing penalties"

Also House Bill No. 973, entitled:

"An Act regulating the selling offering or exposing for sale of agricultural seeds and mixtures of the same for seeding purposes forbidding the sale of seeds unfit for seeding purposes and providing for the prohibition of such sales by injunction providing for the taking and examination of samples of agricultural seeds by the Secretary of Agriculture and his agents

and the publication of information gained from such examinations providing for the enforcement of the act and providing penalties for its violation"

Also House Bill No. 1079, entitled:

"An Act creating a commission to select an historic spot as a cemetery for the burial of bodies of soldiers sailors marines war nurses and members of the National Guard defining the powers and duties of the commission and making an appropriation"

Also House Bill No. 1082, entitled:

"An Act requiring the display of the flag of the United States at entertainments public gatherings and public meetings"

Also House Bill No. 1138, entitled:

"An Act to amend section three section five and section nine of an act approved the twenty-second day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one thousand and ninety-three) entitled 'An act creating in counties having a population of from eight hundred thousand to one million five hundred thousand a board for the assessment and revision of taxes providing for the appointment of the members of such board by the county commissioners fixing their salaries payable by the county defining the powers and duties of such board and regulating the assessment of property and occupations for State and county purposes authorizing the appointment of subordinate assessors and clerks defining their duties and providing for their compensation payable by such counties imposing a penalty on subordinate assessors for failure to comply with certain provisions of this act and abolishing the office of ward borough and township assessor insofar as respects the assessments of property and occupations for State and county purposes' as amended"

WM. C. SPROUL.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 1385.

A Supplement to an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" extending the charters of certain corporations

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 2, line 7, by striking out after the word "place" the words "by and with the consent of a majority of the stockholders of such corporation"; also in line 15, after the word "the" by striking out the words "renewal or extension", and inserting in lieu thereof the word "granting"; also in line 19, by inserting after the word "with" the words "and that the extension is requested by and with the consent of the stockholders holding a majority in amount of the capital stock of such corporation at the time of applying for such extension".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—160.

Alexander,	Ehrhardt,	Lewis,	Schaeffer,
Allum,	Elgin,	Long,	Schilling,
Armstrong,	Evans,	Love,	Sieg,
Asbury,	Finney,	McBride,	Shaffer,
Aston,	Fitzgibbon,	McCaig,	Shannon,
Baker,	Fox,	McCarthy,	Shellenberger,
Baldi,	Franklin,	McClure,	Smiley,
Beaver,	Gearhart,	McConnell,	Smink,
Beckley,	Gelder,	McCurdy,	Smith, H. J.,
Bell,	Gibbon,	McGowan,	Smith, H.,
Bideispacher,	Glass,	McHugh,	Smith, J. W.,
Bluet,	Goldt,	McKnight,	Smith, L.,
Blumberg,	Goodnough,	Mcullen,	Sowers,
Bower,	Green,	McOwen,	Sprows,
Brady,	Griffith,	McVear,	Stackhouse,
Brenneman,	Haines,	Mangan,	Stadlander,
Bromley,	Haldeman,	Marcus, J. C.,	Stark,
Brooks,	Hampson,	Marshall,	Steedle,
Brown, T. R.,	Harer,	Mantz,	Stevens,
Burns,	Harry,	Michel,	Stevenson,
Campbell,	Haslett,	Miller, A.,	Stewart,
Catlin,	Haws,	Miller, A. S. C.,	Strauss,
Clutton,	Hayes,	Miller, C.,	Thomas,

Comer,er,	Heffernan,	Miller, D. I.,	Trainer,
Conner,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cook,	Henderson, W.,	Miller, H. F.,	Walker, G. T.,
Craig, J. R.,	Herrick,	Miller, J. J.,	Walker, J. A.,
Craig, J. O.,	Hoffman, J. N.,	Mitchell,	Weamer,
Curran,	Hoover,	Morris,	Weiss,
Curry,	Horne,	Ogle,	Wells,
Davis,	Hough,	Orr,	Wettach,
Dawson,	Jones, D. J.,	Phillips,	Whitehouse,
Denning,	Jones, W. W.,	Pike,	Whiteman,
Dewey, C. P.,	Jordan,	Quigley,	Williams,
Diehm,	Kantner,	Rhoads,	Woner,
Dilsheimer,	Kelly,	Richards,	Wood,
Donneley,	Kinsman,	Rinn,	Woodruff,
Drinkhouse,	Kooser,	Roman,	Zook,
Dunn,	Krause,	Ruddy,	Whitaker,
Eaches,	Krugh,	Ruth,	Speaker.
Edmonds,	La. forty,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 1109.

An Act providing when how and to what extent liens upon seated real property shall be allowed for county bridge road borough incorporated town township school district and poor taxes the procedure upon tax claims filed therefor the methods for preserving such tax liens and enforcing payment of such liens the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales

With the information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.

The Clerk read the amendment as follows:

Amend title, line 2, by inserting after the word "road" the words "borough incorporated town township school district".

On the question,

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—154.

Allum,	Griffith,	McCann,	Ruddy,
Armstrong,	Hagerty,	McCarthy,	Ruth,
Baker,	Haines,	McClure,	Schilling,
Baldi,	Haldeman,	McConnell,	Sieg,
Beaver,	Harding,	McCurdy,	Shaffer,
Bell,	Harer,	McGowan,	Shannon,
Bluet,	Harry,	McHugh,	Shellenberger,
Blumberg,	Haslett,	McKnight,	Sinclair,
Bower,	Hatrick,	McOwen,	Smiley,
Brady,	Haws,	Magill,	Smith, H. J.,
Brenneman,	Hayes,	Mangan,	Smith, H.,
Brooks,	Heffernan,	Martin,	Smith, J. W.,
Brown, T. R.,	Henderson, E.,	Mitchell,	Snowden,
Burns,	Henderson, W.,	Michal,	Sowers,
Campbell,	Herrick,	Miller, A.,	Sprolws,
Chaplin,	Hoffman, J. N.,	Miller, A. S. C.,	Stark,
Clutton,	Holcombe,	Miller, C.,	Steedle,
Conner,	Hoover,	Miller, D. I.,	Sterling,
Cook,	Horne,	Miller, D. D.,	Stevens,
Craig, J. O.,	Huston,	Miller, H. F.,	Stevenson,
Crum,	Jones, W. W.,	Miller, J. J.,	Stewart,
Curry,	Jordan,	Mitchell,	Strauss,
Davis,	Kantner,	Morris,	Sweitzer,
Dawson,	Keene,	Ogle,	Thomas,
Denning,	Kinsman,	Perry,	Van Alen,
Dewey, C. P.,	Kohler,	Phillips,	Vickerman,
Dewey, P. H.,	Krause,	Pike,	Walker, G. T.,
Diehm,	Lafferty,	Posey,	Walker, J. A.,
Dilsheimer,	Leeds,	Quigley,	Weiss,
Dithrich,	Lewis,	Rhoads,	Wells,
Drinkhouse,	Long,	Richards,	Wettach,
Dunlap,	Love,	Rieder,	Whitehouse,
Golder,	McBride,	Rinn,	Whiteman,
Goodnough,	McCaig,	Roman,	Williams,
Green,			

NAYS—1

Stadtlander,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 1350.

An Act to increase the pay of Jurors and Witnesses in this Commonwealth

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend page 1, section 1, line 6, by striking out the word "three" and inserting in lieu thereof the word "four"; amend same line by inserting after the word "dollars" the words "and fifty cents"; amend section 1, line 8, by striking out the word "five" and inserting in lieu thereof the word "six"

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—143.

Allum,	Evans,	Love,	Sieg,
Armstrong,	Fitzgibbon,	McBride,	Shannon,
Baker,	Fox,	McCaig,	Shellenberger,
Baldi,	Franklin,	McCarthy,	Sinclair,
Barnhart,	Gearhart,	McClure,	Smith, H. J.,
Beaver,	Gelder,	McCurdy,	Smith, H.,
Beckley,	Gibbon,	McGowan,	Smith, J. W.,
Bidelspacher,	Glass,	McKim,	Snowden,
Bluet,	Goldier,	McKnight,	Soffel,
Blumberg,	Goodnough,	McMullen,	Sowers,
Bower,	Green,	Marcus, J.,	Sprolws,
Brenneman,	Griffith,	Marcus, J. C.,	Stark,
Bromley,	Hagerly,	Martin,	Steedle,
Brooks,	Haldeman,	Mantz,	Sterling,
Brown, T. R.,	Hampson,	Miller, A.,	Stevens,
Campbell,	Harding,	Miller, A. S. C.,	Stevenson,
Chaplin,	Harer,	Miller, C.,	Stewart,
Comer,er,	Harry,	Miller, D. I.,	Strauss,
Conner,	Hatrick,	Miller, D. D.,	Sweitzer,
Cook,	Haws,	Miller, H. F.,	Thomas,
Craig, J. O.,	Heffernan,	Miller, J. J.,	Van Alen,
Cratty,	Henderson, E.,	Mitchell,	Walker, G. T.,
Curry,	Henderson, W.,	Morris,	Walker, J. A.,
Davis,	Herrick,	Ogle,	Weamer,
Dawson,	Hoffman, J. N.,	Phillips,	Wells,
Denning,	Huston,	Pike,	Wettach,
Dewey, P. H.,	Jones, W. W.,	Quigley,	Whitehouse,
Dilshelmer,	Kantner,	Rhoads,	Whiteman,
Dithrich,	Keene,	Rieder,	Williams,
Drinkhouse,	Kinsman,	Roman,	Woner,
Dunlap,	Kohler,	Ruch,	Wood,
Eaches,	Krugh,	Ruth,	Woodruff,
Edmonds,	Lafferty,	Schaeffer,	Zook,
Ehrhardt,	Lewis,	Schilling,	Whitaker,
Elgin,	Long,	Schwartz,	Speake

NAYS—2.

Horne,

Stadtlander,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 346.

An Act imposing a State tax upon unnaturalized foreign born male and female persons over the age of twenty-one years resident within this Commonwealth providing for the collection of such tax and the distribution thereof and imposing penalties

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.
The Clerk read the amendments as follows:

Amend page 3, section 6, line 15, by inserting at the beginning of said line the words "within twenty-four (24) hours"; amend page 4, section 8, line 10, by striking out the word "county" and inserting in lieu thereof the words "city borough or township in which it was collected".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—144.

Allum,	Dilsheimer,	Jones, W. W.,	Rinn,
Armstrong,	Dithrich,	Jordan,	Roman,
Asbury,	Donneley,	Kantner,	Ruch,
Aston,	Drinkhouse,	Keene,	Ruddy,
Baker,	Dunlap,	Kelly,	Schaeffer,
Baldi,	Dunn,	Kinsman,	Schilling,
Barnhart,	Eaches,	Kohler,	Schwartz,
Beaver,	Edmonds,	Kooser,	Sieg,
Bell,	Ehrhardt,	Krause,	Smiley,
Bidelspacher,	Evans,	Krug,	Smith, H. J.,
Blair,	Feldman,	Lafferty,	Smith, H.,
Blumberg,	Finney,	Long,	Smith, J. W.,
Boland,	Fitzgibbon,	Love,	Smith, L.,
Bower,	Fowler,	McBride,	Snowden,
Brady,	Franklin,	McCaig,	Soffel,
Brenneman,	Gelder,	McCann,	Sowers,
Bromley,	Gibbon,	McCarthy,	Sprowls,
Brown, F. B.,	Glass,	McClure,	Stackhouse,
Brown, T. R.,	Goehring,	McConnell,	Stevens,
Burns,	Golder,	McGowan,	Stevenson,
Campbell,	Green,	McVicar,	Stewart,
Catlin,	Haines,	Mangan,	Strauss,
Clutton,	Hampson,	Marcus, J.,	Sweitzer,
Comer,	Harding,	Michel,	Thomas,
Conner,	Harer,	Millar, A.,	Walker, G. T.,
Cook,	Harry,	Miller, C.,	Walker, J. A.,
Craig, J. O.,	Haslett,	Miller, D. I.,	Wettach,
Cratty,	Hatrlick,	Miller, D. P.,	Whitehouse,
Curran,	Hayes,	Miller, H. F.,	Whiteman,
Curry,	Hoffman,	Miller, J. J.,	Wolfe,
Davis,	Henderson, E.,	Ogle,	Woner,
Dawson,	Henderson, W.,	Orr,	Wood,
DeHaas,	Hetrick,	Perry,	Woodruff,
Denning,	Hoffman, J. N.,	Posey,	Zook,
Dewey, C. P.,	Hoffman, M. R.,	Quigley,	Whitaker,
Dewey, P. H.,	Hoover,	Richards,	Speaker.
Diehm,	Hough,	Richer,	

NAYS—5.

Alexander,	Morris,	Stadtlander,	Sterling.
Brendle,			

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 664.

An Act to amend sections six and sixteen of the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred eight) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words 'drug' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" as amended

Said bill having been recalled from the Governor for amendment. The votes on final passage and third reading on said bill were reconsidered in the House of Representatives and the bill amended, in which amendment the Senate has concurred.

SENATE MESSAGE.

AMENDED HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 665.

A Supplement to the act approved the seventeenth day of May one thousand nine hundred seventeen (Pamphlet Laws two hundred eight) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words 'drug' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" requiring permits to conduct pharmacies providing for the revocation thereof and prescribing penalties

Said bill having been recalled from the Governor for amendment. The votes on final passage and third reading on said bill were reconsidered in the House of Representatives and the bill amended, in which amendment the Senate has concurred.

SENATE MESSAGE.

AMENDED HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 798.

An Act to amend section thirteen of an act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred and fifty-four) entitled "An act to protect the public health and safety by regulating the erection alteration repair use occupancy maintenance sanitation and condemnation of dwellings two-family dwellings rooming-houses and tenements by regulating the use maintenance and sanitation of the grounds surrounding the same the adjoining buildings and all vacant land in cities of the first class providing for their inspection the abatement of nuisances the vacating of uninhabitable houses and the filing of liens creating a Division of Housing and Sanitation and providing penalties for violations of the provisions thereof and repealing all laws inconsistent therewith"

Said bill having been recalled from the Governor for amendment. The votes on final passage and third reading on said bill were reconsidered in the House of Representatives and the bill amended, in which amendment the Senate has concurred.

SENATE MESSAGE.

AMENDED HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 1171.

An Act to amend section six hundred and twenty-five of and to amend by adding sections six hundred and twenty-six and six hundred and twenty-seven to an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by requiring the approval of the commissioners of townships of the first class before recording certain plans plots and replots and fixing penalties

Said bill having been recalled from the Governor for amendment. The votes on final passage and third reading on said bill were reconsidered in the House of Representatives and the bill amended, in which amendment the Senate has concurred.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, April 27, 1921.
Resolved (if the Senate concur), That House Bill No. 965, File Folio 1971, entitled:

An Act to amend section six of an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy) entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers

sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines"

be recalled from the Governor for the purpose of amendment.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, April 26, 1921.
Resolved (if the Senate concur), That House Bill No. 345, File Folio 6459, entitled:

An Act making an appropriation for the payment of the expenses required by an act approved the twenty-fifth day of May one thousand eight hundred and eighty-nine entitled "An act to provide for the continuance of the education and maintenance of the destitute orphans of deceased soldiers sailors and marines and the destitute children of permanently disabled soldiers sailors and marines of the State" and its amendments and supplements

be recalled from the Governor for the purpose of amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1537, (Senate Bill No. 688), File Folio 1581, on page 46 of to-day's calendar, be made a special order of business at this time.

Mr. GOLDER. Mr. Speaker, I second the motion.
The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1537, (Senate Bill No. 688), entitled:

An Act regulating nominations and elections for all elective offices of cities of the second class and repealing certain acts

On the question,

Will the House agree to the bill on third reading?

It was agreed to,

On the question,

Shall the bill pass finally?

POINT OF ORDER.

Mr. McVICAR. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman will state his point of order.

Mr. McVICAR. Mr. Speaker, my point of order is that this bill is improperly and illegally on the third reading calendar for the reason that the doors of this House were locked and members on the outside were unable to gain entrance to the hall during the time that action was taken on the resolution discharging the Committee on Municipal Affairs from further consideration of the bill and the first reading thereof.

The SPEAKER. In answer to the point of order, the Chair would state that the proceedings, when that motion was adopted, were entirely regular in the opinion of the Chair, and the proceedings of that meeting have been approved by the House and ratified by the refusal of a majority of the members-elect to expunge from the records the proceedings referred to. Therefore the point of order is not well taken.

Mr. JOSEPH C. MARCUS. Mr. Speaker and gentlemen of the House, it is not my purpose to give any lengthy discussion on this bill first, by reason of the fact that I am greatly handicapped with cold, and secondly, that I realize that there is other very important legislation, and I am of the opinion that we are all anxious to get our calendar disposed of, so we can all go home on the final date set for adjournment. My reasons for opposing this bill are that there is no sentiment for the repeal of this measure, and I was very favorably impressed with the remarks of the gentleman from Lawrence, Mr. Jordan, when he stated in the course of his argument this morning that sentiment at all times should be respected and I am in hearty accord with his statement that every man and member of this House realized that public sentiment is desirable. No corporation of any size or any board of trade in the city of Pittsburgh has

sponsored the repeal of the Non-partisan Act. Our leading newspapers are opposed to the repeal of the Non-partisan Act, and the great senior Senator from the State of Pennsylvania has openly declared in a statement in the Philadelphia newspapers that he is opposed to the repeal of the Non-partisan Act, for it is dangerous at all times to tinker with election laws, and he believes that the law should be kept on our statute books. If I am correctly informed, a similar statement is in the Philadelphia newspapers of this morning in which he substantiates that interview by saying that this is no time for the repeal of a law such as this is. This law has been tried in the city of Pittsburgh, and under this law we have had the election of two mayors and members of council, and I am equally frank in saying to you that on both occasions the political organization with which I was associated, lost. These defeats do not change our position in saying that the Non-partisan Act has been successful, because it has given us a very heavy registration and has brought out the voters to a full sense of civic duty, and the fact is, gentlemen, that every man and woman who is now participating in the politics of the city of Pittsburgh and Allegheny county, favors the legislation that put this bill on the statute books. What we want is a healthy opportunity for the greatest number of people to exercise their franchise at the polls, and if any man or woman is desirous of running for office he or she should have that opportunity of having that individuality at all times of being a candidate, regardless of political factions or political leaders. I might also say to you that I am a believer in home rule. The 1919 session of the Legislature took away considerable of our home rule, but at least we have a little portion of that left and would like to retain it. The bill as it stands affects twenty-four members of the Allegheny county delegation and six members of the Lackawanna delegation, which is a total membership of thirty that it affects, and we do not believe it is fair for one hundred and seventy-seven men to tell us what our politics should be, what legislation we should have and what legislation we should not have. Of the delegation of twenty-four members from Allegheny county, fourteen members favor the Non-partisan Law. As to the Lackawanna delegation, if I am correctly informed, I think there is a division of three and three, and if my information is correct, then out of a total membership of thirty Representatives, seventeen members favor the bill as it now stands on our statute books. We have had considerable discussion, the House has been put into a position which is not very refreshing, the recent closing days of the Legislature have been such as to affect the success of the Republican party. I hope that you members of the 1921 session will retain your individuality by placing your stamp of approval on the present Non-partisan Law, and permit us in returning home to state that you have at least kept out of Allegheny county politics, by permitting the law to remain as it now stands. I would ask each and every one of you to vote "no" on this bill.

Mr. DITHRICH. Mr. Speaker, I, together with the majority of the members of this Assembly, are Republicans. I am a loyal party man. That loyalty has never been questioned. I am loyal to the Republican State organization, as the majority of the members of this House are. Various statements have been made at times that this is the "Leslie bill." This bill was introduced in the Senate by Senator Davis of the city of Scranton, Lackawanna county. This is not Senator Leslie's bill, this is not Senator Davis' bill, this is the bill that has the solid support and backing of the Republican State organization of this State. The various efforts that have been made to discourage members supporting the Republican State organization and have them vote against this bill are entirely unwarranted, entirely unjustified and entirely unauthorized. The Republican State organization in Pennsylvania has declared in favor of the repeal of this law. Gentlemen, two years ago we repealed the Non-partisan Law as it applied to the third class cities of this State. The city of Philadelphia does not have a Non-partisan Law, and why should the people of Pittsburgh and the people of Scranton alone have a Non-partisan Law? How do their affairs differ from those of the other cities of this State? The gentleman who preceded me said that the members from Allegheny county and those from Lackawanna should determine this question. Gentlemen, you are here to legislate not for any particular section of this Commonwealth but for the entire State. If we followed the

gentleman's advice and listened to his argument, every time a bill came up affecting cities of the first class, Philadelphia alone would vote on it; every time a bill came up affecting cities of the second class, Allegheny county and Lackawanna alone would vote on it; every time we had legislation affecting any other sub-division in another county, only those members living there would vote on it. Can you see any logic in such an argument? Gentlemen, remember you are here not representing any particular district or locality, but you are here representing the entire Commonwealth of Pennsylvania, and it is your duty to legislate according to the oath you took when you became a member of this House. As I said in the beginning, Mr. Speaker, I am a Republican, and being a Republican, I like to assert my party partisanship, I am partisan in my views. Take the states of the Union, do we have the Non-partisan Law in vogue in Democratic states? Then why should we in this great Commonwealth of Pennsylvania, where the minority party has only been able to elect seventeen men to the General Assembly, why should the Republican party be told what election laws they should have? If the Republican party is to continue supreme in the Commonwealth, as it is in the nation, then one step that is necessary in order to maintain that supremacy, is to wipe the Non-partisan Laws from the statute books, the Non-partisan judiciary as well, where it relates to second class city legislation. We do not have non-partisan laws in the nation, we do not have them in the state, we do not have them in first and third class cities, we have them only in second class cities. The position of the opponents of this bill is absolutely untenable. They have tried to make it appear that all the civic organizations of the city of Pittsburgh are opposed to this legislation but it was shown in the Senate hearing and on other occasions that the resolutions adopted were adopted by a board of directors, and in not a single instance was opportunity given to those organizations to vote on the question. They stated that they represented those people by their opposition to this repealer. I do not live in the city of Pittsburgh, but I have my office there and practice law there and am vitally interested in any legislation affecting the city of Pittsburgh. Every member, regardless of his residence, should be interested in legislation affecting those cities the same as in legislation affecting first class cities, third class cities or any county of this State. Gentlemen, I am not going to take up much more time, but in conclusion I want to make a final appeal to the members of this House on the ground of party loyalty, loyalty to the Republican party and loyalty to the Republican State organization.

Mr. EDMONDS. Mr. Speaker, when a question comes before this General Assembly which affects a particular locality, of course we try to find out what is the sentiment of those people in that locality. If the sentiment is divided, of course we try to find out some principle upon which we can stand with our vote. Now, this is a proposition to repeal the act of 1913. That act was passed after the election of 1912. The election of 1912 was an election, which, as many of you remember, caused a great many changes in the Commonwealth of Pennsylvania. There was a similar upheaval in 1905; there was a similar upheaval in 1890, and my memory goes back as far as 1882. In each of these cases what do you find? That when an organization obtains power and then becomes so powerful as to be overwhelming, it makes mistakes, and by those mistakes drives away the independent citizens and paves the way for a revolution. Personally, I believe emphatically that the repeal of this law is the best way on earth to increase the Democratic membership of this House from seventeen to a very much larger number. You must remember always that the large part of the citizenship of this State are Republicans because of their sympathies with the principles of the Republican party. Those are the principles which separate the Republicans from the Democrats. Those are the principles upon which we can rely at all national elections, but when you come down to a municipal government, what on earth has the protective tariff or any of the other Republican principles to do with a municipal government? In a municipal government you want to elect a board of directors which will give an honest, faithful and economic administration to the city. In the city you want the best the city has for your offices and for your work. You must not confine it to one party or the other but you must go outside of the parties themselves if it is necessary to provide the best influence and ability

for the work. I ask the members of this House to consider very seriously the question as to whether this law ought to be repealed. It was the outgrowth in a large measure of the progressive movement which in 1912, for the first time since the Republican party was formed, took the State away from the Republican party. Why? Because there was a widespread feeling at that time that Republicanism was being used in the various localities as a cloak to cover misgovernment, and there was a strong feeling on the part of the people that that must not be. I submit emphatically that the best way to eliminate that Republicanism, as nationally based on fundamental principles that have to do with questions general to the nation,—one of the best ways is to vote to day against this bill which will repeal the Non-partisan ballot law in second class cities. The gentleman from Allegheny asked why we didn't have it in Philadelphia. I would that we did have it there, and I hope that the day may come when not only all the cities of this Commonwealth but all cities may have it. A large number of the states in the west have this machinery, and it would enable us to get the best possible government for the cities that the citizenship can furnish.

Mr. JAMES A. WALKER. Mr. Speaker, I think we have heard this subject discussed from three standpoints,—from the standpoint of Allegheny county favoring the bill, and the standpoint of Allegheny county opposed to the bill, and lastly from the standpoint of the theorist on government. I therefore move the previous question.

The motion was seconded by the following members: Messrs. Blumberg, Brady, Conner, Davis, Dilshheimer, Dithrich, Dunn, Harer, Haws, Heffernan, W. W. Jones, Krause, Lafferty, McCaig, McCann, McOwen, Rinn, Ruddy, Sowers, Sprowls, Zook and others.

The SPEAKER. More than twenty members having joined in moving the previous question,

On the question,

Shall the main question be put?

It was agreed to.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken.

Mr. STADTLANDER. Mr. Speaker, I ask for a verification of the roll.

The roll was verified as follows:

YEAS—111.

Allum,	Finney,	Lafferty,	Ruch,
Armstrong,	Fitzgibbon,	Lewis,	Schaeffer,
Aston,	Franklin,	Long,	Schwartz,
Baker,	Garhart,	Love,	Sleg,
Baldi,	Gelder,	McCaig,	Shannon,
Barnhart,	Gibbon,	McCann,	Smiley,
Bidelspacher,	Glass,	McConnell,	Smith, H. J.,
Blumberg,	Golder,	McGowan,	Smith, H.,
Boland,	Goodnough,	McHugh,	Smith, L.,
Bower,	Hagerty,	Mangan,	Soffel,
Brady,	Hampson,	Marcus, J.,	Sowers,
Burns,	Harer,	Marshall,	Sprowls,
Catlin,	Harry,	Mantz,	Stark,
Clutton,	Haws,	Michel,	Sterling,
Conner,	Heffernan,	Millar, A.,	Stevens,
Craig, J. R.,	Henderson, E.,	Miller, C.,	Stevenson,
Craig, J. O.,	Hetrick,	Miller, D. I.,	Stewart,
Curran,	Hoffman, J. N.,	Miller, D. D.,	Van Alen,
Davis,	Holcombe,	Miller, H. F.,	Walker, G. T.,
Dawson,	Hough,	Ogle,	Walker, J. A.,
Denning,	Jones, W. W.,	Orr,	Wells,
Dewey, C. P.,	Kantner,	Perry,	Wettach,
Dilshheimer,	Keene,	Posey,	Whitehouse,
Dithrich,	Kinsman,	Quigley,	Whiteman,
Drinkhouse,	Kohler,	Richards,	Wolfe,
Dunn,	Kooser,	Rieder,	Zook,
Eaches,	Krause,	Rinn,	Whitaker,
Feldman,	Krugh,	Roman,	Speaker.

NAYS—76.

Asbury,	Evans,	Jones, D. J.,	Schilling,
Bell,	Flynn,	Kelly,	Shaffer,
Bluett,	Fowler,	Leeds,	Shellenberger,
Brendle,	Fox,	McBride,	Sinclair,
Brenneman,	Goehring,	McCarthy,	Smink,
Bromley,	Goss,	McCurdy,	Smith, J. W.,
Brooks,	Griffith,	McKim,	Stadlander,
Brown, T. R.,	Haines,	McKnight,	Steedle,
Chaplin,	Haldeman,	McOwen,	Strauss,
Comeror,	Harding,	McVicar,	Sweitzer,
Craty,	Haslett,	Marcus, J. C.,	Thomas,
Crum,	Hatrack,	Martin,	Trainer,
Curry,	Hayes,	Miller, J. J.,	Vickerman,
Diehlm,	Henderson, W.,	Mitchell,	Weamer,
Donneley,	Hess,	Pike,	Williams,

Dunlap,
Edmonds,
Ehrhardt,
Elgin,

Hoffman, M. R., Rhoads,
Hoover, Ruddy,
Horne, Ruth,
Huston,

Woner,
Wood,
Woodruff,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information that the House has passed it without amendment.

POINT OF ORDER.

Mr. GOLDER. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman from Philadelphia, Mr. Golder, will state his point of order.

Mr. GOLDER. Mr. Speaker, my point of order is that under Rule 65 of the House, after a roll has been called and verified, a challenge of a member's vote must be in writing.

The SPEAKER. The Chair rules the point of order well taken.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1398 (Senate Bill No. 486), File Folio 4685, on page 47 of to-day's calendar, be made a special order of business at this time.

Mr. W. W. JONES. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1398, (Senate Bill No. 486), as follows:

An Act creating a department of Public Welfare defining its powers and duties abolishing the Board of Public Charities the Committees on Lunacy and the Prison Labor Commission and all offices thereunder and vesting all the powers of said Board Committee and Commission in the Department of Public Welfare requiring all reports notices statements or matters heretofore required to be made given or submitted to the Board of Public Charities or the Committee on Lunacy to be made given or submitted to the Department of Public Welfare and providing penalties

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That there is hereby created a Department of Public Welfare to consist of a Commission of Public Welfare a Commissioner of Public Welfare a Deputy Commissioner of Public Welfare and such bureaus officers agents and employees as are herein or may hereafter be provided

Section 2. The term "Commission" as hereinafter used shall mean the Commission of Public Welfare The term "Commissioner" shall mean the Commissioner of Public Welfare The term "Department" shall mean the Department of Public Welfare

Section 3. The Commission of Public Welfare shall consist of nine members three of whom as ex-officio members shall be the Commissioner of Public Welfare the Commissioner of Labor and Industry and the Commissioner of Health and six of whom shall be appointed by the Governor by and with the advice and consent of the Senate Before the first day of September one thousand nine hundred and twenty-one the Governor shall appoint three of the said six members of the Commission to serve for a period of two years and three to serve for a period of four years Thereafter all of said six members shall be appointed for a term of four years The members of the Commission shall serve without compensation but shall be allowed the expenses necessarily incurred in the performance of their duties

Section 4. The Commissioner of Public Welfare shall be appointed by the Governor by and with the advice and consent of the Senate for a term of four years Before entering upon the duties of his office he shall give a bond to the Commonwealth in the sum of twenty-five thousand dollars (\$25,000) to be approved by the Governor conditioned for the faithful performance of the duties of his office and shall take and subscribe the oath prescribed by the Constitution Vacancies in the office of Commissioner shall be filled by the Governor The Commissioner shall receive an annual salary of ten thousand dollars (\$10,000) and all expenses necessarily incurred in the discharge of his duties

The Deputy Commissioner shall be appointed by the Governor and shall receive an annual salary of seven thousand five hundred dollars (\$7,500)

Section 5. The Commission shall meet at the State Capitol at least once every three months on a date fixed by standing rule and at any other time and place upon the call of the Commissioner Special meetings may also be had at such times and places as the Commission may deem necessary

Section 6. It shall be the duty of the Commission to advise the Commissioner on such matters as he may bring before it or as it may require him to bring before it and it shall have general supervision over the policies of the Department It shall be the duty of the Commissioner to report to the Commission from time to time the information found upon the examination and visitation hereinafter provided the measures

taken to correct any detrimental conditions in the institutions or places under the supervision of the Department and the result thereof

The rules and regulations of the Department shall be made by the Commissioner subject to the approval of the Commission and when so made and approved shall constitute the duly ordained rules and regulations of the Department and be promulgated and enforced as much

The Commissioner with the approval of the Commission shall establish certain bureaus in the Department not to exceed four in number and apportion to each of them such specific duties as may best promote an efficient administration of the Department One of said bureaus shall be a bureau of mental health to further the prevention and cure of mental diseases And the head of such bureau shall be a physician specially experienced in mental diseases

Subject to the foregoing all the duties imposed upon and the powers vested in the Department shall be exercised and carried out by the Commissioner or under his direction

Section 7. The Commissioner with the approval of the Governor shall appoint a chief of each bureau The chiefs of bureaus shall each receive an annual salary of not more than five thousand dollars (\$5,000) except the chief of the bureau of mental health who shall receive a salary of not more than seventy-five hundred dollars (\$7,500) and have charge of their respective bureaus subject to the direction control and supervision of the Commissioner and shall perform such duties as he may prescribe

The Commissioner may appoint such other officers inspectors agents and employees as the work of the Department may require who shall receive such salary or compensation as the Commission may determine The Commissioner may also employ persons having professional or expert knowledge of the matters within the jurisdiction or supervision of the Department

Section 8. The term "State institutions" as used in this act shall mean and include all penal reformatory or correctional institutions hospitals for the insane or any other purpose institutions for feeble-minded idiotic or epileptic persons for the deaf for inebriates or for juvenile delinquents and all charitable institutions whatsoever within this Commonwealth maintained in whole or in part by the Commonwealth and whose board of inspectors managers trustees or directors is appointed in whole or in part by the Governor or by the Governor by and with the advice and consent of the Senate

Section 9. The Department shall have supervision over

(a) All State institutions as hereinbefore defined
(b) All charitable institutions within this Commonwealth which receive aid from the Commonwealth Provided however That the Department shall exercise no powers over such charitable institutions other than those heretofore vested in the Board of Public Charities or the Committee on Lunacy notwithstanding any language hereinafter used

(c) All houses or places within the Commonwealth in which any person of unsound mind is detained whenever the occupant or owner of the house or person having charge of the lunatic receives any compensation for the custody control or attendance other than as an attendant or nurse and also of all institutions houses or places in which more than one such person is detained with or without compensation paid for custody or attendance

(d) All county prisons and all hospitals almshouses or poorhouses maintained by any county city borough township or poor district of this Commonwealth

(e) All institutions associations and societies within this Commonwealth into whose care the custody of delinquent dependent or neglected children may be committed and all houses and places maintained by such institutions associations or societies in which such children may be kept or detained

(f) Homes and premises of those in which is conducted the business of receiving boarding or keeping infant children under three years of age

Section 10. In addition to the foregoing the Department shall also exercise supervision over

(a) The administration of any system provided by the Commonwealth for assistance to mothers

(b) Any labor or system of labor carried on in the penal correctional or reformatory institutions of the State

(c) Any system of reparation provided by the Commonwealth for relief from conditions caused by mine-caves fire flood or other casualty and constituting a menace to public safety and welfare

Section 11. It shall be the duty of the Department from time to time to recommend and bring to the attention of the officers or other persons having the management of the institutions prisons almshouses poorhouses houses places associations or societies under its supervision as provided in section nine hereof such standards and methods as may be helpful in the government and administration of such institution prisons almshouses poorhouses houses places associations or societies and for the betterment of the inmates therein

Section 12. It shall be the duty of the Commissioner to visit and inspect or cause to be visited or inspected by an officer inspector or agent of the Department at such time as the Commissioner may determine at least once in each year all State institutions charitable institutions prisons almshouses poorhouses hospitals houses places institutions associations societies and homes under the supervision of the Department as provided in section nine of this act and to inquire and examine into their methods of instruction discipline detention imprisonment care or treatment the care treatment government or management of their inmates or those committed thereto or being imprisoned detained treated or residing therein the official conduct of their inspectors trustees managers directors or other officer or officers charged with their management by law or otherwise or having the management care custody or control thereof the buildings grounds premises and equipment thereof or connected therewith and all and every matter and thing relating to their usefulness administration and management

and to the welfare of the inmates thereof or those committed thereto or being imprisoned detained treated or residing therein and for these purposes the Commissioner or other officer inspector or agent of the Department shall have free and full access to the grounds premises and buildings of and to all the records books or papers of or relating to any such State institution charitable institution prison almshouse poorhouse hospital house place institution association society or home and full opportunity to interrogate or interview any inmate thereof or any person or persons committed to or being imprisoned detained treated or residing therein

All persons connected with any such State institution charitable institution prison almshouse poorhouse hospital house place institution association society or home as officers or charged with the management thereof by law or otherwise or in any way having the care custody control or management thereof or connected therewith as employees are hereby directed and required to give the Commissioner or such officer inspector or agent of the Department such means facilities and opportunity for such visitation examination inquiry and interrogation as is hereby provided and required or as the Department by its duly ordained rules or regulations may require

Whenever upon such visitation examination and inspection of any penitentiary prison reformatory almshouse or poorhouse any condition is found to exist therein which in the opinion of the Commissioner is unlawful or detrimental to the proper maintenance discipline hygienic conditions of such penitentiary prison reformatory almshouse or poorhouse or to the proper care maintenance custody and welfare of the inmates thereof or the persons committed thereto or being treated detained or residing therein the Commissioner shall direct the officer or officers charged by law with or in any way having or exercising the control government or management of such penitentiary prison reformatory almshouse or poorhouse to correct the said objectionable condition in the manner and within the time specified by the Commissioner in case of the neglect refusal or failure of any such officer to comply with such directions the Commissioner shall certify the facts in the case to the district attorney of the proper county whose duty it shall be thereupon to proceed by indictment or otherwise to remedy the said objectionable condition

Section 13 The Department shall have and may exercise power

(1) To make and enforce rules and regulations as follows

(a) Providing for the licensing of all houses or places in which any person can be lawfully detained as a lunatic or of unsound mind upon compensation paid to or received by the owner or occupant of such house or place directly or indirectly for the care of such lunatic and also of all houses places or institutions in which more than one person of unsound mind is detained or resides other than a jail or prison with the right to exempt any State institution institution under municipal authority or any other institution

(b) To insure the proper care and treatment of persons of unsound mind detained in any house place or institution whether licensed or not to guard against the improper or unnecessary detention of such persons to regulate the manner of their detention and the restraints imposed and all matters relative to their welfare to regulate their means of communication with relatives friends and other persons outside the house place or institution of detention and to insure to them the admission of all proper visitors being members of their family or personal friends agents or attorneys

(c) Regulating the forms to be observed warranting the commitment transfer of custody and discharge of all lunatics other than those committed by order of a court of record and as to these with the consent of the presiding judge of the court under whose order the person is detained

(d) To prescribe standards of equipment management and administration for the institutions associations and societies into whose care the custody of delinquent neglected or dependent children may be committed and to insure proper care of the children committed to the custody of such institution association or society

(e) For regulating the visitation examination and inspection of the institutions prisons almshouses poorhouses houses places associations societies or homes under the supervision of the Department pursuant to the provisions of section nine hereof

(f) For the enforcement of the provisions of this act and of all laws whose enforcement is imposed upon the Department

(g) For the approval of psychopathic wards maintained by hospitals for the reception and care of persons suffering with mental disorders

(2) For the transfer of insane and certain other persons from one place or institution to another and to enforce laws relative thereto as follows

(a) To apply to the proper court for the transfer or removal of insane persons from county or district poor-houses almshouses hospitals or in the custody of the directors or overseers of the poor to the State hospitals for the insane Such application shall be made and the proceedings thereunder had in accordance with the provisions of the act of Assembly approved the thirteenth day of June Anno Domini one thousand eight hundred and eighty-three (Pamphlet Laws ninety-two) entitled "An act to provide for the care and treatment of the indigent insane of the several counties of the Commonwealth in State hospitals for the insane" or the act approved the seventh day of May Anno Domini one thousand eight hundred and seventy-four (Pamphlet Laws one hundred and nineteen) entitled "A supplement to the act to create a board of public charities approved the twenty-fourth day of April Anno Domini one thousand eight hundred and sixty-nine authorizing and empowering said board to appoint visitors and to transfer certain insane persons from county institutions to State hospitals" or any other law relative to such transfer

(b) To transfer the indigent insane from State hospitals for the insane to the almshouse poorhouse or prison of the several counties charged with their maintenance

(c) To transfer patients or inmates from one State Hospital for the insane to another such hospital

(d) To transfer chronic insane from a State Hospital for the insane and from hospitals poorhouses and almshouses of the several counties townships and poor districts to a State hospital entirely devoted to the reception care and treatment of chronic insane

(e) To apply to the proper court for the removal to a hospital for the insane of any person imprisoned in a penitentiary or prison and believed to be insane under the provisions of the act approved the fourteenth day of May Anno Domini one thousand eight hundred and seventy-four (Pamphlet Laws one hundred and sixty) entitled "An act to provide for the custody of insane persons charged with and acquitted or convicted of crime" or under any other act relative to such a removal or transfer

(f) To direct any poor district to remove any deaf and dumb in an almshouse to the care of an association organized for the purpose of providing a home for deaf and dumb persons and being situate in this Commonwealth under and in accordance with the provisions of the act approved the seventeenth day of May Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws two hundred and twenty-three) entitled "An act authorizing overseers and directors of the poor to enter into contracts with certain associations for the care and maintenance of indigent deaf and dumb persons and conferring certain powers on the Board of Public Charities its officers and agents"

(g) To supervise the transfer of inmates of one penitentiary to another under any law providing therefor

(h) To investigate and be heard before an order is made in any case to remove to any place of custody other than a hospital any criminal confined in a hospital by order of any court or any lunatic committed to a hospital after an acquittal of crime

The cost of the transfer or removal and of the maintenance of any insane person transferred by or under the direction or upon the application of the Commissioner or other officer of the Department pursuant hereto shall continue to be borne and paid in the same manner as now provided by law in the case of any such transfer or removal as aforesaid

All traveling expenses of indigent insane persons discharged by order of the Department from any State hospital for the insane from the hospital to their respective homes shall be paid by the hospital the amount thereof to be refunded to such hospital from the appropriation for the care and relief of such indigent insane then current

(3) To order and compel the discharge of any person detained in any place as insane or of unsound mind (other than a person committed after trial and conviction for crime or by order of court) But such order shall not be made unless notice be given to the person having charge of the building in which the patient is detained and to the person or persons at whose instance the patient is detained and reasonable opportunity given them to justify a further detention and the department has caused the case of the patient to be personally attended and examined by its officer or agent

(4) To enforce all or any laws regulating the importation into the State of Pennsylvania of dependent delinquent or defective children and all reports required to be made under such laws to the Board of Public Charities shall be made to the Department which shall have full power and authority to make rules respecting the importation of such children not inconsistent with the provisions of the laws relative thereto

(5) To investigate the residence of a non-resident indigent insane person committed to a State hospital to return such person to the State or country of his legal residence and to enter into contracts with such State or country thereto and to enforce an act relating to non-resident indigent insane persons committed to a State hospital

(6) To cause to be visited and examined any person found by an inquisition to be insane and to authorize such visiting and examining by an officer or agent of the Department or any board of visitors or by a physician and to apply to the court having jurisdiction over the committee or guardian of such lunatic or to a judge of a court of common pleas of the county in which the lunatic is a resident or detained to make such orders for the maintenance custody or care of the lunatic and for the care and disposition of the property of the lunatic as the case may require

The notice heretofore required to be given by the committee or guardian of a person found to be insane by inquisition and by the clerk of the court into which the inquisition is returned to the Committee on Lunacy shall hereafter be given to the Department in accordance with the general provision hereinafter contained

(7) To appoint a board of three or more members in any county of the Commonwealth to act without compensation as a board of visitors to visit any institution prison almshouse poorhouse hospital house place association or society in such county under the supervision of the department in aid of and as the representatives of the department such board to make a report of such visitation as the Department may require and it shall be the duty of the officers or other persons having charge of such institution prison almshouse poorhouse hospital house place association or society to afford full facilities for such board to make an examination and inspection thereof

Section 14 All reports or notices whatsoever heretofore required to be given or made to the Board of Public Charities or to the officers thereof or to the Committee on Lunacy abolished by this act shall hereafter be given or made to the Department including all statements to be made by the inspectors sheriffs or other persons having charge of any penitentiary or jail

The officer or officers person or persons having the management or custody of any institution house place prison almshouse poorhouse hospital association or society under the supervision of the Department as provided in section nine of this act shall keep such records and make such reports relating or pertaining to such institution house place prison

almshouse poorhouse association or society and to the care and treatment of the inmates thereof or the persons committed thereto or being imprisoned detained treated or cared for therein as may be prescribed and required by the rules and regulations of the Department.

The Commissioner shall furnish to the several courts of common pleas of the Commonwealth a list of institutions associations and societies in whose care the custody of delinquent neglected or dependent children may be committed which filed the required reports.

Section 15 All State institutions and any charitable or other institutions under the supervision of the Department desiring to receive State aid shall give notice to the Department at such time as may be prescribed by the rules and regulations thereof of any application for State aid proposed to be made and of the several purposes to which the same is to be applied together with the reasons in support of such application. It shall be the duty of the Commissioner to examine carefully into such application and request and into all matters connected therewith and set forth the result of his investigation in the biennial report of the Department to the Governor. It shall also be the duty of the Commissioner to make a specific and detailed report relative thereto to the General Assembly with his recommendations thereupon.

Section 16 All plans for the erection or substantial alteration of any State institutions county prison almshouse poorhouse or any building for the care of delinquent children or persons of unsound mind and all charitable institutions receiving aid from the Commonwealth shall be submitted to and approved by the Department and such buildings shall not be built or such alteration made or contracted for until such approval has first been had and duly filed with those charged with the management of such institution or place.

Section 17 No county borough township or poor district shall receive any allowance from the Commonwealth for the maintenance of any indigent insane in any hospital or institution supplied created equipped or maintained by such county borough township or school district for the maintenance or its indigent insane unless the Department has duly certified to the Auditor General that such hospital or institution is built equipped and managed so as to provide for the proper care and treatment of the insane maintained therein.

Section 18 Every application to the Auditor General made by any institution corporation or unincorporated association desiring to give a mortgage under the provisions of the act approved the twenty-ninth day of April Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws two hundred and one) entitled "An act making mortgages given by benevolent charitable philanthropic educational and eleemosynary institutions corporations or unincorporated associations for permanent improvement and refunding purposes prior liens to the liens of the Commonwealth for the appropriation of moneys providing a method for the giving of such mortgages and fixing the duties of the Auditor General and Board of Public Charities in connection therewith" shall be submitted to the Department for investigation and report thereon to the Auditor General.

Section 19 All statements required to be filed with the Board of Public Charities under any act relating to and regulating the solicitation of moneys and property for charitable and patriotic purposes shall be filed with the Department which is hereby vested with the power to issue the certificate of registration required and provided by such act and to prescribe a form for all such statements and such other rules and regulations as may be necessary for the purpose of carrying out the powers with which it is charged. Any fee for the filing of such statement heretofore required to be paid to the Board of Public Charities shall be paid to the Department and by it paid into the State Treasury.

Section 20 Any application for a charter heretofore required to be submitted to the Board of Public Charities shall be submitted to the Department which shall make a report thereon to the proper court as to the need for the institution for which a charter is applied.

Section 21 The Department shall have the power and it shall be its duty

(a) To establish maintain and carry on industries in the Eastern Penitentiary the Western Penitentiary the Pennsylvania Industrial Reformatory at Huntingdon and such other correctional institutions of this Commonwealth as it may deem proper in which industries all persons sentenced to the Eastern or Western Penitentiary or to the Pennsylvania Industrial Reformatory at Huntingdon or to such other correctional institution of the Commonwealth who are physically capable of such labor may be employed at labor for not to exceed eight hours each day other than Sundays and public holidays. Such labor shall be for the purpose of the manufacture and production of supplies for said institutions or for the Commonwealth or for any county city borough or township thereof or any State institution or any educational or charitable institution receiving aid from the Commonwealth or for the preparation and manufacture of building material for the construction or repair of any State institution or in the work of such construction or repair or for the purpose of industrial training or instruction or partly for one and partly for the other of such purposes or in the manufacture and production of crushed stone brick tile and culvert pipe or other material suitable for draining roads of the State or in the preparation of road building and ballasting material.

(b) To determine the amount kind and character of the machinery to be erected in each of the said penitentiaries reformatory or other correctional institutions of the Commonwealth and the industries to be carried on therein having due regard to the location and convenience thereof with respect to other institutions to be supplied to the machinery therein and the number and character of inmates.

(c) To arrange for and make sale of the products produced in the said industries carried on in the said penitentiaries reformatory or other correctional institutions to the Common-

wealth or to any county city borough or township thereof or to any State institution or to any educational or charitable institution receiving aid from the Commonwealth.

(d) To maintain a fund known as the manufacturing fund out of which the machinery equipment and material required or used in the carrying on of the industries in the said penitentiaries reformatory or other institution under the provisions hereof shall be purchased and into which all the receipts from the sale as aforesaid of the products of such industries shall be paid and from which fund shall be paid all the wages as hereinafter provided for the labor of the inmates of said penitentiaries reformatory or other institution in such industries. The Department shall have the custody of the said fund and make or direct all disbursements therefrom.

(e) To require that an account shall be kept by the proper officers of the said Eastern Penitentiary the Western Penitentiary the Pennsylvania Industrial Reformatory at Huntingdon or other correctional institutions of the labor performed by the inmates of such penitentiary reformatory or other institution in the industries carried on therein under the provisions hereof. In such account each inmate shall be credited with wages for the time he is actually engaged in work the rate of such wage and the account credited to each to be regulated at the discretion of the Department or such persons as it may designate. In no case shall the amount be less than ten cents nor over fifty cents for each day of labor actually performed. The difference in the rate of compensation shall be based both upon the pecuniary value of the work performed and also on the willingness industry and good conduct of such inmate.

(f) To allow three-fourths of the amount so credited as aforesaid to an inmate of such penitentiary reformatory or other institution or the entire amount if the inmate so wishes to constitute a fund for the relief of any person or persons dependent upon such inmate and to be paid upon the order of the Board of Inspectors or managers of the penitentiary reformatory or other institution in which the inmate is a prisoner to the person or persons establishing such dependency to the satisfaction of such board at such time and times as said board may order.

All sums credited to any inmate and not paid to a dependent or dependents shall be paid to the inmate on his discharge from the penitentiary reformatory or other institution in which he was a prisoner. Provided however That subject to the rules and regulations of the Board of Inspectors or managers of the penitentiary reformatory or other institution in which such inmate is a prisoner the whole or any part of said sum may be paid to him during his imprisonment for his present needs such rules and regulations to be subject to the approval of the Department.

(g) To have and exercise supervision over the labor employed in the aforesaid industries and to make rules and regulations for carrying on such industries.

(h) To make a full quarterly report to the Auditor General of the products sales receipts and disbursements of the industries established under the provisions hereof.

Section 22 The Department shall make a biennial report in writing to the Governor. The report shall contain a complete summary of the work of the Department upon the subjects under its jurisdiction and supervision and such other matters as the Governor may require.

Section 23 All the rules and regulations hereby authorized to be made and ordained by the Department shall be printed and a duly certified copy thereof filed with the officers or other persons having the management control care or custody of the institutions prisons hospitals almshouses poorhouses places associations and societies under the supervision of the Department as provided in section nine hereof.

The department shall furnish blank forms for the making of the reports as hereby required or provided to those by whom such reports are to be made.

Section 24 The Board of Commissioners of Public Grounds and Buildings shall provide for the Department in the State capitol or elsewhere such offices rooms and quarters as the Department may need in connection with its affairs.

Section 25 The Board of Commissioners of Public Grounds and Buildings shall upon requisition of the Commissioner furnish such books stationery furniture supplies et cetera as may be needed to conduct properly the affairs of the Department.

Section 26 The Department shall have and may use a seal which shall be furnished by the Board of Commissioners of Public Grounds and Buildings.

Section 27 Printing and binding for the proper enforcement of the duties and the carrying out of the powers of the Department shall be done by the State printer upon order of the Superintendent of Public Printing and Binding upon requisition by the Commissioner.

Section 28 Any officer or person having charge of or in any way connected with the management care control or custody of any institution prison almshouse poorhouse house place home association or society under the supervision of the Department or any other person violating any of the provisions of this act or the duly ordained rules and regulations of the Department or failing or neglecting to comply therewith shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced for the first offense to pay a fine of not less than twenty-five dollars (\$25) and not more than one hundred dollars (\$100) and for the second or any subsequent offense shall be sentenced to pay a fine of not less than one hundred dollars (\$100) nor more than five hundred dollars (\$500) or to undergo an imprisonment in the county jail of not more than six months either or both at the discretion of the court.

Prosecutions for any violation of the provisions of this act shall be instituted only by the Commissioner or an officer or agent of the Department. All fines for a violation of this act shall be paid to the Commissioner and by him covered into the State Treasury for the use of the Commonwealth.

Section 29 The Commissioner with the approval of the Attorney General may employ attorneys to assist in the enforcement of the provisions of this act.

Section 30 Neither the Commissioner nor any officer or employe of the department shall during the term of his office or employment hold any official position or engage in any employment in any institution whatsoever under the supervision of the Department or be interested directly or indirectly in any contract for building repairing furnishing or supplying such institution

Section 31 The Board of Public Charities and the Committee on Lunacy are hereby abolished

Section 32 All the powers conferred by law upon the Board of Public Charities or the Committee on Lunacy are hereby vested in and may be exercised by the Department

Section 33 The Prison Labor Commission created by the act approved the first day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws six hundred and fifty-six) entitled "An act providing a system of employment and compensation for the inmates of the Eastern Penitentiary Western Penitentiary and the Pennsylvania Industrial Reformatory at Huntingdon and for such other correctional institutions as shall be hereafter established by the Commonwealth and making an appropriation therefor" is hereby abolished but no act or part of any act repealed by the said act creating the Prison Labor Commission shall be hereby revived

All the powers conferred upon the Prison Labor Commission are hereby vested in the Department

Section 34 Any balance in the manufacturing fund of the Prison Labor Commission at the time this section becomes effective shall be paid to the Department and become part of the manufacturing fund as provided in section twenty-one hereof and all machinery equipment and material purchased from its manufacturing fund or in any way belonging thereto or used by the Prison Labor Commission in connection with its regulation and supervision of the labor of the inmates in the Eastern or Western Penitentiary or the Pennsylvania Industrial Reformatory at Huntingdon shall be turned over to the Department and all accounts or sums payable to the Prison Labor Commission shall be paid to the Department all of which shall become part of the manufacturing fund as hereinbefore provided

Section 35 All books documents records papers paraphernalia and property now owned possessed or under the control or in the custody of the Board of Public Charities the officers or agents of said board the Committee on Lunacy and the Prison Labor Commission shall be immediately transferred to the ownership possession control and custody of the Department

Section 36 The unexpended balance of any appropriation to the Board of Public Charities the Committee on Lunacy or the Prison Labor Commission at the date this section of this act goes into effect shall thereafter be available to the Department of Public Welfare as fully as if the said amount had been specifically appropriated to said department and may be disbursed accordingly

Section 37 All appropriations made to the Department of Public Welfare shall be disbursed by the State Treasurer upon warrant of the Auditor General issued upon the requisition or order of the Commissioner

Section 38 Copies of all records documents papers rules and regulations of the Department of Public Welfare when duly certified by the Commissioner under the seal of the Department shall be received in evidence in the several courts of this Commonwealth in all cases where the original records documents papers rules or regulations would be admitted in evidence with the same force and effect as the originals

Section 39 The provisions of this act are severable and should any part hereof be declared unconstitutional it is the intent that the remainder would have been enacted without regard to the unconstitutional part

Section 40 Sections eight nine ten eleven twelve thirteen fourteen fifteen sixteen seventeen eighteen nineteen twenty twenty-one twenty-two twenty-three twenty-eight thirty thirty-one thirty-two thirty-three thirty-four thirty-five and thirty-six of this act shall take effect on the first day of September one thousand nine hundred and twenty-one and the remaining sections of this act shall take effect upon its approval

On the question,

Will the House agree to the bill on third reading?

POINT OF ORDER.

Mr. McVICAR. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman from Allegheny, Mr. McVicar, will state his point of order.

Mr. McVICAR. Mr. Speaker, my point of order is that this bill is improperly and illegally on the third reading calendar for the reason that the doors of this House were locked and members on the outside were unable to gain entrance to the Hall during the time that action was taken on the resolution discharging the Committee on Public Health and Sanitation, from further consideration of the bill and the first reading thereof.

The SPEAKER. In reply to the point of order, the Chair will state that the Journal of the House covering the time of action mentioned in the point of order has already been approved by the House. A similar point of order raised on Senate Bill No. 688 has already been ruled upon by the Chair, and reasons for said ruling given. Therefore, the Chair rules that this point of order is not well taken.

Mr. FLYNN. Mr. Speaker, may I inquire of the Chair, if the Journal of that session was read?

The SPEAKER. It was read in the usual way.

Mr. FLYNN. Mr. Speaker, it was dispensed with, was it not?

The SPEAKER. It was dispensed with. The Journal was read, but before it was completed the further reading was dispensed with on a motion of the House which in effect was an approval thereof.

On the question recurring,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. JAMES A. WALKER. Mr. Speaker, this is the so-called Welfare Bill prepared at the Governor's request by the Attorney General, introduced in the Senate and is now before us. By the terms of this bill you will find that a number of boards and their activities have been merged to the end that greater efficiency may be obtained. The bill has been amended to meet with the requirements of almost everyone so that a fair, honest, decent administration may be had of the charities and the other matters pertaining to charity in this State. I feel, gentlemen, that the serious opposition that existed to the bill has now been removed, and therefore I ask you to support the administration in this measure.

Mr. ALEXANDER. Mr. Speaker, Senate Bill No. 486, known as the Welfare Bill is now before you for your consideration. It is not everything that has a beautiful name but the contents thereof would bear out the title. When you look at the title of this bill and notice what they call it, the "Welfare Bill" and you next examine it, the further you go on the more you are convinced that they are looking after the welfare of somebody else rather than the poor individuals who are in these homes and these hospitals. It may be properly named, but when you figure up the enormous expenses of carrying on this commission, and the operations thereunder, you will find that the enormous figures there carried out, will carry just what the gentleman from Philadelphia said, it is sponsored by the Governor of this Commonwealth and those people who are seeking to receive the revenues of this Commonwealth. Never was there presented before a House of Representatives a more iniquitous bill than this one is. I am sorry, sirs, that the gentleman from Philadelphia, saw fit to tell you that the Governor of this great Commonwealth would sanction such an iniquitous bill as this bill is. The more you read this bill the more you are convinced that the high hand of those that are in power is working overtime, Sundays as well. Why sir, the extremes that they have gone to to bring out this iniquitous piece of legislation, Soviet Russia was put in the shade. They covered everything when they even threw from the pedestal of this House the Speaker of this House in order that this might be dumped into this place. I tell you that you may run this down the throats of some people, but it will come back to haunt you, and if you pass this damnable legislation, it will haunt you to your grave and like Banquo's ghost it will come back to haunt you after that. What have they done? Why, sirs, when this bill first came out it carried with it a commissioner, and I understand the secretary of the Governor is to get that job. That is why he has lobbied so earnestly around this House, and is around this House at the present time. Ten thousand dollars for that beautiful and nice job, the boss of all of this. Then sirs, it provides after that for four bureaus. One is known, I believe, by another beautiful name, the Bureau of Mental Health. Then comes the Prison Board. The Board examines those who are locked up and cannot get out,—they are going to be put in the same grasp of the politicians. God knows it is bad enough for him to get a sentence, whatever it is, at the present time, but that man's sentence is to be harrassed afterwards by the politicians, who want to seek out his desires and will. I say he had better be electrocuted and be done with it. I know what I am talking about. And after all of that too, this bill provides that the Board of Charities shall be discharged and done away with.

As I said in the first place, it carried with it a ten thousand dollar salary for the gentleman over in the corner. It first started out with the head of each one of these bureaus at four thousand dollars, but when they found it was so easy to bring this thing out of committee, and I say it advisedly, when they found it was so easy to get this thing out of committee, then they said, "What is the use of fooling with a little four thousand dollars, we can put this through

for five thousand dollars." and they raised three from four thousand to five thousand dollars. Then they were not satisfied, and they said, "We might as well go the limit," and they made the other fellow \$7,500. I thought a long while ago the limit had been reached, and that we had reached the peak, but I do not know whether there is any limit to the conscience of the men who are framing this kind of legislation or not. I do not know how far they will go in their grasp for political power. You have given other departments at the present time in this State the power to appoint whom they please and fix their salaries, and now you come and put into the hands of this one man the power to say what charities shall receive from the revenues of this great Commonwealth, and what charities shall be cut off. Great God! where are we going to get to? Think what you are doing gentlemen. Think of the power you are putting into this one man's hands. Why, the Czar of Russia and the Emperor of Germany never had a greater power than that. Think of those people to-day, gentlemen. First, before taking that up I want to refer you lawyers to the powers in this bill. All the houses and places in which any person of unsound mind is detained, must come under his control and under his supervision. All institutions, associations, societies, or county prisons and all hospitals shall come under his power and his supervision. Homes and premises in which is conducted the business of receiving, boarding or keeping infant children,—mark you, gentlemen,—all the homes and premises in which is conducted the business of receiving, boarding or keeping infant children,—even down to the poor suckling babe they are reaching out to grab them in their grasp, in that great political grasp, which we have seen wielded here in the last week. Take the grand old Board of Public Charities, with that charitable feeling of theirs, with that tenderness of heart, with that power that they have to examine these hospitals, with the power they have to examine all these institutions as they do examine them, notwithstanding that, they have the effrontery to threaten these hospitals, if their men here do not vote to sustain this iniquitous piece of legislation, that they will cut down their allowances. I will say for myself and for the hospital which I represent that they said to me, "Vote against it even if we lost every dollar which we have coming to us." That is what they have come back and said to me and that is what I propose to do. Now gentlemen, if this great program is carried out, they cannot figure in any way they try to, they cannot figure in any way no matter how they try how it is going to cost this great Commonwealth at this present time less than two hundred and fifty thousand dollars. Yet, sirs, this work was carried on in the last year with an appropriation of only one hundred and fifty thousand dollars, and there will be turned back twelve thousand dollars. I say that is putting it very conservatively when I say that this piece of legislation if it is carried by this House will run at the present time to an expenditure of at least two hundred and fifty thousand dollars, and it will not be long before it becomes like that Public Service Commission of ours that has gone up in the last few years from three hundred thousand dollars to over a million dollars.

Now let us see if there is any cause for saying that. I say let us see the powers given this Commission, this one man. "The Commissioner may appoint such other officers, inspectors, agents and employees as the work of the department may require who shall receive such salary or compensation as the Commission may determine. The Commissioner may also employ persons having professional or expert knowledge of the matters within the jurisdiction or supervision of the department." Where is the limit? Why sirs, I can see with a political battle on, with their power, their system of procedure, or perhaps it may be in some political fight in some of our counties, or it may be in the State on the United States Senatorship, I can see where located within the confines of this Commonwealth within every precinct some member from the Highway Department, a member of the Health Department, some member from the Welfare Commission, I can see where there will be three or four and may be more than that, and I speak from experience because in the fight here only a year ago Delaware County was covered with men appointed from the Highway Department and from the Board of Health, and I say here is another one now where it adds just one more to that secret work and political power that is given to them. I want to say to you sirs, that you are putting this power into

the hands of a man, the most dangerous man that we have ever had to wield a power of this kind. I speak from knowledge and from what I know of him. I say to you now do not blame me if the vengeance he wreaks on you, that he has wreaked on other friends of his comes to pass only because his will is not turned the way he wants it when you don't do just what he wants you to do, and when you don't bow to his bidding if he wreaks the vengeance on you that he wreaks on friends of his heretofore. I say there has never been a power placed more dangerous, and never was a man in whose hands it was placed more dangerous than this one.

POINT OF ORDER.

Mr. JAMES A. WALKER. Mr. Speaker, I rise to a point of order.

The SPEAKER. The gentleman from Philadelphia will state his point of order.

Mr. JAMES A. WALKER. Mr. Speaker, my point of order is that the gentleman is again criticising in unkind words the Governor of this Commonwealth, his character is not an issue under the bill being discussed by the gentleman from Delaware.

The SPEAKER. The point of order is well taken. No member of the Legislature will be permitted under the Rules to criticise a co-ordinate branch of the government, therefore the point of order is well taken.

Mr. GOLDER. Mr. Speaker, while I am not in sympathy with the remarks of the gentleman from Delaware, I think that he should be given the same latitude that is given to all others, and it seems to me, Mr. Speaker, while I am not in sympathy with him I believe he is being harassed, and I think we will get through more quickly, get to a conclusion more quickly if the gentleman be permitted to speak as he feels on the subject.

The SPEAKER. The gentleman from Delaware will be permitted all the latitude under the Rules as long as he confines himself to the bill before the House. The gentleman from Delaware will proceed.

Mr. ALEXANDER. Surely the thing I am discussing, a bill like this with the iniquities in it that this bill has, and I can point out to this House the danger that is lurking beneath if that is not germane to the issue which we are discussing I do not know what is germane to an issue. I am pointing here exactly at the present time the danger that is lurking within these pages that I hold in my hand, and knowing the man that I speak of for twenty-five years, I am well able to tell what I know about him. I say again that never did you cross a threshold in this whole House as dangerous as the threshold which you are about to cross now if you pass this bill. With the permission of my kind friend from Lawrence to "render under Caesar the things which are Caesar's and unto God the things which are God's" if Caesar in this bill does not get everything and leaves nothing for Almighty God then I cannot read within that border. What have we at the present time gentlemen? We have men at the present time on the State Board of Charities, men whose reputation, men whose honor no man dare point a finger to from one end to the other: men who believe in the scripture, that passage of Holy Writ, "Faith, Hope and Charity" and the greatest of all is Charity. They are that kind. These men give their time valuable as it is, these men give all they have that these charitable institutions may receive what is coming to them from the abundance of this great Commonwealth of Pennsylvania. I know of what I speak. I have seen these men work and know what they do. I know how honest they are, and I know that there is not a political motive in any of their work. I know there is not a thing that they do that has a political motive in it.

I know gentleman I am taking up a good deal of your time but I thank you for your order. I know that the House sees fit generally to give me their best attention. I say advisedly that the House sees fit to give me their attention. I might add here further that I want to say to this House that I have never addressed this House that I have not had the best attention. I appreciate that especially in view of the fact that at many times I have been annoying, long drawn out perhaps. Perhaps some of you gentlemen did want to hear, but I recognize gentlemen that I have had the best attention that it is possible for the House to give a man while he is on his feet, and I want to thank you now gentlemen for the courtesies which you have extended to me every time I have been on my feet.

Now, gentlemen, for fear some of you may not know the personnel of this grand board of Public Charities I want to read you the names: Isaac Johnson, living in the county in which I live; Howard B. French, of Philadelphia; Louis Wolf, of Philadelphia; Dr. J. A. Lichty and William Price, of Pittsburgh; Dr. Peter F. Moylan, of Philadelphia; Dr. D. J. McCarthy, of Philadelphia; Laning Harvey, of Wilkes-Barre; Rollin Blakely, of Franklin, Venango county and Norman Macleod, of Philadelphia. Not a man from the beginning of that role to the end of it that to whom any man has been able to point a finger of scorn or dishonor or to one mean trick. As I said before that whole Board receives not one cent of pay. They do it from the kindness of their hearts; they do it because they feel that they owe it not only to these worthy inmates, to these poor people who are obliged to be confined in the different institutions in which they are confined, but they also feel that as far as their duty to Almighty God is concerned they ought to do it. They have given an abundance of their work, and many times their money even in helping these charities. And what do they intend to do? They are going to discharge those men, and if you gentlemen please, if you pass this thing they call the Welfare Bill, you are going to discharge that grand body of men. You are going to say to them, "Yes, true it is, Hope, Faith and Charity and Charity is the greatest of all three, but we are not going to give you permission to exercise your prerogative; we are not going to give you your chance to do your mite for these poor sufferers in these institutions and your Almighty God, but we are going to take that out of your hands and we are going to place that in the hands of the grasping politician that he may reap from them whatever benefit politically he may get." Are you ready to step over that threshold; are you ready by your voice to say that you are willing to subject these poor babies, helpless to-day in these homes and institutions, without father or mother, many of them left orphans by them; are you going to subject the man who is sentenced to a term of imprisonment; are you going to subject the poor persons in the hospital suffering from one ailment or another, some of them knowing that they will never leave, and never be removed from those beds of pain; are you going, I say now by your vote to-day, to place their entire future, and their wants of the future, and their future wants to the whims of the politician, or are you going to leave them in the hands of this kindly board? This, gentlemen is entitled to your serious objection. I care not what the threats are that they will cut your appropriations. You say to the man who gave you that threat that you dare him to cut your appropriation because you have voted against this bill. Be men enough to stand up now and say, "I dare you to cut this appropriation," but it is your duty as men to stand here now and protect these helpless, these poor people who cannot help themselves. Oh, it is bad enough, sir, that the men who are walking our streets, who are able-minded and able-bodied men who are able to take care of themselves, it is bad enough for us to soak them with a tax, and place a tax on them that perhaps will be a burden. What greater crime can there be than for a member of the Legislature to vote for a bill that puts these different institutions into the hands of the grasping politician, so that he in his will may demand that they deliver certain votes either in this House or at the polls, by saying to them that their appropriations in the future shall depend wholly and solely upon what they give to whatever power is in existence. I care not whether it is Penrose's regime or whether it is Max Leslie's regime or whether it is Senator Crow's regime or whether it is Governor Sprong's regime, or what it is, it is placing the power in his hands, who is the Almighty, who is all powerful, who can wreak vengeance on a charity as he sees fit and as it pleases him, and as they deliver to him at whatever time it is necessary to so deliver. I ask you now, and I hope you will pardon me for trespassing perhaps, but if there ever was a chance for you men in this Legislature to listen to the behest of Almighty God, I believe you hear Him calling you now at the present time to duty, and not sacrifice these institutions and these poor people in these institutions to the grasping politician. I ask you with a loud voice as you vote to holler "No".

Mr. EDMONDS. Mr. Speaker, I did not follow the gentleman from Delaware in the remarks that he has made in his argument, but I have reached the same conclusions. This bill was sponsored by the Senator from my district and

I wish to say there has never been a man more unselfish or more genuine in his devotion to the poor than has Senator Woodward. I am absolutely certain that in the origination of this bill there is no political motive. There has, however, been a thought burning in my mind that a very considerable work, wherever you get it, starts out with the individual, the private individual and when there are poor people and suffering people to be taken care of, good people come together and form an institution, and as a result we get our hospitals and our homes to take care of them. In many, many cases people who start this kind of work still continue in the management of it and they have a sincere desire to look after the business or work that belongs to others to do. As time goes on the States comes along and insists that these institutions shall come up to a certain level of efficiency and that the standard shall be higher. My objection to this bill is not that the bill embodies a wrong idea, but I think it does embody a wrong idea at this time, and I do not think it is proper that it should be passed. We have been in session during the past four months in which time gradually the powers of the State have been enlarged. We have been considering measures that are of importance to the State and every time that we have improved our school department or the Forestry Department or the Fisheries Department, and with the hunting license, we bring the government more and more in touch with the common people and when we do that there is a bill that the people must pay. I have no objection to the extension of the functions of the government, but I say it must be done in reason. We cannot accomplish all these reforms at one time and when we pass a series of bills such as we have passed in this session, which have added to the scope of the general authority of the State, we are heaping up expenditures which must be met with new revenue acts. I should strongly prefer during the next two years, for my own part, that the State might pass through a period of retrenchment. I believe, emphatically, that the man who will do so will win the approval of the people at the next election if he will run on a platform something similar to that of the platform on which Governor Miller of New York was elected as the chief executive of that Commonwealth by his action in cutting out unnecessary offices and stripping the state of unnecessary functions, making it necessary to reduce some of the taxes and making it possible to win on that platform, in the reduction of taxes that are imposed upon the people of this State. I appreciate the fact that this bill may not be a very expensive bill, but nobody knows how expensive it is. However, it has some looseness in the language in section 7 to which I have frequently directed the attention of this House. Whatever it may be, it is an extension of the power of the State which cannot be done without somebody paying the bill, and we add to the cost of the government which we must add to the deficiency which the Legislature when it meets the next time must face. I would like to say that if we are to have such a department of public welfare, doing the things which the bill contemplates, I say emphatically, it is a mistake to move in advance of public sentiment in the matter; you must wait until there is public sentiment; till the public is educated up to a point before we can legislate on a program like this. Therefore, for that reason I shall give a negative vote on this bill.

Mr. JAMES A. WALKER. Mr. Speaker, to me it is a matter of great pleasure to hear the gentleman from Philadelphia, who has preceded me, speak so highly about the Senator from Germantown, Philadelphia, Mr. Woodward. He is one of the greatest students of government in this entire State. This bill would never have been sponsored by him, had it not met with his entire approval; as to its method, its procedure and its usefulness at this time. Senator Woodward has never been known to introduce any measure which could have been put off to any other time. I am surprised at the words of the gentleman from Philadelphia who has preceded me that he has joined the ranks of the standpatters to do nothing until to-morrow. I am surprised beyond words that he would join the ranks of the standpatters on a subject which has been considered by the State and on which, I have no doubt, many of you have received letters from scores of women's organizations throughout this State urging the passage of this bill. We may come up here and attempt to hold these things back, but if the women of Pennsylvania, as they indicate, are back of

this bill, then we see the handwriting on the wall as seen by Belshazzar "Mene, mene, tekel upharsin". There is no use in putting it off until to-morrow. Let us do it now. It has been thought out and it must be done now, and it must be done economically. The gentleman from Delaware has again expounded on the difference between him and the entire State government, which he has opposed. It is to be hoped that some day will come when he will realize that if he is placed in the position of the Governor of the Commonwealth, that he will appreciate the Governor's position and we hope and know that no one will rise to say anything but what is right and we all can say that if this bill were not what he says, or if the Governor was of a type he says he is would his friend, Judge Johnson, or some of these other men whom he has praised to the skies, be continued in honorable positions? Would the Governor of Pennsylvania, if he was a man to strike back, as the gentleman from Delaware has intimated, permit these men to remain on the Board of Charities when it is in his power to remove them? Would he permit these men to remain on the Lunacy Board when it is in his power to remove them? Or would he permit them to remain on the Prison Board or the Labor Board? Why, the very acts of the Governor have absolutely refuted to the full the argument presented by the gentleman from Delaware. Furthermore, he has not told you that everyone of the boards which he eulogizes to the heavens carries an employes roll from which this bill eventually saves \$40,000 a year. He has expounded at great length on the fact of the possibility of the Secretary of the Governor being elected or appointed as chairman of the Commission under this bill. I wish to say to you, gentlemen, that I discussed that very point with the Governor and he assured me that his secretary would not be appointed chairman of the Public Welfare Commission. I discussed it with the secretary himself, who also assured me that he did not want it, and would not take it. Furthermore, the Secretary to the Governor has come out in public print denying the rumors by the cabal as to the reports that they have attempted to raise against him. Examine the bill and listen to what the gentleman from Delaware has said: You will not find a single reason against the bill; he has excused himself but he has given no light on the bill. This bill will fill a long-needed want. It will merge salaries and take away unnecessary timber and bring about readjustment in the charity conditions and funds as this State administers them. It will meet our hearty approval two years hence. I want to say also that there is not a question about the proper administration of this measure. Who knows, but what the Governor will appoint the self-same board that has been so highly eulogized under the terms of this bill. There is not a single thing that can be said against this bill except the hope of certain gentlemen to keep in office their friends, nicely paying jobs, instead of realizing that where the expense is so absolutely unnecessary, we can eliminate some and merge others and get efficiency. I can answer, as far as I am concerned, that I have voted for salary raisers where needed, as I realized that employees of the State of Pennsylvania do not receive, as a rule, what employees with the same ability in private organizations receive, and we must realize that if we want to get and keep efficiency we must pay for it. That is what we must do if we get it. I realize that as burdens are placed upon employees, no party no State organization can keep efficient men in office for any length of time without the criticism of the people. This bill has the approval of the Governor; it has the approval of the decent citizenship of this State; it has the approval of that great group of new voters who will take toll of us if we fail to listen to their voices.

Mr. BRADY. Mr. Speaker, I have the presumption to ask for a half minute of your time. I thoroughly second the remarks of the two prior speakers on the question of this bill. As regarding the legislation, as to my own opinion, I think that the majority of the members of this House and the Governor of the State through this bill expect to save some money for the State. I will also add that the Governor has been willing to amend this act or to listen to any suggestion to any member from any part of this State. I trust that the members of this House will vote for this bill.

Mr. SOWERS. Mr. Speaker, I move the previous question.

The motion was seconded by the following: Messrs. Allum, Armstrong, Baldi, Brady, Curran, Davis, Dilsheimer, Dithrich, Drinkhouse, Dunn, Franklin, Glass, Harer, Heffernan, Kantner, Krause, Long, Howard Smith, Sprowls, Stewart and others.

The SPEAKER. More than twenty members having joined in moving the previous question,

On the question,

Shall the main question now be put?

It was agreed to.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken.

Mr. STADTLANDER. Mr. Speaker, I ask for a verification of the roll.

The SPEAKER. The roll will be verified.

The roll was verified as follows:

YEAS—119.

Allum,	Franklin,	Lewis,	Sieg.
Armstrong,	Gearhart,	Long,	Shannon.
Asbury,	Gelder,	McCaig,	Smiley.
Aston,	Gibbon,	McCann,	Smith, H.
Baker,	Glass,	McCarthy,	Smith, J. W.
Baldi,	Goldner,	McConnell,	Smith, L.
Barnhart,	Hagerty,	McGowan,	Soffel,
Beckley,	Hampson,	McHugh,	Sowers,
Bell,	Harding,	Mangan,	Sprowls,
Bidelspacher,	Harer,	Marcus, J.,	Stark,
Brady,	Harry,	Marshall,	Sterling,
Burns,	Hatrlick,	Michel,	Stevens,
Clutton,	Haws,	Millar, A.,	Stevenson,
Conner,	Heffernan,	Miller, C.,	Stewart,
Curran,	Henderson, E.,	Miller, D. L.,	Sweitzer,
Davis,	Henderson, W.,	Miller, D. D.,	Thomas,
Dawson,	Hetrick,	Miller, H. F.,	Van Alen,
DeHaas,	Hoffman, J. N.,	Ogle,	Vickerman,
Denning,	Holcombe,	Orr,	Walker, G. T.,
Dewey, C. P.,	Hoover,	Perry,	Walker, J. A.,
Dewey, P. H.,	Hough,	Posev.	Wettach,
Dilsheimer,	Jones, W. W.,	Quigley,	Whitehouse,
Dithrich,	Jordan,	Richard,	Whiteman,
Drinkhouse,	Kantner,	Rieder,	Williams,
Dunn,	Keene,	Rinn,	Wolfe,
Eaches,	Kinsman,	Roman,	Woner,
Elgin,	Kohler,	Ruch,	Woodruff,
Feldman,	Kooser,	Ruddy,	Zook,
Finney,	Krause,	Schaeffer,	Whitaker,
Fowler,	Krugh,	Schwartz,	Speaker.

NAYS—76.

Alexander,	Curry,	Horne,	Morris,
Bluet,	Diehlm,	Huston,	Phillips,
Blumberg,	Donneley,	Jones, D. J.,	Pike,
Bolard,	Dunlap,	Kelly,	Rhoads,
Bower,	Edmonds,	Lafferty,	Ruth,
Brendle,	Ehrhardt,	Leeds,	Schilling,
Brenneman,	Evans,	Love,	Shaffer,
Bromley,	Fitzgibbon,	McBride,	Shellenberger,
Brooks,	Flynn,	McCurdy,	Sinclair,
Brown, T. R.,	Fox,	McKin,	Smink,
Campbell,	Goehring,	McKnight,	Smith, H. J.,
Catlin,	Goodnough,	McOwen,	Spangler,
Chaplin,	Goss,	McVicar,	Stadlander,
Comeror,	Griffith,	Marcus, J. C.,	Steedle,
Cook,	Haines,	Martin,	Strauss,
Craig, J. R.,	Haldeman,	Mantz,	Trainer,
Craig, J. O.,	Haslett,	Millar, A. S. C.,	Weamer,
Cratty,	Haves,	Miller, J. J.,	Wells,
Crum,	Hoffman, M. R.,	Mitchell,	Wood.

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information that the House has passed it with amendments in which the concurrence of the Senate is requested.

REASONS FOR VOTE.

Mr. CHAPLIN. Mr. Speaker, I voted "no" on Senate Bill No. 486 for the following reasons:

The Legislature of Pennsylvania is about to adjourn. Many of the members will return to their homes to face disgusted constituents, with an excellent prospect of rejection at the next primaries.

For of this Legislature it may be said that it has been extravagant; that it has been reckless and shameless in its expenditures; that to make good the deficit of its financial debauchery it has piled taxes upon an already tax-ridden community.

There has been exceptions, of course. In a public body there are always some who perform their duty to the best of their ability and make public good paramount to all

else. The home people will know who these are in the present Legislature; and the home people will also know upon whom to place the blame for the wild dance of madness that so many legislators have been indulging in under the crack of the whips of selfish and insolent leadership.

No member of the Pennsylvania Legislature who has been engaged in the conspiracy to force upon the people the Public Welfare Bill can have a ghost of a chance to explain satisfactorily his support of it. It can't be done.

And for "Public Welfare" read "Public Plunder".

For that is precisely what this measure is. What does it do? It creates a partisan political machine with absolute power. It establishes tools—paid tools—of autocracy. These tools can be placed in every county as agents, "inspectors," representatives of bosses at Harrisburg. They can be named without limit as to numbers. They can be paid any sort of salaries that the chief tool of the machine—the Commissioner—shall determine.

And every cent of this money will come out of the State Treasury.

It is the most preposterous, the most contemptible, the most insulting, the most dangerous political scheme that was ever attempted to be put over in the history of this State.

It makes so-called "Public Welfare" legislation a cloak for Partisan Political Plunder, inasmuch as it fastens a political machine upon the public treasury and heaps burdens of additional taxation upon the people to pay the wages of an unlimited army of men specially employed to run that machine.

And that is not the worst of it. It subjects every institution in Pennsylvania that receives State aid to the menace of blackmail.

To carry out this monstrous scheme a "rump" House on Monday night and again yesterday was turned into a bear garden. Lost of all sense of decency, what is known as the Capitol Hill Ring, with its eyes on Power, brought disgrace upon itself and upon the entire State. No citizen of Pennsylvania can mistake or misunderstand the baseness of it all.

Home to your cyclone cellars, you men who have deliberately played the wretched game of sordidness. The day of reckoning for you at the hands of a betrayed and plundered people is sure.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1177, (Senate Bill No. 90), File Folio 4587, on page 47 of to-day's calendar, be made a special order of business at this time.

Mr. FITZGIBBON. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1177 (Senate Bill No. 90), as follows:

An Act providing for the nomination and election of judges of courts of record and repealing certain acts.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That all judges of the Supreme Court and Superior Court shall be nominated on party tickets at party primaries in any year in the same manner and subject to the same laws in all respects as govern the nomination of other State officers nominated by the voters of the State at large and such judges shall be elected at general or municipal elections which shall be held and conducted in the same manner and subject to the same laws in all respects as govern the election of other State officers elected by the voters of the State at large.

Section 2. All judges of courts of record elected in any county or judicial district shall be nominated on party tickets at party primaries in odd numbered years in the same manner and subject to the same laws in all respects as govern the election of members of the General Assembly and such judges shall be elected at the municipal elections which elections shall be held and conducted in the same manner and subject to the same laws in all respects as govern the election of members of the General Assembly.

Section 3. At the meeting to receive and compute the returns of the preceding election or nomination returns of the votes given in each county for the nomination or election of judges of the Supreme Court and Superior Court and all judges which the qualified electors of any county forming a judicial district unconnected with any other county or district certified under seal shall be made out by the prothonotary of the court of common pleas of such county or by the county commissioners

as the case may be. One copy of said returns shall be filed in the office of the prothonotary of such court or in the office of the county commissioners and the other return such prothonotary or county commissioners shall enclose in a sealed envelope and immediately mail to the Secretary of the Commonwealth. A certified copy of such return shall also be mailed to each person nominated or elected in any such judicial district.

Section 4. In case of the nomination or election of a judge or judges in a judicial district composed of two or more counties or of a single county to which one or more counties are attached the court or the county commissioners as the case may be shall open and compute such returns and the prothonotary of such court or the county commissioners shall make out a return of all the votes which shall have been cast at such election or nomination within the county for every person voted for the office of judge which return shall be properly attested by the seal of the said court or the seal of the county commissioners. The court or commissioners receiving and computing the returns shall thereupon appoint one of the judges of election in said county to take charge of such returns and produce the same at a meeting of the judges so appointed in each of the counties comprising said district which meeting shall be held on the seventh day after the nomination or election and at the court house of one of the counties to be ascertained taking such counties alternately in alphabetical order.

Section 5. The return judges of the several counties as aforesaid having met shall cast up the several county returns and shall make copies of the general return of all the votes cast in the district for such office of judge each of which they shall certify. One of said copies they shall lodge in the office of the prothonotary or county commissioners as the case may be of the county in which they so met another copy they shall enclose seal and direct to the Secretary of the Commonwealth and they shall also deliver a copy of such return to each person nominated or elected at such election.

Section 6. The act entitled "An Act to regulate nominations and elections for all elective offices of cities of the second class and all offices of judge of a court of record providing for non-partisan nominations and elections for said offices abolishing certain existing methods of nomination in such cases and the use of party or political names or appellations at elections with respect to said offices imposing certain duties upon the Secretary of the Commonwealth county commissioners and election officers and clerks and providing penalties for the violation of the provisions hereof and the punishment of certain offenses" approved the twenty-fourth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand and one) and

The act entitled "An Act to amend sections three eight and sixteen of an act entitled 'An act to regulate nominations and elections for all elective offices of cities of the second class and all offices of judge of a court of record providing for non-partisan nominations and elections for said offices abolishing certain existing methods of nomination in such cases and the use of party or political names or appellations at elections with respect to said offices imposing certain duties upon the Secretary of the Commonwealth county commissioners and election officers and clerks and providing penalties for the violation of the provisions hereof and the punishment of certain offenses' approved the twenty-fourth day of July Anno Domini one thousand nine hundred and thirteen" approved the eighteenth day of June one thousand nine hundred and fifteen (Pamphlet Laws one thousand forty-six) and

The act entitled "An Act to amend an act entitled 'An Act to regulate nominations and elections for all elective offices of cities of the second class and all offices of judge of a court of record providing for non-partisan nominations and election for said offices abolishing certain existing methods of nomination in such cases and the use of party or political names or appellations at elections with respect to said offices imposing certain duties upon the Secretary of the Commonwealth county commissioners and election officers and clerks and providing penalties for the violation of the provisions hereof and the punishment of certain offenses' approved the twenty-fourth day of July one thousand nine hundred and thirteen so as to make the proviso to section thirteen of said act operative where two or more candidates for the office of judge of any court of record consisting of several judges are to be elected at one election" approved the eighteenth day of June one thousand nine hundred and fifteen (Pamphlet Laws one thousand fifty) are hereby repealed so far as said acts relate to the nomination and election of persons to the office of judge of the Supreme Court Superior Court or of a court of record.

All other acts and parts of acts inconsistent with this act are repealed.

On the question,

Will the House agree to the bill on third reading?

It was agreed to?

On the question,

Shall the bill pass finally?

—Mr. EDMONDS. Mr. Speaker, and gentlemen of the House, this is a bill that proposes to repeal in a like manner to the second class city non-partisan bill. I do not want to repeat the argument that I made awhile ago, but I merely want to say that every argument that applied to the second class city bill applies to the judiciary bill. Of all men on earth whose positions should be withheld independent of political faction, it is the judges. If it was thought to be a wise act in 1913, I do not think it would be wise to repeal it in 1921.

Mr. JAMES A. WALKER. Mr. Speaker, non-partisan judiciary elections have never proved, so far as the State-wide elections are concerned, to be non-partisan and it is not necessary to deny to those of us who are observing, that such a thing exists. You and I know that we support candidates for office because they are either Republicans or Democrats, and it may not be apparent on the surface, but all of us know in practical life that the political parties support the candidate because of his adherence to their views. This repeats an act which on its face is a mere bluff. There has never been a judge that I heard of elected in this State, so far as the state-wide election is concerned, that has been elected by a non-partisan action. It has always been a partisan action, and the qualified voters of the party are told to support him. You and I know that both parties do that. What is the use of keeping a dead letter law on the books? It is a pure fake and I ask you to support this bill and let us get down to the pure principles of Republican government.

Mr. ALEXANDER. Mr. Speaker, non-partisanism, so far as the judiciary is concerned, is a misnomer. My experience has been that ninety-nine times out of a hundred when a man is elected to office he becomes non-partisan, but to say a man is non-partisan just because he is on a non-partisan ticket is a misnomer. The Democrat or Republican on that ticket receives the vote of his party, with this exception, that when the non-partisan candidate is placed on the ticket, as you know, it is placed in a place by itself. You have to mark a cross in your party square and then go and mark a cross opposite the man you want to vote for for judge. What is the result? The idea and the intention is proper but my contention is that the intention is absolutely defeated, and I say that for these reasons that the strict party man, a man who is a Democrat or Republican or professional politician, I may say, votes for that man for judge whom his party wants, but the independent voter, and I can say this from years of experience, rarely marks either one of the judges, and ninety times out of a hundred you will find that the judges are thousands below what the high vote is for their party. Therefore I say that as far as the judiciary is concerned, non-partisanism is a misnomer. Another reason for cutting it out is the fact that at this present time no party is responsible for the judge. He is non-partisan; he is not nominated or appointed or put on the ticket by either party, therefore no party is responsible for him. That should not be the case. One of the great parties at least should be responsible for the man they nominate on that ticket, and therefore for that reason, as I said before, the purpose of the act has never met with the approval of the people who understand how it works out.

On the question recurring,

Shall the bill pass finally.

Agreeably to the provisions of the Constitution the yeas and nays were taken.

Mr. STADTLANDER. Mr. Speaker, I ask for a verification of the roll.

The SPEAKER. The roll will be verified.

The roll was verified as follows:

YEAS—120.

Alexander,	Drinkhouse,	Keene,	Ruth,
Allum,	Dunn,	Kooser,	Schaeffer,
Armstrong,	Eaches,	Krause,	Schwartz,
Asbury,	Elgin,	Krugh,	Sieg,
Aston,	Evans,	Lewis,	Shaffer,
Baker,	Feldman,	Long,	Smiley,
Baldi,	Finney,	McCaig,	Smith, H. J.,
Barnhart,	Fitzgibbon,	McAnn,	Smith, H.,
Beckley,	Franklin,	McConnell,	Smith, J. W.,
Bell,	Gearhart,	McGowan,	Smith, L.,
Bidelspacher,	Gibbon,	McHugh,	Snowden,
Bower,	Glass,	Mangan,	Soffel,
Brady,	Goldner,	Marcus, J.,	Sowers,
Brendle,	Griffith,	Mantz,	Stackhouse,
Brenneman,	Hagerty,	Michel,	Stark,
Brown, T. R.,	Haldeman,	Miller, A.,	Stewart,
Burns,	Harding,	Miller, C.,	Strauss,
Calin,	Harer,	Miller, D. L.,	Sweetzer,
Clutton,	Harry,	Miller, D. D.,	Thomas,
Conner,	Heffernan,	Miller, H. F.,	Van Alen,
Craig, J. R.,	Henderson, E.,	Mitchell,	Walker, G. T.,
Craty,	Henderson, W.,	Ogle,	Walker, J. A.,
Curran,	Herrick,	Orr,	Weiss,
Davis,	Hoffman, J. N.,	Pike,	Wettach,
DeHaas,	Hoffman, M. R.,	Posey,	Whiteman,
Denning,	Holcombe,	Rhoads,	Wolfe,
Dewey, F. H.,	Hoover,	Richards,	Woner,

Diehm,
Dilsheimer,
Dithrich,

Hough,
Jordan,
Kantner,

Rieder,
Roman,
Ruch,

Zook,
Whitaker,
Speaker.

NAYS—56.

Bolard,	Fowler,	Leeds,	Shellenberger,
Brooks,	Fox,	McBride,	Sinclair,
Chaplin,	Golder,	McCurdy,	Smink,
Comerer,	Goehring,	McKim,	Stadtlander,
Cook,	Goss,	McKnight,	Sterling,
Craig, J. O.,	Haines,	McVicar,	Stevens,
Crum,	Haslett,	Marcus, J. C.,	Stevenson,
Dawson,	Hayes,	Marshall,	Trainer,
Dewey, C. P.,	Horne,	Martin,	Vickerman,
Donneley,	Huston,	Miller, J. J.,	Weamer,
Dunlap,	Jones, D. J.,	Morris,	Wells,
Edmonds,	Jones, W. W.,	Phillips,	Williams,
Ehrhardt,	Kelly,	Ruddy,	Wood,
Flynn,	Kohler,	Schilling,	Woodruff,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information that the House has passed it with amendments in which the concurrence of the Senate is requested.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania.
Executive Chamber, Harrisburg, April 27, 1921.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives recalling from the Governor House Bill No. 345, File Folio 5999, entitled: "Resolved: (if the Senate concur) That House Bill No. 345, File Folio No. 5999, entitled 'An act making an appropriation for the payment of the expenses required by an act approved the twenty-fifth day of May one thousand eight hundred and eighty-nine entitled 'An act to provide for the continuance of the education and maintenance of the destitute orphans of deceased soldiers, sailors and marines and the destitute children of permanently disabled soldiers, sailors and marines of the State' and its amendments and supplements' be recalled from the Governor for the purpose of amendment'.

Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

RECONSIDERATION OF VOTE.

Mr. McCAIG. Mr. Speaker, I move that the vote by which this bill passed on final passage be reconsidered.

Mr. DAWSON. Mr. Speaker, I second the motion.

The motion was agreed to.

Mr. McCAIG. Mr. Speaker, I move that the vote by which this bill passed on third reading be reconsidered.

Mr. DAWSON. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

Mr. McCAIG. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk then read the amendment as follows:

Amend House Bill No. 345, File Folio No. 5999 by adding the following paragraph at the end thereof:

For the payment of any deficiency existing in the maintenance cost of the commission of Soldiers' Orphan Schools or the two fiscal years ending May thirty-first, one thousand nine hundred and twenty-one the sum of forty-three thousand dollars (\$43,000), or so much thereof as may be necessary.

The SPEAKER. Will the House give unanimous consent to the insertion of the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

RESOLUTION RECALLING HOUSE BILL NO. 1109 FROM THE GOVERNOR.

Mr. DAWSON offered the following resolution which was twice read, considered and agreed to.

In the House of Representatives, April 27, 1921.
Resolved (if the Senate concur) That House Bill No. 1109, File Folio 6891, entitled "An act providing when how and to what extent liens upon seated real property shall be allowed for county bridge road borough incorporated town township school district and poor taxes the procedure upon tax claims filed therefor the methods for preserving such tax liens and enforcing payment of such liens the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales" be recalled from the Governor for the purpose of amendment.

Ordered, That the Clerk present the same to the Senate for its concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1775, (Senate Bill No. 1066), File Folio 4267, on page 47 of to-day's calendar, be made a special order of business at this time.

Mr. HARER. Mr. Speaker, I second the motion.
The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1775, (Senate Bill No. 1066), entitled:

An Act to fix the number of Senators in the General Assembly of the State to apportion the State into Senatorial districts as provided by the Constitution and to regulate the election of and the terms of office of the present and future elected Senators

On the question,

Will the House agree to the bill on third reading?

Mr. DAWSON. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be read by the Clerk for information.

The Clerk then read the amendments as follows:

Amend section one, page three, line eight, by inserting the word "Dallas" after the word "Conyngham" and the word "Fairmount" after the word "Foster" and striking out the word "Hanover"; line nine, by inserting the words "Lake, Lehman," after the word "Huntingdon," and by inserting the word "Kingston" after the word "Jackson" and striking out the word "Newport"; line ten, by inserting the words "Pringle", "Ross", after the word "Plymouth"; line eleven, by striking out the word "Ashley" and inserting after the word "Conyngham" the words "Courtdale, Dallas, Doranceton," and the word "Forty Fort" after the word "Edwardsville"; line twelve, by inserting the words "Kingston, Larksville," after the word "Jeddo" and the word Nuangola" after the word "New Columbus"; line thirteen, by striking out the words "Sugar Notch" and "Warrior Run".

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

LEAVE OF ABSENCE.

Mr. MARSHALL asked and obtained leave of absence for his colleague, Mr. McClure, on account of death in the family.

RECESS.

Mr. DAWSON. Mr. Speaker, I move that the House take a recess until 8 o'clock this evening.

The motion was agreed to, and (at 6 o'clock P. M.) the House took a recess until 8 o'clock P. M.

AFTER RECESS.

The House reconvened at 8 o'clock P. M.

The SPEAKER (Samuel A. Whitaker) in the Chair.

SENATE MESSAGE.

AMENDED HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate Bill numbered and entitled as follows:

Senate Bill No. 486.

An Act creating a Department of Public Welfare defining its powers and duties abolishing the Board of Public Charities the Committee on Lunacy and the Prison Labor Commission and all offices thereunder and vesting all the powers of said Board Committee and Commission in the Department of Public Welfare requiring all reports notices statements or matters heretofore required to be made given or submitted to the Board of Public Charities or the Committee on Lunacy to be made given or submitted to the Department of Public Welfare and providing Penalties

SENATE MESSAGE.

AMENDED SENATE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced informed that the Senate has concurred in the amendments made by the House of Representatives to Senate Bill numbered and entitled as follows:

Senate Bill No. 90.

An Act providing for the nomination and election of judges of courts of record and repealing certain acts

SENATE MESSAGE.

AMENDED HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 642.

An Act to further amend section two of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions" as amended

Said bill having been recalled from the Governor for amendment. The votes on final passage and third reading on said bill were reconsidered in the House of Representatives and the bill amended, in which amendment the Senate has concurred.

SENATE MESSAGE.

AMENDED HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate, being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 790.

An Act to regulate and control the manufacture sale offering for sale giving away and use of weights and measures and of weighing and measuring devices in the Commonwealth of Pennsylvania providing for the approval and disapproval of such weights measures and devices by the bureau of standards and prescribing penalties

Said bill having been recalled from the Governor for amendment. The votes on final passage and third reading on said bill were reconsidered in the House of Representatives and the bill amended, in which amendment the Senate has concurred.

SENATE MESSAGE.

AMENDED SENATE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate Bill numbered and entitled as follows:

Senate Bill No. 940.

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships

and revising amending and consolidating the law relating thereto" as amended

SENATE MESSAGE.

AMENDED SENATE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate Bill numbered and entitled as follows:

Senate Bill No. 830.

An Act to further amend section fifteen of the act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offences provided for herein and repealing inconsistent legislation" by empowering the court of common pleas instead of the return board to open the ballot boxes when fraud or error not manifest on the general returns is alleged

SENATE MESSAGE.

AMENDED SENATE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate Bill numbered and entitled as follows:

Senate Bill No. 302.

An Act to give preference and protection in the civil service to persons who served in the Civil war Spanish-American war Philippine war World war or any war in which the United States has been engaged and who have been honorably discharged from the military or naval service of the United States

SENATE MESSAGE.

AMENDED SENATE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate Bill numbered and entitled as follows:

Senate Bill No. 93.

An Act relating to insurance amending revising and consolidating the law providing for the incorporation of insurance companies and the regulation supervision and protection of home and foreign insurance companies Lloyds Associations reciprocal and inter-insurance exchanges and fire insurance rating bureaus and the regulation and supervision of insurance carried by such companies associations and exchanges including insurance carried by the State Workmen's Insurance Fund providing penalties and repealing existing laws

SENATE MESSAGE.

AMENDED SENATE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate Bill numbered and entitled as follows:

Senate Bill No. 297.

An Act authorizing receivers of taxes in and for cities of the first class to furnish certificates of taxes and claims which are liens on real estate and fixing the fees for such services

SENATE MESSAGE.

AMENDED SENATE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate Bill numbered and entitled as follows:

Senate Bill No. 95.

An Act relating to insurance establishing an insurance department and amending revising and consolidating the law relating to the licensing qualification regulation examination suspension and dissolution of insurance companies Lloyd's associations reciprocal and inter-insurance exchanges and certain societies and orders the examination and regulation of fire insurance rating bureaus and the licensing and regulation of insurance agents and brokers providing penalties and repealing existing laws

SENATE MESSAGE.

AMENDED SENATE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate Bill numbered and entitled as follows:

Senate Bill No. 94.

An Act defining fraternal benefit societies and their status authorizing such societies to create subordinate lodges and to pay benefits to members and their beneficiaries from funds collected and regulating such benefits and collections providing for the organization and incorporation of such societies and for their supervision regulation and examination by the Insurance Commissioner and for the admission of foreign societies designation tables of mortality as a basis for rates of contribution requiring all societies to make annual and other reports and appointing the Insurance Commissioner as attorney for service of process providing penalties for any violations of the act exempting such societies from taxation and certain other societies from its provisions and requiring beneficial associations other than fraternal benefit societies to report to and be supervised by the Insurance Commissioner and repealing existing laws

SENATE MESSAGE.

HOUSE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives, numbered and entitled as follows:

House Bill No. 1305.

An Act making it unlawful to interfere or attempt to interfere with persons about to procure marriage licenses or to influence or attempt to influence such persons to go to certain officers for such purposes

House Bill No. 1033.

An Act relating to the taking of certain fur bearing animals

House Bill No. 873.

An Act authorizing a State Association of Township Supervisors and Township Commissioners and providing for the payment of the expenses thereof by the respective counties

House Bill No. 1253.

An Act to provide for the care training and maintenance of certain children by the several counties authorizing the county commissioners to establish and maintain separate or joint county industrial homes for such purposes requiring poor authorities to place children of certain ages with families or in institutions providing for the care and maintenance of certain children in such homes at the expense of the parents and prohibiting the receiving and detaining of children in almshouses and poor houses and validating similar acts heretofore performed by the commissioners of the several counties

House Bill No. 254.

An Act to amend an act approved the sixth day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and forty-seven) entitled "An act requiring all counties cities boroughs townships school districts and other municipalities and incorporated districts to sell any bonds or other securities issued by them to the highest responsible bidder after due public notice" making the provisions of the act also applicable to poor districts regulating the publication of such notices and the manner of receiving opening and announcing bids providing for statement as to publication et cetera to be filed by the chief officers of any such municipality in the office of the clerk of the court of quarter sessions one week before issue or delivery of any such bond obligation or security providing penalty for failure so to do and providing that securities sold in violation of the act shall be void

House Bill No. 787.

An Act to exempt electric washing machines electric vacuum or suction cleaners electric ironing machines or mangles electric dish washing machines electric sewing machines electric portable lamps electric refrigerating machines electric sad irons electric vibrators electric heaters electric ranges or electric water heaters leased or hired from levy or sale on execution of distress for rent

House Bill No. 849.

A Supplement to an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" providing that a charter may be granted to a church for the purpose of the support of public worship and for the collateral purpose of conducting a public burial ground or cemetery imposing certain duties upon the trustees in relation to the sale of burial lots the care and maintenance of the same and the care and disposition of certain funds providing for the audit of such funds by the corporation auditors the filing of a bond by said trustees and limiting the time for taking exceptions to the report of such auditors and validating charters heretofore granted or amended containing similar provisions as this act

House Bill No. 520.

An Act to regulate and establish the fees to be charged and collected by the coroner in counties of the second class

House Bill No. 914.

An Act to amend section two of an act approved the third day of May one thousand nine hundred nine (Pamphlet Laws four hundred and seventeen) entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire-escapes fire-extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

House Bill No. 47.

A Joint Resolution proposing an amendment to section one article nine of the Constitution of the Commonwealth of Pennsylvania

House Bill No. 1054:

An Act to amend article nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended creating a State Council of Education defining its powers and duties and transferring thereto the powers and duties now vested in the State Board of Education

House Bill No. 960.

An Act to amend section one thousand two hundred and six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

House Bill No. 961.

An Act to amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

House Bill No. 1293.

An Act to amend section one thousand four hundred and two of an act approved the eighteenth day of May Anno Domini one thousand nine hundred and eleven entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" so far as to insure school privileges to certain dependent children of the Commonwealth

House Bill No. 823.

An Act to amend section six hundred and twenty-nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and main-

tain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" providing for the display of the national flag in all buildings of public and private schools

House Bill No. 1225.

An Act to amend sections one hundred one one hundred sixteen as amended one hundred seventeen two hundred twelve as amended and three hundred one as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and providing for the creation of union school districts and the government thereof by adding to article one sections one hundred twenty-seven one hundred twenty-eight one hundred twenty-nine and one hundred thirty

House Bill No. 1279.

An Act to prevent the laying out opening changing vacating widening or altering by a court of quarter sessions of a road any part of which lies within a township of the first class without the consent and approval of the board of township commissioners

House Bill No. 710.

An Act concerning conditional sales and to make uniform the law relating thereto

House Bill No. 1075.

An Act to amend sections one and two of an act approved the eighth day of April one thousand eight hundred and sixty-one (Pamphlet Laws two hundred and seventy) entitled "An act for the suppression of fortune telling and similar purposes"

House Bill No. 1056.

An Act to amend sections five and seven and repeal sections eight and ten of an act approved the twenty-sixth day of June one thousand eight hundred ninety-five (Pamphlet Laws three hundred twenty-seven) entitled "An act to provide for the incorporation of institutions of learning with power to confer degrees in art pure and applied science philosophy literature medicine law and theology and for the supervision and regulation of the same and providing a method by which institutions already incorporated may obtain the power to confer degrees and exempting from the provisions of this act colleges heretofore incorporated by the courts of common pleas with power to confer degrees in cases where such colleges have at the time of the passage of this act a specified amount of capital or resources" conferring upon the State Council of Education powers and duties heretofore vested in the College and University Council

House Bill No. 1469.

An Act to amend section fourteen clause three of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employee's retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employee's defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

House Bill No. 1508.

An Act to amend section one thousand three hundred sixteen as amended and section one thousand three hundred seventeen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 1251.

An Act to add sections one hundred and twenty-seven and one hundred and twenty-eight to and to amend section five hundred and two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 1377.

An Act to amend sections one thousand seven hundred one one thousand seven hundred four one thousand seven hundred five and one thousand seven hundred eleven of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 1478.

An Act to amend sections two hundred sixteen three hundred twenty-three one thousand one hundred forty-five one thousand four hundred eight of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 1156.

An Act affecting Anthracite Coal Mines and Operations establishing the Pennsylvania State Anthracite Mine Cave Commission defining its jurisdiction and powers imposing duties upon owners and operators of anthracite coal mines and imposing penalties

House Bill No. 1157.

An Act regulating the mining of anthracite coal prescribing duties for certain municipal officers and imposing penalties

House Bill No. 1287.

An Act imposing a State tax on anthracite coal providing for the assessment and collection thereof and providing penalties for the violation of this act

With the information that the Senate has passed the same without amendment.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 1095.

An Act to amend part of section six of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid high-

ways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to highway department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 5, line 11, by inserting after the word "act" the following:

As amended by act approved the twenty-second day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred forty-one) which act amended route number forty-nine herein further amended act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred sixty) which act amended Route Number one, hundred eighty-nine herein further amended act approved the twentieth day of July one thousand nine hundred and seventeen (Pamphlet Laws eleven hundred sixty-one) which act amended Route Number Twenty and Route Number Sixty-three herein further amended and act approved the twenty-first day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred fifty-six) which act amended Route Number Nine and Route Number One Hundred and Thirty-one herein further amended

Amend section 1, page 5, by inserting after line 26 the following:

Route Seven From Honesdale to Milford Commencing in Honesdale and running to Hawley thence to a point on the dividing line between Wayne and Pike Counties thence by way of Blooming Grove into Milford Pike County

Route Nine From Scranton to Montrose Commencing at a point on the boundary line of the City of Scranton and running by way of Clarks Summit Glenburn and LaPlume to a point on the dividing line between Lackawanna and Wyoming Counties thence by way of Factoryville and Nicholson to a point on the dividing line between Wyoming and Susquehanna Counties thence by way of New Milford into Montrose Susquehanna County

Route Thirteen From Tunkhannock to Towanda Commencing in Tunkhannock and running by way of Eatonville Lucasville Mehoopany Jenningsville and Stowell to a point on the dividing line between Wyoming and Bradford Counties thence by way of Hollenback Snyder Run Tarrytown Asylum and Wysox into Towanda Bradford County

Route Twenty From Williamsport to the New York State line Commencing at a point on the boundary line of the city of Williamsport and running by way of Hepburnville Trout Run Ralston and Roaring Branch to a point on the dividing line between Lycoming and Tioga Counties thence to Hagers thence to a point on the dividing line between Tioga and Bradford Counties thence by way of Canton Alba Troy Columbia Cross-Roads Gillett and Fassett to the New York State line

Route Twenty-one From Williamsport to Wellsboro Commencing at a point on the boundary line of the city of Williamsport and running over route twenty to Trout Run and thence by way of Steam Valley and Buttonwood to a point on the dividing line between Lycoming and Tioga Counties thence by way of Liberty Blossburg Covington Richard's Bridge Elk Run Dykes Mills and Hollow Road into Wellsboro Tioga County

Route Forty-nine From Bedford to Somerset Commencing in Bedford and running by way of Manns Choice New Buena Vista to a point on the dividing line between Bedford and Somerset Counties thence by way of New Baltimore Deeter Gap Macdonaldton Berlin into Somerset Somerset County

Route Sixty-three From Indiana to Brookville Commencing in Indiana and running by way of Gilpin Home Marion Center Marchand and Covode to a point on the dividing line between Indiana and Jefferson Counties thence by way of Punxsutawney leaving by way of North Main Street Oliveburg Markton Coolspring Stanton into Brookville Jefferson County

Amend section 1, page 7, by striking out after line 22, the following: be and the same is hereby amended to read as follows:

Route Eighty From New Castle to Mercer Commencing at a point on the boundary line of the city of New Castle and running by way of New Wilmington to a point on the dividing line between Lawrence and Mercer counties thence into Mercer Mercer county

And inserting in lieu thereof the following:

Route Eighty-eight From Erie to Warren Commencing at a point on the boundary line of the city of Erie and running by way of Wattsburg Elgin and Corry to a point on the dividing line between Erie and Warren Counties thence by way of Colza Columbus Freehold Pittsfield Youngsville and Irvine into Warren Warren County

Route Eighty-nine From Meadville to Warren Commencing at a point on the boundary line of the city of Meadville and running by way of Wayland Frechtown Sugarlake and Black Ash to a point on the dividing line between Crawford and Venango Counties thence by way of Plum and Diamond to a point on the dividing line between Venango and Crawford Counties thence by way of Gresham to Titusville thence to a point on the dividing line between Crawford and Warren Counties thence by way of Enterprise Grand Valley Torpedo and Garland to Pittsfield thence over route eighty-eight into Warren Warren County

Route Ninety-one From Franklin to Tionesta Commencing at a point on the boundary line of the city of Franklin and running by way of Oil City McPherson's Corners Coal Hill McCrea School and President to a point on the dividing line between Venango and Forest Counties thence into Tionesta Forest County

Route Ninety-two From Clarion to Tionesta Commencing in Clarion and running over route sixty-five to Shippensburg thence by way of Marble Fryburg Lickingville and Newmansville to a point on the dividing line between Clarion and Forest Counties thence into Tionesta Forest County

Route Ninety-five From Warren to Smethport—Commencing in Warren and running by way of Clarendon and Sheffield to a point on the dividing line between Warren and McKean Counties thence by way of Ludlow Wetmore Kane Mount Jewett Hazelhurst and Kasson into Smethport McKean County

Route Ninety-seven From Ridgway to the New York State line—Commencing in Ridgway and running by way of Johnsonburg and Wilcox to a point on the dividing line between Elk and McKean Counties thence by way of Burrows to Kane thence over route ninety-five to Mount Jewett thence by way of Kushequa Mount Alton Lafayette Lewis Run and Custer City to Bradford thence over route ninety-six to the New York State line

Route One Hundred and Eight From Pittsburgh to Washington—Commencing at a point on the boundary line of the city of Pittsburgh and running by way of Washington Pike through Green Tree and Bridgeville to a point on the dividing line between Allegheny and Washington Counties thence by way of Washington Pike to Canonsburg thence over the Quail Road into Washington Washington County

Route One Hundred and Eleven From Waynesburg to the West Virginia State Line—Commencing in Waynesburg and running by way of Rogersville Holbrook Woodruff Nettlehill New Freeport and Deep Valley to the West Virginia State line

Route One Hundred and Twenty-two From Chambersburg to New Bloomfield—Commencing in Chambersburg and running over routes thirty-seven and forty-five to Concord thence to a point on the dividing line between Franklin and Perry Counties thence by way of Blain Loysville and Green Park into New Bloomfield

Route One Hundred and twenty-eight From York to Lancaster—Commencing at a point on the boundary line of the city of York and running by way of Stony Brook and Wrightsville to a point on the dividing line between York and Lancaster Counties thence by way of Columbia to a point on the boundary line of the city of Lancaster Lancaster County

Route One Hundred and Thirty-one From Philadelphia to Maryland state line—Commencing at Philadelphia and running over route one hundred and thirty to Media thence by way of Wawa Concordville by spur over the Chester road to Chelsea on route one hundred and eighty and Chadds Ford to a point on the dividing line between Delaware and Chester Counties by way of Hanover Kennett Square Avondale West Grove Oxford and Nottingham to Maryland State line

Route One Hundred and Forty From Harrisburg to Pottsville—Commencing at a point on the boundary line of the city of Harrisburg and running by way of Progress Linglestown Manada Hill and West Hanover to a point on the dividing line between Dauphin and Lebanon Counties thence by way of Jonestown Fredericksburg Lickdale and Green Point to a point on the dividing line between Lebanon and Schuylkill Counties thence by way of Suedberg Pine Grove Friedensburg and Schuylkill Haven into Pottsville Schuylkill County

Route One Hundred and Fifty-eight From Norristown to Allentown—Commencing in Norristown and running over route one hundred and forty-six to Collegeville thence by way of Graterford Perkiomenville Zieglersville Pennsburg and East Greenville to a point on the dividing line between Montgomery and Berks Counties thence by way of Hereford to a point on the dividing line between Berks and Lehigh Counties thence by way of Zionsville and Emaus to a point on the boundary line of the city of Allentown Lehigh County

Route One Hundred and Sixty-nine From Stroudsburg to Wilkes-Barre—Commencing in Stroudsburg and running by way of Anasomink Paradise Valley Mount Pocono Pocono Summit Naomi Pines Pocono Lake and Blakeslee to a point on the dividing line between Monroe and Luzerne Counties thence by way of Stoddartsville Bearcreek and Oliver Mills to a point on the boundary line of the city of Wilkes-Barre Luzerne County

Route One Hundred and Seventy-two From Scranton to Honesdale—Commencing at a point on the boundary line of the city of Scranton and running over route one hundred and sixty-eight to Elmhurst thence by way of Drinker to a point on the dividing line between Lackawanna and Wayne Counties thence by way of Hollisterville and Hamlin thence over route one hundred and seventy-one into Honesdale Wayne County

Route One Hundred and Eighty-nine From Kittanning to Clearfield—Commencing in Kittanning and running by way of Rural Valley to a point on the dividing line between Armstrong and Indiana Counties thence by way of Rossmoyne Georgeville and Trade City to Five-Mile House thence over route Sixty-three to Punxsutawney thence by way of Big Run to a point on the dividing line between Jefferson and Clearfield Counties thence by way of Troutville to Luthersburg thence over route fifty-nine into Clearfield Clearfield County

Route Two Hundred and Eight From Franklin to Mercer—Commencing at a point on the boundary line of the city of Franklin and running by way of Polk and Raymilton to a point on the dividing line between Venango and Mercer Counties thence by way of Sandy Lake Stoneboro and Jackson Centre into Mercer Mercer County

Route Two Hundred and Forty-six From Pittsburgh to New Castle—Commencing at a point on the boundary line of the city of Pittsburgh and running by way of Westview Perrysville and Wexford to a point on the dividing line between

Allegheny and Butler Counties thence by way of Zellenople to Portersville thence over route seventy-nine to a point on the boundary line of the city of New Castle Lawrence County

Route Two Hundred and Fifty-two From Doylestown to the New Jersey State line—Commencing in Doylestown and running over route one hundred and fifty-two to Newtown thence to Yardly thence by the River Road to Morrisville Bucks County opposite Trenton New Jersey

Route Two Hundred and Fifty-eight From Erie to Meadville—Commencing at a point on the boundary line of the city of Erie and running by way of Kearsarge McKean McLane and Edinboro to a point on the dividing line between Erie and Crawford Counties thence to Drake's Mills thence over route eighty-four to a point on the boundary line of the city of Meadville Crawford County

Route Two Hundred and Eighty-one From Philadelphia to the New Jersey State line—Commencing at a point on the boundary line of the city of Philadelphia near Byberry Philadelphia thence by way of Oakford Langhorne Oxford Valley and Fallsington into Morrisville Bucks County opposite Trenton New Jersey

Route Three Hundred and Thirty-Six A certain public road beginning at a point on State Highway Route one hundred and sixty-one at or near Shamokin in Northumberland County thence by way of Trevorton Raker Mahanoy and Urban to the line dividing the Counties of Northumberland and Dauphin thence by way of Uniontown borough Berrysburg and Killinger to Millersburg a point on State Highway route one in Northumberland County together with a spur from Mahanoy to Herndon on route number one

Route Three Hundred and Forty-two Beginning at the borough of Carlisle in Cumberland County and following the line of the Hanover and Carlisle Company Pike over State Highway Route forty-one to Mount Holly Springs thence in the direction of York Springs to a point on the dividing line between Cumberland and Adams Counties thence to York Springs intersecting with route number one hundred and twenty-three thence in the direction of Hampton via Round Hill thence by way of Hampton in the direction of Hanover intersecting with route number one hundred and twenty-six (Lincoln Highway) at a point known as Cross Keys or Gitts Crossing about three-fourths of a mile east of the borough of New Oxford thence by way of Valley Chapel about one-eighth of a mile from Bittering Post Office to a point on the dividing line between York and Adams Counties thence to the borough of Hanover thence over route two hundred and thirty-one to Gettysburg Adams County thence over route number forty-three to a point known as Newman's Corner about four miles west of Cashtown thence by way of Albert Cole's farm to the residence of Earnest Bittering about one mile east of Boyd thence by way of Bridgeport Arundtsville to Biglerville intersecting with route forty-one thence to Heidlersburg connecting with State Highway route one hundred and twenty-three thence over route number one hundred and twenty-three to Harrisburg Dauphin County

Route Three Hundred and Sixty A certain public road beginning at Barnsley School House a point on State Highway route one hundred and thirty-one in East Nottingham township Chester County thence southwardly passing through Chrome to a point on the boundary line between the State of Pennsylvania and the State of Maryland about two and one-half miles

Route Three Hundred and Sixty-five Commencing in Tunkhannock and running over route number two hundred and thirty-two to Osterhout thence by way of Winola and Mill City to a point in the dividing line between Wyoming and Lackawanna Counties thence by way of Schultsville Hillside Home Clarks Summit Waverly and Wallsville to a point on the dividing line between Lackawanna and Susquehanna Counties thence by way of Glenwood and over route number one hundred and seventy-four to South Gibson thence by way of Gelati to Thompson thence by way of Starrucca to the dividing line between Susquehanna and Wayne Counties and thence to the Delaware River opposite Hancock New York

Route Three Hundred and Seventy-two A certain section of public road beginning at Brandywine Manor at a point on State Highway route one hundred and thirty-seven in Chester County thence through Brandywine Township to Coatesville at a point on State highway route number one hundred and forty-two" be and the same is hereby amended to read as follows

Route Seven From Honesdale to Milford—Commencing in Honesdale and running to Hawley thence to a point on the dividing line between Wayne and Pike Counties thence into Milford Pike County

Route Nine From Scranton to Montrose—Commencing at a point on the boundary line of the City of Scranton and running by way of Clarks Summit Glenburn and LaPlume to a point on the dividing line between Lackawanna and Wyoming Counties by way of Factoryville and Nicholson by spur to Glenwood thence from Nicholson to a point on the dividing line between Wyoming and Susquehanna Counties thence by way of Hopbottom Borough by spur by way of Brooklyn to Smith's Corners thence from Hopbottom Borough by way of Kingsley Alfred and New Milford into Montrose Susquehanna County

Route Thirteen From Tunkhannock to Towanda—Commencing in Tunkhannock and running by way of Eatonville Lucasville Mehoopany Jenningsville and Stowell to a point on the dividing line between Wyoming and Bradford Counties thence by way of Hollenback Sugar Run and Wysox into Towanda Bradford County

Route Twenty From Williamsport to the New York State line—Commencing at a point on the boundary line of the city of Williamsport and running by way of Hephurnville Trout Run Ralston and Roaring Branch to a point on the dividing line between Lycoming and Tioga Counties thence to Hagars thence to a point on the dividing line between Tioga and Bradford Counties thence to Cedar Ledge Bradford County by spur to Gleason Tioga County thence from Cedar Ledge by way of Canton Alba Troy Columbia Cross Roads Gillett and Fassett to the New York State line

Route Twenty-one From Williamsport to Wellsboro.—Commencing at a point on the boundary line of the City of Williamsport and running over route twenty to Trout Run and thence by way of Steam Valley and Buttonwood to a point on the dividing line between Lycoming and Tioga Counties thence by way of Liberty Blossburg Covington Richard's Bridge Elk Run Dykes Mills and Hollow Road into Wellsboro Tioga County and by spur from Wellsboro to Stony Fork

Route Forty-nine From Bedford to Somerset.—Commencing in Bedford and running by way of Manns Choice New Buena Vista to a point on the dividing line between Bedford and Somerset Counties thence by way of Macdonaldton and Berlin into Somerset Somerset County

Route Sixty-three From Indiana to Brookville.—Commencing in Indiana thence passing over improved road leading out of Indiana northeastwardly to a point in said road thence to Ernest thence over public road through Creekside and Chambersville to Home thence through Marion Center Hamill Marchand and Covode to a point on the dividing line between Indiana and Jefferson Counties thence to Punxsutawney Jefferson County thence over public highway into Brookville Jefferson County

Route Eighty From New Castle to Mercer.—Commencing at a point on the boundary line of the city of New Castle and running by way of New Wilmington to a point on the dividing line between Lawrence and Mercer Counties thence into Mercer Mercer County

Route Eighty-eight From Erie to Warren.—Commencing at a point on the boundary line of the city of Erie and running by way of Wattburg Elgin and Corry to a point on the dividing line between Erie and Warren Counties thence by way of Columbus Freehold Pittsfield Youngsville and Irvine into Warren Warren County

Route Eighty-nine From Meadville to Warren.—Commencing at a point on the boundary line of the city of Meadville and running by way of Wayland Frenchtown Sugarlake and Black Ash to a point on the dividing line between Crawford and Venango Counties thence by way of Plum and Diamond to a point on the dividing line between Venango and Crawford Counties thence by way of Gresham to Titusville thence to a point on the dividing line between Crawford and Venango Counties thence to Pleasantville in Venango County thence to a point on the dividing line between Venango and Warren Counties thence by way of Enterprise Grand Valley Torpedo and Garland to Pittsfield thence over route eighty-eight into Warren Warren County

Route Ninety-one From Franklin to Tionesta.—Commencing at a point on the boundary line of the city of Franklin and running by way of Oil City McPherson's Corners Coal Hill McCrea School Ange's Corner Venue to Fryburg and intersecting with highway route number ninety-two thence over highway numbers ninety-two and ninety-eight to Tionesta Borough

Route Ninety-two From Clarion to Tionesta.—Commencing in Clarion and running over route sixty-five to Shippensburg thence by way of Marble Fryburg Lickingville and Newmansville to a point on the dividing line between Clarion and Forest Counties thence to Nebraska and intersecting with route number ninety-eight thence over route ninety-eight into Tionesta Forest County

Route ninety-five From Warren to Smethport.—Commencing in Warren and running by way of Clarendon and Sheffield to a point on the dividing line between Warren and McKean Counties thence by way of Ludlow Wetmore Kane by spur to James City Mount Jewett Hazelhurst and Kasson into Smethport McKean County

Route Ninety-seven From Ridgway to the New York State line.—Commencing in Ridgway and running by way of Johnsonburg and Wilcox to a point on the dividing line between Elk and McKean Counties thence by way of Burrows to Kane thence over route ninety-five to Mount Jewett thence by way of Lafayette Lewis Run and Custer City to Bradford thence over route ninety-six to the New York State line

Route One Hundred and Eight From Pittsburgh to Washington.—Commencing at a point on the boundary line of the City of Pittsburgh and running by way of Bridgeville to a point on the dividing line between Allegheny and Washington Counties thence by way of Washington Pike to Canonsburg thence over the Quail Road into Washington Washington County

Route One Hundred and Eleven From Waynesburg to the West Virginia State line.—Commencing in Waynesburg and running by way of Rogersville Holbrook Woodruff Nettlehill and New Freeport to the West Virginia State line

Route One Hundred and Twenty-two From Chambersburg to New Bloomfield.—Commencing in Chambersburg and running over routes thirty-seven and forty-five to a point north of Doyleburg thence to a point on the dividing line between Franklin and Perry Counties thence by way of Blain Loysville and Green Park into New Bloomfield Perry County

Route One Hundred and twenty-eight From York to Lancaster.—Commencing at a point on the boundary line of the city of York and running by way of Stony Brook and Wrightsville to a point on the dividing line between York and Lancaster counties thence by way of Columbia to a point on the boundary line of the city of Lancaster Lancaster County thence from a point on the city line of Lancaster by spur to Millersville

Route One Hundred and thirty-one From Philadelphia to the Maryland State line.—Commencing at Philadelphia and running over route one hundred and thirty to Media thence by way of Wawa Markham by spur to Cheyney Concordville by spur over the Chester road to Chelsea on route one hundred and eighty and Chadds Ford to a point on the dividing line between Delaware and Chester Counties by way of Hamorton Kennett Square Avondale West Grove Oxford and Nottingham to the Maryland State line

Route One Hundred and forty From Harrisburg to Pottsville.—Commencing at a point on the boundary line of the City of Harrisburg and running by way of Penbrook and Progress to a point east of Paxtonia thence by spur through Lingles-

town to end of improvement at Beaver Creek thence from a point east of Paxtonia to Manada Hill and West Hanover to a point on the dividing line between Dauphin and Lebanon Counties thence by way of Jonestown Fredericksburg Lickdale and Green Point to a point on the dividing line between Lebanon and Schuylkill counties thence by way of Suedberg Pine Grove Friedensburg and Schuylkill Haven into Pottsville Schuylkill county

Route One Hundred and Fifty-eight From Norristown to Allentown.—Commencing in Norristown and running over route one hundred and forty-six to Collegeville thence by way of Graterford Perkiomenville Zeiglersville Pennsburg and East Greenville to a point on the dividing line between Montgomery and Berks counties thence by way of Hereford to a point on the dividing line between Berks and Lehigh counties thence by way of Zionville and Emaus to a point on the boundary line of the city of Allentown Lehigh county and by spur from the borough of Emaus westwardly over Chestnut street in said borough through East Macungie to the Borough of Macungie

Route One Hundred and Sixty-nine From Stroudsburg to Wilkes-Barre.—Commencing in Stroudsburg and running by way of Analomink Paradise Valley Mount Pocono Pocono Summit Nacmi Pines Pocono Lake and Blakeslee to a point on the dividing line between Monroe and Luzerne counties thence by way of Stoddartsville Bearcreek to a point on the boundary line of the city of Wilkes-Barre Luzerne county

Route One Hundred and Seventy-two From Scranton to Honesdale.—Commencing at a point on the boundary line of the City of Scranton and running over route one hundred and sixty-eight to Moscow thence by way of Madisonville to a point on the dividing line between Lackawanna and Wayne counties thence by way of Hollisterville and Hamlin thence over route one hundred and seventy-one into Honesdale Wayne County

Route One Hundred and Eighty-nine From Kittanning to Clearfield.—Commencing in Kittanning and running by way of Rural Valley to a point on the dividing line between Armstrong and Indiana counties thence running by way of Plumville by spur to Home Indiana county thence by way of Rossmoyne Georgeville and Trade City to Five Mile House thence over route sixty-three to Punxsutawney thence by way of Eig Run to a point on the dividing line between Jefferson and Clearfield counties thence by way of Troutville to Luthersburg thence over route fifty-nine into Clearfield Clearfield county

Route Two Hundred and Eight From Franklin to Mercer.—Commencing at a point on the boundary line of the city of Franklin and running by way of Polk to a point on the dividing line between Venango and Mercer counties thence by way of Sandy Lake Stoneboro and Jackson Centre into Mercer Mercer County

Route Two Hundred and Forty-six From Pittsburgh to Mercer.—Commencing at a point on the boundary line of the city of Pittsburgh and running by way of Westview Perrysville and Wexford to a point on the dividing line between Allegheny and Butler Counties thence by way of Zelenople to Portersville thence over route seventy-nine to a point at the intersection of State Highway Route seventy-nine and the Pittsburgh and Erie road about one and one-half miles east of Rose Point thence to a point on the dividing line between Butler and Lawrence counties thence to Mariansburg thence to a point on the dividing line between Lawrence and Mercer counties thence by way of Leesburg to the borough of Mercer in Mercer county

Route Two Hundred and Fifty-two From Morrisville to Philadelphia.—Commencing in Morrisville Bucks county opposite Trenton New Jersey thence by the river road to Yardley thence to Newtown thence running over route number one hundred and fifty-two to Doylestown thence over route number one hundred and fifty-one to Neshaminy thence over public road through Johnsville Davisville Southampton Feasterville and Trevest to Eddington on State highway route number one hundred and fifty thence over State highway route number one hundred and fifty to the city line of Philadelphia

Route Two Hundred and Fifty-eight From Erie to Meadville.—Commencing at a point on the boundary line of the city of Erie and running by way of Kearsarge McKean McLane and Edinboro to a point on the dividing line between Erie and Crawford Counties thence to Cambridge Springs thence over route eighty-four to a point on the boundary line of the city of Meadville Crawford County

Route Two Hundred and Eighty-one From Philadelphia to the New Jersey State line.—Commencing at a point on the boundary line of the city of Philadelphia near Byberry Philadelphia thence by way of Oakford South Langhorne Oxford Valley and Fallsington into Morrisville Bucks county opposite Trenton New Jersey and by spur from Oakford by way of Langhorne connecting with the main road to Morrisville at a point near Oxford Valley

Route Three Hundred and Thirty-six A certain public road beginning at a point on State Highway Route one hundred and sixty-one at or near Shamokin in Northumberland county thence by way of Trevorton Raker Mahanoy and Mandata to the line dividing the counties of Northumberland and Dauphin thence by way of Uniontown Borough Berrysburg and Klinger to Millersburg to a point on State Highway route number one in Dauphin county together with spurs from Mahanoy to Herndon on route number one and from Mandata to a point on route number one between Herndon and Dalmatia

Route Three Hundred and Forty-two Beginning at the borough of Carlisle in Cumberland County and following the line of the Hanover and Carlisle company pike over State highway route forty-one to Mount Holly Springs thence in the direction of York Springs to a point on the dividing line between Cumberland and Adams counties thence to York Springs intersecting with route number one hundred and twenty-three thence in the direction of Hampton via Round Hill thence by way of Hampton in the direction of Hanover intersecting with route number one hundred and twenty-six (Lincoln Highway) at a point known as Cross Keys or Gitts Crossing about three-fourths of a mile east of the borough of New Oxford thence by way of Valley Chapel about one-eighth of a mile from Bittinger

Post Office to a point on the dividing line between York and Adams counties thence over route two hundred and thirty-one to Gettysburg Adams county thence over route number forty-three to a point known as Newman's Corner about four miles west of Cashtown thence by way of Bridgeport Arendtsville to Biglerville intersecting with route forty-one thence to Heidlersburg connecting with State Highway route one hundred and twenty-three thence over route number one hundred and twenty-three to Harrisburg Dauphin county

Route Three Hundred and Sixty Beginning at the city line of Coatesville thence by way of Ercildoun and Doe Run to Unionville thence over State highway route number two hundred and seventy-three to Kennett Square thence over State highway route number one hundred and thirty-one to Barnsley in East Nottingham township Chester county thence southwardly passing through Chrome to a point on the boundary line between the State of Pennsylvania and the State of Maryland

Route Three Hundred and Sixty-five Commencing in Tunkhannock and running over Route number two hundred and thirty-two to Osterhout thence by way of Winola and Mill City to a point on the dividing line between Wyoming and Lackawanna counties thence by way of Schultsville Hillside Home and Clarks Summit thence by spur by way of Waverly and Wallsville to Fleetville thence from Clarks Summit over route number nine to a point on the dividing line between Lackawanna and Wyoming counties thence over said route number nine to Nicholson Wyoming county thence by way of Glenwood Susquehanna county and over route number one hundred and seventy-four to South Gibson thence by way of Gelatt to Thompson thence by way of Starrucca to the dividing line between Susquehanna and Wayne counties and thence to the Delaware river opposite Hancock New York

Route Three hundred and Seventy-two A certain section of public road beginning at Brandywine Manor at a point on State Highway route number one hundred and thirty-seven in Chester county thence through Brandywine Township to Coatesville at a point on State Highway route number one hundred and forty-two thence over State Highway route number one hundred and forty-two to Downingtown thence over route number three hundred and twenty-eight to Elverson thence by way of Warwick Knautown Centryville Bucktown and Seven Stars to a point of intersection with State Highway route number two hundred and one in East Pikeland Township Chester county

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—175.

Allum,	Dithrich,	Lafferty,	Schwartz,
Armstrong,	Donneley,	Leeds,	Sieg,
Asbury,	Drinkhouse,	Lewis,	Shaffer,
Aston,	Dunn,	Long,	Shannon,
Baker,	Eaches,	Love,	Shellenberger,
Baldi,	Edmonds,	McBride,	Sinclair,
Barnhart,	Ehrhardt,	McCaig,	Smiley,
Beaver,	Elgin,	McCarthy,	Smink,
Beckley,	Evans,	McConnell,	Smith, H. J.,
Bell,	Finney,	McCurdy,	Smith, H.,
Bidelspacher,	Fitzgibbon,	McKim,	Smith, J. W.,
Blair,	Flynn,	McKnight,	Snowden,
Bluet,	Fowler,	McOwen,	Soffel,
Blumberg,	Fox,	McVicar,	Sowers,
Boland,	Gearhart,	Mangan,	Sprowls,
Bower,	Gelder,	Marcus, J.,	Stackhouse,
Brady,	Glass,	Marcus, J. C.,	Stadtlander,
Brendle,	Goldner,	Marshall,	Stark,
Brenneman,	Goodnough,	Mantz,	Steedle,
Bromley,	Goss,	Michel,	Sterling,
Brooks,	Griffith,	Millar, A.,	Stevens,
Brown, F. B.,	Hagerty,	Millar, A. S. C.,	Stevenson,
Brown, T. R.,	Hampson,	Miller, C.,	Strauss,
Burns,	Harding,	Miller, D. I.,	Sweitzer,
Campbell,	Harry,	Miller, D. D.,	Thomas,
Catlin,	Haslett,	Miller, H. F.,	Trainer,
Chaplin,	Haws,	Miller, J. J.,	Van Alen,
Clutton,	Heffernan,	Mitchell,	Vickerman,
Comer,	Henderson, E.,	Morris,	Walker, G. T.,
Conner,	Henderson, W.,	Orr,	Walker, J. A.,
Cook,	Herrick,	Perry,	Weamer,
Craig, J. R.,	Hoffman, J. N.,	Pike,	Weiss,
Craig, J. O.,	Hoffman, M. R.,	Posey,	Wells,
Cratty,	Holcombe,	Quigley,	Wettach,
Curran,	Hoover,	Rhoads,	Whitehouse,
Curry,	Horne,	Richards,	Whiteman,
Davis,	Hough,	Rieder,	Williams,
Dawson,	Huston,	Rinn,	Wolfe,
DeHaas,	Jones, W. W.,	Roman,	Woner,
Denning,	Jordan,	Ruch,	Wood,
Dewey, C. P.,	Kantner,	Ruddy,	Woodruff,
Dewey, P. H.,	Kelly,	Ruth,	Zook,
Diehm,	Kooser,	Schaeffer,	Whitaker,
Dilsheimer,	Krause,	Schilling,	Speaker.

NAYS—2.

Hayes,

Jones, D. J.,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 1367.

An Act to amend section one thousand four hundred sixteen and one thousand four hundred thirty-one of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 2 line 28, by striking out after the word "law" everything to and including the word "home" on page 3, line 12, and inserting in lieu thereof the following: nor shall the said provisions apply to any child between the ages of fourteen and sixteen years engaged in farm work or domestic service in a private home on a permit issued by the school board or the designated school official of the school district of the child's residence in accordance with regulations which the Superintendent of Public Instruction is hereby authorized to prescribe

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—170.

Alexander,	Edmonds,	Kinsman,	Schwartz,
Allum,	Ehrhardt,	Kohler,	Shaffer,
Armstrong,	Elgin,	Kooser,	Shannon,
Asbury,	Evans,	Krause,	Shellenberger,
Aston,	Feldman,	Krugh,	Sinclair,
Baker,	Finney,	Lafferty,	Smiley,
Baldi,	Fitzgibbon,	Lewis,	Smith, H. J.,
Barnhart,	Fowler,	Long,	Smith, H.,
Beaver,	Fox,	McBride,	Smith, J. W.,
Beckley,	Franklin,	McCaig,	Smith, L.,
Bell,	Gearhart,	McCann,	Snowden,
Blair,	Gelder,	McCarthy,	Soffel,
Blumberg,	Gibbon,	McClure,	Sowers,
Bower,	Glass,	McConnell,	Sprowls,
Brady,	Goldner,	McCurdy,	Stackhouse,
Bromley,	Goodnough,	McGowan,	Stark,
Brooks,	Green,	McHugh,	Steedle,
Brown, F. B.,	Griffith,	McVicar,	Sterling,
Brown, T. R.,	Hagerty,	Mangan,	Stevens,
Burns,	Haines,	Marcus, J.,	Stevenson,
Campbell,	Haldeman,	Marshall,	Stewart,
Catlin,	Hampson,	Michel,	Strauss,
Clutton,	Harding,	Millar, A.,	Sweitzer,
Comer,	Harer,	Miller, C.,	Thomas,
Conner,	Haslett,	Miller, D. I.,	Trainer,
Cook,	Hatrack,	Miller, D. D.,	Van Alen,
Craig, J. O.,	Haws,	Miller, H. F.,	Walker, G. T.,
Cratty,	Heffernan,	Miller, J. J.,	Walker, J. A.,
Curran,	Henderson, E.,	Mitchell,	Weamer,
Curry,	Henderson, W.,	Morris,	Weiss,
Davis,	Hess,	Orr,	Wells,
Dawson,	Herrick,	Perry,	Wettach,
DeHaas,	Hoffman, J. N.,	Pike,	Whitehouse,
Denning,	Hoffman, M. R.,	Posey,	Whiteman,
Dewey, C. P.,	Holcombe,	Quigley,	Williams,
Dewey, P. H.,	Hoover,	Rhoads,	Wolfe,
Diehm,	Horne,	Richards,	Woner,
Dilsheimer,	Hough,	Rieder,	Wood,
Dithrich,	Jones, D. J.,	Roman,	Woodruff,
Donneley,	Jones, W. W.,	Ruddy,	Zook,
Drinkhouse,	Jordan,	Schaeffer,	Whitaker,
Dunn,	Kantner,	Schilling,	Speaker.
Eaches,	Keene,		

NAYS—1.

Vickerman,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 204.

An Act to regulate the practice of the profession of engineering and of land surveying creating a State Board for the Registration of "Professional Engineers" and "Land Surveyors", defining its powers and duties imposing certain duties upon the Commonwealth and political subdivisions thereof in connection with public work and providing penalties

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The Clerk read the amendments as follows:

Amend page 14, section 24, by inserting after line 9 the following: Officers and employes of a corporation engaged in interstate commerce as defined in the act of Congress entitled "An act to Regulate Commerce" approved February fourth one thousand eight hundred and eighty-seven as amended

Amend page 17, section 28, by inserting after line 14 the following: Nothing in this act shall be construed to exclude from the practice of professional engineering any person who is qualified under the law to use the title "Registered Architect" provided that when engaged in such practice he uses the title "Registered Architect" or to exclude from the practice of architecture any person qualified under the law to use the title of "Registered Professional Engineer" providing that when engaged in such practice he uses the title "Registered Professional Engineer"

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—171.

Alexander,	Ehrhardt,	Lewis,	Schilling,
Allum,	Elgin,	Love,	Schwartz,
Armstrong,	Evans,	McBride,	Sieg,
Asbury,	Pinney,	McCaig,	Shaffer,
Aston,	Pitzgibbon,	McCann,	Shannon,
Baker,	Powder,	McClure,	Shellenberger,
Baldi,	Franklin,	McConnell,	Sinclair,
Barnhart,	Gearhart,	McCurdy,	Smiley,
Beaver,	Gelder,	McGowan,	Sminck,
Bell,	Gibbon,	McHugh,	Smith, H. J.,
Bidelspacher,	Glass,	McKnight,	Smith, H.,
Bluett,	Goehring,	McMullen,	Smith, J. W.,
Blumberg,	Golder,	McOwen,	Smith, L.,
Bolard,	Goodnough,	McVicar,	Snowden,
Brady,	Green,	Magill,	Soffel,
Bréndle,	Griffith,	Mangan,	Sowers,
Brenneman,	Hagerty,	Marcus, J.,	Sprowls,
Bromley,	Haldeman,	Marcus, J. C.,	Stackhouse,
Brooks,	Hampson,	Marshall,	Stadtlander,
Brown, F. B.,	Harding,	Martin,	Stark,
Brown, T. R.,	Harer,	Michel,	Steedle,
Campbell,	Haslett,	Millar, A.,	Sterling,
Catin,	Iatrick,	Millar, A. S. C.,	Stevens,
Clutton,	Haws,	Miller, C.,	Stevenson,
Comer,	Hayes,	Miller, D. I.,	Stewart,
Cook,	Heffernan,	Miller, D. D.,	Strauss,
Craig, J. R.,	Henderson, W.,	Miller, H. F.,	Sweetzer,
Craig, J. O.,	Hess,	Miller, J. J.,	Thomas,
Crum,	Hetrick,	Mitchell,	Trainer,
Curran,	Hoffman, M. R.,	Morris,	Van Alen,
Curry,	Holcombe,	Ogle,	Walker, G. T.,
Davis,	Hoover,	Perry,	Walker, J. A.,
Dawson,	Huston,	Phillips,	Wettaach,
Denning,	Jones, D. J.,	Pike,	Whitehouse,
Dewey, C. P.,	Jones, W. W.,	Posey,	Whiteman,
Dewey, P. H.,	Kantner,	Rhoads,	Williams,
Diehm,	Kelly,	Richards,	Wolfe,
Dilsheimer,	Kinsman,	Rieder,	Woner,
Donneley,	Kohler,	Roman,	Wood,
Drinkhouse,	Kooser,	Ruch,	Woodruff,
Dunlap,	Krugh,	Ruddy,	Zook,
Dunn,	Lafferty,	Ruth,	Whitaker,
Eaches,	Leeds,	Schaeffer,	Speaker.
Edmonds,			

NAYS—2.

Horne, Vickerman,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 964.

An Act establishing a State highway in the county of Lebanon providing for its location construction improvement and maintenance by the Commonwealth

With the information that the Senate has passed the same with an amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment. The Clerk read the amendment as follows:

Amend title, line 3, by striking out after the word "Commonwealth" the words "and making an appropriation"

On the question,

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—169.

Allum,	Ehrhardt,	Kooser,	Shannon,
Armstrong,	Elgin,	Krugh,	Shellenberger,
Asbury,	Evans,	Lafferty,	Sinclair,
Aston,	Feldman,	Leeds,	Smiley,
Baker,	Pitzgibbon,	Lewis,	Sminck,
Baldi,	Flynn,	Long,	Smith, H. J.,
Barnhart,	Fowler,	Love,	Smith, H.,
Beckley,	Franklin,	McCaig,	Smith, J. W.,
Bell,	Gelder,	McCann,	Smith, L.,
Bidelspacher,	Gibbon,	McCarthy,	Snowden,
Blair,	Glass,	McClure,	Soffel,
Bluett,	Goehring,	McCurdy,	Sowers,
Bolard,	Golder,	McGowan,	Sprowls,
Böwer,	Goodnough,	McHugh,	Stackhouse,
Brady,	Green,	McKim,	Stadtlander,
Bréndle,	Griffith,	McOwen,	Stark,
Bromley,	Hagerty,	Magill,	Steedle,
Brooks,	Haines,	Mangan,	Sterling,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stevens,
Burns,	Hampson,	Marshall,	Stevenson,
Catin,	Harer,	Martin,	Stewart,
Clutton,	Harry,	Mantz,	Strauss,
Comer,	Haslett,	Millar, A.,	Sweetzer,
Conner,	Hatrick,	Millar, A. S. C.,	Thomas,
Cook,	Haws,	Miller, C.,	Trainer,
Craig, J. O.,	Hayes,	Miller, D. I.,	Van Alen,
Cratty,	Henderson, E.,	Miller, H. F.,	Vickerman,
Curran,	Henderson, W.,	Mitchell,	Walker, G. T.,
Curry,	Hess,	Ogle,	Walker, J. A.,
Davis,	Hetrick,	Orr,	Werner,
Dawson,	Hoffman, M. R.,	Perry,	Wells,
DeHaas,	Holcombe,	Pike,	Wettaach,
Denning,	Hoover,	Quigley,	Whitehouse,
Dewey, C. P.,	Hough,	Rhoads,	Whiteman,
Dewey, P. H.,	Huston,	Rinn,	Williams,
Diehm,	Jones, D. J.,	Roman,	Wolfe,
Dilsheimer,	Jones, W. W.,	Ruddy,	Woner,
Drinkhouse,	Jordan,	Ruth,	Wood,
Dunn,	Kantner,	Schaeffer,	Woodruff,
Eaches,	Keene,	Schilling,	Zook,
Edmonds,	Kelly,	Schwartz,	Whitaker,
	Kinsman,	Sieg,	Speaker.
	Kohler,	Shaffer,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 484.

An Act making an appropriation to the Eastern State Penitentiary at Philadelphia Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 1, line 4, by striking out after the words "sum of" the word four and inserting in lieu thereof the word "five"; amend line 4, by striking out after the word "and" the words "eighty-five" and inserting in lieu thereof the words "thirty-five" amend line 5, by striking out after the word "dollars" the figures "(\$485,385)" and inserting in lieu thereof the figures "(\$535,385)"; amend line 12, by striking out at the beginning of the line the word "three" and inserting in lieu thereof the word "four"; amend line 12, by striking out after the word "and" the word "eighty" and inserting in lieu thereof the word "thirty" amend line 13, by striking out the figures "(\$380,000)" and insert in lieu thereof the figures "(\$430,000)".

On the question,

Will the House concur in the amendments made by the Senate?

Mr. ALEXANDER. Mr. Speaker, I desire to interrogate the sponsor of this bill, Mr. Brady.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Brady, permit himself to be interrogated?

Mr. BRADY. Mr. Speaker, yes, sir.

Mr. ALEXANDER. I desire to ask the gentleman from Philadelphia why the raise in the appropriation in this bill?

Mr. BRADY. Mr. Speaker, the reason why this appropriation has been increased, or rather raised, from \$485,385 to \$535,385, is to equalize the salaries of the guards at the Eastern Penitentiary and the Western Penitentiary. It is done at the request of the entire delegation from Philadelphia.

Mr. ALEXANDER. Mr. Speaker, I desire to further interrogate the gentleman from Philadelphia. Do I understand that this was to equalize the salaries of the men in the Eastern Penitentiary with those of the Western Penitentiary? Is that your answer?

Mr. BRADY. Your question is, why the increase from \$380,000 to \$430,000? That is a \$50,000 increase to equalize the salaries.

Mr. ALEXANDER. In the second paragraph it raises \$50,000?

Mr. BRADY. That is for salaries for officers on parole work.

Mr. ALEXANDER. Fifty thousand dollars more?

Mr. BRADY. First of all the appropriation was increased because of the increased number of convicts in the Eastern Penitentiary. There are 1,600 convicts there.

On the question recurring,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—171.

Alexander,	Eaches,	Krugh,	Ruch,
Allum,	Edmonds,	Lafferty,	Schaeffer,
Armstrong,	Ehrhardt,	Leeds,	Schilling,
Asbury,	Elgin,	Lewis,	Schwartz,
Aston,	Evans,	Long,	Sieg,
Baker,	Feldman,	Love,	Shannon,
Ealdi,	Finney,	McBride,	Sinclair,
Barnhart,	Fitzgibbon,	McCaig,	Smiley,
Beaver,	Fox,	McCann,	Smink,
Beckley,	Franklin,	McCarthy,	Smith, H. J.,
Bell,	Gearhart,	McClure,	Smith, H.,
Bidelspacher,	Gelder,	McConnell,	Smith, J. W.,
Blair,	Gibbon,	McCurdy,	Snowden,
Bluet,	Glass,	McGowan,	Soffel,
Blumberg,	Goehring,	McKim,	Sowers,
Boland,	Golder,	McKnight,	Sprolws,
Bower,	Goodnough,	McMullen,	Stackhouse,
Brendle,	Green,	McOwen,	Stark,
Brenneman,	Griffith,	McVicar,	Steedle,
Brooks,	Hagerty,	Marcus, J.,	Sterling,
Brown, F. B.,	Haldeman,	Martin,	Stevens,
Brown, T. R.,	Hampson,	Mantz,	Stevenson,
Burns,	Harer,	Michel,	Stewart,
Campbell,	Harry,	Millar, A.,	Stewart,
Catlin,	Haslett,	Millar, A. S. C.,	Stewart,
Clutton,	Haws,	Miller, C.,	Stewart,
Comerer,	Hayes,	Miller, D. I.,	Stewart,
Conner,	Heffernan,	Miller, D. D.,	Stewart,
Cook,	Henderson, E.,	Miller, H. F.,	Stewart,
Craig, J. O.,	Henderson, W.,	Miller, J. J.,	Stewart,
Cratty,	Herrick,	Mitchell,	Stewart,
Crum,	Hoffman, J. N.,	Morris,	Stewart,
Curran,	Hoover,	Horne,	Stewart,
Davis,	Horne,	Hough,	Stewart,
Dawson,	Hough,	Huston,	Stewart,
DeHaas,	Huston,	Jones, D. J.,	Stewart,
Denning,	Jones, D. J.,	Jones, W. W.,	Stewart,
Dewey, P. H.,	Jones, W. W.,	Keene,	Stewart,
Diehm,	Keene,	Kelly,	Stewart,
Dilshelmer,	Kelly,		Stewart,
Dithrich,			Stewart,

Drinkhouse,
Dunlap,
Dunn,

Kinsman,
Kooser,
Krause,

Rinn,
Roman,

Whitaker,
Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 1081.

An Act regulating the closing of public highways and providing for the locating marking and maintenance of detours necessitated by such closing

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, page 1, line 6, by inserting after the word "Commonwealth" the words "excepting State highways and State-aid highways"; amend section 2 page 2, line 3, by striking out after the word "or" the word "highways" and inserting in lieu thereof the word "highway".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—164.

Allum,	Eaches,	Krause,	Shannon,
Armstrong,	Edmonds,	Krugh,	Shellenberger,
Asbury,	Ehrhardt,	Lafferty,	Sinclair,
Aston,	Elgin,	Lewis,	Smiley,
Baker,	Feldman,	Love,	Smith,
Baldi,	Finney,	McBride,	Smith, H. J.,
Barnhart,	Fitzgibbon,	McCaig,	Smith, H.,
Beaver,	Fowler,	McCann,	Smith, J. W.,
Beckley,	Franklin,	McCarthy,	Smith, L.,
Bell,	Gearhart,	McClure,	Snowden,
Bidelspacher,	Gelder,	McConnell,	Soffel,
Blair,	Gibbon,	McCurdy,	Sowers,
Bluet,	Glass,	McGowan,	Sprolws,
Blumberg,	Goehring,	McHugh,	Stackhouse,
Boland,	Golder,	Mangan,	Stadtlander,
Bower,	Goodnough,	Marcus, J.,	Stark,
Brady,	Green,	Marcus, J. C.,	Steedle,
Brenneman,	Griffith,	Martin,	Sterling,
Bromley,	Hagerty,	Michel,	Stevens,
Brooks,	Haldeman,	Millar, A.,	Stevenson,
Brown, F. R.,	Hampson,	Millar, A. S. C.,	Stewart,
Brown, T. R.,	Harding,	Miller, C.,	Strauss,
Burns,	Harer,	Miller, D. I.,	Sweetzer,
Catlin,	Harry,	Miller, H. F.,	Thomas,
Chaplin,	Haslett,	Miller, J. J.,	Trainer,
Clutton,	Hatrack,	Mitchell,	Van Alen,
Comerer,	Hayes,	Ogle,	Vickerman,
Conner,	Heffernan,	Orr,	Walker, G. T.,
Cook,	Henderson, W.,	Perry,	Walker, J. A.,
Craig, J. R.,	Hess,	Phillips,	Weamer,
Craig, J. O.,	Herrick,	Pike,	Weiss,
Cratty,	Hoffman, J. N.,	Quigley,	Wells,
Crum,	Holcombe,	Rhoads,	Wettach,
Curry,	Hoover,	Richards,	Whitehouse,
Davis,	Hough,	Rieder,	Whitman,
DeHaas,	Jones, D. J.,	Rinn,	Williams,
Denning,	Jones, W. W.,	Roman,	Wolfe,
Dewey, P. H.,	Jordan,	Ruch,	Woner,
Dilshelmer,	Kanter,	Ruddy,	Wood,
Dithrich,	Keene,	Schaeffer,	Woodruff,
Donneley,	Kelly,	Schilling,	Zook,
Drinkhouse,	Kinsman,	Schwartz,	Whitaker,
Dunlap,	Kooser,	Shaffer,	Speaker,
Dunn,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the Clerk, inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 1514.

An Act to amend section two hundred and seven of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

With the information that the Senate has passed the same with an amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.
The Clerk read the amendment as follows:

Amend title, line 7, by striking out the word "providing" and inserting in lieu thereof the word "prescribing".

On the question,

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—170.

Alexander,	Evans,	Kooser,	Rinn,
Allum,	Feldman,	Krause,	Roman,
Armstrong,	Finney,	Krugh,	Ruch,
Asbury,	Fitzgibbon,	Lafferty,	Ruth,
Aston,	Fox,	Lewis,	Schaeffer,
Baker,	Franklin,	Long,	Schilling,
Baldi,	Gearhart,	Love,	Schwartz,
Barnhart,	Gelder,	McBride,	Sieg,
Beckley,	Gibbon,	McCaig,	Shannon,
Bell,	Glass,	McCann,	Shellenberger,
Bidelspacher,	Goehring,	McCarthy,	Smink,
Bluet,	Golder,	McConnell,	Smith, H. J.,
Blumberg,	Goodnough,	McCurdy,	Smith, H.,
Bolard,	Goss,	McGowan,	Smith, J. W.,
Bower,	Green,	McHugh,	Smith, L.,
Brady,	Griffith,	McKim,	Snowden,
Brenneman,	Hagerty,	McKnight,	Sowers,
Bromley,	Haines,	McMullen,	Spowls,
Brown, T. R.,	Haldeman,	McOwen,	Stackhouse,
Burns,	Harding,	McVicar,	Stadlander,
Campbell,	Harer,	Mangan,	Steedle,
Chaplin,	Harry,	Marcus, J.,	Sterling,
Clutton,	Haslett,	Marcus, J. C.,	Stevens,
Comer,	Hatrick,	Martin,	Stewart,
Conner,	Haws,	Mantz,	Strauss,
Cook,	Heffernan,	Michel,	Sweetzer,
Craig, J. O.,	Henderson, E.,	Millar, A.,	Thomas,
Cratty,	Henderson, W.,	Millar, A. S. C.,	Trainer,
Curran,	Hess,	Miller, C.,	Van Alen,
Curry,	Hetrick,	Miller, D. I.,	Walker, G. T.,
Dawson,	Hoffman, J. N.,	Miller, D. D.,	Walker, J. A.,
DeHaas,	Hoover,	Miller, H. F.,	Weamer,
Dewey, C. P.,	Horne,	Miller, J. J.,	Welss,
Dewey, P. H.,	Hough,	Mitchell,	Wettaach,
Dilsheimer,	Huston,	Ogle,	Whiteman,
Dithrich,	Jones, D. J.,	Orr,	Williams,
Drinkhouse,	Jones, W. W.,	Phillips,	Wolfe,
Dunlap,	Jordan,	Pike,	Woner,
Dunn,	Kantner,	Posey,	Whitaker,
Eaches,	Keene,	Quigley,	Speaker.
Edmonds,	Kelly,	Richards,	
Ehrhardt,	Kinsman,	Rieder,	
Elgin,	Kohler,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 669.

An Act to amend sections five hundred and thirty seven five hundred thirty-nine as amended five hundred forty-one five hundred forty-two as amended five hundred forty-three five hundred fifty-six five hundred fifty-seven and five hun-

ded fifty-eight as amended and to repeal section five hundred forty-four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts that are or may be inconsistent therewith"

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend title by striking out all of the first three lines and insert in lieu thereof the following: To amend sections five hundred and thirty-seven five hundred thirty-nine as amended five hundred forty-one five hundred forty-two as amended five hundred forty-three five hundred fifty-six five hundred fifty-seven and five hundred fifty-eight as amended and to repeal section five hundred forty-four of an act approved section 2, page 4, line 19, by striking out the word "occupation" and insert in lieu thereof the word "occupations"; amend section 6, page 9, line 18, by striking out the words "To repeal" and insert in lieu thereof the word "That"; amend section 9, page 13, line 22, by striking out the word "occupational" and insert in lieu thereof the word "occupation" amend section 9, page 14, line 13, by striking out the word "execution" and insert in lieu thereof the word "exemption"; amend section 9, page 15, line 8, by striking out the word "execution" and insert in lieu thereof the word "exemption".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—170.

Alexander,	Donneley,	Kantner,	Rinn,
Allum,	Drinkhouse,	Keene,	Roman,
Armstrong,	Dunn,	Kinsman,	Ruch,
Asbury,	Eaches,	Kohler,	Ruddy,
Aston,	Edmonds,	Kooser,	Schaeffer,
Baker,	Ehrhardt,	Krause,	Schwartz,
Baldi,	Elgin,	Krugh,	Sieg,
Barnhart,	Evans,	Lafferty,	Shannon,
Beaver,	Feldman,	Lewis,	Shellenberger,
Beckley,	Finney,	Long,	Smiley,
Bell,	Fitzgibbon,	Love,	Smink,
Bidelspacher,	Flynn,	McBride,	Smith, H. J.,
Blair,	Fowler,	McCaig,	Smith, H.,
Bluet,	Fox,	McCann,	Smith, J. W.,
Blumberg,	Franklin,	McCarthy,	Smith, L.,
Bolard,	Gearhart,	McConnell,	Snowden,
Bower,	Gelder,	McCurdy,	Soffel,
Brady,	Gibbon,	McGowan,	Sowers,
Bromley,	Glass,	McHugh,	Stackhouse,
Brown, F. B.,	Goehring,	McKim,	Stadlander,
Brown, T. R.,	Golder,	McKnight,	Stark,
Burns,	Goodnough,	McOwen,	Steedle,
Campbell,	Griffith,	Mangan,	Sterling,
Catlin,	Hagerty,	Marcus, J.,	Stevens,
Clutton,	Haines,	Marshall,	Stewart,
Comer,	Hampson,	Mantz,	Thomas,
Conner,	Harer,	Michel,	Trainer,
Cook,	Harry,	Millar, A.,	Vickerman,
Craig, J. R.,	Haslett,	Millar, A. S. C.,	Walker, G. T.,
Craig, J. O.,	Haws,	Miller, C.,	Walker, G. T.,
Cratty,	Hays,	Miller, D. I.,	Weamer,
Curran,	Heffernan,	Miller, D. D.,	Weiss,
Curry,	Henderson, W.,	Miller, H. F.,	Wettaach,
Davis,	Hess,	Miller, J. J.,	Whiteman,
Dawson,	Hetrick,	Mitchell,	Williams,
DeHaas,	Hoffman, J. N.,	Ogle,	Wolfe,
Denning,	Holcombe,	Perry,	Woner,
Dewey, C. P.,	Hoover,	Phillips,	Wood,
Dewey, P. H.,	Hough,	Posey,	Woodruff,
Diehm,	Jones, D. J.,	Quigley,	Zook,
Dilsheimer,	Jones, W. W.,	Rhoads,	Whitaker,
	Jordan,	Richards,	Speaker.
		Rieder,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 1068.

An Act regulating and defining the powers and duties of the Dental Council and the State Board of Dental Examiners providing for appointment of examiners defining qualifications of applicants for examination condition of granting and revoking licenses regulating and limiting and defining operation of unlicensed surgery prohibiting practice by or employment of unlicensed and unregistered persons and providing punishment therefor requiring the recording of licenses and registration of practitioners and disposition of fees and fines providing for an annual registration fee for licensed practitioners and the disposition of such fees defining evidence of violations and providing punishment fixing the appropriations to the Dental Council

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The Clerk read the amendments as follows:

Amend section 1, page 2, line 14, by striking out after the word "President" the word "or" and insert in lieu thereof the word "or"; amend section 2, page 3, line 18, by striking out the words "crime or in any way shall have violated" and insert in lieu thereof the words "a felony or of violating"; amend line 21, by inserting after the word "drugs" the following: "Provided That any person whose license shall have been revoked shall have the right of appeal to a court of competent jurisdiction"

Amend section 8, page 12, by inserting after line 24, the following: "Nothing in this act shall be so construed as to prohibit any licensed dentist from identifying himself or herself by the use after his or her name of the words 'formerly practicing as' placed before the assumed or trade name under which he or she practiced prior to the passage of this act"

Amend section 9, page 13, by inserting after line 20, the following: "This act shall not interfere or be held inconsistent with a supplement to the act of May seventh one thousand nine hundred and seven (Pamphlet Laws one hundred and sixty-one) approved the nineteenth day of March one thousand nine hundred and twenty-one"

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—169.

Alexander,	Dunn,	Kinsman,	Schwartz,
Allum,	Eaches,	Kohler,	Sieg,
Armstrong,	Edmonds,	Krause,	Shaffer,
Asbury,	Ehrhardt,	Krugh,	Shannon,
Aston,	Elgin,	Leeds,	Shellenberger,
Baldi,	Evans,	Long,	Sinclair,
Barnhart,	Feldman,	Love,	Smiley,
Beaver,	Finney,	McBride,	Smink,
Beckley,	Fitzgibbon,	McCaig,	Smith, H. J.,
Bell,	Flynn,	McConnell,	Smith, H.,
Bidelspacher,	Fowler,	McGowan,	Smith, J. W.,
Blair,	Fox,	McKim,	Smith, L.,
Bluett,	Franklin,	McMullen,	Snowden,
Bolard,	Gearhart,	McOwen,	Soffel,
Bower,	Gelder,	Magill,	Sowers,
Brendle,	Gibson,	Mangan,	Sprowls,
Brenneman,	Glass,	Marshall,	Stackhouse,
Brooks,	Goehring,	Martin,	Stark,
Brown, F. B.,	Golder,	Michel,	Steedle,
Brown, T. R.,	Goodnough,	Millar, A.,	Sterling,
Burns,	Green,	Millar, A. S. C.,	Stevens,
Campbell,	Griffith,	Miller, C.,	Stevenson,
Catlin,	Haines,	Miller, D. I.,	Stewart,
Clutton,	Haldeman,	Miller, D. D.,	Strauss,
Comer,	Harding,	Miller, H. F.,	Sweitzer,
Conner,	Harer,	Mitchell,	Thomas,
Cook,	Harry,	Morris,	Trainer,
Craig, J. R.,	Haws,	Orr,	Van Alen,
Craig, J. O.,	Hayes,	Perry,	Vickerman,
Cratty,	Heffernan,	Phillips,	Walker, G. T.,
Crum,	Henderson, E.,	Pike,	Walker, J. A.,
Curran,	Henderson, W.,	Posey,	Weamer,
Curry,	Hetrick,	Quigley,	Weiss,
Davis,	Hoffman, J. N.,	Rhoads,	Wettach,
Dawson,	Holcombe,	Richards,	Whitehouse,
DeHaas,	Hoover,	Rieder,	Whiteman,
Denning,	Horne,	Rinn,	Williams,
Dewey, P. H.,	Hough,	Roman,	Wolfe,
Diehm,	Jones, D. J.,	Ruch,	Woner,
Dilsheimer,	Jones, W. W.,	Ruddy,	Wood,
Dithrich,	Jordan,	Ruth,	Woodruff,
Drinkhouse,	Kantner,	Schaeffer,	Whitaker,
Dunlap,	Keene,	Schilling,	Speaker.

NAYS—1.

Stadtlander,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered. That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 1237.

An Act amending an act approved the thirteenth day of May one thousand eight hundred and eighty-seven entitled "An act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" by prohibiting the manufacture sale offering for sale transportation importation exportation furnishing or possession for beverage purposes of anything determined and found to be intoxicating by Act of Congress passed pursuant to and in the enforcement of the Constitution of the United States of America and by restraining and regulating the sale of vinous spirituous malt or brewed liquors or any admixtures thereof fit for beverage purposes other than such as are from time to time determined and found to be intoxicating by any such Act of Congress

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The Clerk read the amendments as follows:

Amend section 2, page 5, line 10, by striking out the following words "designated by the said courts"; amend section 5, page 13, by striking out from line 12 to line 28 inclusive; amend section 5, page 14, by striking out lines 1 to 23 inclusive; amend page 14, line 24, by striking out after the word "section" the figure "7" and insert in lieu thereof the figure "6"; amend page 15, line 14, by striking out after the word "section" the figure "9" and insert in lieu thereof the figure "8"; amend page 17, line 18, by striking out after the word "section" the figure "9" and insert in lieu thereof the figures "8"; amend page 19, line 7, by striking out after the word "section" the figures "10" and insert in lieu thereof the figure "9"; amend page 20, line 12, by striking out after the word "section" the figures "11" and insert in lieu thereof the figures "10"; amend page 21, line 3, by striking out after the word "section" the figures "12" and insert in lieu thereof the figures "11"; amend page 21, line 14, by striking out after the figures "21" the word "Proof" and insert in lieu thereof the word "county"; amend page 22, line 11, by striking out after the word "county" the words "or of the mayor of any city wherein such premises are located"; amend page 22, line 16, by striking out after the word "section" the figures "24" and insert in lieu thereof the figures "12"; amend page 22, by striking out lines 21 to 25 inclusive, and insert in lieu thereof the following:

Section 13. All licenses in force or granted at the time of the approval of this amendment shall remain in force until the expiration of the time for which they were granted unless revoked by the court for violation of the law and the instalments therefor shall be payable as heretofore provided by law until the said instalments have aggregated the amount of the license fee fixed by this amendment

On the question,

Will the House concur in the amendments made by the Senate?

Mr. EDMONDS. Mr. Speaker, this is an act to provide for the enforcement of the prohibition legislation, and I would like to have some one explain the Senate amendments or else move that we non-concur in them.

Mr. BOLARD. Mr. Speaker, I move that this House do non-concur in the amendments of the Senate.

Mr. EDMONDS. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. JAMES A. WALKER. Mr. Speaker it seems to me that this House owes a courtesy to the sponsor of this bill. The sponsor of this bill is in the House, and it seems to me that the gentleman from Butler, Mr. Woner, should be asked if these amendments have been made known to him and if they meet with his approval.

Mr. WONER. Mr. Speaker, the amendments that have been made by the Senate in Bill 1237 include only one change that is at all vital as an enforcement feature, that is striking out in section 23 the following phrase: "Or the major of any city wherein such premises are located". That is the inspection clause. The right to issue a permit to inspect is now confined to the judges of the court and to the district attorney. I desire to say that after a conference with the Governor and with the Attorney General who drafted this bill, so far as I am personally concerned this one particular change is satisfactory. However I leave it entirely to the members of the House, as to their judgment as to how it would affect them in their particular communities. That is the only change that affects the enforcement feature in any way. Another amendment has

entirely to do with deciding in what newspapers the advertisements are to be made. Another change is restoring the Brooks Act instead of giving a bond which had been written out of the act in the original draft of the bill. The final amendments has to do with enforcement and is of minor concern.

Mr. HORNE. Mr. Speaker, due to the fact that many of the men on this floor were not favorable to this act as it was originally drafted, and are not favorable now, I hope it will be voted down. I believe that it was conceived in secrecy and born in insincerity, and dumped upon an innocent and unsuspecting public. I believe we should not concur in the amendments. I see no reason why the dries and the wets of this State should be humbugged by such a measure. It has not been my purpose to fool anybody in my attitude on this question, but I believe you cannot be sincere to either the dries or the wets in the passage of this measure, the bill as it is now. When a man takes out a license he would take it out, perhaps fooling himself into the belief that he is going back into a legitimate business of selling intoxicating liquors and the dries on the other hand would be fooling themselves by believing that they would have an enforcement measure. This is a licensing measure, simply licensing them to sell something under cover, to sell something which they now sell without a license. I see no reason for concurrence in the amendments to this act. I hope every sincere man here, either wet or dry, will vote down these amendments.

Mr. ALEXANDER. Mr. Speaker, it seems to me if any enforcement act should have in it and give the power to anybody in the city or municipality where they are located I cannot see why the mayor, who has the responsibility of enforcing these laws, and upon whom the responsibility rests, I cannot see why he should not have the power to enforce this law as well as anybody else. When this bill left us, we believed that it was an enforcement law and that it would enforce the constitutional amendment as it should be enforced, but for some reason or other it has been weakened by taking the mayor out of this bill. I hope you will all vote to non-concur in these amendments.

Mr. DILSHEIMER. Mr. Speaker and gentlemen of the House, when this bill was in the Law and Order Committee, in reading the bill over thoroughly I could not find any fault in the bill itself, but objected to that clause so far as the enforcement clause in the municipality is concerned. I do not want to charge that our present mayor would follow this rule, that would have to be met in the future when there is a change in the mayors, and we do not know what would happen. I believe in justice to those who have a license in cities of the first class and especially where there is so much political turmoil, that the business people should not be harassed. Therefore I made the motion at that time in the Committee to drop that clause, and I believe it no more than just and right that those people who pay for a privilege of that kind should be protected and not harassed by the police department. I therefore ask you to concur in these amendments.

Mr. JAMES A. WALKER. Mr. Speaker, when we had before us yesterday the enforcement measure, you were told it was prepared by the Executive. It has been amended in the Senate as explained to you by simply eliminating the mayors of the cities. I submit to you that is not an amendment which should give anybody any worry for this reason. The courts in the first place will have to grant the licenses, and in the second place if one does not live up to the law and sells the terrible stuff to which the gentleman, from Cambria, Mr. Horne, refers, and thereby breaks the law, the mayor of the city is not the person to enforce it, it is the district attorney because it is an offense against the peace of the Commonwealth, therefore the mayor is eliminated, because in the law it being a breach of the statute law it is the district attorney's business to enforce the provisions of it, and so I submit to you that this proposition, if anything, makes the act stronger and takes it away from what has been referred to as a petty police proposition. It seems to me that since this is the only enforcement bill we have before us, we can well accept it, then if it needs strengthening, after it has been tried, the Legislature will be in session two years hence and they can readily strengthen it and make the enforcement stronger if they deem it wise. I ask you to support the measure.

The SPEAKER. Instead of putting the motion of the gentleman from Crawford, the Chair will place before the House the question, will the House concur in the amendments of the Senate?

On the question recurring,

Will the House concur in the amendments of the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—79.

Allum,	Dilsheimer,	Keene,	Sinclair,
Armstrong,	Dithrich,	Kelly,	Smink,
Asbury,	Donneley,	Kooser,	Smith, H.,
Baldi,	Eaches,	Krause,	Snowden,
Barnhart,	Feldman,	Lafferty,	Soffel,
Beaver,	Finney,	Long,	Stackhouse,
Bidelspacher,	Fitzgibbon,	Love,	Strauss,
Bluctt,	Flynn,	McConnell,	Vickerman,
Blumberg,	Franklin,	McGowan,	Walker, G. T.,
Bower,	Gearhart,	McHugh,	Walker, J. A.,
Brendle,	Gibbon,	McVicar,	Wamer,
Burns,	Glass,	Marcus, J.,	Wells,
Campbell,	Goehring,	Miller, A. S. C.,	Whitehouse,
Catlin,	Golder,	Miller, D. D.,	Whiteman,
Conner,	Haines,	Miller, H. F.,	Williams,
Craig, J. R.,	Harding,	Orr,	Wood,
Cratty,	Harry,	Perry,	Woodruff,
Curran,	Haws,	Richards,	Zook,
DeHaas,	Hayes,	Rinn,	Whitaker,
Dewey, P. H.,	Holcombe,	Schilling,	Speaker.

NAYS—80.

Alexander,	Ehrhardt,	Jones, D. J.,	Phillips,
Aston,	Elgin,	Jones, W. W.,	Rhoads,
Baker,	Gelder,	Kinsman,	Rieder,
Bell,	Goodnough,	Kohler,	Roman,
Boland,	Goss,	Krugh,	Ruch,
Brenneman,	Griffith,	McBride,	Ruddy,
Brooks,	Hagerty,	McCann,	Ruth,
Brown, F. B.,	Haldeman,	McCurdy,	Schaeffer,
Chaplin,	Hampson,	McKim,	Shaffer,
Clutton,	Harer,	McKnight,	Shannon,
Comer,	Haslett,	McOwen,	Smith, H. J.,
Cook,	Henderson, E.,	Marcus, J. C.,	Smith, J. W.,
Craig, J. O.,	Henderson, W.,	Martin,	Smith, L.,
Crum,	Hess,	Mantz,	Stadlander,
Curry,	Hetrick,	Michel,	Steedle,
Davis,	Hoffman, J. N.,	Millar, A.,	Stevenson,
Dawson,	Hoffman, M. R.,	Miller, C.,	Stewart,
Diehm,	Horne,	Mitchell,	Thomas,
Dunlap,	Hough,	Morris,	Weiss,
Edmonds,	Huston,	Ogle,	Wolfe,

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the amendments were not concurred in. Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 1192

An Act imposing a State tax on gasoline sold in this Commonwealth except for the purpose of resale providing for the collection thereof providing for the distribution and use of the revenues derived from said tax making an appropriation and fixing penalties

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend by striking out entire title and insert in lieu thereof the following:

An Act imposing a State tax on gasoline and on all other liquids containing any derivative of petroleum or natural gas produced prepared or compounded or usable for the purpose of generating power by means of internal combustion and sold in this Commonwealth except for the purpose of resale providing for the collection of such tax and for the distribution and use of the revenues derived therefrom making an appropriation and fixing penalties

Amend section 1, page 2, line 3, by inserting after the word "That" the following: The word "gasoline" as used in this act shall include the liquid derived from petroleum or natural gas commonly known or sold as gasoline and all other liquids by whatsoever name known or sold containing any derivative of petroleum or natural gas and produced prepared or compounded for the purpose of generating power by means of internal combustion or which may be used for such purpose

Amend line 11, by inserting after the word "gallon" the words "or fraction thereof".

Amend line 13, by inserting after the word "Commonwealth" the words "for any purpose whatsoever"; amend line 14, by striking out after the word "resale" the following: All taxes collected under the provisions of this act shall be paid into the general fund of the State Treasury and insert in lieu thereof the following: The tax hereby provided for shall be collected by the person firm association or corporation selling gasoline to purchasers who purchase for purposes other than resale and shall be paid by the said person firm association or corporation into the general fund of the State Treasurer in the manner and within the time hereinafter specified

Amend section 2, page 3, by striking out lines 3 to 8 inclusive; amend section 3, page 3, line 12, by striking out the word "fifteenth" and insert in lieu thereof the word "last"; amend page 3, line 26, by inserting at the end of section 3 the following:

Section 4 The tax imposed by this act shall be paid by the person firm association or corporation purchasing gasoline for his or its own use and not for the purpose of resale and every person firm association or corporation required by section one of this act to collect the tax herein specified shall state the amount of such tax separately from the price of the said gasoline and any one failing so to state separately the tax and price of the said gasoline shall be guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine not exceeding two hundred and fifty dollars (\$250) for each offense

Amend page 4, line 10, by striking out after the word "Section" the figure "4" and insert in lieu thereof the figure "5"; amend line 10, by striking out after the word "General" the words "and State Treasurer"; amend line 11, by striking out after the word "by" the words "them or either of them are" and insert in lieu thereof the words "him is"; amend line 19, by inserting after the word "taxes" the following: But any information gained by the Auditor General or any other person as a result of the reports investigations or verifications herein required to be made shall be confidential and any person divulging such information shall be guilty of a misdemeanor and upon conviction shall be sentenced to pay a fine of not more than one thousand dollars (\$1,000) or to undergo an imprisonment of not more than one year or both

Amend line 28, by striking out after the word "Section" the figure "5" and insert in lieu thereof the figure "6"; amend page 5, line 4, by striking out after the word "General" the words "and State Treasurer"; amend line 5, by striking out the word "then" and insert in lieu thereof the word "him"; amend line 12, by striking out the word "is" and insert in lieu thereof the words "shall be"; amend by inserting after line 17, the following:

Section 7 All fines collected under this act shall be paid to the State Treasurer and by him credited and paid as provided in section two hereof

Amend line 21, by striking out after the word "Section" the figure "6" and insert in lieu thereof the figure "8"; amend line 28, by striking out after the word "Section" the figure "7" and insert in lieu thereof the figure "9"

On the question,

Will the House concur in the amendments made by the Senate?

Mr. EDMONDS. Mr. Speaker, this is the bill imposing a tax on gasoline. I should be very glad if the sponsor of the bill, Mr. Dawson, would explain just what changes the Senate has made in it.

Mr. DAWSON. Mr. Speaker, and gentlemen of the House, the clause providing for fifty per cent of the tax to revert to the counties is eliminated. All the receipts from the tax now go to the State. On page four the bill is amended so that the Auditor General is authorized to take charge of the collection of the tax instead of the State Treasurer.

Mr. ALEXANDER. Mr. Speaker, and gentlemen of the House, you remember the argument was made by the sponsor of this bill when the bill was before us that the counties would get fifty per cent of the tax refunded to them. The amendments take away that fifty per cent and give the whole amount to the State Treasury and to the State. I, therefore, Mr. Speaker, move that we nonconcur in the amendments of the Senate.

The SPEAKER. The Chair will state to the gentleman from Delaware, Mr. Alexander, that the Chair will put the question of concurring in the amendments of the Senate in the usual way.

On the question recurring,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—54.

Allum,	Dilsheimer,	Heffernan,	Shaffer,
Asbury,	Donneley,	Jones, W. W.,	Smiley,
Baker,	Drinkhouse,	Keene,	Smith, H.,
Bald,	Dunn,	Kooser,	Smith, J. W.,
Barnhart,	Edmonds,	Krause,	Soffel,
Bluet,	Fowler,	Long,	Spawls,
Blumberg,	Franklin,	Love,	Stackhouse,
Brady,	Gearhart,	McCann,	Stark,
Burns,	Gelder,	Marcus, J.,	Sterling,
Chall,	Goss,	Miller, A. S. C.,	Walker, G. T.,

Catlin,
Clutton,
Coaner,
Dawson,

Goodnough,
Hagerty,
Harding,
Harry,

Miller, H. F.,
Ruddy,
Sieg,

Walker, J. A.,
Wells,
Whitehouse,

NAYS—95.

Alexander,
Aston,
Beaver,
Beckley,
Bell,
Bidelspacher,
Bolard,
Brendle,
Brenneman,
Brooks,
Brown, T. R.,
Chaplin,
Comeror,
Cook,
Craig, J. R.,
Craig, J. O.,
Cratty,
Crum,
Curry,
DeHaas,
Dewey, P. H.,
Diehm,
Dunlap,
Eaches,

Elgin,
Evans,
Fitzgibbon,
Fox,
Gibbon,
Goehring,
Golder,
Goss,
Green,
Haines,
Hampson,
Harer,
Haslett,
Hayes,
Henderson, W.,
Hess,
Hoffman, J. N.,
Hoffman, M. R.,
Holcombe,
Hoover,
Horne,
Huston,
Jones, D. J.,
Jordan,

Kelly,
Kohler,
Krugh,
Lafferty,
McBride,
McConnell,
McCurdy,
McHugh,
McKim,
McVicar,
Marcus, J. C.,
Marshall,
Martin,
Mantz,
Miller, C.,
Miller, D. D.,
Miller, J. J.,
Morris,
Ogle,
Orr,
Phillips,
Pike,
Rhoads,

Richards,
Rieder,
Rinn,
Roman,
Ruch,
Schaeffer,
Schwartz,
Smink,
Smith, H. J.,
Stadtlander,
Steedle,
Stewart,
Strauss,
Switzer,
Thomas,
Trainer,
Vickerman,
Weamer,
Wells,
Williams,
Wood,
Woodruff,
Zook,

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative, and the amendments were not concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 447.

An Act providing for the construction of certain bridges on State highways and providing for the apportionment of the cost of construction of such bridges and the maintenance thereof between the State the county and any railroad company or companies whose tracks are crossed by such bridge

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The Clerk read the amendments as follows:

Amend section 1, page 2, line 3, by inserting after the word "direction" the word "and"; amend line 4, by inserting after the word "supervision" the following: And upon such location as may be approved by the State Highway Commissioner

The plans for said bridge shall be prepared by the State Highway Commissioner and be submitted by him to the proper county authorities and to the railroad company or companies for their approval. In the event that the State Highway Commissioner the county and the railroad company or companies cannot agree upon the plans submitted by the State Highway Commissioner the Public Service Commission upon application of any of the parties after hearing may modify change or alter such plans as to them may seem just and proper

Provided That in the judgment of the State Highway Commissioner said bridge should be built in accordance with the provisions herein contained

Amend line 18, by striking out after the word "contained" the remainder of line 18, and all of lines 19, 20 and 21.

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—180.

Alexander,
Allum,
Armstrong,
Asbury,
Aston,
Baker,
Baldi,
Barnhart,
Beaver,
Beckley,
Bell,
Bidelspacher,
Bluet,
Blumberg,
Bolard,
Bower,
Brady

Edmonds,
Ehrhardt,
Evans,
Feldman,
Finney,
Fitzgibbon,
Flynn,
Fowler,
Franklin,
Gearhart,
Gibbon,
Glass,
Goehring,
Golder,
Goodnough,
Goss,
Green,

Kohler,
Kooser,
Krause,
Krugh,
Lafferty,
Leeds,
Long,
Love,
McBride,
McCaig,
McCann,
McCarthy,
McConnell,
McCurdy,
McGowan,
McKim,
McKnight,

Ruddy,
Ruth,
Schaeffer,
Schilling,
Schwartz,
Sieg,
Shaffer,
Shannon,
Shellenberger,
Sinclair,
Smiley,
Smink,
Smith, H. J.,
Smith, H.,
Smith, J. W.,
Snowden,
Soffel,

Brendle, Bromley, Brooks, Brown, F. B., Brown, T. R., Burns, Campbell, Clutton, Comer,er, Conner, Cook, Craig, J. R., Craig, J. O., Cratty, Crum, Curran, Curry, Davis, Dawson, DeHaas, Denning, Dewey, C. P., Diehm, Dilsheimer, Dithrich, Donneley, Drinkhouse, Dunlap, Dunn,	Griffith, Hagerty, Haines, Haldeman, Hampson, Harding, Harer, Harry, Haslett, Hatrlick, Hawes, Hayes, Heffernan, Henderson, E., Henderson, W., Hess, Hetrick, Hoffman, J. N., Holcombe, Hoover, Horne, Hough, Jones, D. J., Jones, W. W., Jordan, Keene, Kelly, Kinsman,	McVicar, Magill, Marcus, J., Marcus, J. C., Marshall, Mantz, Michel, Millar, A., Millar, A. S. C., Miller, C., Miller, D. I., Miller, D. D., Miller, H. F., Miller, J. J., Mitchell, Morris, Ogle, Orr, Perry, Phillips, Pike, Posey, Quigley, Rhoads, Richards, Rieder, Rinn, Roman,	Sowers, Sprowls, Stackhouse, Stark, Steedle, Sterling, Stevens, Stevenson, Stewart, Strauss, Sweitzer, Thomas, Trainer, Van Alen, Vickerman, Walker, G. T., Walker, J. A., Weiss, Wells, Wettach, Whiteman, Williams, Woner, Wood, Woodruff, Zook, Whitaker, Speaker.
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NAYS—1.

Stadtlander,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned Bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 375.

An Act validating proceedings by council in boroughs for the paving and curbing of public highways and validating municipal liens therefor

With the information that the Senate has passed the same with amendment, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendment.

The Clerk read the amendment as follows:

Amend section 1, page 2, line 5, by inserting after the word "invalid" the following: And especially in any case in which the borough solicitor has failed to file said lien in the prothonotary's office within the time provided by law

On the question,

Will the House concur in the amendment made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—172.

Alexander, Allum, Asbury, Aston, Baker, Baldi, Beaver, Bell, Bidelspacher, Blair, Blumberg, Bolard, Brady, Brendle, Bromley, Brown, F. R., Brown, T. R., Campbell, Catlin, Chaplin, Clutton, Comer,er, Craig, J. R., Craig, J. O., Cratty, Crum, Curran, Curry, Davis, DeHaas, Denning,	Finney, Fitzgibbon, Flynn, Fowler, Fox, Gearhart, Gelder, Gibbon, Goehring, Golder, Goss, Griffith, Hagerty, Haldeman, Hampson, Harer, Harry, Haslett, Hatrlick, Haws, Heffernan, Henderson, E., Henderson, W., Hess, Hoffman, J. N., Hoffman, M. R., Holcombe, Horne, Hough, Huston, Jones, D. J.,	Lewis, Long, Love, McBride, McCaig, McCann, McConnell, McCurdy, McGowan, McKim, McKnight, McMullen, McOwen, McVicar, Magill, Mangan, Marcus, J., Marcus, J. C., Marshall, Martin, Michel, Millar, A., Millar, A. S. C., Miller, C., Miller, D. D., Miller, H. F., Mitchell, Morris, Orr, Perry, Phillips,	Schilling, Schwartz, Sieg, Shaffer, Shannon, Shellenberger, Sinclair, Smiley, Smink, Smith, H. J., Smith, H., Smith, J. W., Smith, L., Snowden, Soffel, Sowers, Sprowls, Stackhouse, Stark, Steedle, Sterling, Stevens, Stevenson, Stewart, Strauss, Thomas, Trainer, Van Alen, Vickerman, Walker, G. T., Walker, J. A.,
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Dewey, C. P., Diehm, Dilsheimer, Donneley, Drinkhouse, Dunlap, Dunn, Eaches, Edmonds, Ehrhardt, Evans, Feldman,	Jones, W. W., Jordan, Kantner, Keene, Kelly, Kinsman, Kohler, Kooser, Krause, Krugh, Lafferty, Leeds,	Pike, Posey, Quigley, Rhoads, Richards, Rieder, Rinn, Roman, Ruch, Ruddy, Ruth, Schaeffer,	Weamer, Weiss, Wells, Whitehouse, Whiteman, Williams, Wolfe, Woner, Wood, Woodruff, Zook, Whitaker, Speaker
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendment was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

CONFERENCE COMMITTEE REPORT ON HOUSE BILL NO. 367.

Mr. WOODRUFF. Mr. Speaker, I call up the report of the Committee of Conference on House Bill No. 367, File Folio No. 7335.

The SPEAKER. The Clerk will read the report of the Committee of Conference.

The Clerk read the report as follows:

REPORT OF THE COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 367.

To the Members of the Senate and House of Representatives:
We, the undersigned, Committee of Conference on the part of the Senate and House of Representatives for the purpose of considering House Bill No. 367, entitled "An act to amend an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws 678), entitled 'An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles; requiring the registration of the same and the licensing of all operators thereof, providing the fees therefor and the disposition of such fees; prohibiting the unauthorized use of and tampering with motor vehicles; limiting and defining the powers of cities boroughs, incorporated towns, townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing, registration or licensing thereof, imposing certain duties on the State Highway Commissioner and on proprietors of public garages, providing procedure and penalties for violation thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle providing additional requirements with regard to applications for and transfers of registrations and with regard to speed and weight of and lights upon motor vehicles, requiring operators to carry registration certificates; providing standard tests to ascertain the vision and hearing of operators providing for the payment of certain witness fees, authorizing officers to stop and examine motor vehicles, designating the officers before whom information may be brought, and imposing additional penalties," respectfully submit the following bill as our report:

CLARENCE J. BUCKMAN,
E. E. JONES,
C. W. SONES,
Committee on the part of the Senate.

JOHN J. WOODRUFF,
PHILIP STERLING,
F. T. GELDER,

Committee on the part of the House of Representatives.

An Act to amend an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof of imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" providing additional requirements with regard to applications for and transfers of registrations and with regard to speed and weight of and lights upon motor vehicles requiring operators to carry registration certificates providing standard tests to ascertain the vision and hearing of operators providing for the payment of certain witness fees authorizing officers to stop and examine motor vehicles designating the officers before whom information may be brought and imposing additional penalties

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section two of the act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehi-

cles and vehicles propelled by or tralling after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" which reads as follows

"Section 2 The term 'motor vehicles' as used in this act shall include all wheeled vehicles operated or propelled by any form of engine motor or mechanical power or operated by power received from any source other than from engine motor or mechanical power forming part of such vehicle except traction engines steam shovels road rollers agricultural machinery and vehicles which move upon or are guided by a track or travel through the air

The term 'motor-cycle' as used in this act shall include all motor-operated vehicles of the bicycle or tricycle type whether the motive power be a part thereof or attached thereto

The term 'trailer' as used in this act shall include all vehicles tralling after or propelled by a motor vehicle

The term 'commercial vehicle' as used in this act shall include motor omnibuses used for the transportation of passengers for pay or hire and motor vehicles constructed or used for the transportation of goods wares or merchandise

The term 'owner' as used in this act shall include the person or persons having a motor vehicle in his or their possession custody or control under a lease or contract of conditional sale or other like agreement

The term 'public highway' as used in this act shall include all public roads streets avenues alleys boulevards parks and squares also bridges and approaches thereto

The term 'department' as used in this act shall refer to the State Highway Department of this Commonwealth" is hereby amended to read as follows

Section 2 The term "motor vehicles" as used in this act shall include all wheeled vehicles operated or propelled by any form of engine motor or mechanical power or operated by power received from any source other than from engine motor or mechanical power forming part of such vehicle except traction engines tractors steam shovels road rollers agricultural machinery and vehicles which move upon or are guided by a track or travel through the air

The term "motor-cycle" as used in this act shall include all motor-operated vehicles of the bicycle or tricycle type whether the motive power be a part thereof or attached thereto

The term "trailer" as used in this act shall include all vehicles tralling after or propelled by a motor vehicle

The term "commercial vehicle" as used in this act shall include motor omnibuses used for the transportation of passengers for pay or hire and motor vehicles constructed or used for the transportation of goods wares or merchandise

The term "owner" as used in this act shall include the person or persons having a motor vehicle in his or their possession custody or control under a lease or contract of conditional sale or other like agreement

The term "paid driver" or "chauffeur" as used in this act shall mean any person who operates a motor vehicle who directly or indirectly receives pay or any compensation as such for any work or services he or she may do for a "registered owner"

The term "owner's license" as used in this act shall mean the license to operate any motor vehicle issued to a "registered owner"

The term "operator's license" as used in this act shall mean the license issued to any person other than a "registered owner" or "paid driver" or "chauffeur"

The term "chassis" as used in this act shall mean the entire vehicle exclusive of the body or any load thereon

The term "public highway" as used in this act shall include all public roads streets avenues alleys boulevards parks and squares also bridges and approaches thereto

The term "department" as used in this act shall refer to the State Highway Department of this Commonwealth

Section 2 That section three of said act which reads as follows

"Section 3 Application for the registration of motor vehicles shall be made to the State Highway Department upon a blank provided for the purpose by the department The application shall contain the full name and residence of the owner or owners (not in excess of two in the case of joint ownership) together with a sworn statement that such person is more than sixteen (16) years of age and is mentally and physically qualified to operate a motor vehicle as defined in this act also a brief description of the motor vehicle the name the manufacturer's number the character of the motive power and the horse power and in case of commercial vehicles the chassis of which weighs more than two thousand (2,000) pounds the gross weight of the chassis as given and certified to by the manufacturer and shall be signed by the owner or owners

Applicants for registration who are not residents of this Commonwealth shall in their application in addition to the above requirements designate the State Highway Commissioner as their authorized agent upon whom process may be served

The horse power of motor vehicles except those propelled by steam or electricity shall be computed by the following formula Diameter of the bore in inches squared times the number of cylinders times four-tenths (.4) The accepted horse power for the registration of motor vehicles propelled by steam or electricity shall be that given and certified by the manufacturer

Upon receipt of the application and the proper fee the State Highway Department shall register the said motor vehicle in a

book or index kept for that purpose and shall issue to the owner or owners a registration certificate and an owner's license which shall entitle the holder or holders provided such persons are more than sixteen (16) years of age and are not mentally or physically disqualified to lawfully operate any motor vehicle Said license shall not be valid until signed by the holder or holders thereof The registration certificate shall show the name and address of the owner or owners the name type horsepower and manufacturer's number of the motor vehicle and the registration number thereof

No motor vehicle on which the manufacturer's number has been omitted obliterated or defaced shall be registerable without a special permit from the State Highway Commissioner

Before issuing a registration certificate for any such motor vehicle the Highway Commissioner shall require information as to the date of purchase of such vehicle and the name and address of the person from whom it was purchased together with satisfactory evidence that the number was not removed for the purpose of concealing the identity of such vehicle He shall require that a special number designated by him shall be immediately stamped thereon Such number shall be preceded by the letter 'S' and followed by 'Pa' and the registration will not be valid until this requirement has been complied with

No motor vehicle or trailer except hook-and-ladder trucks and water-towers shall be registerable that exceeds an outside over-all length of three hundred thirty-six inches (336) or width of ninety (90) inches or that exceeds a gross weight including chassis body and load of twenty-six thousand (26,000) pounds Provided That the restriction as to length shall not apply to motor vehicles registered or contracted for prior to the passage of this act

Any person or persons knowingly making any misstatement of facts in his or their application for registration of a motor vehicle shall be deemed guilty of a misdemeanor and upon conviction thereof shall be subject to a fine of not less than two hundred (\$200) dollars or more than five hundred (\$500) dollars or imprisonment for one (1) year or both at the discretion of the court and the State Highway Commissioner shall upon proper evidence of such misstatement revoke the registration of the motor vehicle so registered

It is the duty of the registered owner of every motor vehicle to notify the State Highway Department of any change in his place of residence within one week after such change is made" is hereby amended to read as follows

Section 3 Application for the registration of motor vehicles shall be made to the State Highway Department upon a blank provided for the purpose by the department The application shall contain the full name and residence of the owner or owners (not in excess of two in the case of joint ownerships) together with a sworn statement containing the same manufacturer's number motor number the character of the motive power and the horsepower and in the case of commercial vehicles the chassis of which weighs more than two thousand (2,000) pounds the gross weight of the chassis as given and certified to by the manufacturer and also such description of the motor vehicle including lights and other equipment as the State Highway Department shall require If the owner or owners of a motor vehicle be an actual person or natural persons desirous of operating the motor vehicle the application shall contain a sworn statement that such person is more than sixteen (16) years of age and is mentally and physically qualified to operate a motor vehicle as defined in this act The application shall be signed by the owner or owners if natural persons and in cases where the owner is a corporation by the president vice-president secretary treasurer or other executive officer thereof or some person specifically authorized by said corporation to execute the same

Applicants for registration who are not residents of this Commonwealth shall in their application in addition to the above requirements designate the State Highway Commissioner as their authorized agent upon whom process may be served

The horse power of motor vehicles except those propelled by steam or electricity shall be computed by the following formula Diameter of the bore in inches squared times the number of cylinders times four-tenths (.4) The accepted horse power for the registration of motor vehicles propelled by steam or electricity shall be that given and certified to by the manufacturer

Upon receipt of the application and the proper fee the State Highway Department shall register the said motor vehicle in a book or index kept for that purpose and shall issue to the owner or owners a registration certificate and in case the motor vehicle is owned by a natural person who in the application has expressed a desire to operate the same shall issue to the owner or owners (not exceeding two) an owner's license which shall entitle the holder or holders provided such person is more than sixteen (16) years of age and is not mentally or physically disqualified to lawfully operate any motor vehicle Said license shall not be valid until signed by the holder or holders thereof The registration certificate shall show the name and address of the owner or owners the name type horsepower manufacturer's number the motor number of the motor vehicle and the registration number thereof and shall at all times be carried with the motor vehicle for which registration has been issued but shall not be valid until signed by the holder or holders thereof

No motor vehicle on which the manufacturer's number or motor number has been omitted obliterated or defaced shall be registerable without a special permit from the State Highway Commissioner

Before issuing a registration certificate for any such motor vehicle the Highway Commissioner shall require information as to the date of purchase of such vehicle and the name and address of the person from whom it was purchased together with satisfactory evidence that the number was not removed for the purpose of concealing the identity of such vehicle He shall require that a special number designated by him shall be immediately stamped thereon Such number shall be preceded

by the letter "S" and followed by "Pa" and the registration will not be valid until this requirement has been complied with.

No motor vehicle or trailer except hook-and-ladder trucks and water-towers shall be registerable that exceeds an outside over-all length of three hundred thirty-six inches (336) or width of ninety (90) inches or that exceeds a gross weight including chassis body and load of twenty-six thousand (26,000) pounds. Provided That the restriction as to length shall not apply to motor vehicles registered or contracted for prior to the passage of this act. And further provided That vehicles registered in classes E and F may be operated with an over-all width of vehicle and load not exceeding ninety-six (96) inches on highways of cities of the first second and third classes.

Any person or persons knowingly making any misstatement of facts in his or their application for registration of a motor vehicle shall be deemed guilty of a misdemeanor and upon conviction thereof shall be subject to a fine of not less than two hundred (\$200) dollars or more than five hundred (\$500) dollars or imprisonment for one (1) year or both at the discretion of the court and the State Highway Commissioner shall upon proper evidence of such misstatement revoke the registration of the motor vehicle so registered.

It shall be the duty of the registered owner of every motor vehicle to notify the State Highway Department of any change in his place of residence within one week after such change is made.

Section 3 That section four of said act which reads as follows

"Section 4 The State Highway Department shall issue two (2) registration plates for each vehicle registered having thereon the registration number in figures not more than five (5) inches in height the year and the abbreviated name of the state except that for motor-cycles one plate only shall be issued and on such plates the registration number shall be in figures not more than three and one-half (3½) inches in height

The plates for commercial vehicles the chassis of which weigh more than two thousand (2,000) pounds shall bear a prefix number indicating the capacity and classification of the vehicle for which they are issued as provided for in section nine (9). On the plates for 'Dealers' shall be the words 'Penna. Dealer' and the number shall be preceded by the letter 'X'. On the plates for trailers the number shall be preceded by the letter 'T'."

The registration plates shall be rigidly attached to the motor vehicle so that they cannot swing or oscillate the one on the front the other on the rear. They shall at all times be parallel to the axles and shall not be underneath any part of the body more than twelve (12) inches from the rear end thereof nor shall they be covered obscured bent altered or defaced in any manner and the lower edge of the rear plate shall be not less than fifteen (15) inches above the ground.

They shall be kept free from oil grease dirt or other substance likely to impair their legibility and between one hour after sunset and one hour before sunrise the rear plate shall be illuminated so that the registration number can be plainly distinguished. Provided however That motor-cycles need display but one registration plate which shall be attached to the rear thereof in such manner as to fully comply with the provisions of this section.

No motor vehicle shall be operated under any other plates than those of its own registration and except as is provided in this act for non-residents no number plates shall be displayed on any motor vehicle other than those issued by the State Highway Department nor shall there be displayed upon any motor vehicle owned by a resident of this Commonwealth while operated upon any public highway in this Commonwealth any registration or number plate issued by any other State Territory Federal district or foreign country. Provided however A resident of this State may exhibit in addition to the Pennsylvania registration plates a set of registration plates of one adjoining State" is hereby amended to read as follows

Section 4 The State Highway Department shall issue two (2) registration plates for each vehicle registered having thereon the registration number in figures not more than five (5) inches in height the year and the abbreviated name of the State except that for motor-cycles one plate only shall be issued and on such plates the registration number shall be in figures not more than three and one-half (3½) inches in height

The plates for commercial vehicles the chassis of which weigh more than two thousand (2,000) pounds shall bear a prefix number indicating the capacity and classification of the vehicle for which they are issued as provided for in section nine (9). On the plates for "Dealers" shall be the words "Penna Dealer" and the number shall be preceded by the letter "X". On the plates for trailers the number shall be preceded by the letter "T"

The registration plates shall be rigidly attached to the motor vehicle so that they cannot swing or oscillate the one on the front the other on the rear. They shall at all times be parallel to the axles and shall not be underneath any part of the body more than twelve (12) inches from the rear end thereof nor shall they be covered obscured bent altered or defaced in any manner and the lower edge of the rear plate shall not be less than fifteen (15) inches above the ground.

They shall be kept free from oil grease dirt or other substance likely to impair their legibility and between one hour after sunset and one hour before sunrise the rear plate shall be illuminated so that the registration number can be plainly distinguished. Provided however That motor-cycles need display but one registration plate which shall be attached to the rear thereof in such manner as to fully comply with the provisions of this section.

No motor vehicle shall be operated under any other plates than those of its own registration and except as is provided in this act for non-residents no number plates shall be displayed on any motor vehicle other than those issued by the State Highway Department nor shall there be displayed upon any motor vehicle owned by a resident of this Commonwealth

while operated upon any public highway in this Commonwealth any registration or number plate issued by any other State Territory Federal district or foreign country. Provided however A resident of this State may exhibit in addition to the Pennsylvania registration plates a set of registration plates of one adjoining State

Any person using registration plates on a motor vehicle other than that motor vehicle for which the registration has been issued shall be deemed guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred (\$100) dollars nor more than five hundred (\$500) dollars or to undergo imprisonment not exceeding one (1) year or both at the discretion of the court and the clerk of the court in which such conviction is had shall forthwith certify such conviction to the State Highway Commissioner who shall suspend or revoke the license issued to such person and no other license shall be issued to such person for a period of one year following such suspension or revocation.

Section 4 That section five of said act which reads as follows

"Section 5 Upon the transfer of ownership or the destruction of any motor vehicle its registration shall expire and in the event of the sale of the motor vehicle the original owner shall remove the registration plates therefrom and shall within forty-eight (48) hours notify the State Highway Commissioner of the name and address of the purchaser

The original owner may however by proper sworn application upon a blank to be furnished by the department register another motor vehicle upon payment of a fee of one (\$1) dollar when such motor vehicle is of equal or less horse power or classification than that originally registered or upon payment of a fee of one (\$1) dollar and the difference between the fee originally paid and that due if the new motor vehicle be properly registerable in a higher class and unless the original registration plates have been destroyed such owner shall be assigned the registration number previously issued to him and shall receive a new registration certificate" is hereby amended to read as follows

Section 5 Upon the transfer of ownership or the destruction of any motor vehicle its registration shall expire and in the event of the sale of the motor vehicle the original owner shall remove the registration plates therefrom and shall within forty-eight (48) hours notify the State Highway Commissioner of the name and address of the purchaser

The original owner may however by proper sworn application upon a blank to be furnished by the department register another motor vehicle upon payment of a fee of one (\$1) dollar when such motor vehicle is of equal or less horse power or classification than that originally registered or upon payment of a fee of one (\$1) dollar and the difference between the fee originally paid and that due if the new motor vehicle be properly registerable in a higher class and unless the original registration plates have been destroyed such owner shall be assigned the registration number previously issued to him and shall receive a new registration certificate. If transfer of registration is from commercial motor vehicle to passenger motor vehicle or from a passenger motor vehicle to a commercial motor vehicle and from a lower classification of commercial motor vehicle to a higher classification of commercial motor vehicle or from a higher classification of commercial motor vehicle to a lower classification of commercial motor vehicle such owner or owners shall be assigned a new registration number and there shall be issued to him new registration plates and a new registration certificate

Section 5 That section nine of said act which reads as follows

"Section 9 The fee for the registration of a motor-cycle shall be three (\$3) dollars and for the registration of a bicycle with a motor attached two (\$2) dollars

The fee for registration of motor vehicles except such as are equipped with metal tires when registered prior to August first of any year shall be at the rate of forty (40) cents for each horsepower or fractional part thereof. Provided That the minimum fee shall be ten (\$10) dollars

The fees for the registration of commercial motor vehicles the chassis of which weighs less than two thousand pounds shall be on the basis of horsepower

Commercial vehicles the chassis of which weigh two thousand (2,000) pounds or more shall be divided into seven (7) classes

The fees for each such vehicle in Class AA the chassis of which weighs two thousand (2,000) pounds and less than three thousand (3,000) pounds shall be twenty dollars (\$20)

The fee for each such vehicle in class A the chassis of which weighs three thousand (3,000) pounds and less than four thousand five hundred (4,500) pounds shall be twenty-five dollars (\$25)

The fee for each such vehicle in class B the chassis of which weighs four thousand five hundred (4,500) pounds and less than six thousand (6,000) pounds shall be thirty dollars (\$30)

The fee for each such vehicle in class C the chassis of which weighs six thousand (6,000) pounds and less than seven thousand (7,000) pounds shall be fifty dollars (\$50)

The fee for each such vehicle in class D the chassis of which weighs seven thousand (7,000) pounds and less than eight thousand (8,000) pounds shall be seventy-five (\$75) dollars

The fee for each such vehicle in class E the chassis of which weighs eight thousand (8,000) pounds and less than ten thousand (10,000) pounds shall be one hundred (\$100) dollars

The fee for each such vehicle in class F the chassis of which weighs over ten thousand (10,000) pounds shall be one hundred fifty (\$150) dollars

No registration shall be required of a trailer weighing less than five hundred (500) pounds

The fee shall be two (\$2) dollars for each trailer weighing five hundred (500) pounds and less than seven hundred and fifty (750) pounds

Five (\$5) dollars for each trailer weighing seven hundred and fifty (750) pounds and less than one thousand (1,000) pounds

Ten (\$10) dollars for each trailer weighing one thousand (1,000) pounds and less than two thousand (2,000) pounds
Fifteen (\$15) dollars for each trailer weighing two thousand (2,000) pounds or more

The fee for the registration of any motor vehicle equipped with metal tires shall be double the regular fee for such vehicle
The fee for registration when issued on or after August first shall be one-half those hereinbefore named

The fee shall be five (\$5) dollars for each certificate and number plate issued to persons registered as motor-cycle dealers and ten (\$10) dollars for each certificate and pair of number plates issued to persons registered as dealers in other motor vehicles

The fees herein set forth for the registration of motor vehicles and trailers shall be in lieu of any other fees or taxes to be imposed by this Commonwealth or any subdivision thereof and no city borough incorporated town township or county shall require or collect any registration or license fee or tax for any motor vehicle or license fee or tax for any motor vehicle or license from any operator thereof except as to motor vehicles transporting passengers for pay or hire within the limits of any city or from points within such city to points outside of the city limits

No fee shall be charged for the registration of motor vehicles owned and used by the United States the State of Pennsylvania or by any city borough incorporated town township or county duly authorized volunteer fire department hospital humane society or anti-cruelty society in this Commonwealth or by the American Red Cross but all such vehicles shall be registered and shall display number plates as is provided for privately owned vehicles

All registrations shall expire December thirty-first of the year issued unless sooner revoked for cause by the State Highway Commissioner" is hereby amended to read as follows

Section 9 The fee for the registration of a motor-cycle shall be three (\$3) dollars and for the registration of a bicycle with a motor attached two (\$2) dollars

The fee for registration of motor vehicles except such as are equipped with metal tires when registered prior to August first of any year shall be at the rate of forty (40) cents for each horsepower or fractional part thereof Provided That the minimum fee shall be ten (\$10) dollars

The fees for the registration of commercial motor vehicles the chassis of which weighs less than two thousand pounds shall be on the basis of horsepower Provided That the minimum fee shall be fifteen (\$15) dollars

Commercial vehicles with pneumatic tires the chassis of which weighs two thousand (2,000) pounds or more shall be divided into seven (7) classes

The fee for each such vehicle in class AA the chassis of which weighs two thousand (2,000) pounds and less than three thousand (3,000) pounds shall be twenty-four (\$24) dollars

The fee for each such vehicle in class A the chassis of which weighs three thousand (3,000) pounds and not less than four thousand (4,000) pounds shall be thirty-two (\$32) dollars

The fee for each such vehicle in class B the chassis of which weighs four thousand (4,000) pounds and less than five thousand (5,000) pounds shall be forty (\$40) dollars

The fee for each such vehicle in class C the chassis of which weighs five thousand (5,000) pounds and less than six thousand (6,000) pounds shall be fifty-six (\$56) dollars

The fee for each such vehicle in class D the chassis of which weighs six thousand (6,000) pounds and less than seven thousand five hundred (7,500) pounds shall be eighty (\$80) dollars

The fee for each such vehicle in class E the chassis of which weighs seven thousand five hundred (7,500) pounds and less than eight thousand five hundred (8,500) pounds shall be one hundred (\$100) dollars

The fee for each such vehicle in class F the chassis of which weighs over eight thousand five hundred (8,500) pounds shall be one hundred forty (\$140) dollars

Commercial vehicles with solid rubber tires the chassis of which weighs two thousand (2,000) pounds or over shall be divided into seven (7) classes

The fee for each such vehicle in class AA the chassis of which weighs two thousand (2,000) pounds and less than three thousand (3,000) pounds shall be thirty (\$30) dollars

The fee for each such vehicle in class A the chassis of which weighs three thousand (3,000) pounds and less than four thousand (4,000) pounds shall be forty (\$40) dollars

The fee for each such vehicle in class B the chassis of which weighs four thousand (4,000) pounds and less than five thousand (5,000) pounds shall be fifty (\$50) dollars

The fee for each such vehicle in class C the chassis of which weighs five thousand (5,000) pounds and less than six thousand (6,000) pounds shall be seventy (\$70) dollars

The fee for each such vehicle in class D the chassis of which weighs six thousand (6,000) pounds and less than seven thousand five hundred (7,500) pounds shall be one hundred (\$100) dollars

The fee for each such vehicle in class E the chassis of which weighs seven thousand five hundred (7,500) pounds and less than eight thousand five hundred (8,500) pounds shall be one hundred twenty-five (\$125) dollars

The fee for each such vehicle in class F the chassis of which weighs eight thousand five hundred (8,500) pounds or over shall be two hundred (\$200) dollars

The fees for registration of electrically operated commercial motor vehicles whether equipped with pneumatic or solid rubber tires shall be on the same basis as the fees specified in this section for commercial motor vehicle with pneumatic tires

Tractor trucks with semi-tractor attachments shall be registered as one vehicle the registration fee for which shall be computed according to the table of weights and fees specified in this act for commercial motor vehicles and upon the basis of the chassis weight of tractor plus the weight of semi-trailer attachment

No registration shall be required of a trailer weighing less than five hundred (500) pounds

The fee shall be two (\$2) dollars for each trailer weighing five hundred (500) pounds and less than seven hundred and fifty (750) pounds

Five (\$5) dollars for each trailer weighing seven hundred and fifty (750) pounds and less than one thousand (1,000) pounds

Ten (\$10) dollars for each trailer weighing one thousand (1,000) pounds and less than two thousand (2,000) pounds

Fifteen (\$15) dollars for each trailer weighing two thousand (2,000) pounds or more

The fee for the registration of any motor vehicle or trailer equipped with metal tires shall be double the regular fee for such vehicle

The fees for registration when issued on or after August first shall be one-half those hereinbefore named

The fee shall be five (\$5) dollars for each certificate and number plate issued to persons registered as motor-cycle dealers and ten (\$10) dollars for each certificate and pair of number plates issued to persons registered as dealers in other motor vehicles

The fees herein set forth for the registration of motor vehicles and trailers shall be in lieu of any other fees or taxes to be imposed by this Commonwealth or any subdivision thereof and no city borough incorporated town township or county shall require or collect any registration or license fee or tax for any motor vehicle or license from any operator thereof except as to motor vehicles transporting passengers for pay or hire within the limits of any city or from points within such city to points outside of the city limits

No fee shall be charged for the registration of motor vehicles owned and used by the United States the State of Pennsylvania or by any city borough incorporated town township or county duly authorized volunteer fire department hospital humane society or anti-cruelty society in this Commonwealth or by the American Red Cross but all such vehicles shall be registered and shall display number plates as is provided for privately owned vehicles

All registrations shall expire December thirty-first of the year issued unless sooner revoked for cause by the State Highway Commissioner

Section 6 That section ten of said act which reads as follows

"Section 10 No person whether the owner of a motor vehicle or not who is less than sixteen (16) years of age who is mentally impaired or who is physically incapacitated as defined in this act shall operate any motor vehicle upon any public highway in this Commonwealth

No person shall operate a motor vehicle upon any public highway until such person shall have had issued to him a license or permit by the State Highway Department No such license or permit shall be issued to any person less than sixteen (16) years of age or in the case of paid drivers less than eighteen (18) years of age and who has not had at least five (5) days' experience in the operation of a motor vehicle

No person who is the owner or custodian of any motor vehicle shall permit any person who is less than sixteen (16) years of age or who is not a licensed operator or paid driver or holder of a learner's permit to operate any such motor vehicle or employ or permit any person to operate such motor vehicle for pay or hire who is not eighteen (18) years of age and a licensed operator or paid driver

No person shall operate any motor vehicle as a paid driver without taking out a paid driver's license

Any person who has lost the use of one hand or both or who has lost the use of both feet or whose eyesight is so impaired that with the aid of glasses he cannot distinguish substantial objects clearly at a distance of one hundred and fifty (150) feet or who shall have less than twenty (20) per centum of normal vision or who shall have less than two (2) per centum of normal hearing shall be considered physically incapacitated

Provided That the State Highway Commissioner may at his discretion issue a special license or permit to a person who has lost the use of one hand only upon the receipt of such evidence or demonstrations as shall satisfy him that such person has had sufficient experience in the operation of a motor vehicle to enable him to do so without endangering the safety of the public The fee for such special license or permit shall be one (\$1) dollar in addition to the regular license fee except in the case of a registered owner when no fee shall be charged" is hereby amended to read as follows

Section 10 No person whether the owner of a motor vehicle or not who is less than sixteen (16) years of age or who is mentally impaired or who is physically incapacitated as defined in this act shall operate any motor vehicle upon any public highway in this Commonwealth

No person shall operate a motor vehicle upon any public highway until such person shall have had issued to him a license or permit by the State Highway Department No such license or permit shall be issued to any person less than sixteen (16) years of age or in the case of paid drivers less than eighteen (18) years of age and who has not had at least five (5) days' experience in the operation of a motor vehicle

The person who is the owner or custodian of any motor vehicle shall permit any person who is less than sixteen (16) years of age or who is not a licensed operator or paid driver or holder of a learner's permit to operate any such motor vehicle or employ or permit any person to operate such motor vehicle for pay or hire who is not eighteen (18) years of age and a licensed operator or paid driver

No person shall operate any motor vehicle as a paid driver without taking out a paid driver's license

Any person who has lost the use of one hand or both or who has lost the use of both feet or whose eyesight is so impaired that with the aid of glasses he cannot distinguish substantial objects clearly at a distance of one hundred and fifty (150) feet or who shall have less than twenty (20) per centum of normal vision or who shall have less than two (2) per centum of normal hearing shall be considered physically incapacitated

To possess twenty (20) per centum of normal vision one must be able with one eye to read all the letters on the line

marked twenty (20) of standard test types at a distance of four (4) feet

To possess two (2) per centum of normal hearing one must respond when addressed in a natural tone of voice by another standing one (1) foot behind

Provided That the State Highway Commissioner may at his discretion issue a special license or permit to a person who has lost the use of one hand only upon receipt of such evidence or demonstration as shall satisfy him that such person has had sufficient experience in the operation of a motor vehicle to enable him to do so without endangering the safety of the public The fee for such special license or permit shall be one (\$1) dollar in addition to the regular license fee except in the case of a registered owner when no fee shall be charged

Section 7 That section thirteen of said act which reads as follows

"Section 13 The State Highway Commissioner may refuse to issue a license to any applicant who is shown by proper evidence to be a reckless or careless operator endangering the safety of the public or an habitual violator of the provisions of this act

He may also revoke or suspend the license issued to any such person upon hearing before the Commissioner or his representative after due notice in writing of the proposed action and the grounds therefor has been mailed to the licensee at the address given in his application

The State Highway Commissioner may upon investigation suspend the license of any owner operator or paid driver who has been involved in an accident resulting in injury to person or property upon the sworn statement of two reputable persons that such accident was the result of recklessness or carelessness on the part of such licensee and after a hearing before the Commissioner or his representative shall annul the license issued to such person if the evidence justifies such action" is hereby amended to read as follows

Section 13 The State Highway Commissioner may refuse to issue a license to any applicant who is shown by proper evidence to be a reckless or careless operator endangering the safety of the public or an habitual violator of the provisions of this act

He may also revoke or suspend the license issued to any such person upon hearing before the Commissioner or his representative after due notice in writing of the proposed action and the grounds therefor has been mailed to the licensee at the address given in his application

The State Highway Commissioner may upon investigation suspend the license of any owner operator or paid driver who has been involved in an accident resulting in injury to person or property upon the sworn statement of two reputable persons that such accident was the result of recklessness or carelessness on the part of such licensee and after a hearing before the Commissioner or his representative shall annul the license issued to such person if the evidence justifies such action

The State Highway Commissioner may authorize the payment of expenses of witnesses testifying for the Commonwealth at hearings in cases of suspension or revocation of license before the Commissioner or his representative The said expenses shall be paid out of fees collected under this act

Section 8 That section nineteen of said act which reads as follows

"Section 19 No person shall operate a motor vehicle on the public highways of the State recklessly or at a rate of speed greater than is reasonable and proper having regard to the width traffic and use of the highway or so as to endanger property or the life or limb of any person No person shall drive a motor vehicle at a rate of speed exceeding one (1) mile in two (2) minutes and no commercial motor vehicle in class AA as provided in section nine of this act shall at any time exceed a rate of speed of twenty (20) miles per hour

In class A a rate of speed of twenty (20) miles per hour
In class B a rate of speed of eighteen (18) miles per hour
In class C a rate of speed of fifteen (15) miles per hour
In class D a rate of speed of fifteen (15) miles per hour
In class E a rate of speed of twelve (12) miles per hour
In class F a rate of speed of ten (10) miles per hour

Provided That the authorities having charge of the highways may in dangerous or built-up sections or at schoolhouses churches and public playgrounds place signs marked "fifteen (15) mile speed limit" in letters not less than five (5) inches in height Said signs shall be placed on the right-hand side of the highway facing the traffic to be controlled clearly legible therefrom and at these places the speed limit shall not exceed a rate of one (1) mile in four (4) minutes for a distance beyond said sign of not more than one-eighth ($\frac{1}{8}$) of a mile and if such highway is still in a dangerous or built-up section a second sign similar to the above described may be erected and the speed limit shall not exceed the rate of one (1) mile in four (4) minutes for not more than one-eighth ($\frac{1}{8}$) of a mile beyond said sign and as many signs may be erected as may be necessary At the end of said dangerous or built-up sections there shall be erected a sign reading "end of fifteen (15) mile speed limit" in letters not less than five (5) inches in height said signs to be placed at right angles to the highway and facing the traffic to be controlled" is hereby amended to read as follows

Section 19 No person shall operate a motor vehicle on the public highways of the State recklessly or at a rate of speed greater than is reasonable and proper having regard to the width traffic and use of the highway or so as to endanger property or the life or limb of any person No person shall drive a motor vehicle at a rate of speed exceeding one (1) mile in two (2) minutes and no commercial motor vehicle with solid rubber tires in class AA as provided in section nine of this act shall at any time exceed a rate of speed of twenty (20) miles per hour or

In class A a rate of speed of twenty (20) miles per hour or
In class B a rate of speed of eighteen (18) miles per hour or

In class C a rate of speed of fifteen (15) miles per hour or
In class D a rate of speed of fifteen (15) miles per hour or
In class E a rate of speed of twelve (12) miles per hour or
In class F a rate of speed of ten miles (10) miles per hour and no commercial motor vehicle with solid rubber tires the chassis of which weighs less than two thousand (2,000) pounds shall at any time exceed a rate of speed of twenty-four (24) miles per hour

No commercial motor vehicle with pneumatic tires in class AA as provided in section nine of this act shall at any time exceed a rate of speed of twenty-four (24) miles per hour or

In class A a rate of speed of twenty-four (24) miles per hour or

In class B a rate of speed of twenty-two (22) miles per hour or

In class C a rate of speed of nineteen (19) miles per hour or

In class D a rate of speed of nineteen (19) miles per hour or

In class E a rate of speed of sixteen (16) miles per hour or

In class F a rate of speed of fourteen (14) miles per hour and no commercial motor vehicle with pneumatic tires the chassis of which weighs less than two thousand (2,000) pounds shall at any time exceed a rate of speed of twenty-six miles per hour

Provided That the authorities having charge of the highways may in dangerous or built-up sections or at schoolhouses churches and public playgrounds place signs marked "fifteen (15) mile speed limit" in letters not less than five (5) inches in height Such of these signs as are placed at the entrance to the city borough town or village of the highways that are State highways shall also bear the name of the city borough town or village in letters of the same size Said signs shall be placed on the right-hand side of the highway facing the traffic to be controlled clearly legible therefrom and at these places the speed limit shall not exceed a rate of one (1) mile in four (4) minutes for a distance beyond said sign of not more than one-eighth ($\frac{1}{8}$) of a mile and if such highway is still in a dangerous or built-up section a second sign similar to the above described may be erected and the speed limit shall not exceed the rate of one (1) mile in four (4) minutes for not more than one-eighth ($\frac{1}{8}$) of a mile beyond said sign and as many signs may be erected as may be necessary At the end of said dangerous or built-up sections there shall be erected a sign reading "end of fifteen (15) mile speed limit" in letters not less than five (5) inches in height said signs to be placed at right angles to the highway and facing the traffic to be controlled

Section 9 That section twenty of said act which reads as follows

"Section 20 Every motor vehicle on the public highway shall from one hour after sunset until one hour before sunrise or whenever it is impossible to see clearly for a distance of two hundred (200) feet show at least two lights of approximately equal power on the front of such vehicle that shall be clearly visible for a distance of two hundred (200) feet Provided That motor-cycles to which no side car is attached need display only one such light but no brilliant light shall be displayed on any motor vehicle standing on the left-hand side of the highway

Every motor vehicle equipped with and using electric light or lights of more than four (4) candlepower not equipped with a permanent deflecting or diffusing device upon any of the public highways of this State shall be provided and equipped with some practical and efficient device or devices whereby the forward lights of such vehicle may be dimmed or lessened at the will of the operator to such an extent that such electric light of the reflection therefrom through said forward lights will not interfere with the sight of nor temporarily blind the vision of the driver of an approaching vehicle and it shall be the duty of every operator of such motor vehicle equipped with and using electric lights upon the public highways of this State to effectually apply such dimmer to the forward lights of the vehicle operated by him or her and cause such lights to be dimmed and lessened so as not to interfere with the sight of nor temporarily blind the vision of the operator of any approaching vehicle

Every motor vehicle including motor-cycles shall also whether standing or in motion display one red light on the rear thereof and if a trailer be attached to such motor vehicle or another motor vehicle is being towed so as to obscure such red light then a red light shall be displayed on the rear of such vehicle or such trailer

The registration plate on the rear of every motor vehicle including motor-cycles and trailer shall also be clearly illuminated during the same period

Whenever there is not sufficient light within the limits of the highway to clearly reveal persons vehicles or substantial objects at a distance of two hundred (200) feet the front lights shall when the vehicle is in motion clearly illuminate the road for a distance of at least two hundred (200) feet in front of such vehicle and for five (5) feet to the right of such vehicle at a point twenty (20) feet in front of the lamps

No lights of more than thirty-two (32) candlepower shall be used on any motor vehicle and all lights in excess of four (4) candlepower equipped with reflectors shall be so arranged designed diffused or deflected that no dazzling rays of light shall at a point seventy-five (75) feet or more ahead of the lamps rise more than forty-two (42) inches above the level surface on which the vehicle stands

All additional or supplemental lights including movable spotlights or searchlights shall fully comply with these restrictions and the rays of light from any such searchlight or spotlight shall at no time extend to the left of the center of the highway

No red light shall be displayed on the front of any motor vehicle

The State Highway Commissioner may after proper road and laboratory tests approve certain devices for controlling

the front lights on motor vehicles so that they shall comply with the provisions of this section upon the payment of such fee as he may deem necessary to cover the actual cost of such tests not to exceed the sum of fifty (\$50) dollars and may issue a certificate to the applicant describing the device and certifying that such tests have been made and that the device when properly applied complies with the requirements of this act" is hereby amended to read as follows

Section 20 Every motor vehicle on the public highway shall from one hour after sunset until one hour before sunrise show at least two lights of approximately equal power on the front of such vehicle that shall be clearly visible for a distance of at least two hundred (200) feet. Provided That motor-cycles to which no side car is attached need display only one such light but no brilliant light shall be displayed on any motor vehicle standing on the left-hand side of the highway and further provided that the council of any city or borough or the commissioners or supervisors of any township may by ordinance establish zones in brightly lighted sections within which motor vehicles may remain standing without lights

When any motor vehicle or motor-cycle is in motion on a public highway not so lighted as to render any substantial object clearly discernible at a distance of two hundred (200) feet it shall show a front lamp or lamps furnishing illumination in accordance with the following provisions

Motor vehicles shall display lighted front lamps furnishing sufficient illumination to render clearly discernible on a level highway any substantial object two hundred (200) feet directly ahead and any substantial object one hundred (100) feet ahead and seven (7) feet to the right of the axis of such vehicle and this provision shall be deemed to be complied with if the apparent candlepower of the combined beams of the lamps as measured one hundred (100) feet directly ahead of the vehicle on a level surface and at a height not less than one half ($\frac{1}{2}$) the distance of the center of the reflector above said level surface is not less than forty-eight hundred (4,800) and if the apparent candlepower as measured one hundred (100) feet ahead of the vehicle and seven (7) feet to the right of the axis thereof at any point not above the level of the head lamp is not less than twelve hundred (1,200)

Motor-cycles shall display a lighted front lamp or front lamps furnishing sufficient illumination to render clearly discernible on a level highway any substantial object one hundred and forty (140) feet directly ahead and any substantial object seventy (70) feet ahead and five (5) feet to the right of the axis of such vehicle and this provision shall be deemed to be complied with if the apparent candlepower of the combined beams of the lamps as measured one hundred (100) feet directly ahead of the vehicle on a level surface and at a height not less than one-half ($\frac{1}{2}$) the distance of the center of the reflector above said level surface is not less than twenty-four hundred (2,400) and if the apparent candlepower as measured one hundred (100) feet ahead of the vehicle and seven (7) feet to the right of the axis thereof at any point not above the level of the head lamp is not less than six hundred (600)

The lamps of all vehicles shall be so arranged adjusted and operated as to avoid dangerous glare or dazzle and so that no dangerously glaring or dazzling rays from the lamps of any vehicle on a level road can be projected at such an angle above the level as to enter the eyes of approaching drivers or pedestrians and this provision shall be deemed to be complied with if the apparent candlepower of the beam or combined beams of the lamp or lamps as measured one hundred (100) feet ahead of the vehicle on a level surface and five (5) feet above the level surface does not exceed twenty-four hundred (2,400) directly in front of the vehicle and eight hundred (800) at a point seven (7) feet to the left of the axis of the vehicle and at the same height

Every motor vehicle including motor-cycles shall also whether standing or in motion display one red light on the rear thereof and if a trailer be attached to such motor vehicle or another motor vehicle is being towed so as to obscure such red light then a red light shall be displayed on the rear of such vehicle or such trailer. Provided That a motor vehicle while standing upon any public highway may exhibit only a parking light in accordance with the provisions further set forth in this section

The registration plate on the rear of every motor vehicle including motor-cycles and trailer shall also be clearly illuminated during the same period except when such vehicle is standing upon any public highway and exhibiting a parking light in accordance with the provisions further set forth in this section

All additional or supplemental lights including movable spotlights or searchlights shall fully comply with these restrictions and the rays of light from any such searchlight or spotlight shall at no time extend to the left of the center of the highway

Every motor vehicle while standing upon any public highway at such times as lights are required by the provisions of this section for such motor vehicles may in lieu of the lighting equipment specified in this act show one light of at least two (2) candlepower carried on the left side of car in such a manner as to be visible to the front and rear and so as to show white to the front and red to the rear shall be considered a full compliance with the terms of this clause

No red light shall be displayed on the front of any motor vehicle

The State Highway Commissioner may after laboratory test in conformity with standard specifications approve certain devices for controlling the front lights on motor vehicles so that they shall comply with the provisions of this section upon the payment of such fee as he may deem necessary to cover the actual cost of such tests not to exceed the sum of fifty (\$50) dollars and may issue a certificate to the applicant describing the device and certifying that such tests have been made and that the device when properly applied complies with the requirements of this act

Section 10 That section twenty-three of said act which reads as follows

"Section 23 No person whether an employee of the owner or custodian of any motor vehicle or not shall tamper with or make use of or operate any motor vehicle without the knowledge or consent of the owner or custodian thereof

No person shall operate a motor vehicle while under the influence of intoxicating liquor or any narcotic or habit producing drug or permit any person who may be under the influence of intoxicating liquor or narcotic drugs to operate any motor vehicle owned by him or in his custody or control

No person shall take part in any race or speed contest for a prize or wager or otherwise upon any public highway or attempt to establish or lower any speed record upon any public highway

Any operator of a motor vehicle who shall have injured the person or property of any other user of the highway shall stop and render such assistance as may be necessary and shall upon request give his name and address to the injured party or his proper representative. This provision shall apply to the owner of the motor vehicle if present whether he was operating such motor vehicle or not

No person shall turn off any or all of the lights on a motor vehicle for the purpose of avoiding identification or arrest

Any person violating any of the provisions of this section shall be deemed guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred (\$100) dollars nor more than five hundred (\$500) dollars or to undergo imprisonment not exceeding one (1) year or both at the discretion of the court and the clerk of the court in which such conviction is had shall certify such conviction to the State Highway Commissioner who shall suspend or revoke the license issued to such person and no other license shall be issued to such person for a period of one (1) year following such conviction" is hereby amended to read as follows

Section 23 No person whether an employee of the owner or custodian of any motor vehicle or not shall tamper with or make use of or operate any motor vehicle without the knowledge or consent of the owner or custodian thereof

No person shall operate a motor vehicle while under the influence of intoxicating liquor or any narcotic or habit producing drug or permit any person who may be under the influence of intoxicating liquor or narcotic drugs to operate any motor vehicle owned by him or in his custody or control

No person shall take part in any race or speed contest for a prize or wager or otherwise upon any public highway or attempt to establish or lower any speed record upon any public highway

Any operator of a motor vehicle who shall have injured the person or property of any other user of the highway shall stop and render such assistance as may be necessary and shall upon request give his name and address to the injured party or his proper representative. This provision shall apply to the owner of the motor vehicle if present whether he was operating such motor vehicle or not

No person shall turn off any or all of the lights on a motor vehicle for the purpose of avoiding identification or arrest

Any person violating any of the provisions of this section shall be deemed guilty of a misdemeanor and upon conviction thereof shall be sentenced to pay a fine of not less than one hundred (\$100) dollars nor more than five hundred (\$500) dollars or to undergo imprisonment not exceeding one (1) year or both at the discretion of the court and the clerk of the court in which such conviction is had shall certify forthwith such conviction to the State Highway Commissioner who shall suspend or revoke the license issued to such person and no other license shall be issued to such person for a period of one (1) year following such suspension or revocation

Section 11 That section twenty-four of said act which reads as follows

"Section 24 No motor vehicle of any description shall be used or operated on the public highways unless the engine be muffled so that the explosions thereof shall not constitute a nuisance to the public and no muffler cutout shall be used on any public highway in any city borough or incorporated town

No motor vehicle shall be used upon any public highway with chains or other devices projecting more than one (1) inch upon the tires thereof

No commercial motor vehicle shall be used or operated on any public highway the weight of which including chassis body and load shall be in excess of seven thousand (7,000) pounds for a vehicle in class AA eleven thousand (11,000) pounds a vehicle in class A fifteen thousand (15,000) pounds for vehicles in class B twenty thousand (20,000) pounds for vehicles in class C twenty-four thousand (24,000) pounds for vehicles in class D and twenty-six thousand (26,000) pounds for vehicles in class E and F

No motor-vehicle or trailer shall be operated upon any public highway having a gross weight of vehicle and load combined in excess of twenty-six thousand (26,000) pounds or in excess of nineteen thousand five hundred (19,500) pounds on any axle or in excess of eight hundred (800) pounds on any wheel for each nominal inch of width of tire on such wheel or that exceeds an overall length of vehicle three hundred and thirty-six (336) inches except hook-and-ladder trucks and water towers or an over-all width or vehicle or load of ninety (90) inches. All commercial vehicles or trailers the chassis of which weighs more than two thousand (2,000) pounds registered under this statute shall have painted on a conspicuous place on the outside and on both sides of said motor vehicle or trailer the maximum weight limit of said motor vehicle or trailer including chassis body and load in figures three (3) inches high. Any person or persons carrying on any motor vehicle or trailer a load in excess of the maximum carrying capacity as so fixed by the manufacturer or any person or persons who remove or disfigure said signs shall be guilty of a misdemeanor and upon conviction thereof shall be subject to a fine of not less than twenty-five (\$25) dollars or more than one hundred (\$100) dollars or imprisonment not exceeding six (6)

months or both at the discretion of the court and the clerk of the court in which such conviction is held shall certify such conviction to the State Highway Commissioner of Pennsylvania who may forthwith revoke the license of any licensee so convicted.

Any person intending to use a truck or trailer for special hauling gross weight of vehicle and load combined or of length in excess of the specifications hereinbefore mentioned shall apply to the State Highway Commissioner for permission so to do upon a blank in such form as the State Highway Department shall prescribe. Such application shall set forth the location of the roads over which it is proposed to haul the counties, townships and municipalities in which such roads are located, the weight and length of truck and its registration number, the number of trailers to be used, the maximum capacity of such trailers, the weight of each when empty, the kind of materials to be hauled and the date at which said hauling will be completed.

The State Highway Commissioner upon receipt of such application and fee of five dollars (\$5) shall immediately inform himself as to the condition of the highways mentioned in said application by referring the same to the local authorities or otherwise and if satisfied that the proposed use of such roadways will not result in damage thereto may grant a permit for such number of days and under such restrictions as in his discretion may be necessary to prevent extraordinary damage to the roads by reason of such hauling.

All the provisions of this section shall apply to the owner of the motor vehicle or the person having control thereof who causes or permits such motor vehicle to be operated or equipped contrary to such provisions and any such person shall be deemed guilty with the operator of any violation thereof" is hereby amended to read as follows:

Section 24. No motor vehicle of any description shall be used or operated on the public highways unless the engine be muffled so that the explosions thereof shall not constitute a nuisance to the public and no muffler cutout shall be used on any public highway.

No motor vehicle shall be used upon any public highway with chains or other devices projecting more than one (1) inch upon the tires thereof.

No commercial motor vehicle shall be used or operated on any public highway the weight of which including chassis body and load shall be in excess of seven thousand (7,000) pounds for a vehicle in class A, eleven thousand (11,000) pounds for a vehicle in class B, thirteen thousand (13,000) pounds for a vehicle in class C, eighteen thousand (18,000) pounds for a vehicle in class D, twenty-two thousand (22,000) pounds for a vehicle in class E, twenty-five thousand (25,000) pounds for a vehicle in class F and no commercial motor vehicle the chassis of which weighs less than two thousand (2,000) pounds shall be used or operated on any public highway when the weight of said chassis body and load combined exceeds five thousand (5,000) pounds.

No motor vehicle or trailer shall be operated upon any public highway having a gross weight of vehicle and load combined in excess of twenty-six thousand (26,000) pounds or in excess of nineteen thousand five hundred (19,500) pounds on any axle or in excess of eight hundred (800) pounds on any one wheel for each nominal inch of width of tire on such wheel or that exceeds an over-all length of vehicle of three hundred and thirty-six (336) inches except hook-and-ladder trucks and water-towers or an over-all width of vehicle and load of ninety (90) inches. All commercial vehicles or trailers registered under this act shall have painted on a conspicuous place on the outside and on both sides of said vehicle or trailer the maximum weight limit of said vehicle or trailer including chassis body and load in figures three (3) inches high. Any person or persons carrying on any motor vehicle or trailer a load in excess of the maximum carrying capacity as so fixed by this act or any person or persons who remove or disfigure said signs shall upon summary conviction thereof before a justice of the peace, alderman or magistrate be subject to a fine of not less than one hundred (\$100) dollars or more than two hundred (\$200) dollars and the justice of the peace, alderman or magistrate imposing such fine shall forthwith certify such conviction to the State Highway Commissioner of Pennsylvania who may forthwith revoke the license of any licensee so convicted.

Any person intending to use a truck or trailer for special hauling gross weight of vehicle and load combined or of length in excess of the specifications hereinbefore mentioned shall apply to the State Highway Commissioner for permission so to do upon a blank in such form as the State Highway Department shall prescribe. Such application shall set forth the location of the roads over which it is proposed to haul the counties, townships and municipalities in which such roads are located, the weight and length of truck and its registration number, the number of trailers to be used, the maximum capacity of such trailers, the weight of each when empty, the kind of materials to be hauled and the date at which said hauling will be completed.

The State Highway Commissioner upon receipt of such application and a fee of five (\$5) dollars shall immediately inform himself as to the condition of the highway mentioned in said application by referring the same to the local authorities or otherwise and if satisfied that the proposed use of such roadways will not result in damage thereto may grant a permit for such number of days and under such restrictions as in his discretion may be necessary to prevent extraordinary damage to the roads by reason of such hauling.

All the provisions of this section shall apply to the owner of the motor vehicle or the person having control thereof who causes or permits such motor vehicle to be operated or equipped contrary to such provisions and any such person shall be deemed equally guilty with the operator of any violation thereof.

Section 12. That section twenty-six of said act which reads as follows:

"Section 26. The operator of any motor vehicle shall stop upon request or signal of any constable, police officer or mem-

ber of the State Police Force, or designated officer of the State Highway Department who shall be in uniform or shall exhibit his badge or other sign of authority and shall upon request exhibit his registration certificate or license and shall write his name in the presence of such officer if so required for the purpose of establishing his identity. He shall also furnish to any legally constituted authority any information in his possession as to the identity of the operator or owner of any motor vehicle" is hereby amended to read as follows:

Section 26. The operator of any motor vehicle shall stop upon request or signal of any constable, police officer or member of the State Police Force or designated officer of the State Highway Department who shall be in uniform or shall exhibit his badge or other sign of authority and shall upon request exhibit his registration certificate or license and shall write his name in the presence of such officer if so required for the purpose of establishing his identity. He shall also furnish to any legally constituted authority any information in his possession as to the identity of the operator or owner of any motor vehicle.

Any constable or police officer or member of the State Police Force or designated officer of the State Highway Department who shall be in uniform or shall exhibit his badge or other sign of authority shall have the right to stop any motor vehicle upon request or signal for the purpose of inspecting the said motor vehicle as to its equipment or manufacturer's number or motor number or weight and securing such other information as may be necessary.

Section 13. That section twenty-eight of said act which reads as follows:

"Section 28. It being the purpose of this act to provide a system or code of law regulating the use and operation of motor vehicles throughout this Commonwealth, no city or borough incorporated town, township or county shall hereafter adopt, maintain or enforce any rule, regulation or ordinance regulating the speed, equipment use or operation of motor vehicles other than city or borough ordinances regulating the stopping and parking of vehicles, the use of certain streets as one-way streets or regulating the kind and weight of traffic on certain streets and in public parks or the establishment of safety zones provided however that no such special regulation shall be effective unless notice of the same is posted conspicuously by the municipality making the same at points where any highway affected thereby joins other highways and no regulation shall be valid which excludes such vehicles from any State highway or from any main highway leading from one municipality to another.

Provided, That any city may regulate the transportation by motor vehicles of passengers for pay within the limits of such city or from points in the city to points beyond the city limits and make and enforce regulations for the operation of such vehicles not inconsistent with this act and designate certain streets upon which such vehicles may be operated" is hereby amended to read as follows:

Section 28. It being the purpose of this act to provide a system or code of law regulating the use and operation of motor vehicles throughout this Commonwealth, no city or borough incorporated town, township or county shall hereafter adopt, maintain or enforce any rule, regulation or ordinance regulating the speed, equipment use or operation of motor vehicles other than city or borough ordinances regulating the stopping and parking of vehicles or the establishment of zones in which vehicles may park at night without lights as provided in section twenty of this act, the use of certain streets as one-way streets or regulating the kind and weight of traffic on certain streets and in public parks or the establishment of safety zones provided however that no such special regulation shall be effective unless notice of the same is posted conspicuously by the municipality making the same at points where any highway affected thereby joins other highways and no regulation shall be valid which excludes such vehicles from any State highway or from any main highway leading from one municipality to another.

Provided, That any city may regulate the transportation by motor vehicles of passengers for pay within the limits of such city or from points in the city to points beyond the city limits and make and enforce regulations for the operation of such vehicles not inconsistent with this act and designate certain streets upon which such vehicles may be operated.

Section 14. That section twenty-nine of said act which reads as follows:

"Section 29. All information for offenses defined in this act committed by motor vehicle owners or users shall be brought under this act and not under any local ordinance rule or regulation and all such informations shall be made before a mayor, burgess, magistrate, alderman or justice of the peace within the city or borough incorporated town or township wherein such offense is alleged to have occurred except in the case of misdemeanors when the information shall be made in the county wherein the offense is alleged to have occurred.

When the rate of speed of any motor vehicle is timed on a measured stretch of any highway for the purpose of ascertaining whether or not the operator of such motor vehicle is violating the provisions of this act, such time shall be taken by not less than two (2) persons, one of whom shall have been stationed at each end of such measured stretch and no convictions shall be had upon the unsupported evidence of one person and no such measured stretch shall be less than one-eighth ($\frac{1}{8}$) of a mile in length" is amended to read as follows:

Section 29. All information for offenses defined in this act committed by motor vehicle owners or operators shall be brought under this act and not under any local ordinance rule or regulation and all such informations shall be made before a mayor, burgess, magistrate, alderman or justice of the peace within the city or borough incorporated town or township wherein such offense is alleged to have occurred if there be no mayor, burgess, magistrate, alderman or justice of the peace within the city or borough incorporated town or township wherein such offense is alleged to have occurred then information shall be made

before a nearby mayor burgess magistrate alderman or justice of the peace except in the case of a misdemeanor when the information shall be made in the county wherein the offense is alleged to have occurred.

When the rate of speed of any motor vehicle is timed on a measured stretch of any highway for the purpose of ascertaining whether or not the operator of such motor vehicle is violating the provisions of this act such time shall be taken by not less than two (2) persons one of whom shall have been stationed at each end of such measured stretch and no convictions shall be had upon the unsupported evidence of one person and no such measured stretch shall be less than one-eighth ($\frac{1}{8}$) of a mile in length.

Section 15 That section thirty-three of said act which reads as follows

"Section 33 Any person except as provided in sections three eleven fourteen sixteen twenty-three twenty-four thirty-four and thirty-five convicted of violating any of the provisions of this act shall be subject to a fine or penalty of not less than ten (\$10) dollars nor more than twenty-five (\$25) dollars to be collected by summary conviction before any mayor burgess magistrate alderman or justice of the peace as like fines and penalties are now by law collected or in case of nonpayment of such fine to undergo an imprisonment in the county jail for a period not exceeding five (5) days. Provided That any person so convicted shall have the right of appeal as in other cases of summary conviction. And further provided That any person accused of violating any of the provisions of this act may waive the summary hearing and give bond in a sum equal to double the amount of the maximum fine that might be imposed for appearance for trial before a judge of the court of quarter sessions or in the county court or in the municipal court in counties wherein such courts exist and thereupon the burgess magistrate alderman or justice of the peace shall within fifteen (15) days return the complaint or information to the said court and if any person so accused shall be convicted in such court of the offense charged he shall be subject to a fine of not less than ten (\$10) dollars nor more than twenty-five (\$25) dollars or in case of nonpayment of such fine to undergo imprisonment in the county jail for a period not exceeding five (5) days.

Any person previously convicted of violating any of the provisions of this act shall upon conviction of any second or subsequent violation within a period of six (6) months after such conviction be subject to pay a fine of not less than twenty-five (\$25) dollars nor more than fifty (\$50) dollars or in case of nonpayment of such fine to undergo imprisonment in the county jail for a period not exceeding ten (10) days. Provided That any person so accused of any second or subsequent violation of the provisions of this act shall have the same right of appeal or may waive summary hearing in the same manner and upon the same conditions as is provided for in cases of first violation" is hereby amended to read as follows

Section 33 Any person except as provided in sections three eleven fourteen sixteen twenty-three twenty-four thirty-four and thirty-five convicted of violating any of the provisions of this act shall be subject to a fine or penalty of not less than ten (\$10) dollars nor more than twenty-five (\$25) dollars to be collected by summary conviction before any mayor burgess magistrate alderman or justice of the peace as like fines and penalties are now by law collected or in case of nonpayment of such fine to undergo an imprisonment in the county jail for a period not exceeding five (5) days. Provided That any person so convicted shall have the right of appeal as in other cases of summary conviction. And further provided That any person accused of violating any of the provisions of this act may waive the summary hearing and give bond in a sum equal to double the amount of the maximum fine that might be imposed for appearance for trial before a judge of the court of quarter sessions or in the county court or in the municipal court in counties wherein such courts exist and thereupon the burgess magistrate alderman or justice of the peace shall within fifteen (15) days return the complaint or information to the said court and if any person so accused shall be convicted in such court of the offense charged he shall be subject to a fine of not less than ten (\$10) dollars nor more than twenty-five (\$25) dollars or in case of nonpayment of such fine to undergo imprisonment in the county jail for a period not exceeding five (5) days.

Any person previously convicted of violating any of the provisions of this act shall upon conviction of any second or subsequent violation within a period of six (6) months after such conviction be subject to pay a fine of not less than twenty-five (\$25) dollars nor more than fifty (\$50) dollars or in case of nonpayment of such fine to undergo imprisonment in the county jail for a period not exceeding ten (10) days. Provided That any person so accused of any second or subsequent violation of the provisions of this act shall have the same right of appeal or may waive summary hearing in the same manner and upon the same conditions as is provided for in cases of first violation.

Section 16 The provisions of this act except as hereinafter provided shall be in force from and after the date of its approval. Provided however That sections nine and twenty-four of the act of June thirtieth one thousand nine hundred nineteen shall be and remain in full force and effect until the first day of January one thousand nine hundred twenty-two and the amendments to said sections that is sections five and ten of this act shall be in full force and effect from and after said first day of January one thousand nine hundred twenty-two.

On the question,

Will the House adopt the report of the Committee of Conference

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—138.

Allum,	Dewey, P. H.,	Henderson, W.,	Ogle,
Armstrong,	Dolsheimer,	Hetrick,	Orr,
Asbury,	Ditrich,	Hoffman, J. N.,	Perry,
Aston,	Donneley,	Holcombe,	Posey,
Baker,	Drinkhouse,	Hoover,	Quigley,
Baldi,	Dunn,	Huston,	Richards,
Earnhart,	Eaches,	Jones, W. W.,	Rieder,
Beaver,	Edmonds,	Jordan,	Rinn,
Beckley,	Ehrhardt,	Kantner,	Ruch,
Bell,	Elgin,	Keene,	Ruddy,
Bidelspacher,	Evans,	Kelly,	Ruth,
Blumberg,	Feldman,	Kinsman,	Schaeffer,
Bolard,	Finney,	Kohler,	Schilling,
Brady,	Fitzgibbon,	Kooser,	Schwartz,
Brendle,	Fowler,	Krause,	Sieg,
Brenneman,	Fox,	Leeds,	Shannon,
Bromley,	Franklin,	Lewis,	Smiley,
Brown, F. B.,	Gelder,	McCaig,	Smith, H. J.,
Brown, T. R.,	Gibbon,	McCarthy,	Smith, H.,
Burns,	Glass,	McConnell,	Smith, J. W.,
Campbell,	Golder,	McCurdy,	Smith, L.,
Clutton,	Goodnough,	McGowan,	Stackhouse,
Conner,	Griffith,	McHugh,	Stark,
Cook,	Hampson,	McOwen,	Stevens,
Craig, J. O.,	Harding,	Magill,	Stevenson,
Cratty,	Harer,	Mangan,	Stewart,
Curran,	Harry,	Marcus, J.,	Sweitzer,
Curry,	Haslett,	Mantz,	Walker, J. A.,
Davis,	Hatrick,	Michel,	Wettach,
Dawson,	Haws,	Millar, A.,	Whiteman,
DeLaas,	Hayes,	Miller, D. I.,	Woodruff,
Denning,	Heffernan,	Miller, D. D.,	Whitaker,
Dewey, C. P.,	Henderson, E.,	Miller, H. F.,	Speaker.

NAYS—38.

Alexander,	Flynn,	Marcus, J. C.,	Sowers,
Blair,	Hess,	Martin,	Stadtlander,
Bluet,	Hoffman, M. R.,	Miller, C.,	Steedle,
Brooks,	Hough,	Morris,	Strauss,
Catlin,	Krug,	Roman,	Vickerman,
Chaplin,	McBride,	Shaffer,	Welsh,
Comer,	McCann,	Shellenberger,	Wells,
Crum,	McKim,	Smlnk,	Wolfe,
Diehm,	McKnight,	Soffel,	Wood,
Dunlap,			

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the report of the Committee of Conference was adopted.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 695.

An Act to amend section two of an act approved the twentieth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and twenty-one) entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death and of property within this Commonwealth of a decedent who was a non-resident of the Commonwealth at the time of his death and making it unlawful for any corporation of this Commonwealth or national banking association located therein to transfer the stock of such corporation or banking association standing in the name of any such decedent until the tax on the transfer thereof has been paid and providing penalties and citing certain acts for repeal."

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The Clerk read the amendments as follows:

Amend section 2, page 3, line 15, by striking out the word "two" and inserting in lieu thereof the word "three"; amend line 25, by striking out the word "ten" and insert in lieu thereof the word "eight".

On the question,

Will the House concur in the amendments made by the Senate?

Mr. EDMONDS. Mr. Speaker, this bill imposes a tax on decedent estates. It was passed by the House of Representatives with a tax of two per cent. on direct inheritance and ten per cent. on collateral inheritance. It comes back with three per cent. on direct inheritance and eight per cent. on direct inheritance and ten per cent. on collateral in-

that we had on this subject and the very large interest that was shown in it by a large membership of the House, I now move that the House do non-concur in the Senate amendments.

Mr. JAMES A. WALKER. Mr. Speaker and gentlemen of the House, the gentleman from Philadelphia has asked you not to concur in these amendments. I ask you to concur in the amendments and will give the reasons. When you amended the bill some time ago after it was defeated for a direct tax of five per cent. and a collateral inheritance of seven and one-half per cent., we brought it back to two per cent. on direct inheritance and ten per cent. on collateral inheritance. Now the Senate, upon examination of the finances of the State and of the needs of this bill to support this program which we have entered into, finds that rate we fixed is not adequate. Let me say to you in all candor that direct inheritance pays more into the State Treasury than collateral inheritance. You will see by reference to the sheet which was given you some weeks ago by the Auditor General's office the large difference in favor of direct inheritance. Now the Senate has amended this bill by increasing the direct inheritance one per cent. They have decreased the collateral inheritance from what we had it at ten per cent., to eight per cent. The result is that we will be able to get about nine million dollars a year out of the bill as it is now amended. We have practically placed in jeopardy to-night one revenue raiser. We may never see it again. The Conference Committee may not agree on the point and we lose that large revenue for this program which we have undertaken for the benefit of our people. If we strike this one down we can absolutely depend upon it that we may go home and say, "Why we put through the big school program; we put through the National Guard program; we put through the Forestry program," but those people back home are not fools enough to listen to that statement, they would have you know that the proof of the pudding is in the eating. This does not do any particular injury to any person for the reason that a tax increase of one per cent. means one cent out of a dollar. On large estates it is true it amounts to a great deal, on small estates it may seem like a great deal but remember we are increasing the present law one per cent. and remember we do not tax the gross in an estate but tax the net, after deducting those expenses allowed by law, so that the tax is an exceedingly small amount on inheritance. We must also remember that we have pending now for passage and vote by the people an amendment to the Constitution which will give us a graded tax. At the present time we cannot do it, and I do not think there is a man in this House if we could vote on such a measure in the next Legislature who would support it, but until the people vote on that, we have got to vote to pass measures of this kind. Now then gentlemen let us be reasonable, let us do what the other great states in this Union have done, and see if we cannot justify our position. It is true that they have in these states a law that permits a graded tax, we do not. Take the State of New York there the direct inheritance tax, being the graded tax runs from one to five per cent. and the collateral inheritance from five to eight per cent. In the State of Massachusetts the direct inheritance runs from one to ten per cent. and collateral inheritance runs five to ten per cent. In the State of California the direct inheritance tax runs from one to fifteen per cent. and the collateral tax from five to thirty per cent. In the State of Illinois the direct inheritance is from one to seven per cent. and the collateral inheritance from five to fifteen per cent. I submit if we compare our records with the records of other large populated states throughout this Union, we can put this tax on and our people will not in the end complain about it because immediately the people vote upon the joint resolution to enter into a graded tax, then the Legislature right after that will introduce and pass a graded tax and the present indication is that they will exempt all estates of five thousands dollars and under from the payment of any tax. Now doesn't that seem reasonable that as a temporary measure to take care of our great program of improvement throughout this State with all these things we have considered and passed and going over to the Senate and Governor that we should at this time consider the smallness of this increase and take care of the Executive program, and see that this bill becomes a law.

Mr. STADTLANDER. Mr. Speaker and gentlemen of the House, I hope that you do not concur in these amendments.

Two per cent. is entirely too much to pay. If you would pass through the various offices in the court house where these taxes are collected, if you will vote for this amendment you ought to bow your head in shame to take the money away from the poor widows and the poor orphans. Ever since 1917 I have bowed my head in shame because I voted for that particular bill, and I hope that the gentlemen of this House will not support this amendment. This bill passed the House and we consented to two per cent. on direct inheritance and ten per cent. upon collateral inheritance. I think it is no more than just that if there is any collection to be made that it should be made from the collateral end. Does a brother or sister, aunt or uncle, niece or nephew whatever it may be, do they work for any portion of the estate that is left behind? Who is the one that suffers under the direct inheritance tax? The poor widow, who in many cases is forced to go to the wash tub to take care of the poor orphan children. There is not a school teacher in this State who would take a dollar away from any widow or any orphan, and I defy any man to say that the school teachers to-day want revenue of this character. I hope that the House will vote down this measure.

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—38.

Baldi,	Harry,	Marcus, J.,	Snowden,
Blumberg,	Haws,	Millar, A.,	Sterling,
Conner,	Heffernan,	Miller, D. L.,	Stevens,
Curran,	Henderson, E.,	Miller, H. F.,	Stewart,
Dawson,	Henderson, W.,	Orr,	Walker, J. A.,
Dilsheimer,	Jordan,	Perry,	Whiteman,
Drinkhouse,	Keene,	Posey,	Woner,
Franklin,	Krause,	Rieder,	Whitaker,
Glass,	Long,	Ruch,	Speaker.
Golder,	McConnell,	Smith, J. W.,	

NAYS—139.

Alexander,	Diehm,	Jones, D. J.,	Ruddy,
Allum,	Dithrich,	Jones, W. W.,	Ruth,
Armstrong,	Donneley,	Kantner,	Schaeffer,
Aston,	Dunlap,	Kelly,	Schilling,
Baker,	Edmonds,	Kinsman,	Schwartz,
Barnhart,	Ehrhardt,	Kohler,	Sieg,
Beaver,	Elgin,	Krugh,	Shaffer,
Beckley,	Evans,	Lewis,	Shellenberger,
Bell,	Feldman,	McBride,	Sinclair,
Bidelspacher,	Finney,	McCaig,	Smiley,
Bluett,	Fitzgibbon,	McCann,	Smink,
Bolard,	Flynn,	McCurdy,	Smith, H. J.,
Bower,	Fox,	McGowan,	Smith, H.,
Brady,	Gelder,	McHugh,	Soffel,
Brendle,	Gibbon,	McKim,	Stadtlander,
Brenneman,	Goehring,	McKnight,	Stark,
Brooks,	Goss,	McVicar,	Steedle,
Brown, T. R.,	Green,	Marcus, J. C.,	Strauss,
Burns,	Griffith,	Marshall,	Sweitzer,
Campbell,	Hagerty,	Martin,	Thomas,
Catlin,	Haines,	Mantz,	Trainer,
Chaplin,	Haldeaman,	Millar, A. S. C.,	Van Alen,
Clutton,	Hampson,	Miller, C.,	Vickerman,
Comeror,	Harding,	Miller, D. D.,	Walker, G. T.,
Cook,	Harer,	Miller, J. J.,	Wearner,
Craig, J. R.,	Haslett,	Mitchell,	Weiss,
Craig, J. O.,	Hayes,	Morris,	Wells,
Cratty,	Hess,	Ogle,	Wettach,
Crum,	Hetrick,	Phillips,	Whitehouse,
Curry,	Hoffman, M. R.,	Pike,	Williams,
Davis,	Holcombe,	Rhoads,	Wolfe,
DeHaas,	Hoover,	Richards,	Wood,
Denning,	Horne,	Rinn,	Woodruff,
Dewey, C. P.,	Hough,	Roman,	Zook,
Dewey, P. H.,	Huston,		

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative, and the amendments were not concurred in.

Ordered, That the Clerk inform the Senate accordingly.

CONFERENCE COMMITTEE REPORT ON HOUSE BILL NO 1431.

Mr. FITZGIBBON. Mr. Speaker, I call up the report of the Committee of Conference on House Bill No. 1431, File Folio No. 7327.

The SPEAKER. The Clerk will read the report of the Committee of Conference.

The Clerk read the report as follows:

REPORT OF THE COMMITTEE OF CONFERENCE ON HOUSE
BILL NO. 1431.

To the Honorable the Senate and House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen: The Committee of Conference to which was referred the differences existing between the two Houses on House Bill No. 1431, entitled "An act to regulate the drilling, operating and abandoning of oil and gas wells and providing a penalty for violation of the provisions of this act," respectfully beg leave to submit the following amended bill as our report:

MARSHALL PHIPPS,
FRED A. SERVICE,
W. D. CRAIG,
Committee on the part of the Senate.

J. A. FITZGIBBON,
WILL W. JONES,
GEO. I. WONER,
Committee on the part of the House of Representatives

An Act to regulate the drilling operating and abandoning of oil and gas wells and providing a penalty for violation of the provisions of this act

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That upon abandoning or ceasing to operate any well or wells which shall have been drilled or put down on lands within this Commonwealth for the purpose of exploring for or producing oil or gas the person firm or corporation drilling or owning the wells shall plug said wells in the following manner First fill up the well with rock sediment to a point twenty (20) feet above the top of the lowest oil or gas bearing strata or formation encountered and drive a round seasoned wooden plug at least three (3) feet in length equal in diameter to the diameter of the well below the casing and shall in like manner keep plugging and filling until all producing sands have been plugged when a final plug must be anchored approximately ten (10) feet below the bottom of the largest casing and filled in with such an amount of rock or rock sediment that may be necessary to completely shut off any water bearing sands or strata said fill however shall in no event be less than thirty (30) feet in depth All plugs used in said wells shall be well seasoned round wooden plugs of the diameter of the well at the point at which said plug shall be located they shall be at least three (3) feet in length and the lower end thereof tapered for a distance of eighteen (18) inches In abandoning any well which has been drilled through marketable coal after the inside casing has been drawn there shall be placed a two (2) inch vent pipe extending from a point thirty (30) feet below the coal bed for a distance of eighty (80) feet in height said pipe to be encased in cement after which the outside casing may be drawn

Section 2 Whenever the production of any gas well is not sufficient in the estimation of the owner to justify leaving the casing or casings in the well the well may be utilized through tubing placed on a packer and after cement and sand has been poured on the packer to a depth of not less than ten (10) feet the casing or casings may be pulled and the hole outside of the tubing filled with sand cement rock sediment clay or other material to a point at least thirty (30) feet above the highest producing sand so as to completely shut off all water from the various sands after which the casing may be drawn Upon the abandonment of such gas well if a plug or bridge shall be placed in the tubing at a point near the depth at which the packer was set and cement and sand poured in on said plug or bridge to a depth of not less than thirty (30) feet it shall be held a compliance with the provisions of this act relating to plugging and abandoning of wells

Section 3 The owner or operator of any well or wells which produce oil or gas from the strata known as the "Bradford Sand" "Kane Sand" and "Haskell Sand" shall be permitted to allow such wells to remain open for the purpose of introducing air gas water or other liquid pressure upon said "Bradford Sand" "Kane Sand" and "Haskell Sand" for the purpose of recovering the oil and gas contained therein provided that the introduction of such pressure of air gas water or other liquid into said "Bradford Sand" shall be through casing or tubing which shall be so anchored and packed that no other oil or gas bearing sand above or below said "Bradford Sand" "Kane Sand" and "Haskell Sand" shall be affected by the introduction of such pressure

Section 4 The owner or operator of any well productive of oil gas in paying quantities shall have the right to give written notice to any other owner or operator who may be about to drill or may be drilling a well within one (1) mile of said productive well that the well about to be drilled or being drilled will penetrate the same sand or strata as that from which said productive well obtains its production and said owner of the well being drilled or about to be drilled shall case off all water found therein in case said water cannot be bailed out of the hole while drilling with the use of an extension bailer after the service of said notice so as to prevent the entry of said water into the sand or strata from which the oil or gas is obtained in said oil or gas well No such notice shall be of any effect unless given before the sand to be protected shall have been penetrated by the well about to be drilled or at the time being drilled

Section 5 The wilful permitting of any oil or gas well to remain uncapped or the wilful opening of any valve to admit air in a gas pumped territory in which the gas pressure is less than atmospheric pressure is declared to be a misdemeanor and is hereby prohibited and in case any well in such territory is opened for the purpose of cleaning repairing drawing tubing drawing rods abandoning et cetera the same must not remain open continuously for a longer period than twelve (12) hours

unless work in connection with cleaning et cetera is being conducted more than twelve (12) consecutive hours

Section 6 Any person firm or corporation or the agents thereof who shall violate any of the provisions of this act shall upon conviction thereof be sentenced to pay a fine not to exceed one thousand (\$1,000.00) dollars or undergo an imprisonment not to exceed one (1) year The fine imposed under this section shall be applied to the use of the school district in which such well may be situated

Section 7 Whenever any owner or operator shall neglect or refuse to comply with the provisions of this act the owner of or operator upon any land adjoining or contiguous thereto that upon which such violation may occur may enter take possession of said abandoned well and plug or cap it as provided by this act and recover the expense thereof in an action or tort against the owner or operator whose duty it may have been to comply with the provisions of this act

Section 8 The following acts of Assembly are hereby repealed The act approved the sixteenth day of May one thousand eight hundred and seventy-eight (Pamphlet Laws fifty-six) entitled "An act requiring owners and operators of oil lands to plug their wells so as to shut off all fresh water from the oil bearing rock and to exclude the oil and gas from the fresh water before abandonment and providing a penalty for neglect to perform the same" the act approved the tenth day of June one thousand eight hundred eighty-one (Pamphlet Laws one hundred and ten) entitled "An act regulating the mode of plugging abandoned oil wells and providing a penalty for the violation thereof" the act approved the twenty-third day of June one thousand eight hundred eighty-five (Pamphlet Laws one hundred and forty-five) entitled "An act to protect oil gas and water wells tanks pipes and machinery connected therewith and to prevent wilful and malicious injury thereto" and sections twenty and twenty-two of the act approved the twenty-ninth day of May one thousand eight hundred eighty-five (Pamphlet Laws twenty-nine) entitled "An act to provide for the incorporation and regulation of natural gas companies" and all other acts or parts of acts inconsistent with this act are hereby repealed

On the question,

Will the House adopt the report of the Committee of Conference?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—157.

Alexander,	Dilsheimer,	Jones, D. J.,	Rieder,
Allum,	Dithrich,	Jones, W. W.,	Rinn,
Armstrong,	Donneley,	Jordan,	Roman,
Asbury,	Drinkhouse,	Kantner,	Ruddy,
Aston,	Dunn,	Keene,	Ruth,
Baker,	Eaches,	Kinsman,	Schilling,
Baldi,	Edmonds,	Kohler,	Schwartz,
Barnhart,	Ehrhardt,	Kooser,	Shannon,
Beaver,	Elgin,	Krause,	Smith, H. J.,
Beckley,	Evans,	Krugh,	Smith, H.,
Bell,	Feldman,	Lafferty,	Smith, L.,
Bidelspacher,	Finney,	Leeds,	Soffel,
Blair,	Fitzgibbon,	Lewis,	Sowers,
Blumett,	Gearhart,	McCaig,	Sprohls,
Blumberg,	Gibson,	McCann,	Stackhouse,
Bower,	Glass,	McConnell,	Stark,
Brady,	Goehring,	McCurdy,	Stevenson,
Brendle,	Golder,	McHugh,	Stewart,
Brooks,	Goss,	McKim,	Strauss,
Brown, T. R.,	Green,	McKnight,	Switzer,
Burns,	Griffith,	McVicar,	Thomas,
Campbell,	Hagerty,	Marcus, J.,	Trainer,
Catlin,	Haines,	Marcus, J. C.,	Van Alen,
Clutton,	Haldeman,	Martin,	Walker, G. T.,
Comeror,	Hampson,	Millar, A.,	Walker, J. A.,
Conner,	Harding,	Millar, A. S. C.,	Weamer,
Cook,	Harer,	Miller, C.,	Weiss,
Craig, J. R.,	Harry,	Miller, D. I.,	Wells,
Craig, J. O.,	Haslett,	Miller, D. D.,	Wettach,
Crafty,	Hatrick,	Miller, H. F.,	Whitehouse,
Crum,	Haws,	Miller, J. J.,	Whiteman,
Curran,	Heffernan,	Mitchell,	Wolfe,
Curry,	Henderson, E.,	Morris,	Woner,
Davis,	Hess,	Ogle,	Wood,
Dawson,	Hetrick,	Orr,	Woodruff,
Denning,	Hoffman, M. R.,	Phillips,	Zook,
Dewey, C. P.,	Holcombe,	Posay,	Whitaker,
Dewey, P. H.,	Horne,	Richards,	Speaker.
Diehlm,	Huston,		

NAYS—7.

Chaplin,	Henderson, W.,	Hoover,	Stadlander,
DeHaas,	Hoffman, J. N.,	Hough,	

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the report of the Committee of Conference was adopted.

Ordered, That the Clerk inform the Senate accordingly.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania,

Executive Chamber, Harrisburg, April 27, 1921.

To the Honorable, the House of Representatives, of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives recalling from the Governor House Bill No. 965, File Folio 1971, entitled: "Resolved, (If the Senate concur), That House Bill No. 965, Printer's No. 333, File Folio 1971, entitled 'An act to amend section six of an act approved the seventh day of June, one thousand nine hundred and fifteen, (Pamphlet Laws eight hundred and seventy), entitled 'An act to amend, revise and consolidate the law providing for the burial of certain honorably discharged soldiers, sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death; to provide a system for effecting the burial of such soldiers, sailors and marines; to provide headstones and markers for the graves of such soldiers, sailors and marines, and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers, sailors and marines,'" be recalled from the Governor for the purpose of amendment".

• Accordingly, the original bill is herewith returned.

WM. C. SPROUL.

Mr. BARNHART. Mr. Speaker, I move that the communication from the Governor together with the bill be laid upon the table.

Mr. WEISS. Mr. Speaker, I second the motion.

The motion was agreed to.

BILLS ON FINAL PASSAGE RECALLED FROM THE GOVERNOR.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 719, as follows:

An Act for the burial of certain persons who are have been or shall be soldiers sailors or marines designated as deceased service men" defining the term "deceased service man" and authorizing county commissioners to provide headstones markers and burial plots for such deceased service men at the expense of the county in which they shall die or have a legal residence at the time of their death

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the term "deceased service man" as used in this act shall be defined and construed to mean and include any soldier sailor marine or members of the enlisted nurse corps having a legal residence within their county who has died or shall hereafter die anywhere within or without the United States while in the service of the United States in the military naval or other branch of the combative forces of said United States during any war in which the United States has been or shall hereafter be engaged or where a state or condition of war has existed or shall hereafter exist in the United States or any foreign country or territory or upon the high seas or of any honorably discharged soldier sailor or marine who served or who shall hereafter serve in any such combative force of the United States during any war in which the United States has been or shall hereafter be engaged or who has served or shall hereafter serve in any such combative force of the United States where a state or condition of war existed or shall hereafter exist in the United States or any foreign country or territory or upon the high seas or who was in active service in the militia of the State of Pennsylvania under and in pursuance of any proclamation issued by the Governor during the Civil War and duly mustered into the service of the United States and has been or hereafter shall be honorably discharged or relieved from such service and shall hereafter die within their county or shall die beyond their county and shall have a legal residence within their county at the time of his death

Section 2 The county commissioners of each county in this State are hereby authorized and directed to expend the sum of seventy-five dollars (\$75.00) toward the funeral expenses of any such deceased service man Provided however That such county commissioners shall not contribute any moneys toward the funeral expenses of any such deceased service man where the total expense of any such funeral including said allowance of seventy-five dollars (\$75.00) shall exceed three hundred dollars (\$300.00)

Section 3 It shall be the duty of the county commissioners of each county in this State to draw a warrant upon the treasurer of their county in the sum of seventy-five dollars (\$75.00) for each body buried in accordance with the provisions of this act to be paid out of the funds of the county and such warrants shall be made payable only to the person or persons who shall have buried the bodies for which the warrants are to be so drawn

Section 4 All public officers agents and servants and all officers agents and servants of any county city township borough district or other municipality or of any almshouse prison morgue hospital home or other public institution having the control of custody of the body of such deceased service man whose body is entitled to be buried under the provisions of this act shall immediately upon the death or arrival of the body of such deceased service man notify the county commissioners of said county wherein such death may have occurred or wherein such deceased service man shall have had his legal residence

Section 5 It shall also be the duty of the county commissioners of each county in this State upon or at any time subsequent to the death of any service man as defined herein who shall be buried within their counties under the provisions of this act or any prior act on the application of any relatives or friends of such deceased service man to cause a headstone to be placed at the head of the grave of each such deceased service man containing his name and if possible the organization to which he belonged or in which he served in letters raised or cut in at least three-sixteenths of an inch deep on such headstone to be of either marble or granite and to be placed or set in a concrete base and the expense for the same shall be paid out of the funds of the county in which such deceased service man died or shall have had his legal residence Provided however That the expense shall not exceed the sum of fifty dollars for each headstone and the county commissioners of each county acting under this section shall draw a warrant on the treasurer of their county for the payment of said expense in favor of the party or parties furnishing such headstone

Section 6 The county commissioners of the several counties of this State shall upon the petition of any ten reputable freeholders of any city borough township or district in said county procure for and furnish to said petitioners some suitable and appropriate markers made of metal with bronze alloy for the grave of each and every deceased service man or woman buried within the limits of said city borough township or district to be placed upon the grave of such deceased service man or woman for the purpose of permanently marking and designating such grave for memorial purposes and when such deceased service man or woman shall have been a veteran of any war for which the Government of the United States issued discharge buttons the markers designated for their graves shall include a facsimile of said discharge button

Section 7 The county commissioners of the several counties of this State are hereby authorized to purchase plots of ground in any cemetery or burial-ground in their respective counties for the interment of such deceased service men whose bodies are entitled to be buried under the provisions of this act and to draw their warrant on their county treasurer for the payment of the same Provided however That the purchase price of said plots of ground shall not be charged against or allotted as part of the cost of burial of such deceased service man who may be buried in any of said plots under the provisions of this act

Section 8 The following Acts of Assembly are intended to be superseded by this act be and the same are therefore repealed by this act to wit

An Act entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines" which became a law in the seventh day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy)

An Act entitled "An act to amend sections one two three and four of an act approved the seventh day of June Anno Domini one thousand nine hundred and fifteen entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines" which became a law on the twelfth day of April Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws seventy-four)

An Act entitled "An act to amend section one of an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy) entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines" as amended providing for the payment of funeral expenses of soldiers sailors and marines dying while in service and for headstones for the graves of such soldiers sailors and marines" which became a law on the twenty-sixth day of May Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws two hundred and ninety-four)

An Act entitled "An act to amend section one of an act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy) entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines as amended" which became a law on the twentieth day of June Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws five hundred and nineteen)

An Act entitled "An act to amend section five of an act approved the seventh day of June one thousand nine hundred and

fifteen (Pamphlet Laws eight hundred seventy) entitled 'An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines' which became a law on the seventh day of June Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws four hundred and twenty-five)

Together with all other acts or parts of acts inconsistent with the provisions of this act are hereby repealed

The repeal by this act of any Act of Assembly or part thereof as indicated by the titles of the various Acts of Assembly as above set forth in this section shall not be construed to revive any act or part thereof heretofore repealed or superseded

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—170.

Allum,	Eaches,	Kohler,	Sieg.
Armstrong,	Edmonds,	Kooser,	Shaffer,
Asbury,	Ehrhardt,	Krause,	Shannon,
Aston,	Elgin,	Krug,	Shellenberger,
Baker,	Evans,	Lafferty,	Sinclair,
Baldi,	Feldman,	Love,	Smiley,
Barnhart,	Finney,	McBride,	Smith, H. J.,
Beaver,	Fitzgibbon,	McCaig,	Smith, H.,
Beckley,	Flynn,	McCann,	Smith, J. W.,
Bell,	Fowler,	McCarthy,	Smith, L.,
Bideispacher,	Franklin,	McCennell,	Snowden,
Blair,	Gearhart,	McCurdy,	Soffel,
Blumberg,	Gelder,	McGowan,	Sowers,
Bolard,	Gibson,	McHugh,	Sprows,
Bower,	Glass,	McMullen,	Stackhouse,
Brady,	Golder,	McOwen,	Stark,
Brenneman,	Goodnough,	Magill,	Steedle,
Bromley,	Green,	Mangan,	Stevens,
Brown, F. B.,	Griffith,	Marcus, J.,	Stevenson,
Brown, T. R.,	Hagerty,	Marshall,	Stewart,
Burns,	Haines,	Mantz,	Thomas,
Campbell,	Haldeman,	Michel,	Trainer,
Catlin,	Hampson,	Miller, A.,	Van Alen,
Clutton,	Harding,	Miller, C.,	Walker, G. T.,
Comerer,	Harer,	Miller, D. I.,	Walker, J. A.,
Conner,	Harry,	Miller, D. D.,	Weamer,
Cook,	Haslett,	Miller, H. F.,	Weiss,
Craig, J. R.,	Hatrick,	Miller, J. J.,	Wells,
Craig, J. O.,	Haws,	Mitchell,	Wettach,
Cratty,	Heffernan,	Ogle,	Whitehouse,
Curran,	Henderson, W.,	Perry,	Whiteman,
Curry,	Hetrick,	Poscy,	Williams,
Davis,	Hoffman, J. N.,	Rhoads,	Wolfe,
Dawson,	Hoffman, M. R.,	Richards,	Woner,
DeHaas,	Holcombe,	Rieder,	Wood,
Denning,	Hoover,	Rinn,	Woodruff,
Dewey, C. P.,	Hough,	Roman,	Zook,
Dewey, P. H.,	Jones, D. J.,	Ruch,	Whitaker,
Diehm,	Jones, W. W.,	Ruddy,	Speaker,
Dilsheimer,	Jordan,	Ruth,	
Ditrich,	Kantner,	Schaeffer,	
Donnel-y,	Keene,	Schilling,	
Drinkhouse,	Kinsman,	Schwartz,	
Dunn,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1255, as follows:

An Act making an appropriation to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred five thousand (\$105,000) dollars or so much thereof as may be necessary be and the same is hereby specifically appropriated to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania for the two (2) fiscal years beginning June first Anno Domini one thousand nine hundred twenty-one for the following purposes namely

For repairs alterations and new equipment for buildings the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary

For farm and equipment for for chicken and pig raising the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary

For electric wiring the sum of twenty thousand (\$20,000) dollars or so much thereof as may be necessary

For repairs to sewerage disposal plant the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

For stokers the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary

For an addition to the industrial building and equipment for the same the sum of ten thousand dollars (\$10,000) or so much thereof as may be necessary

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

Alexander,	Eaches,	Krause,	Ruddy,
Allum,	Edmonds,	Krug,	Ruth,
Armstrong,	Ehrhardt,	Lafferty,	Schaeffer,
Asbury,	Evans,	Leeds,	Schilling,
Aston,	Feldman,	Lewis,	Schwartz,
Baker,	Finney,	Long,	Sieg,
Baldi,	Fitzgibbon,	Love,	Shaffer,
Barnhart,	Fowler,	McBride,	Shannon,
Beaver,	Fox,	McCaig,	Shellenberger,
Beckley,	Franklin,	McCann,	Sinclair,
Bell,	Gearhart,	McCarthy,	Smiley,
Bideispacher,	Gelder,	McConnell,	Smith, H. J.,
Blair,	Gibbon,	McCurdy,	Smith, H.,
Blumberg,	Glass,	McGowan,	Smith, J. W.,
Bolard,	Goehring,	McHugh,	Smith, L.,
Bower,	Golder,	McKim,	Snowden,
Brady,	Goodnough,	McKnight,	Soffel,
Brendle,	Goss,	McMullen,	Sowers,
Brenneman,	Green,	McOwen,	Spangler,
Bromley,	Griffith,	McVicar,	Sprows,
Brooks,	Hagerty,	Magill,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J.,	Steedle,
Burns,	Harding,	Marcus, J. C.,	Sterling,
Campbell,	Harer,	Marshall,	Stevens,
Catlin,	Harry,	Martin,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comerer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Switzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Walker, G. T.,
Cratty,	Henderson, W.,	Miller, H. F.,	Walker, J. A.,
Curran,	Hetrick,	Mitchell,	Weamer,
Curry,	Hoffman, J. N.,	Morris,	Weiss,
Davis,	Hoffman, M. R.,	Ogle,	Wells,
Dawson,	Holcombe,	Orr,	Wettach,
DeHaas,	Hoover,	Perry,	Whitehouse,
Denning,	Huston,	Phillips,	Whiteman,
Dewey, C. P.,	Jones, D. J.,	Pike,	Williams,
Dewey, P. H.,	Jones, W. W.,	Posev,	Wolfe,
Diehm,	Jordan,	Quigley,	Woner,
Dilsheimer,	Kantner,	Rhoads,	Wood,
Ditrich,	Keene,	Richards,	Woodruff,
Donnel-y,	Kelly,	Rieder,	Zook,
Drinkhouse,	Kinsman,	Rinn,	Whitaker,
Dunlap,	Kohler,	Roman,	Speaker,
Dunn,	Kooser,	Ruch,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1313, as follows:

An Act making an appropriation to carry out the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-five) entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agricultural associations and regulating the payment thereof"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred thousand dollars (\$100,000) or so much thereof as may be necessary is hereby specifically appropriated for the two fiscal years beginning June first one thousand nine hundred and twenty-one to carry out the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one hundred and ninety-five) entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agricultural associations and regulating the payment thereof"

Section 2 No payment shall be made under this act except for exhibits of live stock live stock products horticultural products cereals bees and bee products and the Secretary of Agriculture shall supervise all claims for payments from said appropriation

All associations requesting State aid shall report all expenditures for agricultural exhibits as specified in the preceding paragraph to the Secretary of Agriculture on blank forms furnished by him Such reports shall be attested and

acknowledged by affidavit by the president and secretary of each association and shall be filed with the Secretary of Agriculture on or before the fifteenth day of November of each year for approval. Reports approved by the Secretary of Agriculture shall be transmitted to the Auditor General for payment as provided by law.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—190.

Alexander,	Eaches,	Krause,	Ruddy,
Allum,	Edmonds,	Krugh,	Ruth,
Armstrong,	Ehrhardt,	Lafferty,	Schaeffer,
Asbury,	Evans,	Leeds,	Schilling,
Aston,	Feldman,	Lewis,	Schwartz,
Baker,	Finney,	Long,	Sieg,
Baldi,	Fitzgibbon,	Love,	Shaffer,
Barnhart,	Fowler,	McBride,	Shannon,
Beaver,	Fox,	McCaig,	Shellenberger,
Beckley,	Franklin,	McCann,	Sinclair,
Bell,	Gearhart,	McCarthy,	Smith, H. J.,
Bidelspacher,	Gelder,	McConnell,	Smith, H.,
Blair,	Gibson,	McCurdy,	Smith, J. W.,
Blumberg,	Glass,	McGowan,	Smith, L.,
Bolard,	Goehring,	McHugh,	Snowden,
Bower,	Golder,	McKlim,	Soffel,
Brady,	Goodnough,	McKnight,	Sowers,
Brendle,	Goss,	McMullen,	Spangler,
Brenneman,	Green,	McOwen,	Sprows,
Bromley,	Griffith,	McVicar,	Stackhouse,
Brooks,	Hagerty,	Magill,	Stark,
Brown, F. B.,	Haines,	Mangan,	Steedle,
Brown, T. R.,	Haldeman,	Marcus, J.,	Sterling,
Burns,	Harding,	Marcus, J. C.,	Stevens,
Campbell,	Harer,	Marshall,	Stevenson,
Catlin,	Harry,	Martin,	Stewart,
Clutton,	Haslett,	Michel,	Strauss,
Comer,	Hatrick,	Millar, A.,	Sweetzer,
Conner,	Haws,	Millar, A. S. C.,	Thomas,
Cook,	Hayes,	Miller, C.,	Van Alen,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Walker, G. T.,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Walker, J. A.,
Cratty,	Henderson, W.,	Miller, H. F.,	Weamer,
Curran,	Hetrick,	Mitchell,	Weiss,
Curry,	Hoffman, J. N.,	Morris,	Wells,
Davis,	Hoffman, M. R.,	Ogle,	Wettach,
Dawson,	Holcombe,	Orr,	Whitehouse,
DeHaas,	Hoover,	Perry,	Whiteman,
Denning,	Huston,	Phillips,	Williams,
Dewey, C. P.,	Jones, D. J.,	Pike,	Wolfe,
Dewey, P. H.,	Jones, W. W.,	Posey,	Woner,
Diehm,	Jordan,	Quigley,	Wood,
Dilsheimer,	Kantner,	Rhoads,	Woodruff,
Dithrich,	Keene,	Richards,	Zook,
Donneley,	Kelly,	Rieder,	Whitaker,
Drirkhouse,	Kinsman,	Rinn,	Speaker.
Dunlap,	Kohler,	Roman,	
Dunn,	Kooser,	Ruch,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING.

Mr. ALBERT MILLAR, asked and received unanimous consent to call up from page 48 of to-day's calendar, bills on third reading, House Bill No. 1726, (Senate Bill No. 840), File Folio No. 4713, for the purpose of amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1726, (Senate Bill No. 840), as follows:

An Act to amend an act approved the sixteenth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred eighty-two) entitled "An act creating a Board of Commissioners of Public Grounds and Buildings providing for the appointment of a Superintendent of Public Grounds and Buildings and subordinate officers and employees and fixing their salaries defining the powers and duties of the board and the superintendent with regard to contracts for and the furnishing of furniture furnishings stationery supplies paper and fuel for the executive and legislative branches of the State Government and the Executive Mansion the supervision of the Capitol grounds and buildings the State Arsenal and Executive Mansion and repairs alterations and improvements thereto and to other buildings land and property of the State the disposal of unserviceable personal property of the Commonwealth the renting of office rooms outside of the Capitol and the bonding of officers and employees of the Commonwealth and the supervision of the erection of and repairs and additions to State institutions and the expenditure of funds therefor and repealing supplied and inconsistent laws."

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That so much of section four of an act approved the sixteenth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred eighty-two) entitled "An act creating a Board of Commissioners of Public Grounds and Buildings providing for the appointment of a Superintendent of Public Grounds and Buildings and subordinate officers and employees and fixing their salaries defining the powers and duties of the board and the superintendent with regard to contracts for and the furnishing of furniture furnishings stationery supplies paper and fuel for the executive and legislative branches of the State Government and the Executive Mansion the supervision of the Capitol grounds and buildings the State Arsenal and Executive Mansion and repairs alterations and improvements thereto and to other buildings land and property of the State and the disposal of unserviceable personal property of the Commonwealth the renting of office rooms outside of the Capitol the bonding of officers and employees of the Commonwealth and the supervision of the erection of and repairs and additions to State institutions and the expenditure of funds therefor and repealing supplies and in consistent laws" which reads as follows

For the preservation of good order in the Capitol grounds and buildings Two sergeants of police at a salary of fifteen hundred dollars (\$1,500) each per annum thirty-five policemen to be appointed as may be required at a salary of twelve hundred dollars (\$1,200) each per annum

For the care of the grounds A general foreman of grounds at a salary of two thousand four hundred dollars (\$2,400) per annum two assistant foremen one at a salary of two thousand dollars (\$2,000) per annum and one at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one gardener at a salary of fifteen hundred dollars (\$1,500) per annum three assistant gardeners to be appointed as may be required at a salary of twelve hundred dollars (\$1,200) each per annum twelve caretakers to be appointed as may be required at a salary of one thousand dollars (\$1,000) each per annum

For the care and preservation of the Capitol buildings and furnishings One foreman of maintenance at a salary of eighteen hundred dollars (\$1,800) per annum one foreman of carpenters at a salary of eighteen hundred dollars (\$1,800) per annum ten skilled carpenters at a salary of thirteen hundred and twenty dollars (\$1,320) each per annum one hardwood floor expert finisher at a salary of fifteen hundred dollars (\$1,500) per annum four hardwood floor finishers at a salary of thirteen hundred and twenty dollars (\$1,320) each per annum one foreman of painters at a salary of eighteen hundred dollars (\$1,800) per annum six skilled painters at a salary of thirteen hundred and twenty dollars (\$1,320) each per annum one marble expert at a salary of fifteen hundred dollars (\$1,500) per annum one assistant marble expert at a salary of twelve hundred dollars (\$1,200) per annum two experienced marble polishers at a salary of eleven hundred dollars (\$1,100) each per annum one bronze and metal expert at a salary of fifteen hundred dollars (\$1,500) per annum one assistant bronze and metal expert at a salary of twelve hundred dollars (\$1,200) per annum one clock repairman at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one assistant clock repairman at a salary of twelve hundred dollars (\$1,200) per annum one upholsterer at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one locksmith at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one cabinetmaker at a salary of thirteen hundred and twenty dollars (\$1,320) per annum twenty-two elevator operators to be appointed as may be required at a salary of twelve hundred dollars (\$1,200) each per annum one foreman of charmen who shall have the power of Capitol police officer delegated upon him at a salary of fifteen hundred dollars (\$1,500) per annum one assistant foreman of charmen at a salary of thirteen hundred and twenty dollars (\$1,320) per annum two window cleaners at a salary of one thousand dollars (\$1,000) each per annum fifty charmen to be appointed as may be required at a salary of nine hundred dollars (\$900) each per annum a chief of the bureau of information at a salary of twelve hundred dollars (\$1,200) per annum six guides at a salary of eleven hundred dollars (\$1,100) each per annum two matrons at a salary of six hundred dollars (\$600) each per annum two female attendants for the public toilets at a salary of six hundred dollars (\$600) each per annum two male attendants for the public toilets at a salary of nine hundred dollars (\$900) each per annum

For operating the mechanical plant One skilled chief engineer at a salary of three thousand dollars (\$3,000) per annum one skilled assistant chief engineer at a salary of two thousand one hundred and sixty dollars (\$2,160) per annum three assistant engineer at a salary of fifteen hundred and sixty dollars (\$1,560) each per annum eight firemen at a salary of thirteen hundred and twenty dollars (\$1,320) each per annum one skilled electrician at a salary of eighteen hundred dollars (\$1,800) per annum one assistant electrician at a salary of thirteen hundred and twenty dollars (\$1,320) per annum three wiremen at a salary of twelve hundred dollars (\$1,200) each per annum three pump-runners at a salary of thirteen hundred and twenty dollars (\$1,320) each per annum one skilled elevator machinist at a salary of eighteen hundred dollars (\$1,800) per annum one helper for elevator machinist at a salary of one thousand two hundred dollars (\$1,200) per annum one competent steamfitter at a salary of fifteen hundred dollars (\$1,500) per annum one helper for steamfitter at a salary of one thousand two hundred dollars (\$1,200) per annum one helper for engine room at a salary of nine hundred and sixty dollars (\$960) per annum one experienced plumber at a salary of fifteen hundred dollars (\$1,500) per annum one plumber helper at a salary of one thousand two hundred dollars (\$1,200) per annum and two motor tenders at a salary of one thousand and eighty dollars (\$1,080) each per annum All of the employees of the mechanical plant shall be under the direct

control and supervision of the "chief engineer" is hereby amended to read as follows

For the preservation of good order in the Capitol grounds and buildings Two sergeants of police at a salary of eighteen hundred dollars (\$1,800) each per annum thirty-five policemen to be appointed as may be required at a salary of fifteen hundred dollars (\$1,500) each per annum

For the care of the grounds A general foreman of grounds at a salary of two thousand four hundred dollars (\$2,400) per annum two assistant foremen one at a salary of two thousand dollars (\$2,000) per annum and one at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one gardener at a salary of fifteen hundred dollars (\$1,500) per annum three assistant gardeners to be appointed as may be required at a salary of twelve hundred dollars (\$1,200) each per annum twelve caretakers to be appointed as may be required at a salary of one thousand dollars (\$1,000) each per annum

For the care and preservation of the Capitol buildings and furnishings One foreman of maintenance at a salary of two thousand (\$2,000) per annum one foreman of carpenters at a salary of two thousand dollars (\$2,000) per annum ten skilled carpenters at a salary of fifteen hundred dollars (\$1,500) each per annum one hardwood floor expert finisher at a salary of seventeen hundred dollars (\$1,700) per annum four hardwood floor finishers at a salary of fifteen hundred dollars (\$1,500) each per annum one foreman of painters at a salary of two thousand dollars (\$2,000) per annum six skilled painters at a salary of fifteen hundred dollars (\$1,500) each per annum one marble expert at a salary of seventeen hundred dollars (\$1,700) per annum one assistant marble expert at a salary of thirteen hundred and twenty dollars (\$1,320) per annum two experienced marble polishers at a salary of twelve hundred dollars (\$1,200) each per annum one bronze and metal expert at a salary of eighteen hundred dollars (\$1,800) per annum one assistant bronze and metal expert at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one clock repairman at a salary of fifteen hundred dollars (\$1,500) per annum one assistant clock repairman at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one upholsterer at a salary of fifteen hundred dollars (\$1,500) per annum one locksmith at a salary of fifteen hundred dollars (\$1,500) per annum one cabinet maker at a salary of fifteen hundred dollars (\$1,500) per annum twenty-two elevator operators to be appointed as may be required at a salary of fifteen hundred dollars (\$1,500) each per annum one foreman of charmen who shall have the power of Capitol police officer delegated upon him at a salary of fifteen hundred dollars (\$1,500) per annum one assistant foreman of charmen at a salary of thirteen hundred and twenty dollars (\$1,320) per annum two window cleaners at a salary of one thousand dollars (\$1,000) each per annum fifty charmen to be appointed as may be required at a salary of nine hundred dollars (\$900) each per annum a chief of the bureau of information at a salary of twelve hundred dollars (\$1,200) per annum six guides at a salary of eleven hundred dollars (\$1,100) each per annum two matrons at a salary of six hundred dollars (\$600) each per annum two female attendants for the public toilets at a salary of six hundred dollars (\$600) each per annum two male attendants for the public toilets at a salary of nine hundred dollars (\$900) each per annum

For operating the mechanical plant One skilled chief engineer at a salary of three thousand dollars (\$3,000) per annum one skilled assistant chief engineer at a salary of two thousand one hundred and sixty dollars (\$2,160) per annum three assistant engineers at a salary of fifteen hundred and sixty dollars (\$1,560) each per annum eight firemen at a salary of thirteen hundred and twenty dollars (\$1,320) each per annum one skilled electrician at a salary of two thousand dollars (\$2,000) per annum one assistant electrician at a salary of fifteen hundred dollars (\$1,500) per annum three wiremen at a salary of thirteen hundred and twenty dollars (\$1,320) each per annum three pump-runners at a salary of thirteen hundred and twenty dollars (\$1,320) each per annum one skilled elevator machinist at a salary of two thousand dollars (\$2,000) per annum one helper for elevator machinist at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one competent steamfitter at a salary of fifteen hundred dollars (\$1,500) per annum one helper for steamfitter at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one helper for engine room at a salary of ten hundred and eighty dollars (\$1,080) per annum one experienced plumber at a salary of eighteen hundred dollars (\$1,800) per annum one plumber helper at a salary of thirteen hundred and twenty dollars (\$1,320) per annum and two motor tenders at a salary of one thousand and eighty dollars (\$1,080) each per annum All of the employees of the mechanical plant shall be under the direct control and supervision of the chief engineer

On the question,

Will the House agree to the bill on third reading?

Mr. ALBERT MILLAR. Mr. Speaker, I ask unanimous consent to offer amendments at this time.

The SPEAKER. The amendments will be ready by the Clerk for information.

The Clerk read the amendments as follows:

Amend section 1, page 6. Strike out in lines 23 and 24 the words "thirteen hundred and twenty dollars (\$1,320)" and insert in lieu thereof: "fifteen hundred dollars (\$1,500)."

Amend section 1, page 6 line 29. Strike out the words "one thousand dollars (\$1,000)" and insert in lieu thereof the words "twelve hundred dollars (\$1,200)."

The SPEAKER. Will the House give unanimous consent to the insertion of the amendments at this time? Is there

any objection? The Chair hears none, and the amendments will be inserted in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

Ordered, That the bill as amended lie over for printing.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1787, (Senate Bill No. 858), entitled:

A Supplement to an act entitled "An act to amend an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April Anno Domini one thousand eight hundred and seventy-four providing for the incorporation and regulation of electric light heat and power companies" approved the eighth day of May Anno Domini one thousand eight hundred and eighty-nine by extending the powers and every corporation heretofore or hereafter incorporated for the supply of light heat and power or any of them to the public by electricity and of every corporation which has heretofore accepted the provisions of said act as provided herein and granting to every such corporation the power to appropriate property outside the limits of public streets lanes alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service accommodation convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1788, (Senate Bill No. 956), entitled:

An Act supplementary to an act entitled "An act granting to water power companies and other corporations owning or controlling water power authority to develop and distribute electric power by means of their water power and to erect construct and maintain the necessary buildings plant and apparatus for that purpose" approved the second day of July one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and twenty-five) by extending the power of every corporation heretofore organized or hereafter to be organized for the purpose of supplying water power to the public and granting to every such corporation the power to appropriate property outside the limits of public streets lanes alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service accommodation convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1781, (Senate Bill No. 679), entitled:

An Act to amend an act approved the seventeenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and thirty-two) entitled "A supplement to an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1768, (Senate Bill No. 1061), entitled:

An Act amending section one of the act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire-escapes fire-extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1789, (Senate Bill No. 978), entitled:

An Act to amend section seven of the act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred fifty-four) entitled "An act to protect the public health and safety by regulating the erection alteration repair use occupancy maintenance sanitation and condemnation of dwellings two-family dwellings rooming-houses and tenements by regulating the use maintenance and sanitation of the grounds surrounding the same the adjoining buildings and all vacant land in cities of the first class providing for their inspection the abatement of nuisances the vacating of uninhabitable houses and the filing of liens creating a Division of Housing and Sanitation and providing penalties for violations of the provisions thereof and repealing all laws inconsistent therewith"

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1790, (Senate Bill No. 970), entitled:

An Act amending an act entitled "A supplement to an act entitled 'An act for the government of cities of the second class approved the seventh day of March Anno Domini one thousand nine hundred and one creating and regulating a City Planning Department giving it jurisdiction extending it over the city and for three miles beyond the city limits and regulating the laying out of plans of lots within the limits of the city'" approved the tenth day of June Anno Domini one thousand nine hundred eleven (Pamphlet Laws eight hundred and seventy-two) by providing the method of appointment and terms of office of the members of the City Planning Department and that all plans of streets for public use shall be submitted to and approved by this department

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1740, (Senate Bill No. 971), entitled:

An Act amending an act entitled "A supplement to an act entitled 'An act for the government of cities of the second class' approved the seventh day of March one thousand nine hundred and one authorizing cities of the second class to regulate and limit the height and bulk of buildings and the area of yards courts and open spaces and to regulate and restrict the location of trades and industries and the location of buildings for specified uses and to make regulations for trades and industries and for the use of buildings and for the above purposes to divide the cities into districts and authorizing the City Planning Commission to recommend the boundaries of districts and appropriate regulations therein and providing the method of adoption of said districts regulations and restrictions and the method of amendment or change thereof" approved the twenty-first day of June Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws five hundred seventy) providing for twenty days notice to the City

Planning Commission of any proposed amendment or change for an enforcing officer and a board of appeal to review his actions

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1758, (Senate Bill No. 972), entitled:

An Act empowering cities to take purchase or condemn property for the purpose of erecting providing maintaining and operating thereon playgrounds playfields gymnasiums public baths swimming pools indoor recreation centers comfort stations waiting stations and drinking fountains

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1741, (Senate Bill No. 973), entitled:

An Act to amend an act entitled "An act amending section nine of an act entitled 'An act in relation to the laying out opening widening straightening extending or vacating streets and alleys and the construction of bridges in the several municipalities of this Commonwealth the grading paving macadamizing or otherwise improving streets and alleys providing for ascertaining the damages to private property resulting therefrom the assessment of the damages costs and expenses thereof upon the property benefited and the construction of sewers and payment of the damages costs and expenses thereof including damages to private property resulting therefrom' approved May sixteenth Anno Domini one thousand eight hundred and ninety-one enabling municipal corporations to lay out open widen extend and vacate streets or alleys upon petition or without petition of property owners as amended by the act approved the twenty-second day of May Anno Domini one thousand eight hundred and ninety-five" providing for the approval of ordinances by the city recorder and the publication of the ordinances approved the nineteenth day of March Anno Domini one thousand nine hundred and three (Pamphlet Laws thirty-five) providing that the ordinances may require that no building may be built or altered except to conform to the lines fixed by the widening or straightening ordinances and that in such case the landowner's right of action shall not accrue until actual occupancy by the municipality or the locating or relocating of the building to conform to the new lines

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1397, (Senate Bill No. 109), entitled:

An Act to amend section six of an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws four hundred three) entitled "An act relating to the form execution revocation and interpretation of wills to nuncupative wills to the appointment of testamentary guardians to spendthrift trusts to forfeiture of devise or legacy in case of murder of testator to elections to take under or against wills and to the recording and registering of such elections and of decrees relative thereto and to the fees therefor

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1528, (Senate Bill No. 768), entitled:

An Act authorizing and empowering the county commissioners of the several counties of this Commonwealth to erect and construct sewers and a plant to dispose of the sewage from county buildings and to acquire rights of way and the necessary lands for said purposes by purchase or by the exercise of the right of eminent domain at the expense of the county and providing the ways and means of ascertaining and paying

the damages of those whose lands may be taken or injured by reason of the exercise of the right of eminent domain for said purposes

And said bill having been read at length the second time and agreed to.

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1779, (Senate Bill No. 1328), entitled:

An Act to amend section five of article twenty of an act entitled "An act for the better government of cities of the first class of this Commonwealth" approved the twenty-fifth day of June Anno Domini one thousand nine hundred and nineteen

BILL DROPPED FROM THE CALENDAR.

Mr. GLASS. Mr. Speaker and gentlemen of the House: Just a word of explanation concerning the motion which I am about to make. The motion is in reference to Senate Bill No. 1328, which is an amendment to section five of article twenty of an act entitled "An act for the better government of cities of the first class in this Commonwealth." In other words it is an amendment to the city charter of Philadelphia. During the session of 1919 an act was passed changing the government of the city of Philadelphia, and one provision of the act related to municipal street cleaning. There happened to be one word used in the act which to some people appeared to be rather vague, and it was for the purpose of clarifying that word that the bill was introduced by Senator Aron known as Senate Bill No. 1328.

Members of the Charter Committee who worked very zealously in preparing the charter which was enacted into law were opposed to this amendment in this particular act, and after consulting with them, and having received the following telegram which I will read, I resolved to make a motion to drop the bill from the calendar. The telegram is as follows: "Philadelphia, Pa., April 27, 1921, 4.46 p. m.

Hon. Edwin H. Vare,
Harrisburg, Pa.

Charter Committee and all our people absolutely opposed to the Aron bill amending the charter, and hope you will do what you can to defeat this bill."

In view of this telegram, Mr. Speaker, and in view of the fact that they are opposed to it, I move that the bill be dropped from the calendar.

Mr. CONNER. Mr. Speaker, I second the motion.
The motion was agreed to.

BILLS ON SECOND READING.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 932, (Senate Bill No. 355), entitled:

An Act authorizing the cities of this Commonwealth to regulate or prohibit and prevent the use and sale of fireworks fire-crackers sparklers and other pyrotechnics and the unnecessary firing and discharge of firearms in or into the highways or other public places of such cities

The first section was read as follows:

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the cities of this Commonwealth be and they are hereby authorized to regulate or to prohibit and prevent the sale and use of fireworks fire-crackers sparklers and other pyrotechnics in such cities and the unnecessary firing and discharge of firearms in or into the highways and other public places thereof and to pass all necessary ordinances regulating or forbidding the same and prescribing penalties for their violation

On the question,

Will the House agree to the section?

Mr. DAWSON. Mr. Speaker, I desire to offer the following amendments.

The SPEAKER. The amendments will be read by the Clerk.

The amendments were read by the Clerk as follows:

Amend section 1, line 5, by striking out after the word "regulate" the words "or to prohibit and prevent"

Also amend section 1, line 6, by striking out after the words "sale and" the first two words on said line

Also amend section 1, line 10, by striking out after the word "regulating" the words "or forbidding"

Mr. EDMONDS. Mr. Speaker, May I inquire who offered the amendments?

The SPEAKER. The gentleman from Lackawanna, Mr. Dawson.

Mr. GOLDER. Mr. Speaker, I tried my very best to get the purport of the amendments offered. As I understand it, Mr. Speaker, they would absolutely eliminate the feature of this bill most important, that is, giving the municipalities the right to regulate and even prohibit the sale of fire crackers and other such pyrotechnics which a municipality may deem injurious and dangerous. For that reason I am opposed to the amendments.

Mr. EDMONDS. Mr. Speaker, I would like to second the point of view which has just been expressed by my friend from Philadelphia. It seems to me that the amendments would simply ruin the purpose of the bill. Therefore, I am opposed to the amendments.

On the question,

Will the House agree to the amendments?

They were not agreed to.

On the question recurring,

Will the House agree to the section?

It was agreed to.

The second section was read and agreed to as follows:

Section 2. All acts or parts of acts inconsistent herewith the extent of such inconsistency be and the same are hereby repealed

The title was read as follows:

An Act authorizing the cities of this Commonwealth to regulate or prohibit and prevent the use and sale of fireworks fire-crackers sparklers and other pyrotechnics and the unnecessary firing and discharge of firearms in or into the highways or other public places of such cities

On the question,

Will the House agree to the title?

Mr. DAWSON. Mr. Speaker, I desire to offer the following amendment.

The SPEAKER. The amendment will be read by the Clerk.

The amendment was read by the Clerk as follows:

Amend title by striking out after the word "regulate" the words "prohibit and prevent"

On the question,

Will the House agree to the amendment?

It was not agreed to.

On the question recurring,

Will the House agree to the title?

It was agreed to.

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with.

The House proceeded to the second reading and consideration of House Bill No. 1529, (Senate Bill No. 34), entitled:

An Act to ascertain and appoint the fees to be received by the recorder of deeds in and for the counties in this Commonwealth containing more than one million five hundred thousand (1,500,000) inhabitants

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

Agreeably to order,

The rule requiring bills to be considered in Committee of the Whole being in this case dispensed with,

The House proceeded to the second reading and consideration of House Bill No. 1790, (Senate Bill No. 553), entitled:

An Act to amend section one of an act approved the third day of June one thousand eight hundred and eighty-five (Part-ghlet Laws sixty-two) entitled "An act to provide for the

establishment and maintenance of a Home for Disabled and Indigent Soldiers and Sailors of Pennsylvania" as amended

And said bill having been read at length the second time and agreed to,

Ordered, To be transcribed for a third reading.

BILL SIGNED BY THE SPEAKER.

Bill numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the title was publicly read as follows:

House Bill No. 1109,

An Act providing when how and to what extent liens upon seated real property shall be allowed for county bridge road borough incorporated town township school district and poor taxes the procedure upon tax claims filed therefor the methods for preserving such tax liens and enforcing payment of such liens the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales

Whereupon,

The SPEAKER, in the presence of the House signed the same.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1721, (Senate Bill No. 958), File Folio 4615, on page 47 of today's calendar, be made a special order of business at this time.

Mr. HARER. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1721, (Senate Bill No. 958), as follows:

An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that the judicial districts of the Commonwealth shall be numbered composed designated and shall each have the number of judges respectively as follows

The first district shall be composed of the city and county of Philadelphia and shall have fifteen judges learned in the law in the common pleas and five judges learned in the law in the orphan's court and such judges of the municipal court as now or may hereafter be provided by law

The second district of the county of Lancaster and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphan's court

The third district of the county of Northampton and shall have three judges learned in the law in the common pleas

The fourth district of the county of Tioga and shall have one judge learned in the law

The fifth district of the county of Allegheny and shall have fourteen judges learned in the law in the common pleas and three judges learned in the law in the orphan's court and such judges of the county court as now or may hereafter be provided by law

The sixth district of the county of Erie and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphan's court

The seventh district of the county of Bucks and shall have one judge learned in the law

The eighth district of the county of Northumberland and shall have two judges learned in the law

The ninth district of the county of Cumberland and shall have two judges learned in the law

The tenth district of the county of Westmoreland and shall have three judges learned in the law in the common pleas and one judge learned in the law in the orphan's court

The eleventh district of the county of Luzerne and shall have three judges learned in the law in the common pleas and one judge learned in the law in the orphan's court

The twelfth district of the county of Dauphin and shall have three judges learned in the law

The thirteenth district of the county of Greene and shall have one judge learned in the law

The fourteenth district of the county of Fayette and shall have two judges learned in the law and one judge learned in the law in the orphan's court

The fifteenth district of the county of Chester and shall have two judges learned in the law

The sixteenth district of the county of Somerset and shall have one judge learned in the law

The seventeenth district of the counties of Union and Snyder and shall have one judge learned in the law

The eighteenth district of the county of Clarion and shall have one judge learned in the law

The nineteenth district of the county of York and shall have two judges learned in the law

The twentieth district of the counties of Huntington Bedford and Mifflin and shall have one judge learned in the law

The twenty-first district of the county of Schuylkill and shall have three judges learned in the law in the common pleas and one judge learned in the law in the orphan's court

The twenty-second district of the county of Wayne and shall have one judge learned in the law

The twenty-third district of the county of Berks and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphan's court

The twenty-fourth district of the county of Blair and shall have one judge learned in the law

The twenty-fifth district of the counties of Cameron Clinton and Elk and shall have one judge learned in the law

The twenty-sixth district of the county of Columbia and shall have one judge learned in the law The county of Montour shall be attached to this district

The twenty-seventh district of the county of Washington and shall have two judges learned in the law in the Common pleas and one judge learned in the law in the orphan's court

The twenty-eighth district of the county of Venango and shall have one judge learned in the law

The twenty-ninth district of the county of Lycoming and shall have one judge learned in the law

The thirtieth district of the county of Crawford and shall have one judge learned in the law

The thirty-first district of the county of Lehigh and shall have two judges learned in the law

The thirty-second district of the county of Delaware and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphan's court

The thirty-third district of the county of Armstrong and shall have one judge learned in the law

The thirty-fourth district of the county of Susquehanna and shall have one judge learned in the law

The thirty-fifth district of the county of Mercer and shall have one judge learned in the law

The thirty-sixth district of the county of Beaver and shall have two judges learned in the law

The thirty-seventh district of the county of Warren and shall have one judge learned in the law The county of Forest shall be attached to this district

The thirty-eighth district of the county of Montgomery and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphan's court

The thirty-ninth district of the county of Franklin and shall have one judge learned in the law

The fortieth district of the county of Indiana and shall have one judge learned in the law

The forty-first district of the counties of Juniata and Perry and shall have one judge learned in the law

The forty-second district of the county of Bradford and shall have one judge learned in the law

The forty-third district of the counties of Monroe and Pike and shall have one judge learned in the law

The forty-fourth district of the counties of Wyoming and Sullivan and shall have one judge learned in the law

The forty-fifth district of the county of Lackawanna and shall have three judges learned in the law in the common pleas and one judge learned in the law in the orphan's court

The forty-sixth district of the county of Clearfield and shall have one judge learned in the law

The forty-seventh district of the county of Cambria and shall have two judges learned in the law and one judge learned in the law in the orphan's court

The forty-eighth district of the county of McKean and shall have one judge learned in the law

The forty-ninth district of the county of Centre and shall have one judge learned in the law

The fiftieth district of the county of Butler and shall have one judge learned in the law

The fifty-first district of the counties of Adams and Fulton and shall have one judge learned in the law

The fifty-second district of the county of Lebanon and shall have one judge learned in the law

The fifty-third district of the county of Lawrence and shall have one judge learned in the law

The fifty-fourth district of the county of Jefferson and shall have one judge learned in the law

The fifty-fifth district of the county of Potter and shall have one judge learned in the law

The fifty-sixth district of the county of Carbon and shall have one judge learned in the law

And in all cases where a county is or shall be attached to a contiguous district the qualified voters of said county shall be entitled to vote for the judge or judges

Section 2 The nomination of judges which the qualified electors of any county are entitled to elect of themselves unconnected with any other county or district shall be made held and conducted and the returns of votes cast at primary elections for the nomination of such judges shall be made computed canvassed and certified as now or may be hereafter provided by law

Section 3 Returns of votes cast in all such counties at the municipal elections for all judges shall be made out by the prothonotary of the court of common pleas of such county under direction of said court or of the judge or person or persons authorized by law to receive and compute returns in such counties at its his or their meeting to receive and compute the returns of the preceding municipal election Such returns shall be properly attested by the seal of said court One of such returns shall be filed and entered in the office of the prothonotary of such court Another of such returns such prothonotary shall enclose in a sealed envelope and direct and immediately mail to the Secretary of the Commonwealth It shall also be the duty of the prothonotary to deliver a copy of such return to each person elected judge at such municipal election

Section 4 In case of the election of a judge or judges in any judicial district composed of two or more counties or of a single county to which one or more counties is or are attached as provided by this act on the day of the sitting of

the court or of the judge person or persons authorized by law to receive and compute returns in each of such counties the prothonotary of the court of common pleas shall open and in its his or their presence shall make out a return of all votes cast at the preceding municipal election within each county for every person voted for as judge. Such return shall be properly attested by the seal of said court. The court or judge or person or persons receiving and computing returns shall thereupon appoint one of the judges of election in said county to take charge of such return and produce the same at a meeting of the judges so appoint in each of the counties comprising said district.

Section 5 In all judicial districts composed of two or more counties the county commissioners of each county shall appoint one of the judges of elections of such county to take charge of the returns of all votes cast at any primary election in said county for any candidate or candidates for the nomination of judge of the courts of said district.

Section 6 In all judicial districts composed of two or more counties the persons appointed as return judges to compute the votes cast at any municipal or primary election for any judges of the courts of such districts shall meet and cast up the several returns of the counties composing the district on the Tuesday next following the day on which the official computation of the county returns in all of such counties shall have been completed. Such meetings shall be held at the court house of one of the counties taking said counties alternately in alphabetical order.

Section 7 The return judges having met and cast up the votes of their respective districts shall execute under their hands and seals a general and true return of the whole district which in case such return is of a municipal election shall be deposited with the prothonotary of the county wherein the return is executed or in case the return is of a primary election with the county commissioners of such county. Immediately upon the receipt of such return the prothonotary or county commissioners as the case may be shall make copies of such return and shall transmit one copy thereof properly certified to the Secretary of the Commonwealth and the other copy or copies also certified to the person or persons receiving the highest number of votes cast at the preceding municipal or primary election for the office or offices for which the election was held or the nominations were made in the district.

Section 8 Every return judge shall receive out of the treasury of his proper county the sum of ten dollars for each day actually employed in computing such vote and in addition thereto shall receive ten cents for every mile necessarily traveled in going to and from the place of meeting.

Section 9 In all judicial districts at the municipal election next preceding the expiration of the term of any judge now or hereafter commissioned the qualified electors of any county or counties composing such district shall elect a successor to such judge to serve as provided by law.

Section 10 In all districts in which by the provisions of this act two or more judges are provided one of said judges shall be the president judge of said district and the other or others shall be the additional law judge or judges thereof. The judge of said districts whose commission shall first expire shall be the president judge thereof except when the president judge has been or shall be re-elected in which he shall continue to be president judge. The said additional law judge or judges shall possess the same qualifications which are required by the Constitution and laws for the president judge of said district and shall hold his or their office for a like term and by the same tenure and shall have the same powers authority and jurisdiction and shall be subject to the same restrictions and penalties as the president judge of said district.

Section 11 In all cases where by the provisions of this act a district heretofore consisting of more than one county is divided into two or more districts and in all cases in which counties are transferred from one district to another the judge now in office shall continue to serve until the expiration of his term of office as judge of the district which by this act is given the same number as that of the district in which the said judge has heretofore served. At the municipal election next preceding the expiration of the term of office of any such judge the electors of the county or counties composing such district shall elect a judge to serve as provided by law.

Section 12 In all districts in which the office of additional law judge or the office of orphans' court judge is created by the provisions of this act the Governor shall appoint a person learned in the law and otherwise legally qualified and commission him as additional law judge or orphans' court judge of such district as the case may be to serve until the first Monday of January one thousand nine hundred and twenty-two.

Section 13 The act approved the eighteenth day of July one thousand nine hundred and one (Pamphlet Laws six hundred sixty-nine) entitled "An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election appointment and commissioning of judges learned in the law for the said districts in cases where such judges are not provided for by existing law" the act approved the twenty-third day of May one thousand nine hundred and one (Pamphlet Laws two hundred ninety-two) entitled "An act to provide for an additional law judge of the several courts of the eighth judicial district" the act approved the eleventh day of July one thousand nine hundred and one (Pamphlet Laws six hundred fifty-five) entitled "An act to provide for an additional law judge of the several courts of the eleventh judicial district" the act approved the twenty-eighth day of February one thousand nine hundred and seven (Pamphlet Laws four) entitled "An act to provide for an additional law judge of the several courts of the thirty-second judicial district" the act approved the twenty-fourth day of March one thousand nine hundred and eleven (Pamphlet Laws twenty-five) entitled "An act to provide for an additional law judge of the several courts of the sixth judicial district" the act approved the fourth day of April one thousand nine hundred and thirteen (Pamphlet Laws forty) entitled "An act to provide for an addi-

tional law judge of the several courts of the forty-seventh judicial district" the act approved the twenty-first day of July one thousand nine hundred and thirteen (Pamphlet Laws eight hundred seventy-two) entitled "An act to provide for an additional law judge of the several courts of eleventh judicial district" the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws four hundred ninety-eight) entitled "An act to amend sections one of an act entitled 'An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election appointment and commissioning of judges learned in the law for the said districts in cases where such judges are not provided for by existing law' approved the eighteenth day of July one thousand nine hundred and one by designating the counties of Cameron and Elk as the twenty-fifth district and attaching the county of Clinton to the fifty-fifth district" the act approved the twenty-fourth day of April one thousand nine hundred and seventeen (Pamphlet Laws ninety-five) entitled "An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts" are hereby repealed absolutely. The act approved the twelfth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred fifty-eight) entitled "An act fixing the time of meeting of the return judges in the several congressional senatorial representative and judicial districts composed of two or more counties or parts of two or more counties prescribing the manner of making and certifying the consolidated returns imposing certain duties on prothonotaries and county commissioners and fixing the compensation of such returns judges" and the act approved the twelfth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred sixty) entitled "An act authorizing county commissioners to appoint return judges to cast up primary election returns in congressional senatorial and judicial districts" are hereby repealed in so far as they relate to judicial districts. All other acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

Nothing in this act shall be construed to repeal any of the provisions of an act approved the fifth day of May one thousand nine hundred and eleven entitled "An act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" or the amendments thereto nor to repeal any of the provisions of an act approved the twelfth day of July one thousand nine hundred and thirteen entitled "An act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the proper officers of the county or city of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expenses thereof" or the amendments thereto.

Section 13 Where by the provisions of this act the number of judges in any judicial district is decreased below the number to which such district is by law entitled at the date of the passage of this act the judges then in office shall continue to hold their offices until the end of their respective terms but no successor shall be elected to succeed the judge whose term first expires and after the expiration of the term of such judge the remaining judge or judges shall constitute the court of such district and the judge oldest in commission shall be the president judge of said court.

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—169.

Allum,	Elgin,	Long,	Sinclair,
Armstrong,	Evans,	Love,	Smiley,
Asbury,	Feldman,	McBride,	Smink,
Aston,	Finney,	McCaig,	Smith, H. J.,
Baker,	Fox,	McCann,	Smith, H.,
Baldi,	Franklin,	McCarthy,	Smith, J. W.,
Barnhart,	Gearhart,	McCurdy,	Smith, L.,
Beaver,	Gelder,	McGowan,	Snowden,
Beckley,	Gibbon,	McHugh,	Soffel,
Bidelspacher,	Glass,	McKim,	Sowers,
Bluett,	Goehring,	McKnight,	Spangler,
Blumberg,	Golder,	McMullen,	Sprows,
Brower,	Goodnough,	McOwen,	Stackhouse,
Brady,	Goss,	Mangan,	Stadlander,
Brenneman,	Green,	Marcus, J.,	Stark,
Bromley,	Griffith,	Marcus, J. C.,	Steedle,
Brown, F. B.,	Hagerty,	Michel,	Stirling,
Brown, T. R.,	Haldeman,	Millar, A.,	Stevens,
Campbell,	Hampson,	Miller, C.,	Stevenson,
Catlin,	Harding,	Miller, D. I.,	Stewart,
Chaplin,	Harry,	Miller, D. D.,	Strauss,
Comerer,	Haslett,	Miller, H. F.,	Sweitzer,
Conner,	Haws,	Miller, J. J.,	Thomas,
Cook,	Hayes,	Mitchell,	Trainer,
Craig, J. R.,	Heffernan,	Morris,	Van Alen,
Craig, J. O.,	Henderson, E.,	Orr,	Vickerman,
Crum,	Henderson, W.,	Perry,	Walker, G. T.,
Curran,	Hess,	Phillips,	Walker, J. A.,
Curry,	Hetrick,	Posey,	Weamer,
Davis,	Hoffman, J. N.,	Quigley,	Weiss,
DeHaas,	Holcombe,	Rhoads,	Wells,
Denning,	Hoover,	Rieder,	Wettach,
Dewey, C. P.,	Huston,	Rinn,	Whitehouse,
Dewey, P. H.,	Jones, D. J.,	Roman,	Whiteman,
Diehm,	Jones, W. W.,	Ruch,	Williams,

Dilsheimer,
Donneley,
Drinkhouse,
Dunlap,
Dunn,
Eaches,
Edmonds,
Ehrhardt,

Kantner,
Keene,
Kinsman,
Kohler,
Kooser,
Krug,
Lafferty,
Lewis,

Ruddy,
Ruth,
Schaeffer,
Schilling,
Schwartz,
Sieg,
Shaffer,
Shellenberger,

Wolfe,
Woner,
Wood,
Woodruff,
Zook,
Whitaker,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information that the House has passed it with amendments in which the concurrence of the Senate is requested.

APPOINTMENT OF CONFERENCE COMMITTEE ON HOUSE
BILL NO. 695.

The SPEAKER. The Chair appoints as a Committee of Conference on House Bill No. 695, Messrs. Dawson, Glass and Long.

Ordered, That the Clerk inform the Senate accordingly.

APPOINTMENT OF CONFERENCE COMMITTEE ON HOUSE
BILL NO. 1237.

The SPEAKER. The Chair appoints as a Committee of Conference on House Bill No. 1237, Messrs. Woner, Davis and Whiteman.

Ordered, That the Clerk inform the Senate accordingly.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1750, (Senate Bill No. 1008), File Folio 4489, on page 47 of today's calendar, be made a special order of business at this time.

Mr. CLUTTON. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1750, (Senate Bill No. 1008), entitled:

An Act to fix the number of Representatives in the General Assembly of the State and to apportion the State into Representative Districts as provided by the Constitution

On the question.

Will the House agree to the bill on third reading?

It was agreed to.

On the question.

Shall the bill pass finally?

Mr. STRAUSS. Mr. Speaker and gentlemen of the House, I shall have to ask you to oppose this bill. It surely is our prerogative to prepare a bill on such a subject, and the first we heard of it is when it came from the Senate where it was prepared. We had no chance to appear before the Committee on the subject or to propose anything on the subject. I came up to Harrisburg on Monday evening loaded with amendments to present them to the Committee on this bill. I could not find the Committee, no Committee met, and at midnight it was brought into the House in the rump session, as it is called. These amendments were not presented to the bill on second reading, but now on the bill's final passage I shall have to oppose this bill, and ask every one in the House to oppose it. Now down in Berks County where I come from we do everything on the level and honest. I ask this House to do the same thing and vote against this bill.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution the yeas and nays were taken.

Mr. HESS. Mr. Speaker, I ask for a verification of the roll.

The SPEAKER. The roll will be verified.

The roll was verified as follows:

YEAS—116.

Alexander,
Allum,
Amstrong,

Feldman,
Franklin,
Gearhart,

McBride,
McCaig,
McCann

Schilling,
Schwartz,
Shannon,

Asbury,
Aston,
Baker,
Baldi,
Beaver,
Bell,
Blumberg,
Brady,
Brown, T. R.,
Burns,
Chaplin,
Clutton,
Conner,
Craig, J. R.,
Cratty,
Curran,
Curry,
Davis,
Dawson,
Denning,
Dilsheimer,
Dithrich,
Drinkhouse,
Dunlap,
Dunn,
Eaches,

Gibbon,
Glass,
Goehring,
Golder,
Green,
Griffith,
Hagerty,
Haldeman,
Harry,
Hayes,
Martin,
Heffernan,
Henderson, E.,
Hetrick,
Hoffman, J. N.,
Horne,
Huston,
Jones, D. J.,
Jones, W. W.,
Jordan,
Keene,
Kooser,
Krause,
Krug,
Lafferty,
Lewis,
Love,

McCarthy,
McConnell,
McCurdy,
McGowan,
McHugh,
McKim,
Mangan,
Marcus, J.,
Marshall,
Mantz,
Miller, A.,
Miller, C.,
Miller, D. I.,
Miller, H. F.,
Ogle,
Orr,
Perry,
Pike,
Posey,
Richards,
Rieder,
Roman,
Ruch,
Ruth,
Schaeffer,

Smiley,
Smith, H. J.,
Smith, H.,
Smith, J. W.,
Smith, L.,
Snowden,
Soffel,
Sowers,
Sprows,
Steedle,
Sterling,
Stevens,
Stevenson,
Switzer,
Van Alen,
Walker, G. T.,
Walker, J. A.,
Weamer,
Wettach,
Whitehouse,
Whiteman,
Woner,
Zook,
Whitaker,
Speaker.

NAYS—78.

Barnhart,
Beckley,
Edmonds,
Ehrhardt,
Elgin,
Boland,
Bower,
Brendle,
Brenneman,
Bromley,
Brooks,
Brown, F. B.,
Campbell,
Comerer,
Cook,
Craig, J. O.,
Crum,
DeHaas,
Dewey, C. P.,
Dewey, P. H.,
Diehm,

Donneley,
Edmonds,
Ehrhardt,
Elgin,
Evans,
Flinney,
Fitzgibbon,
Flynn,
Fox,
Gelder,
Goodnough,
Goss,
Haines,
Hampson,
Harding,
Harer,
Haslett,
Hetrick,
Henderson, W.,
Hess,
Hoffman, M. R.,
Holcombe,
Hoover,
Kantner,
Kelly,
Kinsman,
Kohler,
Leeds,
Long,
McKnight,
McVicar,
Marcus, J. C.,
Miller, A. S. C.,
Miller, D. D.,
Mitchell,
Morris,
Phillips,
Rhoads,

Rinn,
Ruddy,
Sieg,
Shaffer,
Shellenberger,
Smink,
Stadlander,
Stark,
Stewart,
Strauss,
Thomas,
Trainer,
Vickerman,
Weiss,
Wells,
Williams,
Wolfe,
Wood,
Woodruff,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1786, (Senate Bill No. 957), File Folio 4631, on page 47 of to-day's calendar, be made a special order of business at this time.

Mr. W. W. JONES. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1786, (Senate Bill No. 957), as follows:

An Act to apportion the State into Congressional Districts

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That for the purpose of electing representatives of the people of Pennsylvania to serve in the House of Representatives in the Congress of the United States this State shall be divided into thirty-six districts as follows

The first district shall consist of the first seventh twenty-sixth thirtieth thirty-sixth thirty-ninth and forty-eighth wards of the city of Philadelphia

The second district shall consist of the eighth ninth tenth thirteenth fourteenth fifteenth twentieth and thirty-seventh wards of the city of Philadelphia

The third district shall consist of the second third fourth fifth sixth eleventh twelfth sixteenth seventeenth eighteenth and nineteenth wards of the city of Philadelphia

The fourth district shall consist of the twenty-eighth twenty-ninth thirty-second thirty-eighth and forty-seventh wards of the city of Philadelphia

The fifth district shall consist of the twenty-third twenty-fifth thirty-first thirty-third thirty-fifth forty-first and forty-fifth wards of the city of Philadelphia

The sixth district shall consist of the twenty-fourth twenty-seventh thirty-fourth fortieth forty-fourth and forty-sixth wards of the city of Philadelphia

The seventh district shall consist of the twenty-first twenty-second forty-second and forty-third wards of the city of Philadelphia

The eighth district shall consist of the counties of Chester and Delaware

The ninth district shall consist of the counties of Bucks and Montgomery

The tenth district shall consist of the county of Lancaster
 The eleventh district shall consist of the county of Lackawanna
 The twelfth district shall consist of the county of Luzerne
 The thirteenth district shall consist of the county of Schuylkill
 The fourteenth district shall consist of the counties of Berks and Lehigh

The fifteenth district shall consist of the counties of Bradford Pike Susquehanna Wayne and Wyoming

The sixteenth district shall consist of the counties of Clinton Lycoming Potter and Tioga

The seventeenth district shall consist of the counties of Columbia Montour Northumberland and Sullivan

The eighteenth district shall consist of the counties of Franklin Fulton Huntingdon Juniata Mifflin Perry Snyder and Union

The nineteenth district shall consist of the counties of Cumberland Dauphin and Lebanon

The twentieth district shall consist of the county of Cambria

The twenty-first district shall consist of the counties of Bedford and Blair

The twenty-second district shall consist of the counties of Adams and York

The twenty-third district shall consist of the counties of Cameron Centre Clearfield and McKean

The twenty-fourth district shall consist of the counties of Fayette and Somerset

The twenty-fifth district shall consist of the counties of Green and Washington

The twenty-sixth district shall consist of the counties of Beaver Butler and Lawrence

The twenty-seventh district shall consist of the counties of Armstrong Clarion Indiana and Jefferson

The twenty-eighth district shall consist of the counties of Elk Forest Mercer Venango and Warren

The twenty-ninth district shall consist of the counties of Crawford and Erie

The thirtieth district shall consist of the counties of Carbon Monroe and Northampton

The thirty-first district shall consist of the county of Westmoreland

The thirty-second district shall consist of the twenty-first twenty-second twenty-third twenty-fourth twenty-fifth twenty-sixth and twenty-seventh wards of the city of Pittsburgh and all the boroughs and townships lying north of the Ohio and Allegheny rivers not included in the thirty-third district in the county of Allegheny

The thirty-third district shall consist of all the boroughs and townships lying between the Allegheny and Monongahela rivers and the boroughs of Springdale Cheswick Brackenridge Tarentum the townships of Harrison Fawn East Deer Frazer and Springdale and the city of McKeesport in the county of Allegheny

The thirty-fourth district shall consist of the first second third fourth fifth sixth ninth tenth eleventh and fifteenth wards of the city of Pittsburgh in the county of Allegheny

The thirty-fifth district shall consist of the seventh eighth twelfth thirteenth fourteenth sixteenth seventeenth eighteenth nineteenth and twentieth wards of the city of Pittsburgh and the township of Chartiers in the county of Allegheny

The thirty-sixth district shall consist of the cities of Clairton and Duquesne and all the boroughs and townships lying south of the Ohio and Monongahela rivers excepting the township of Chartiers in the county of Allegheny

Section 2 The nomination and election of members of the House of Representatives of the United States which the qualified electors of any county or of any part of the county are entitled to elect of themselves unconnected with any other county or district shall be made held and conducted and the return of votes cast at primary and general elections for the nomination and election of such members shall be made computed canvassed and certified as now or hereafter may be provided by law

Section 3 In all congressional districts composed of two or more counties or parts of two or more counties or of one or more counties and a part or parts of one or more counties the county commissioners of each of such counties in the case of primary elections and the court of common pleas in the case of general elections shall appoint one of the judges of election of such county or part of such county comprised within such district to take charge of the return of all votes cast at any primary or general election in said county or part of said county for any candidate or candidates for the nomination of Representatives in Congress from said district

Section 4 Such return judges shall meet at such places in their respective districts as herein designated

The return judges of the eighth district shall meet at the court house in West Chester in the county of Chester

The return judges of the ninth district shall meet at the court house in Norristown in the county of Montgomery

The return judges of the fourteenth district shall meet at the court house in Reading in the county of Berks

The return judges of the fifteenth district shall meet at the court house in Montrose in the county of Susquehanna

The return judges of the sixteenth district shall meet at the court house in Wellsboro in the county of Tioga

The return judges of the seventeenth district shall meet at the court house in Sunbury in the county of Northumberland

The return judges of the eighteenth district shall meet at the court house in Lewistown in the county of Mifflin

The return judges of the nineteenth district shall meet at the court house in Harrisburg in the county of Dauphin

The return judges of the twenty-first district shall meet at the court house in Hollidaysburg in the county of Blair

The return judges of the twenty-second district shall meet at the court house in York in the county of York

The return judges of the twenty-third district shall meet at the court house in Clearfield in the county of Clearfield

The return judges of the twenty-fourth district shall meet at the court house in Uniontown in the county of Fayette

The return judges of the twenty-fifth district shall meet at the court house in Washington in the county of Washington

The return judges of the twenty-sixth district shall meet at the court house in Beaver in the county of Beaver

The return judges of the twenty-seventh district shall meet at the court house in Indiana in the county of Indiana

The return judges of the twenty-eighth district shall meet at the court house in Warren in the county of Warren

The return judges of the twenty-ninth district shall meet at the court house in Meadville in the county of Crawford

The return judges of the thirtieth district shall meet at the court house in Easton in the county of Northampton

Section 5 Such return judges shall meet and cast up the several returns of the counties or parts of counties composing the district on the Tuesday next following the day on which the official computation of the county returns in all of such counties shall have been completed

Section 6 The return judges shall execute under their hands and seals a general and true return of the whole district which in case such return is of the general election shall be deposited with the prothonotary of the county wherein the return is executed or in case the return is of a primary election with the county commissioners of such county Immediately upon the receipt of such return the prothonotary or county commissioners as the case may be shall make copies of such return and shall transmit one copy thereof properly certified to the Secretary of the Commonwealth and the other copy or copies also certified to the person or persons receiving the highest number of votes cast at the preceding general or primary election for the office for which the election was held or the nominations were made in the district

Section 7 Every return judge shall receive out of the treasury of his proper county the sum of ten dollars for each day actually employed in computing such vote and in addition thereto shall receive ten cents for every mile necessarily traveled in going to and from the place of meeting

Section 8 The first election under this act shall be held at the general election in the year one thousand nine hundred and twenty-two

The members of Congress now in office shall continue in such office until the expiration of their respective terms

Vacancies now existing or happening after the passage of this act and before the commencement of the terms of the members elected at the election of one thousand nine hundred and twenty-two shall be filled for the unexpired terms in the manner now provided by law in the particular district or at large as the case may be

Section 9 The following acts are hereby repealed absolutely

An Act approved the eleventh day of July one thousand nine hundred and one (Pamphlet Laws six hundred fifty-two) entitled "An act to apportion the State into Congressional districts"

An Act approved the twenty-seventh day of April one thousand nine hundred and nine (Pamphlet Laws two hundred thirty-three) entitled "An act to amend an act entitled 'An act to apportion the State into Congressional districts' approved the eleventh day of July Anno Domini one thousand nine hundred and one so as to readjust the territorial limits of the twenty-ninth thirtieth thirty-first and thirty-second Congressional districts"

An Act approved the twelfth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred fifty-nine) entitled "A supplement to an act approved the eleventh day of July one thousand nine hundred and one (Pamphlet Laws six hundred and fifty-two) entitled 'An act to apportion the State into congressional districts' designating the places in which the return judges of such congressional districts shall meet in districts composed of two or more counties or parts of two or more counties"

The following acts are hereby repealed in so far as the apply to congressional districts

An Act approved the twelfth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred fifty-eight) entitled "An act fixing the time of meeting of the return judges in the several congressional senatorial representative and judicial districts composed of two or more counties or parts of two or more counties prescribing the manner of making and certifying the consolidated returns imposing certain duties on prothonotaries and county commissioners and fixing the compensation of such return judges

An Act approved the twelfth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred sixty) entitled "An act authorizing county commissioners to appoint return judges to cast up primary election returns in congressional senatorial and judicial districts"

All other acts and parts of acts inconsistent herewith are hereby repealed

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. STEEDLE. Mr. Speaker, I should like to ask somebody to explain to me what status the passing of this Congressional Apportionment Bill would have in the event that the Congress now sitting at Washington should reduce its membership and thereby reduce the number of congressmen elect in the State of Pennsylvania. I am informed by one of the congressmen who was in the House this morning that at this time Congress has not yet set the number of men that may be in the next Congress. Therefore, I cannot see the wisdom why this House should go on and pass a bill when there is nothing definite as to what the action might be. If in the event the number of

congressmen were reduced, I am informed in that event every congressman in Pennsylvania at the next election primary in May would have to be elected at large. And if the number is increased then the sitting members of the district would be the same, but the number of congressmen at large would be increased. So, therefore, I cannot see the wisdom at this hour of taking up the time of this House and passing this bill.

Mr. JAMES A. WALKER. Mr. Speaker, and gentlemen of the House; the status would be exactly the same whether Congress reduces the amount or otherwise. We are bound by the Constitution of this State to reapportion the State after each census, and it seems to me that if we are performing our constitutional duty this bill should prevail and we ought to vote for it.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—142.

Alexander,	Eaches,	Kinsman,	Richards,
Allum,	Elgin,	Kohler,	Rieder,
Armstrong,	Feldman,	Kooser,	Rinn,
Asbury,	Fitzgibbon,	Krause,	Ruch,
Aston,	Fowler,	Krugh,	Ruth,
Baker,	Franklin,	Lewis,	Schaeffer,
Baldi,	Gearhart,	Long,	Schwartz,
Barnhart,	Gelder,	McBride,	Sieg,
Beaver,	Gibbon,	McCaig,	Smiley,
Beckley,	Glass,	McCann,	Smith, H.,
Bell,	Gochring,	McCarthy,	Smith, J. W.,
Bidelspacher,	Goss,	McConnell,	Smith, L.,
Bluett,	Green,	McCurdy,	Snowden,
Blumberg,	Griffith,	McGowan,	Soffel,
Bower,	Hagerty,	McHugh,	Sowers,
Brady,	Haines,	McKim,	Sprowls,
Brown, T. R.,	Harding,	McMullen,	Stackhouse,
Burns,	Harer,	McVicar,	Stark,
Chaplin,	Harry,	Mangan,	Sterling,
Clutton,	Haslett,	Marcus, J.,	Stevens,
Comerer,	Haws,	Marcus, J. C.,	Stewart,
Conner,	Hayes,	Martin,	Thomas,
Craig, J. O.,	Heffernan,	Michel,	Van Alen,
Cratty,	Henderson, E.,	Millar, A.,	Vickerman,
Crum,	Henderson, W.,	Miller, A. S. C.,	Walker, G. T.,
Curran,	Hess,	Miller, C.,	Walker, J. A.,
Davis,	Hetrick,	Miller, D. I.,	Weamer,
Dawson,	Hoffman, J. N.,	Miller, D. D.,	Wells,
Denning,	Horne,	Miller, H. F.,	Wettach,
Dewey, C. P.,	Hough,	Miller, J. J.,	Whitehouse,
Dilsheimer,	Huston,	Ogle,	Wolfe,
Dithrich,	Jones, D. J.,	Perry,	Woner,
Drinkhouse,	Jones, W. W.,	Phillips,	Woodruff,
Dunlap,	Jordan,	Poscy,	Zook,
Dunn,	Kantner,	Quigley,	
Edmonds,	Keene,		

NAYS—7.

Brown, F. B.,	Golder,	Morris,	Strauss,
Dewey, P. H.,	Hoover,	Stadtlander,	

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

APPOINTMENT OF CONFERENCE COMMITTEE ON HOUSE
BILL NO. 1192.

The SPEAKER. The Chair appoints as a Committee of Conference on House Bill No. 1192, Messrs. Jordan, Brady and Henry F. Miller.

BILL ON FINAL PASSAGE (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1775. (Senate Bill No. 1066), File Folio 47-47, on page 47 of today's calendar, be made a special order of business at this time.

Mr. W. W. JONES. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order.

The House proceeded to the consideration on final passage of House Bill No. 1775, (Senate Bill No. 1066), as follows:

An Act to fix the number of Senators in the General Assembly of the State to apportion the State into Senatorial districts as provided by the Constitution and to regulate the election and the terms of office of the present and future elected Senators

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That until the next United States decennial census is taken and an apportionment made thereon the Senate shall consist of fifty members and the State is hereby apportioned into fifty Senatorial districts each of which shall be known by the number herein attached thereto and shall each be entitled to elect one Senator as follows to wit

First District The first twenty-sixth thirty-sixth thirty-ninth and forty-eighth wards of the city of Philadelphia

Second District The second third fourth seventh eighth ninth and thirtieth wards of the city of Philadelphia

Third District The fifth sixth tenth eleventh twelfth thirteenth fourteenth sixteenth and eighteenth wards of the city of Philadelphia

Fourth District The twenty-fourth twenty-seventh thirty-fourth fortieth forty-fourth and forty-sixth wards of the city of Philadelphia

Fifth District The seventeenth nineteenth twentieth thirty-first and thirty-seventh wards of the city of Philadelphia

Sixth District The twenty-first twenty-second thirty-eighth and forty-second wards of the city of Philadelphia

Seventh District The fifteenth twenty-eighth twenty-ninth thirty-second and forty-seventh wards of the city of Philadelphia

Eighth District The twenty-third twenty-fifth thirty-third thirty-fifth forty-first forty-third and forty-fifth wards of the city of Philadelphia

Ninth District The county of Delaware

Tenth District The county of Bucks

Eleventh District The county of Berks

Twelfth District The county of Montgomery

Thirteenth District All that part of the county of Lancaster not included in the seventeenth district

Fourteenth District The counties of Carbon Monroe Pike and Wayne

Fifteenth District The county of Dauphin

Sixteenth District The county of Lehigh

Seventeenth District The county of Lebanon and the boroughs of Adamstown Akron Columbia Denver Elizabethtown Ephrata Lititz Manheim Marietta and Mount Joy and the townships of Clay Conoy East Cocalico East Donegal Elizabethtown Ephrata Mount Joy Penn Rapho Warwick West Cocalico West Donegal and West Hempfield in the county of Lancaster

Eighteenth District The county of Northampton

Nineteenth District The county of Chester

Twentieth District The townships of Black Creek Butler Conyngham Dallas Denison Dorrance Foster Fairmount Fairview Hazle Hollenback Hunlock Huntingdon Lake Lehman Jackson Kingston Nescopeck Plymouth Ross Salem Slocum Sugarloaf Union and Wright and the boroughs of Conyngham Courtdale Dallas Dorranceton Edwardsville Forty Fort Freeland Jeddo Kingston Larksville Nanticoke Nescopeck New Columbus Nuangola Plymouth Shickshinny West Hazleton and White Haven and the city of Hazleton in the county of Luzerne

Twenty-first District The residue of the county of Luzerne not included in the twentieth district

Twenty-second District The county of Lackawanna

Twenty-third District The counties of Bradford Susquehanna and Wyoming

Twenty-fourth District The counties of Columbia Lycoming Montour and Sullivan

Twenty-fifth District The counties of McKean Potter and Tioga

Twenty-sixth District The counties of Cameron Clarion Clinton Elk and Forest

Twenty-seventh District The counties of Northumberland Snyder and Union

Twenty-eighth District The county of York

Twenty-ninth District The county of Schuylkill

Thirtieth District The counties of Blair and Huntingdon

Thirty-first District The counties of Cumberland Juniata Mifflin and Perry

Thirty-second District The county of Fayette

Thirty-third District The counties of Adams and Franklin

Thirty-fourth District The counties of Centre and Clearfield

Thirty-fifth District The county of Cambria

Thirty-sixth District The counties of Bedford Fulton and Somerset

Thirty-seventh District The counties of Indiana and Jefferson

Thirty-eighth District The first second sixth ninth sixteenth seventeenth eighteenth and nineteenth wards of the city of Pittsburgh in the county of Allegheny

Thirty-ninth District The county of Westmoreland

Fortieth District All the boroughs and townships in that portion of Allegheny county lying north of the Ohio and Allegheny rivers and the boroughs of East Pittsburgh East McKeesport Pitcairn Turtle Creek Wall and Wilmerding and the townships of Braddock Patton Plum and Wilkins in the county of Allegheny

Forty-first District The counties of Armstrong and Butler

Forty-second District The twenty-first twenty-second twenty-third twenty-fourth twenty-fifth twenty-sixth and twenty-seventh wards of the city of Pittsburgh in the county of Allegheny

Forty-third District The third fourth fifth seventh eighth tenth and fifteenth wards of the city of Pittsburgh in the county of Allegheny

Forty-fourth District The eleventh twelfth thirteenth and fourteenth wards of the city of Pittsburgh the city of McKeesport and all the boroughs and townships in that portion of Allegheny county lying between the Allegheny and Monongahela rivers not included in the fortieth district

Forty-fifth District All the boroughs and townships in that portion of Allegheny county lying south of the Ohio and Monongahela rivers and the twentieth ward of the city of Pittsburgh in said county

- Forty-sixth District The counties of Greene and Washington
- Forty-seventh District The counties of Beaver and Lawrence
- Forty-eighth District The counties of Venango and Warren
- Forty-ninth District The county of Erie
- Fiftieth District The counties of Crawford and Mercer

SENATORIAL APPORTIONMENT

Section 2 The districts as above enumerated shall be based on the decennial census of the United States for the year one thousand nine hundred and twenty and shall take the lines and boundaries and include all the territory within the same as said lines and districts respectively existed at the completion of said census

Section 3 The nomination and election of State senator which the qualified electors of any county or of any part of a county are entitled to elect of themselves unconnected with any other county or district shall be made held and conducted and the return of votes cast at primary and general elections for the nomination and election of such members shall be made computed canvassed and certified as now or hereafter may be provided by law

Section 4 In all senatorial districts composed of two or more counties the county commissioners of each of such counties in the case of primary elections and court of common pleas in the case of general elections shall appoint one of the judges of elections of such county comprised within such district to take charge of the returns of all votes cast at any primary or general election in said county for any candidate or candidates for the nomination of State senator from said district

Section 5 Such return judges shall meet at such places in their respective districts as herein designated

The return judges of the fourteenth district shall meet at the court house in the borough of Stroudsburg in the county of Monroe

The return judges of seventeenth district shall meet at the court house in the city of Lebanon in the county of Lebanon

The return judges of the twenty-third district shall meet at the court house in the borough of Towanda in the county of Bradford

The return judges of the twenty-fourth district shall meet at the court house in the city of Williamsport in the county of Lycoming

The return judges in the twenty-fifth district shall meet at the court house in the borough of Coudersport in the county of Potter

The return judges of the twenty-sixth district shall meet at the court house in the city of Lock Haven in the county of Clinton

The return judges of the twenty-seventh district shall meet at the court house in the borough of Sunbury in the county of Northumberland

The return judges of the thirtieth district shall meet at the court house in the borough of Hollidaysburg in the county of Blair

The return judges of the thirty-first district shall meet at the court house in the borough of New Bloomfield in the county of Perry

The return judges of the thirty-third district shall meet at the court house in the borough of Chambersburg in the county of Franklin

The return judges of the thirty-fourth district shall meet at the court house in the borough of Clearfield in the county of Clearfield

The return judges of the thirty-sixth district shall meet at the court house in the borough of Bedford in the county of Bedford

The return judges of the thirty-seventh district shall meet at the court house in the borough of Indiana in the county of Indiana

The return judges of the forty-first district shall meet at the court house in the borough of Kittanning in the county of Armstrong

The return judges of the forty-sixth district shall meet at the court house in the borough of Washington in the county of Washington

The return judges of the forty-seventh district shall meet at the court house in the borough of Beaver in the county of Beaver

The return judges of the forty-eighth district shall meet at the court house in the city of Franklin in the county of Venango

The return judges of the fiftieth district shall meet at the court house in the city of Meadville in the county of Crawford

Section 6 Such return judges shall meet and cast up the several returns of the counties composing the district on the Tuesday next following the day on which the official computation of the county returns in all of such counties shall have been completed

Section 7 The return judges shall execute under their hands and seals a general and true return of the whole district which in case of such return is of the general election shall be deposited with the prothonotary of the county wherein the return is executed or in case the return is of a primary election with the county commissioners of such county Immediately upon the receipt of such return the prothonotary or county commissioners as the case may be shall make copies of such return and shall transmit one copy thereof properly certified to the Secretary of the Commonwealth and one copy also certified to the person or persons receiving the highest number of votes cast at the preceding general or primary election for the office for which the election was held or the nominations were made in the district

Section 8 Every return judge shall receive out of the treasury of his proper county the sum of ten dollars for each day actually employed in computing such vote and in addition

thereto shall receive ten cents for each mile necessarily traveled in going to and from the place of meeting

Section 9 At the general election in the year one thousand nine hundred and twenty-two and quadriennially thereafter senators shall be chosen to serve for four years in the even-numbered districts at the general election in the year one thousand nine hundred and twenty-four and quadriennially thereafter senators shall be chosen to serve for four years in the odd-numbered districts

The senators now in office shall continue in such office and shall respectively represent the districts as herein apportioned in which they reside until the expiration of the terms for which they were elected

Section 10 The act approved the seventeenth day of February one thousand nine hundred and six (Pamphlet Laws thirty-one) entitled "An act to fix the number of Senators in the General Assembly of the State to apportion the State into Senatorial districts as provided by the Constitution and to regulate the election of and the terms of office of the present and future elected Senators"

An Act approved the twenty-seventh day of April one thousand nine hundred and nine (Pamphlet Laws two hundred twenty-eight) entitled "An act amending an act entitled 'An act to fix the number of Senators in the General Assembly of the State into Senatorial Districts as provided by the Constitution and to regulate the election of and terms of office of the present and future elected Senators' approved the seventeenth day of February Anno Domini one thousand nine hundred and six so as to readjust the territorial limits of the thirty-eight fourth forty-second forty-third forty-fourth and forty-fifth Senatorial districts" are hereby absolutely repealed

The act approved the twelfth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred fifty-eight) entitled "An act fixing the time of meeting of the return judges in the several congressional senatorial representative and judicial districts composed of two or more counties or parts of two or more counties prescribing the manner of making and certifying the consolidated returns imposing certain duties on prothonotaries and county commissioners and fixing the compensation of such return judges" and

The act approved the twelfth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred sixty) entitled "An act authorizing county commissioners to appoint return judges to cast up primary election returns in congressional senatorial and judicial districts" are hereby repealed in so far as they relate to senatorial districts

All other acts and parts of acts inconsistent herewith are hereby repealed

On the question,
Shall the bill pass finally?
Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—119.

Alexander,	Dunn,	Kelly,	Ruch,
Armstrong,	Eaches,	Kinsman,	Ruddy,
Baldi,	Edmonds,	Kohler,	Schaeffer,
Barnhart,	Evans,	Kooser,	Sieg,
Beaver,	Fitzgibbon,	Lewis,	Shaffer,
Beckley,	Flynn,	Love,	Smith, H.,
Bell,	Franklin,	McEride,	Smith, J. W.,
Bidelspacher,	Gelder,	McCaig,	Soffel,
Bluet,	Gibbon,	McConnell,	Sowers,
Bower,	Glass,	McCurdy,	Sprows,
Brady,	Gohring,	McHugh,	Stark,
Brooks,	Golder,	McKim,	Steedle,
Burns,	Goodnough,	McMullen,	Sterling,
Campbell,	Goss,	Mangan,	Stewart,
Chaplin,	Green,	Marcus, J.,	Thomas,
Clutton,	Griffith,	Marshall,	Trainer,
Comer,	Hagerty,	Martin,	Van Alen,
Conner,	Harding,	Michel,	Vickerman,
Cook,	Haws,	Millar, A.,	Walker, G. T.,
Craig, J. R.,	Henderson, E.,	Millar, A. S. C.,	Walker, J. A.,
Craig, J. O.,	Henderson, W.,	Miller, C.,	Wells,
Curran,	Hetrick,	Miller, D. I.,	Wettach,
Davis,	Hoffman, J. N.,	Miller, D. D.,	Whitehouse,
Dawson,	Holcombe,	Miller, J. J.,	Whiteman,
Dewey, C. P.,	Hoover,	Mitchell,	Williams,
Diehn,	Horne,	Ogle,	Wolfe,
Dilsheimer,	Huston,	Orr,	Woner,
Dittrich,	Jones, D. J.,	Pike,	Zook,
Doneley,	Jordan,	Posey,	Whitaker,
Dunlap,	Keene,	Richards,	Speaker.

NAYS—5.

Dewey, P. H.,	Morris,	Schwartz,	Stadtlander,
Finney,			

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1533, (Senate Bill No. 755), File Folio 2819, on page 28 of

to-day's calendar, be made a special order of business at this time.

Mr. HARER. Mr. Speaker, I second the motion.
The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1533, (Senate Bill No. 755), entitled:

An Act amending section ten of an act entitled "An act establishing a court for the County of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the proper officers of the county or city of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expenses thereof" approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and eleven) by changing the jurisdiction in civil actions

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—169.

Alexander,	Dunn,	Leeds,	Shellenberger,
Allum,	Eaches,	Lewis,	Sinclair,
Armstrong,	Edmonds,	Long,	Smiley,
Asbury,	Ehrhardt,	Love,	Smink,
Baker,	Elgin,	McBride,	Smith, H. J.,
Baldi,	Feldman,	McCaig,	Smith, H.,
Barnhart,	Fitzgibbon,	McCann,	Smith, J. W.,
Beaver,	Flynn,	McConnell,	Smith, L.,
Bell,	Fox,	McCurdy,	Snowden,
Bidelspacher,	Franklin,	McGowan,	Soffel,
Blair,	Gelder,	McHugh,	Sowers,
Bluet,	Gibbon,	McOwen,	Spangler,
Blumberg,	Glass,	McVicar,	Sprowls,
Bower,	Golder,	Magill,	Stackhouse,
Brady,	Goodnough,	Mangan,	Stadtlander,
Bromley,	Green,	Marcus, J.,	Stark,
Brooks,	Griffith,	Martin,	Steedle,
Brown, F. B.,	Haines,	Michel,	Sterling,
Brown, T. R.,	Hampson,	Millar, A.,	Stevens,
Burns,	Harding,	Millar, A. S. C.,	Stevenson,
Campbell,	Harry,	Miller, C.,	Stewart,
Catlin,	Haslett,	Miller, D. I.,	Strauss,
Chaplin,	Hatrlick,	Miller, D. D.,	Sweitzer,
Clutton,	Hayes,	Miller, H. F.,	Thomas,
Comer,	Heffernan,	Miller, J. J.,	Trainer,
Conner,	Henderson, E.,	Morris,	Van Alen,
Cook,	Hess,	Ogle,	Vickerman,
Craig, J. R.,	Hetrick,	Perry,	Walker, G. T.,
Craig, J. O.,	Hoffman, M. R.,	Phillips,	Walker, J. A.,
Cratty,	Holcombe,	Pike,	Weamer,
Curran,	Horne,	Quigley,	Weiss,
Curry,	Hough,	Rhoads,	Wells,
Davis,	Jones, D. J.,	Richards,	Wettach,
Dawson,	Jones, W. W.,	Rieder,	Whitehouse,
DeHaas,	Jordan,	Roman,	Whiteman,
Denning,	Kantner,	Ruch,	Williams,
Dewey, C. P.,	Keene,	Ruth,	Woner,
Dewey, P. H.,	Kelly,	Schaeffer,	Wood,
Diehm,	Kooser,	Schilling,	Woodruff,
Dilsheimer,	Krause,	Sieg,	Zook,
Dithrich,	Krugh,	Shaffer,	Whitaker,
Drinkhouse,	Lafferty,	Shannon,	Speaker.
Dunlap,	McCarthy,		

NAYS—2.

McKim, Wolfe,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

APPROPRIATION BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1735, (Senate Bill No. 963), File Folio 4477, on page 14 of to-day's calendar, be made a special order of business at this time.

Mr. CLUTTON. Mr. Speaker, I second the motion.
The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1735, (Senate Bill No. 963), entitled:

An Act to authorize the acquisition by purchase or condemnation of lands with or without buildings thereon and the erection of buildings for a State Truancy School and for the ap-

pointment of a commission to acquire the same and making an appropriation for the purpose of this act and providing for its operation by the State Board of Education

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—125.

Allum,	Dunlap,	Krause,	Ruddy,
Aston,	Dunn,	Krugh,	Ruth,
Baker,	Eaches,	Leeds,	Schilling,
Barnhart,	Edmonds,	Lewis,	Schwartz,
Beaver,	Ehrhardt,	Love,	Sleg,
Beckley,	Elgin,	McCaig,	Shannon,
Bell,	Fitzgibbon,	McCarthy,	Shellenberger,
Bidelspacher,	Gearhart,	McConnell,	Smiley,
Bluet,	Gelder,	McCurdy,	Smink,
Bolard,	Gibbon,	McGowan,	Smith, H. J.,
Bower,	Glass,	McKim,	Smith, L.,
Brady,	Goehring,	Marcus, J.,	Snowden,
Brenneman,	Golder,	Marshall,	Stackhouse,
Bromley,	Goss,	Martin,	Stark,
Brooks,	Green,	Mantz,	Steedle,
Burns,	Griffith,	Millar, A.,	Sterling,
Campbell,	Haldeman,	Millar, A. S. C.,	Stevens,
Clutton,	Harding,	Miller, C.,	Stevenson,
Comer,	Harry,	Miller, D. I.,	Stewart,
Conner,	Hatrlick,	Miller, D. D.,	Sweitzer,
Cook,	Haws,	Miller, H. F.,	Thomas,
Craig, J. R.,	Heffernan,	Mitchell,	Van Alen,
Craig, J. O.,	Henderson, E.,	Morris,	Walker, G. T.,
Cratty,	Henderson, W.,	Ogle,	Walker, J. A.,
Crum,	Hetrick,	Perry,	Weamer,
Curran,	Hoffman, J. N.,	Phillips,	Wells,
Davis,	Jones, D. J.,	Pike,	Whitehouse,
Dawson,	Jones, W. W.,	Posey,	Whiteman,
Denning,	Jordan,	Richards,	Wolfe,
Dewey, C. P.,	Kantner,	Rieder,	Wood,
Dilsheimer,	Kinsman,	Rinn,	Whitaker,
Donneley,	Kohler,	Roman,	Speaker.
Drinkhouse,	Kooser,		

NAYS—4.

Alexander, Rhoads, Strauss, Trainer,

The majority required by the Constitution having voted in the affirmative the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 984, (Senate Bill No. 145), File Folio 693, on page 24 of to-day's calendar, be made a special order of business at this time.

Mr. CLUTTON. Mr. Speaker, I second the motion.
The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 984, (Senate Bill No. 145), entitled:

An Act to provide for the better preservation of the books and papers in the office of the Prothonotaries in the counties of this Commonwealth by copying transcribing and certification of dilapidated faded or injured books or papers

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—168.

Alexander,	Edmonds,	Leeds,	Shannon,
Allum,	Ehrhardt,	Long,	Shellenberger,
Armstrong,	Elgin,	Love,	Sinclair,
Asbury,	Feldman,	McBride,	Smink,
Aston,	Finney,	McCaig,	Smith, H. J.,
Baker,	Fitzgibbon,	McCann,	Smith, H.,
Baldi,	Fowler,	McCarthy,	Smith, J. W.,
Barnhart,	Fox,	McConnell,	Smith, L.,
Beaver,	Gearhart,	McCurdy,	Snowden,
Beckley,	Gelder,	McGowan,	Soffel,
Bell,	Gibbon,	McKim,	Sowers,
Blair,	Glass,	McMullen,	Spangler,
Bluet,	Golder,	McOwen,	Sprowls,

Blumberg,	Goss,	Magill,	Stackhouse,
Bower,	Green,	Marcus, J.,	Stark,
Brady,	Hagerty,	Marcus, J. C.,	Steedle,
Brantley,	Haines,	Marshall,	Sterling,
Brooks,	Hampson,	Mantz,	Stevens,
Brown, F. B.,	Harding,	Michel,	Stevenson,
Brown, T. R.,	Harer,	Millar, A.,	Stewart,
Burns,	Harry,	Millar, A. S. C.,	Strauss,
Campbell,	Haws,	Miller, C.,	Sweitzer,
Catlin,	Heffernan,	Miller, D. L.,	Thomas,
Chaplin,	Henderson, E.,	Miller, D. D.,	Trainer,
Clutton,	Henderson, W.,	Miller, H. F.,	Van Alen,
Comer,	Hetrick,	Miller, J. J.,	Vickerman,
Cook,	Hoffman, J. N.,	Morris,	Walker, G. T.,
Craig, J. R.,	Holcombe,	Ogle,	Walker, J. A.,
Craig, J. O.,	Hoover,	Orr,	Weamer,
Cratty,	Hough,	Perry,	Weiss,
Curran,	Huston,	Pike,	Wells,
Curry,	Jones, D. J.,	Quigley,	Wettach,
Davis,	Jones, W. W.,	Richards,	Whitehouse,
DeHaas,	Jordan,	Riedcr,	Whiteman,
Denning,	Kantner,	Rinn,	Williams,
Dewey, P. H.,	Keene,	Ruch,	Wolfe,
Diehm,	Kelly,	Ruddy,	Woner,
Dilsheimer,	Kinsman,	Ruth,	Wood,
Ditrich,	Kohler,	Schaeffer,	Woodruff,
Donneley,	Kooser,	Schilling,	Zook,
Drinkhouse,	Krause,	Schwartz,	Whitaker,
Dunlap,	Krug,	Sieg,	Speaker.
Eaches,	Lafferty,	Shaffer,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 981, (Senate Bill No. 38), File Folio 477, on page 25 of today's calendar, be made a special order of business at this time.

Mr. FITZGIBBON. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 981, (Senate Bill No. 38), entitled:

An Act to amend section five of an act approved the eleventh day of March one thousand nine hundred and nine (Pamphlet Laws fifteen) entitled "An act relating to non-alcoholic drinks defining the same and prohibiting the manufacture sale offering for sale exposing for sale or having in possession with intent to sell of any adulterated or misbranded non-alcoholic drinks and providing penalties for the violation thereof and providing for the enforcement thereof"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—156.

Allum,	Fitzgibbon,	McBride,	Shellenberger,
Armstrong,	Franklin,	McCaig,	Smiley,
Asbury,	Gearhart,	McCarthy,	Smink,
Baker,	Gelder,	McCurdy,	Smith, H. J.,
Barnhart,	Gibbon,	McHugh,	Smith, H.,
Beaver,	Glass,	McKim,	Smith, J. W.,
Bell,	Goehring,	McMullen,	Smith, L.,
Bidelspacher,	Golder,	McOwen,	Snowden,
Bluet,	Goss,	Marcus, J.,	Soffel,
Blumberg,	Green,	Marcus, J. C.,	Sowers,
Bower,	Griffith,	Martin,	Sprows,
Brenneman,	Haldeman,	Mantz,	Stackhouse,
Bromley,	Hampson,	Michel,	Stark,
Brooks,	Harding,	Millar, A.,	Steedle,
Brown, T. R.,	Harry,	Millar, A. S. C.,	Sterling,
Burns,	Haslett,	Miller, C.,	Stevens,
Campbell,	Haws,	Miller, D. L.,	Stevenson,
Chaplin,	Hayes,	Miller, D. D.,	Stewart,
Clutton,	Heffernan,	Miller, H. F.,	Straus,
Comer,	Henderson, E.,	Miller, J. J.,	Sweitzer,
Conner,	Henderson, W.,	Mitchell,	Thomas,
Cook,	Hetrick,	Morris,	Trainer,
Craig, J. O.,	Hoffman, J. N.,	Ogle,	Van Alen,
Curran,	Holcombe,	Perry,	Vickerman,
Curry,	Hoover,	Phillips,	Walker, G. T.,
Davis,	Horne,	Pike,	Walker, J. A.,
Dawson,	Huston,	Quigley,	Weiss,
Dewey, C. P.,	Jones, D. J.,	Rhoads,	Wells,
Dewey, P. H.,	Jones, W. W.,	Richards,	Wettach

Diehm,	Jordan,	Rieder,	Whitehouse,
Dilsheimer,	Keene,	Rinn,	Whiteman,
Donneley,	Kelly,	Roman,	Williams,
Drinkhouse,	Kinsman,	Ruddy,	Wolfe,
Dunn,	Kooser,	Ruth,	Woner,
Eaches,	Krause,	Schilling,	Wood,
Edmonds,	Krug,	Schwartz,	Woodruff,
Ehrhardt,	Leeds,	Sieg,	Zook,
Elgin,	Lewis,	Shaffer,	Whitaker,
Evans,	Long,	Shannon,	Speaker.
Finney,	Love,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON FINAL PASSAGE (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1683, (Senate Bill No. 861), File Folio 4603, on page 23 of today's calendar, be made a special order of business at this time.

Mr. CLUTTON. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order.

The House proceeded to the consideration on final passage of House Bill No. 1683, (Senate Bill No. 861), as follows:

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same that section fifteen of article one of chapter two of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) which reads as follows

"Section 15 The townships now in existence and those to be hereafter created are divided into two classes Those townships having a population of at least three hundred inhabitants to the square mile shall be townships of the first class All other townships shall be townships of the second class" be and the same hereby is amended so as to read as follows

Section 15 The townships now in existence and those to be hereafter created are divided into two classes Those townships having a population of at least five hundred inhabitants to the square mile shall be townships of the first class All other townships shall be townships of the second class

Section 2 That section thirty of article two of chapter three of said act which reads as follows

"Section 30 At any time not less than one year before the time fixed for taking a decennial census of the United States whenever the owners of twenty-five per centum of the assessed valuation of the real estate of any townships of the second class shall present their petition to the court of quarter sessions averring that the population of the township is at least three hundred to the square mile and shall give such security as the court may prescribe for the payment of all costs and expenses which may be incurred in any procedure had upon said petition the court shall appoint a commissioner to make an enrollment of the inhabitants of the township The said commissioner shall make an enrollment of the inhabitants of such township and make report thereof to the court at the next ensuing term Upon the filing of the report the same shall be confirmed nisi which confirmation shall become absolute unless excepted to within twenty days thereafter during which time notice of the said filing and confirmation shall be advertised in a newspaper published in the county once a week for three weeks If exceptions are filed to the report within the said twenty days the court upon consideration thereof shall confirm the report or modify the said finding After final confirmation the clerk of the court shall certify to the county commissioners the population of the township as shown by said proceedings The cost and expenses of the proceedings including a reasonable fee for the commissioner shall be paid by the petitioners or by the township or partly by each as the court shall direct" be and the same hereby is amended so as to read as follows

Section 30 At any time not less than two years before the time fixed for taking a decennial census of the United States whenever the owners of twenty-five per centum of the assessed valuation of the real estate of any township of the second class shall present their petition to the court of quarter sessions averring that the population of the township is at least five hundred to the square mile and shall give such security as the court may prescribe for the payment of all costs and expenses which may be incurred in any procedure had upon said petition the court shall appoint a commissioner to make an enrollment of the inhabitants of the township The said commissioners shall make an enrollment of the inhabitants of such townships and make report thereof to the court at the next ensuing term Upon the filing of the report the same shall be confirmed nisi which confirmation shall become absolute unless excepted to within twenty days thereafter during which time notice of

the said filing and confirmation shall be advertised in a newspaper published in the county one a week for three weeks. If exceptions are filed to the report within the said twenty days the court upon consideration thereof shall confirm the report or modify the said finding. After final confirmation the clerk of the court shall certify to the county commissioners the population of the township as shown by said proceedings. The costs and expenses of the proceedings including a reasonable fee for the commissioner shall be paid by the petitioners or by the township or partly by each as the court shall direct.

Section 3 That section thirty-one of article two of chapter three of said act which reads as follows

"Section 31 In addition to the procedure provided by section thirty of this act the county commissioners of each county shall following each decennial census of the United States ascertain from such census whether any township in the county has a population of three hundred inhabitants to the square mile. Before the first day of January following the ascertainment of the population by the decennial census of the United States the county commissioners shall by proclamation designate the townships of the first class if any have the required population. By proclamation to be issued prior to the first day of January of each of the intervening years the county commissioners of each county shall designate the townships if any which have been ascertained to come within the said conditions under the procedure provided in section thirty of this act and to be townships of the first class. All proclamations by the county commissioners shall be advertised in two newspapers published in the county. The cost of the advertisement of any such proclamation shall be paid by the township" bc and the same hereby is amended so as to read as follows

Section 31 In addition to the procedure provided by section thirty of this act the county commissioners of each county shall following each decennial census of the United States ascertain from such census whether any township in the county has a population of three hundred and seventy-five inhabitants to the square mile. Before the first day of January following the ascertainment of the population by the decennial census of the United States the county commissioners shall by proclamation designate the townships of the first class if any have the required population. No proclamation made after said first day of January shall be effective to change the classification of any township and this provision shall apply to proclamations made subsequently to the first day of January in the year one thousand nine hundred and twenty-one. By proclamation to be issued prior to the first day of January of each of the intervening years the county commissioners of each county shall designate the townships if any which have been ascertained to come within the said conditions under the procedure provided in section thirty of this act and to be townships of the first class. All proclamations by the county commissioners shall be advertised in two newspapers published in the county. The cost of the advertisement of any such proclamation shall be paid by the township

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—158.

Allum,	Dunn,	Love,	Shaffer,
Armstrong,	Eaches,	McBride,	Shannon,
Asbury,	Edmonds,	McCaig,	Sinclair,
Aston,	Ehrhardt,	McCann,	Smiley,
Baker,	Elgin,	McCarthy,	Smith, H. J.,
Baldi,	Evans,	McConnell,	Smith, H.,
Barnhart,	Feldman,	McCurdy,	Smith, J. W.,
Beaver,	Finncey,	McGowan,	Snowden,
Beckley,	Fitzgibbon,	McHugh,	Soffel,
Bell,	Fowler,	McVicar,	Sowers,
Bidelspacher,	Gearhart,	Magill,	Sprowls,
Blair,	Gelder,	Marcus, J.,	Stackhouse,
Blumberg,	Gibbon,	Marcus, J. C.,	Stark,
Boland,	Goehring,	Martin,	Steedle,
Bower,	Golder,	Mantz,	Sterling,
Brady,	Green,	Michel,	Stevens,
Bromley,	Haines,	Millar, A.,	Stevenson,
Brooks,	Hampson,	Millar, A. S. C.,	Stewart,
Brown, F. B.,	Harer,	Miller, C.,	Strauss,
Brown, T. R.,	Harry,	Miller, D. I.,	Sweetzer,
Burns,	Haslett,	Miller, D. D.,	Thomas,
Campbell,	Hatrlick,	Miller, H. F.,	Trainer,
Catlin,	Heffernan,	Miller, J. J.,	Van Alen,
Clutton,	Henderson, E.,	Mitchell,	Vickerman,
Comerco,	Henderson, W.,	Orr,	Walker, G. T.,
Conner,	Hetrick,	Perry,	Walker, G. T.,
Cook,	Hoffman, M. R.,	Phillips,	Weamer,
Craig, J. O.,	Holcombe,	Pike,	Weiss,
Cratty,	Horne,	Posey,	Wells,
Curran,	Hough,	Quigley,	Wettach,
Curry,	Huston,	Richards,	Whitehouse,
Davis,	Jones, W. W.,	Rieder,	Whiteman,
Dawson,	Jordan,	Rinn,	Williams,
DeHaas,	Kantner,	Ruddy,	Wolfe,
Denning,	Keene,	Ruth,	Woner,
Dewey, C. P.,	Kinsman,	Schaeffer,	Woodruff,
Dewey, P. H.,	Kooser,	Schilling,	Zook,
Dilsheimer,	Krause,	Schwartz,	Whitaker,
Dithrich,	Krugh,	Sieg,	Speaker.
Donneley,	Lafferty,		
Drinkhouse,	Lewis,		

NAYS—5.

Alexander,	Haldeman,	Jones, D. J.,	McKnight,
Magerty,			

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1778, (Senate Bill No. 1069), File Folio 4283, on page 45 of today's calendar, be made a special order of business at this time.

Mr. FITZGIBBON. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1778, (Senate Bill No. 1069), entitled:

An Act to amend an act approved the second day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—160.

Allum,	Ehrhardt,	Kohler,	Schilling,
Armstrong,	Elgin,	Kooser,	Schwartz,
Asbury,	Evans,	Krause,	Sieg,
Aston,	Feldman,	Krugh,	Shaffer,
Baker,	Finncey,	Lafferty,	Shannon,
Baldi,	Fitzgibbon,	Lewis,	Shellenberger,
Barnhart,	Fowler,	Long,	Sinclair,
Beaver,	Fox,	McBride,	Smiley,
Beckley,	Franklin,	McCaig,	Smink,
Bell,	Gearhart,	McCann,	Smith, H. J.,
Bidelspacher,	Gelder,	McCarthy,	Smith, H.,
Bluet,	Gibbon,	McConnell,	Smith, J. W.,
Blumberg,	Glass,	McCurdy,	Smith, L.,
Bower,	Goehring,	McGowan,	Snowden,
Brady,	Golder,	McHugh,	Soffel,
Bromley,	McKim,	Goodnough,	Sowers,
Brooks,	Griffith,	Hagerty,	Sprowls,
Brown, F. B.,	Brown, T. R.,	Haines,	Stackhouse,
Burns,	Campbell,	Hampson,	Stark,
Catlin,	Harer,	Harding,	Steedle,
Clutton,	Harry,	Harer,	Sterling,
Comerco,	Haslett,	Miller, A. S. C.,	Stevens,
Cook,	Hatrlick,	Miller, C.,	Stevenson,
Craig, J. R.,	Hayes,	Miller, D. I.,	Stewart,
Craig, J. O.,	Heffernan,	Miller, D. D.,	Strauss,
Cratty,	Henderson, E.,	Miller, H. F.,	Van Alen,
Curran,	Henderson, W.,	Miller, J. J.,	Vickerman,
Curry,	Hess,	Morris,	Walker, G. T.,
Davis,	Hetrick,	Orr,	Walker, J. A.,
Dawson,	Hoffman, J. N.,	Perry,	Weamer,
DeHaas,	Hoffman, M. R.,	Pike,	Weiss,
Denning,	Holcombe,	Posey,	Wells,
Dewey, P. H.,	Horne,	Rhoads,	Whitehouse,
Diehm,	Hough,	Richards,	Whiteman,
Dilsheimer,	Huston,	Rieder,	Williams,
Donneley,	Jones, W. W.,	Roman,	Woodruff,
Dunlap,	Jordan,	Ruddy,	Zook,
Eaches,	Kantner,	Ruth,	Whitaker,
Edmonds,	Kelly,	Schaeffer,	Speaker.

NAYS—2.

Wettach,	Wood,
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1531, (Senate Bill No. 623), File Folio 2801, on page 82 of today's calendar, be made a special order of business at this time.

Mr. W. W. JONES. Mr. Speaker, I second the motion.
The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1531, (Senate Bill No. 623), entitled:

An Act to amend sections four and seven of an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and nine) entitled "An act prescribing the powers and duties of the Bureau of Markets in the Department of Agriculture providing for cooperation with the Bureau of Standards of the Department of Internal Affairs to establish standard receptacles for farm products and to promulgate regulations for enforcement thereof and prescribing penalties for violations of the provisions of this act" by striking out certain provisions limiting the investigation and classification of farm products and appropriating to the Department of Agriculture for the use of the Bureau of Markets all fees and other moneys collected under this act

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—151.

Allum,	Fitzgibbon,	Leeds,	Roman,
Armstrong,	Fox,	Lewis,	Ruch,
Asbury,	Franklin,	Loug,	Ruth,
Aston,	Gearhart,	Love,	Schaeffer,
Baker,	Gelder,	McDride,	Schwartz,
Barnhart,	Gibbon,	McCaig,	Sieg,
Beckley,	Glass,	McCann,	Shaffer,
Bell,	Gochring,	McCarthy,	Shannon,
Bidelspacher,	Golder,	McCurdy,	Shellenberger,
Blumberg,	Goodnough,	McGowan,	Smiley,
Bower,	Green,	McKim,	Smink,
Brendle,	Griffith,	McKnight,	Smith, H. J.,
Brenneman,	Hagerty,	McMullen,	Smith, H.,
Burns,	Haldeman,	McOwen,	Smith, J. W.,
Campbell,	Hampson,	Mangan,	Smith, L.,
Chaplin,	Harding,	Marcus, J.,	Sowers,
Clutton,	Harry,	Marcus, J. C.,	Sprolws,
Comeror,	Hatrick,	Marshall,	Stackhouse,
Conner,	Haws,	Martin,	Stark,
Cook,	Hayes,	Mantz,	Sterling,
Craig, J. O.,	Heffernan,	Millar, A.,	Stevens,
Curran,	Henderson, E.,	Millar, A. S. C.,	Stewart,
Curry,	Henderson, W.,	Miller, C.,	Strauss,
Davis,	Hetrick,	Miller, D. I.,	Thomas,
Dawson,	Hoffman, J. N.,	Miller, D. D.,	Vickerman,
Denning,	Hoover,	Miller, H. F.,	Walker, G. T.,
Dewey, C. P.,	Horne,	Miller, J. J.,	Walker, J. A.,
Dewey, P. H.,	Hough,	Mitchell,	Weiss,
Dilshelmer,	Jones, D. J.,	Morris,	Wells,
Donneley,	Jones, W. W.,	Orr,	Wettach,
Drinkhouse,	Jordan,	Ogle,	Whitehouse,
Dunlap,	Kantner,	Perry,	Williams,
Dunn,	Kelly,	Posey,	Wolfe,
Eaches,	Kinsman,	Rhoads,	Wood,
Edmonds,	Kooser,	Richards,	Zook,
Ehrhardt,	Krause,	Rieder,	Whitaker,
Elgin,	Krugh,	Rinn,	Speaker.
Evans,	Lafferty,		

NAYS—2.

Stadtlander, Sweitzer,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1453, (Senate Bill No. 852), File Folio 4315, on page 36 of today's calendar, be made a special order of business at this time.

Mr. FITZGIBBON. Mr. Speaker, I second the motion.
The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1453, (Senate Bill No. 852), entitled:

An Act authorizing certain telephone companies and certain telephone and telegraph companies to acquire all for any part of the lines systems rights privileges municipal

credits of each other and to purchase lease or otherwise acquire all or any part of the lines systems rights privileges municipal consents and corporate franchises of each other

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—153.

Alexander,	Eaches,	Jordan,	Rieder,
Allum,	Edmonds,	Kantner,	Rinn,
Armstrong,	Ehrhardt,	Kelly,	Ruddy,
Aston,	Elgin,	Kinsman,	Ruth,
Baker,	Evans,	Kohler,	Schaeffer,
Baldi,	Finney,	Kooser,	Schwartz,
Barnhart,	Fitzgibbon,	Krause,	Sieg,
Beaver,	Fox,	Krugh,	Shaffer,
Beckley,	Franklin,	Leeds,	Shellenberger,
Beil,	Gearhart,	Lewis,	Sinclair,
Bidelspacher,	Gelder,	Loug,	Smiley,
Bluett,	Gibbon,	McDride,	Smith, H. J.,
Blumberg,	Glass,	McCaig,	Smith, H.,
Bolard,	Gochring,	McCann,	Smith, J. W.,
Bower,	Golder,	McCarthy,	Smith, L.,
Brenneman,	Goodnough,	McConnell,	Soffel,
Bromley,	Goss,	McHugh,	Sowers,
Brooks,	Griffith,	McKim,	Stackhouse,
Brown, T. R.,	Hagerty,	McMullen,	Stark,
Burns,	Haldeman,	McOwen,	Sterling,
Campbell,	Hampson,	Mangan,	Stevens,
Clutton,	Harding,	Marcus, J.,	Stevenson,
Comeror,	Harer,	Marcus, J. C.,	Stewart,
Conner,	Haslett,	Marshall,	Sweitzer,
Cook,	Hatrick,	Mantz,	Thomas,
Craig, J. O.,	Haws,	Michel,	Vickerman,
Curran,	Hayes,	Millar, A.,	Walker, G. T.,
Curry,	Heffernan,	Millar, A. S. C.,	Walker, J. A.,
Dawson,	Henderson, E.,	Miller, C.,	Wells,
Denning,	Henderson, W.,	Miller, D. I.,	Wettach,
Dewey, C. P.,	Hetrick,	Miller, D. D.,	Whiteman,
Dewey, P. H.,	Hoffman, J. N.,	Miller, H. F.,	Williams,
Dilshelmer,	Holcombe,	Mitchell,	Woner,
Donneley,	Hoover,	Morris,	Wood,
Drinkhouse,	Horne,	Perry,	Woodruff,
Dunlap,	Huston,	Quigley,	Zook,
Dunn,	Jones, D. J.,	Rhoads,	Whitaker,
	Jones, W. W.,	Richards,	Speaker.

NAYS—2.

McCurdy, Stadtlander,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1753, (Senate Bill No. 796), File Folio 3871, on page 39 of today's calendar, be made a special order of business at this time.

Mr. FITZGIBBON. Mr. Speaker, I second the motion.
The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1753, (Senate Bill No. 796), entitled:

An Act to amend an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws seven hundred two) entitled "An act regulating the sale conveyance transfer or disposition of second-hand motor vehicles requiring the making and filing of sworn descriptions thereof and statements in relation thereto regulating the registry of such vehicles imposing certain duties on the State Highway Commissioner relative to such stolen vehicles forbidding the removal defacement alteration destruction obliteration or concealment of the trade-marks identification numbers serial numbers or other distinguishing marks of motor vehicles or the having possession of motor vehicles or parts thereof on or from which such trade or other distinguishing marks or numbers have been removed defaced altered destroyed obliterated or concealed imposing certain duties upon deputy sheriffs constables police officers and proprietors of public garages prohibiting the registration of motor vehicles subject to the provisions of this act unless in compliance with its terms providing for the licensing of the business of dealing in second-hand motor vehicles and fixing penalties for violation of the provisions of this act and providing that the making of a false affidavit under the provisions of this act shall be perjury and shall be punishable as such"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—157.

Allum,	Dunn,	Jones, W. W.,	Richards,
Armstrong,	Eaches,	Jordan,	Riedcr,
Asbury,	Edmonds,	Keene,	Roman,
Aston,	Ehrhardt,	Kelly,	Ruch,
Baker,	Elgin,	Kinsman,	Ruth,
Baldi,	Evans,	Kooser,	Schaeffer,
Barnhart,	Feldman,	Krause,	Schilling,
Beaver,	Finney,	Krugh,	Schwartz,
Beckley,	Fitzgibbon,	Lafferty,	Sieg,
Bell,	Fowler,	Lewis,	Shaffer,
Bidelspacher,	Fox,	Love,	Shellenberger,
Blair,	Gearhart,	McBride,	Smiley,
Blumberg,	Gelder,	McCaig,	Smith, H. J.,
Bolard,	Gibbon,	McCann,	Smith, H.,
Brady,	Glass,	McCarthy,	Smith, J. W.,
Brendle,	Golder,	McClure,	Smith, L.,
Bromley,	Goodnough,	McConnell,	Snowden,
Brooks,	Green,	McCurdy,	Soffel,
Brown, F. B.,	Griffith,	McGowan,	Sprolws,
Brown, T. R.,	Hagerty,	McHugh,	Stark,
Burns,	Haldeman,	McKim,	Steedle,
Catlin,	Hampson,	McOwen,	Sterling,
Chaplin,	Harding,	McVicar,	Stevenson,
Comerer,	Harer,	Mangan,	Stewart,
Conner,	Harry,	Marcus, J.,	Strauss,
Cook,	Haslett,	Marcus, J. C.,	Switzer,
Craig, J. R.,	Hatrlick,	Martin,	Trainer,
Craig, J. O.,	Haws,	Mantz,	Van Alen,
Curran,	Hayes,	Michel,	Walker, J. A.,
Curry,	Henderson, E.,	Millar, A.,	Weamer,
Davis,	Henderson, W.,	Miller, C.,	Wells,
DeHaas,	Hess,	Miller, D. I.,	Whitehouse,
Denning,	Hetrick,	Miller, H. F.,	Whiteman,
Dewey, C. P.,	Hoffman, J. N.,	Mitchell,	Williams,
Dewey, P. H.,	Holcombe,	Ogle,	Wolfe,
Dilsheimer,	Hoover,	Perry,	Wood,
Dithrich,	Horne,	Pike,	Zook,
Donneley,	Hough,	Posay,	Whitaker,
Drinkhouse,	Jones, D. J.,	Rhoads,	Speaker.

NAYS—1.

Stadtlander,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. JEFFERSON W. SMITH. Mr. Speaker, I move that House Bill No. 1748, (Senate Bill No. 275), File Folio 4203, on page 40 of today's calendar, be made a special order of business at this time.

Mr. A. S. C. MILLAR. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1748, (Senate Bill No. 275), entitled:

An Act to exempt talking machines phonographs and musical instruments of every description leased or conditionally sold to or hired by any person or persons residing in or having a place of business in this Commonwealth from levy or sale on execution or distress for rent

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—142.

Allum,	Elgin,	Krause,	Ruth,
Armstrong,	Evans,	Krugh,	Schilling,
Asbury,	Feldman,	Lafferty,	Schwartz,
Baker,	Fitzgibbon,	Lewis,	Shaffer,
Beaver,	Franklin,	Long,	Shellenberger,
Bell,	Gearhart,	Love,	Sinclair,
Bluet,	Gelder,	McClide,	Smith, H. J.,
Blumberg,	Gibbon,	McCaig,	

Bower,	Glass,	McCann,	Smith, H.,
Brady,	Goehring,	McGowan,	Smith, J. W.,
Brenneman,	Goss,	McKim,	Snowden,
Brooks,	Green,	McOwen,	Soffel,
Brown, T. R.,	Griffith,	Marcus, J.,	Sprolws,
Burns,	Hagerty,	Marcus, J. C.,	Stackhouse,
Chaplin,	Haldeman,	Martin,	Stark,
Clutton,	Hampson,	Michel,	Steedle,
Comerer,	Harding,	Millar, A.,	Sterling,
Conner,	Harry,	Millar, A. S. C.,	Stevens,
Cook,	Haslett,	Miller, C.,	Stevenson,
Craig, J. O.,	Haws,	Miller, D. I.,	Stewart,
Cratty,	Hayes,	Miller, D. D.,	Strauss,
Curran,	Heffernan,	Miller, H. F.,	Thomas,
Curry,	Henderson, E.,	Miller, J. J.,	Vickerman,
Davis,	Henderson, W.,	Mitchell,	Walker, G. T.,
Dawson,	Hetrick,	Morris,	Walker, J. A.,
Dewey, C. P.,	Hoffman, J. N.,	Ogle,	Weiss,
Dewey, P. H.,	Holcombe,	Perry,	Wells,
Diehm,	Hoover,	Phillips,	Wettach,
Dilsheimer,	Horne,	Posay,	Whitehouse,
Donneley,	Huston,	Quigley,	Whiteman,
Drinkhouse,	Jones, D. J.,	Rhoads,	Woner,
Dunlap,	Jones, W. W.,	Richards,	Wood,
Dunn,	Kantner,	Riedcr,	Woodruff,
Eaches,	Keene,	Rinn,	Zook,
Edmonds,	Kinsman,	Roman,	Whitaker,
Ehrhardt,	Kohler,	Ruddy,	Speaker.

NAYS—2.

McCurdy, Stadtlander,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1771, (Senate Bill No. 955), File Folio 4249, on page 45 of today's calendar, be made a special order of business at this time.

Mr. FITZGIBBON. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1771, (Senate Bill No. 955), entitled:

An Act requiring the filing of plans and specifications for buildings public works highways or improvements undertaken by boroughs townships poor districts or school districts in the office of the clerk of the court of quarter sessions and requiring copies to be furnished by the secretary architect or engineer of the municipality to applicants therefor

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—157.

Allum,	Dunn,	Kohler,	Schaeffer,
Armstrong,	Eaches,	Kooser,	Schilling,
Asbury,	Edmonds,	Krugh,	Schwartz,
Aston,	Ehrhardt,	Lafferty,	Sieg,
Baker,	Elgin,	Leeds,	Shaffer,
Baldi,	Evans,	Long,	Shellenberger,
Barnhart,	Feldman,	Love,	Sinclair,
Beckley,	Fitzgibbon,	McBride,	Smink,
Bell,	Fowler,	McCaig,	Smith, H. J.,
Bidelspacher,	Fox,	McCann,	Smith, H.,
Blair,	Franklin,	McCurdy,	Smith, J. W.,
Blumberg,	Gelder,	McHugh,	Smith, L.,
Bolard,	Gibbon,	McGowan,	Snowden,
Bower,	Glass,	McMullen,	Soffel,
Brady,	Golder,	McOwen,	Sowers,
Bromley,	Goss,	Mangan,	Spangler,
Brooks,	Green,	Marcus, J.,	Sprolws,
Brown, F. B.,	Hagerty,	Marcus, J. C.,	Stark,
Burns,	Haines,	Marshall,	Steedle,
Campbell,	Hampson,	Mantz,	Stevens,
Catlin,	Harer,	Michel,	Stevenson,
Clutton,	Harry,	Millar, A.,	Stewart,
Comerer,	Haslett,	Millar, A. S. C.,	Strauss,
Conner,	Hatrlick,	Miller, D. I.,	Switzer,
Craig, J. R.,	Haws,	Miller, D. D.,	Van Alen,
Craig, J. O.,	Hayes,	Miller, J. J.,	Vickerman,
Cratty,	Heffernan,	Mitchell,	Walker, J. A.,
Curran,	Henderson, W.,	Ogle,	Weamer,
Curry,	Hetrick,	Or,	Wells,
Davis,	Hoffman, J. N.,		Wettach,

Dawson,	Hoffman, M. R.,	Perry,	Whitehouse,
DeHaas,	Hoover,	Pike,	Whiteman,
Denning,	Horne,	Posey,	Wolfe,
Dewey, C. P.,	Hough,	Quigley,	Woner,
Dewey, P. H.,	Jones, D. J.,	Rhoads,	Wood,
Diehm,	Jones, W. W.,	Rieder,	Woodruff,
Dilsheimer,	Jordan,	Rinn,	Zook,
Dithrich,	Kantner,	Roman,	Whitaker,
Drinkhouse,	Kelly,	Ruch,	Speaker,
Dunlap,	Kinsman,	Ruddy,	

NAYS—4.

Alexander, Goodnough, Stadlander, Williams,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 931, (Senate Bill No. 385), File Folio 659, on page 31 of to-day's calendar, be made a special order of business at this time.

Mr. W. W. JONES. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 931, (Senate Bill No. 385), entitled:

An Act for the protection of the public health by providing clean sanitary establishments for bottling non-alcoholic drinks including clean sanitary ingredients bottles receptacles and utensils and providing penalties for the enforcement thereof

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—157.

Allum,	Drinkhouse,	Krause,	Ruddy,
Armstrong,	Dunlap,	Krugh,	Ruth,
Asbury,	Dunn,	Lafferty,	Schilling,
Aston,	Eaches,	Lewis,	Schwartz,
Baker,	Edmonds,	Long,	Sieg,
Baldi,	Ehrhardt,	McBride,	Shannon,
Barnhart,	Elgin,	McCaig,	Shellenberger,
Beaver,	Evans,	McCann,	Smiley,
Beckley,	Fitzgibbon,	McCarthy,	Smith, H. J.,
Bell,	Fox,	McConnell,	Smith, H.,
Bidelspacher,	Franklin,	McCurdy,	Smith, J. W.,
Blumberg,	Gearhart,	McGowan,	Snowden,
Bolard,	Gelder,	McKim,	Soffel,
Brady,	Gibbon,	McKnight,	Sowers,
Brenneman,	Glass,	McMullen,	Sprowls,
Bromley,	Goehring,	McOwen,	Stackhouse,
Brooks,	Golder,	Marcus, J. C.,	Stark,
Brown, T. R.,	Goodnough,	Marshall,	Steedle,
Burns,	Goss,	Martin,	Sterling,
Campbell,	Griffith,	Mantz,	Stevens,
Catlin,	Hagerty,	Michel,	Stevenson,
Chaplin,	Haldeman,	Millar, A.,	Stewart,
Clutton,	Harding,	Millar, A. S. C.,	Thomas,
Comer,	Harer,	Miller, C.,	Vickerman,
Conner,	Haslett,	Miller, D. I.,	Walker, G. T.,
Cook,	Hatrick,	Miller, D. D.,	Walker, J. A.,
Craig, J. R.,	Haws,	Miller, H. F.,	Weiss,
Craig, J. O.,	Henderson, E.,	Miller, J. J.,	Wells,
Curran,	Herrick,	Morris,	Whitehouse,
Curry,	Hoffman, J. N.,	Ogle,	Whiteman,
Davis,	Hoover,	Perry,	Williams,
Dawson,	Hough,	Phillips,	Wolfe,
DeHaas,	Huston,	Posey,	Wood,
Dewey, C. P.,	Jones, W. W.,	Quigley,	Woodruff,
Dewey, P. H.,	Jordan,	Rhoads,	Zook,
Diehm,	Kantner,	Richards,	Whitaker,
Dilsheimer,	Kelly,	Rinn,	Speaker,
Dithrich,	Kinsman,	Roman,	
Donneley,	Kooser,		

NAYS—2.

Hayes, Stadlander,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative

Ordered, That the Clerk return the same to the Senate with the information that the House has passed it without amendment.

RESOLUTION RECALLING HOUSE BILL NO. 1109 FROM THE GOVERNOR.

Mr. DAWSON asked and received unanimous consent to offer the following resolution, which was twice read, considered and adopted.

In the House of Representatives, April 27, 1921.
Resolved (if the Senate concur) that House Bill No. 1109, File Folio 6891, entitled "An act providing when how and to what extent liens upon seated real property shall be allowed for county bridge road borough incorporated town township school district and poor taxes the procedure upon tax claims filed therefor the methods for preserving such tax liens and enforcing payment of such liens the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales" be recalled from the Governor for the purpose of amendment

Ordered, That the Clerk present the same to the Senate for concurrence.

RECESS.

Mr. JAMES A. WALKER. Mr. Speaker, I move that this House do now take a recess for one hour and a half.

The motion was agreed to and the House took a recess for one hour and a half.

AFTER RECESS.

The SPEAKER (Samuel A. Whitaker) in the Chair.

The SPEAKER. The time of the recess having elapsed the House will be in order.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. ALBERT MILLAR. Mr. Speaker, I move that House Bill No. 1670, (Senate Bill No. 647), File Folio 2971, on page 32 of today's calendar, be made a special order of business at this time.

Mr. DAVID I. MILLER. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1670, (Senate Bill No. 647), entitled:

An Act to repeal an act approved the third day of April one thousand eight hundred and seventy-two (Pamphlet Laws seven hundred and eighty-six) entitled "An act to provide for the detection of crime in the county of Dauphin"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—148.

Alexander,	Ehrhardt,	Krugh,	Ruth,
Allum,	Elgin,	Lafferty,	Schilling,
Armstrong,	Evans,	Lewis,	Schwartz,
Asbury,	Feldman,	Long,	Sieg,
Aston,	Fitzgibbon,	Love,	Shannon,
Baker,	Fox,	McBride,	Shellenberger,
Baldi,	Franklin,	McCaig,	Sinclair,
Beckley,	Gearhart,	McCann,	Smink,
Bell,	Gibbon,	McCarthy,	Smith, H. J.,
Blair,	Glass,	McConnell,	Smith, H.,
Bluet,	Goehring,	McCurdy,	Smith, J. W.,
Blumberg,	Golder,	McHugh,	Smith, L.,
Bower,	Goodnough,	McKnight,	Soffel,
Brady,	Green,	McMullen,	Sowers,
Brenneman,	Griffith,	McOwen,	Sprowls,
Bromley,	Haines,	Mangan,	Stackhouse,
Brown, F. B.,	Haldeman,	Marcus, J. C.,	Stark,
Brown, T. R.,	Hampson,	Marshall,	Steedle,
Burns,	Harding,	Mantz,	Sterling,
Campbell,	Harer,	Michel,	Stevenson,
Catlin,	Haslett,	Millar, A.,	Stewart,
Clutton,	Hatrick,	Millar, A. S. C.,	Strauss,
Comer,	Haws,	Miller, C.,	Sweitzer,
Conner,	Hayes,	Miller, D. I.,	Trainer,
Cook,	Heffernan,	Miller, D. D.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,

Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Holcombe,	Ogle,	Wells,
Dawson,	Hoover,	Perry,	Whitehouse,
Dewey, C. P.,	Hough,	Phillips,	Whiteman,
Dewey, P. H.,	Jones, D. J.,	Pike,	Williams,
Diehm,	Jones, W. W.,	Quigley,	Woner,
Dilsheimer,	Jordan,	Rhoads,	Wood,
Dithrich,	Kantner,	Richards,	Woodruff,
Donneley,	Kelly,	Rinn,	Zook,
Dunlap,	Kinsman,	Roman,	Whitaker,
Dunn,	Kohler,	Ruddy,	Speaker.
Eaches,	Krause,		
Edmonds,			

NAYS—3.

Horne, McGowan, Stadlander,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment

BILL ON THIRD READING (SPECIAL ORDER).

Mr. GOLDER. Mr. Speaker, I move that House Bill No. 1526, (Senate Bill No. 761), File Folio 2473, on page 33 of today's calendar, be made a special order of business at this time.

Mr. BALDI. Mr. Speaker, I second the motion.
The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1526, (Senate Bill No. 761), entitled:

An Act authorizing the establishment by counties of hospitals for the treatment of persons afflicted with tuberculosis providing for the management and maintenance thereof and authorizing the incurring of indebtedness and the levy of taxes therefor

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—160.

Allum,	Dunlap,	Kooser,	Ruddy,
Armstrong,	Dunn,	Krause,	Schaeffer,
Asbury,	Eaches,	Kragh,	Schilling,
Aston,	Edmonds,	Lafferty,	Schwartz,
Baker,	Ehrhardt,	Leeds,	Shaffer,
Baldi,	Elgin,	Lewis,	Smiley,
Barnhart,	Evans,	Long,	Smink,
Beaver,	Feldman,	Love,	Smith, H. J.,
Beckley,	Finney,	McBride,	Smith, H.,
Bell,	Fitzgibbon,	McCaig,	Smith, J. W.,
Bidelspacher,	Fowler,	McCann,	Smith, L.,
Bluet,	Franklin,	McCarthy,	Soffel,
Blumberg,	Gearhart,	McConnell,	Sowers,
Bower,	Gelder,	McCurdy,	Sprows,
Brady,	Gibbon,	McGowan,	Stackhouse,
Bromley,	Glass,	McHugh,	Steedle,
Brooks,	Golder,	Magill,	Sterling,
Brown, F. B.,	Goss,	Mangan,	Stevens,
Brown, T. R.,	Griffith,	Marcus, J.,	Stevenson,
Burns,	Hagerty,	Marcus, J. C.,	Stewart,
Campbell,	Haldeman,	Marshall,	Strauss,
Catlin,	Hampson,	Martin,	Switzer,
Clutton,	Harding,	Mantz,	Thomas,
Comeror,	Harry,	Michel,	Van Alen,
Conner,	Haslett,	Miller, A.,	Walker, G. T.,
Cook,	Haws,	Miller, A. S. C.,	Walker, J. A.,
Craig, J. R.,	Hayes,	Miller, C.,	Weamer,
Craig, J. O.,	Henderson, E.,	Miller, D. I.,	Weiss,
Cratty,	Hetrick,	Miller, D. D.,	Wells,
Curran,	Hoffman, J. N.,	Miller, J. J.,	Wettach,
Curry,	Hoffman, M. R.,	Mitchell,	Whitehouse,
Davis,	Hoover,	Morris,	Whiteman,
Dawson,	Horne,	Perry,	Williams,
DeHaas,	Hough,	Phillips,	Wolfe,
Denning,	Jones, D. J.,	Pike,	Woner,
Dewey, C. P.,	Jones, W. W.,	Poscy,	Wood,
Dewey, P. H.,	Jordan,	Quigley,	Woodruff,
Diehm,	Kantner,	Richards,	Zook,
Dithrich,	Keene,	Rieder,	Whitaker,
Donneley,	Kinsman,	Roman,	Speaker.
Drinkhouse,	Kohler,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question as determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

In the House of Representatives, April 27, 1921.

Resolved (if the Senate concur) that House Bill No. 1109, File Folio 6891, entitled "An Act providing when how and to what extent liens upon seated real property shall be allowed for county bridge road incorporated town township school district and poor taxes the procedure upon tax claims filed therefor the methods for preserving such tax liens and enforcing payment of such liens the effect of judicial sales of the properties lien and the manner of distributing the proceeds of such sales" be recalled from the Governor for the purpose of amendment.

SENATE MESSAGE.

SENATE RECEDES FROM AMENDMENTS.

The Clerk of the Senate being introduced, informed that the Senate has receded from its amendments, non-concurred in by the House of Representatives to House Bill numbered and entitled as follows:

House Bill No. 695.

An Act to amend section two of an act approved the twentieth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and twenty-one) entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death and of property within this Commonwealth of a decedent who was a non-resident of the Commonwealth at the time of his death and making it unlawful for any corporation of this Commonwealth or national banking association located therein to transfer the stock of such corporation or banking association standing in the name of any such decedent until the tax on the transfer thereof has been paid and providing penalties and citing certain acts for repeal"

SENATE MESSAGE.

AMENDED HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 1313.

An Act making an appropriation to carry out the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-five) entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agricultural associations and regulating the payment thereof"

Said bill having been recalled from the Governor for amendment. The votes on final passage and third reading on said bill were reconsidered in the House of Representatives and the bill amended, in which amendment the Senate has concurred.

SENATE MESSAGE.

AMENDED HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 1255.

An Act making an appropriation to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania

Said bill having been recalled from the Governor for amendment. The votes on final passage and third reading on said bill were reconsidered in the House of Representatives and the bill amended, in which amendment the Senate has concurred

SENATE MESSAGE.

AMENDED HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives numbered and entitled as follows:

House Bill No. 719.

An Act providing for the burial of certain persons who are have been or shall be soldiers sailors or marines designated as "deceased service men" defining the term "deceased service man" and authorizing county commissioners to provide headstones markers and burial plots for such deceased service men at the expense of the county in which they shall die or have a legal residence at the time of their death

Said bill having been recalled from the Governor for amendment. The votes on final passage and third reading on said bill were reconsidered in the House of Representatives and the bill amended, in which amendment the Senate has concurred.

SENATE MESSAGE.

SENATE ADOPTS CONFERENCE COMMITTEE REPORT ON HOUSE BILL NO. 1431.

The Clerk of the Senate being introduced, informed that the Senate has adopted the report of the Committee of Conference on the subject of the differences existing between the two Houses on bill numbered and entitled as follows:

House Bill No. 1431.

An Act to regulate the drilling operating and abandoning of oil and gas wells and providing a penalty for violation of the provisions of this act

SENATE MESSAGE.

SENATE ADOPTS CONFERENCE COMMITTEE REPORT ON HOUSE BILL NO. 367.

The Clerk of the Senate being introduced, informed that the Senate has adopted the report of the Committee of Conference on the subject of the differences existing between the two Houses on bill numbered and entitled as follows:

House Bill No. 367.

An Act to amend an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" providing additional requirements with regard to applications for and transfers of registrations and with regard to speed and weight of and lights upon motor vehicles requiring operators to carry registration certificates providing standard tests to ascertain the vision and hearing of operators providing for the payment of certain witness fees authorizing officers to stop and examine motor vehicles designating the officers before whom information may be brought and imposing additional penalties

SENATE MESSAGE.

AMENDED SENATE BILL CONCURRED IN BY THE SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate Bill numbered and entitled as follows:

Senate Bill No. 957.

An Act to apportion the State into Congressional Districts

SENATE MESSAGE.

HOUSE BILLS CONCURRED IN BY THE SENATE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives, numbered and entitled as follows:

House Bill No. 291.

An Act to establishing an eight hour day for guards or keepers in county jails and prisons of counties of the 1st class

House Bill No 1198.

An Act to amend an act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred sixty-four) entitled "An act authorizing suits brought to recover in case of accidents in this Commonwealth in courts of common pleas to be certified to the Workmen's Compensation Board when discovered that the suit has been brought wrongfully" extending the provisions of said act to suits brought after the passage of said act and prior to the passage of this amendment

With the information that the Senate has passed the same without amendment.

SENATE MESSAGE.

AMENDED SENATE BILL NON-CONCURRED IN BY THE SENATE.

The Clerk of the Senate being introduced, informed that the Senate has non-concurred in the amendments made by the House of Representatives to Senate bill numbered and entitled as follows:

Senate Bill No. 1008.

An Act to fix the number of Representatives in the General Assembly of the State and to apportion the State into Representative districts as provided by the Constitution

Mr. JAMES A. WALKER. Mr. Speaker, I move that the House adhere to its amendments non-concurred in by the Senate and that a Committee of Conference be appointed on the part of the House to confer with a similar committee of the Senate (if the Senate shall appoint such committee) to consider the differences existing between the two Houses in relation to said bill.

Mr. GLASS. Mr. Speaker, I second the motion. The motion was agreed to.

SENATE MESSAGE.

APPOINTMENT OF CONFERENCE COMMITTEE ON HOUSE BILL NO. 1192.

The Clerk of the Senate being introduced, informed that the Senate has insisted upon its amendments, non-concurred in by the House of Representatives, to House Bill No 1192, entitled:

An Act imposing a State tax on gasoline sold in this Commonwealth except for the purpose of resale providing for the collection thereof providing for the distribution and use of the revenues derived from said tax making an appropriation and fixing penalties

and has appointed Messrs. Smith, Salus and Jones a Committee of Conference to confer with a similar committee of the House of Representatives (if the House of Representatives shall appoint such committee) on the subject of the differences existing between the two Houses in relation to said bill.

APPOINTMENT OF COMMITTEE OF CONFERENCE ON HOUSE BILL NO. 1192.

Mr. JAMES A. WALKER. Mr. Speaker, I move that the House adhere to its non-concurrence in the amendments made by the Senate to House Bill No. 1192, and that a Committee of Conference be appointed.

Mr. CONNER. Mr. Speaker, I second the motion. The motion was agreed to.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

APPOINTMENT OF CONFERENCE COMMITTEE ON HOUSE BILL NO. 1237.

The Clerk of the Senate being introduced, informed that the Senate has insisted upon its amendments, non-concurred in by the House of Representatives, to House Bill No. 1237, entitled:

An Act amending an act approved the thirteenth day of May one thousand eight hundred and eighty-seven entitled "An Act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" by prohibiting the

manufacture sale offering for sale transportation importation exportation furnishing or possession for beverage purpose of anything determined and found to be intoxicating by Act of Congress passed pursuant to and in the enforcement of the Constitution of the United States of America and by restraining and regulating the sale of vinous spirituous malt or brewed liquors or any admixtures thereof fit for beverage purposes other than such as are from time to time determined and found to be intoxicating by any such act of Congress

and has appointed Messrs. Leslie, McNichol and Sones a Committee of Conference to confer with a similar committee of the House of Representatives (if the House of Representatives shall appoint such committee) on the subject of the differences existing between the two Houses in relation to said bill.

APPOINTMENT OF COMMITTEE OF CONFERENCE ON HOUSE
BILL NO. 1237.

Mr. JAMES A. WALKER. Mr. Speaker, I move that the House adhere to its non-concurrence in the amendments made by the Senate to House Bill No. 1237, and that a Committee of Conference be appointed.

Mr. CONNER. Mr. Speaker, I second the motion.
The motion was agreed to.

APPOINTMENT OF CONFERENCE COMMITTEE ON SENATE
BILL NO. 1008.

The SPEAKER. The Chair appoints as a Committee of Conference on Senate Bill No. 1008 Messrs. Goodnough, Ehrhardt and Asbury.

Ordered, That the Clerk inform the Senate accordingly.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1780, (Senate Bill No. 742), File Folio 4671, on page 41, of to-day's calendar, be made a special order of business at this time.

Mr. W. W. JONES. Mr. Speaker, I second the motion.
The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1780, (Senate Bill No. 742), as follows:

An Act authorizing the organization of cooperative banks and defining their powers and duties

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That this act may be cited as the Co-operative Bank Act

Section 2 The objects of this act are to authorize co-operative credit and savings agencies whose purposes shall be (1) to promote thrift and savings (2) to make industrial and service loans (3) to finance the cost of farming operations and increase the production of farm products such as the purchase of feed seed and other supplies of implements and machinery of cows horses sheep pigs and other animals the payment of the cost of carrying on farming or dairying operations of preparing land for cultivation et cetera (4) to provide loans to members in case of sickness or emergency (5) in general to provide credit for farmers and workers

Section 3 Any eight or more persons residents of the State may secure a charter for the organization of a cooperative bank by making application to the Commissioner of Banking and by complying with the conditions of this act

Persons making application shall sign and acknowledge articles of incorporation forms for which shall be provided by the Commissioner of Banking

The application for articles of incorporation shall contain the following

(1) Name of proposed bank and place of doing business The name selected shall contain the words "Cooperative bank"
(2) Purposes for which the association is formed
(3) Par value of shares which shall not be less than ten dollars The amount of the capital stock shall not be less than twenty-five thousand dollars

(4) Number of directors (not less than five) all of whom must be residents of the State and holders of not less than one hundred dollars of the par of the capital stock of the corporation Names and addresses of directors for the first year may be inserted in the application

(5) The application shall be subscribed by the organizers and sworn to by them and the addresses and respective number of shares for which they have subscribed shall be given

(6) Statement of whether liability is limited to stock subscriptions or is unlimited in amount

The application shall be acknowledged as provided by law and transmitted to the Commissioner of Banking

Section 4 Such application shall be accompanied by duplicate copies of the proposed by-laws of the corporation Such by-laws shall contain the following provisions for the management of the corporation except as such provisions may be amended with the approval of the Department of Banking

(1) Name and place of doing business
(2) Purposes for which the corporation is formed
(3) Qualifications for membership and provisions for withdrawal and expulsion of members

(4) Date of annual meeting which shall be the second Tuesday in January of each year the manner in which members shall be notified of meetings the manner of conducting meetings the number of members constituting a quorum together with regulations as to voting

(5) The number of directors (not less than five) powers and duties together with officers and compensation and duties of officers elected by the Board of Directors

(6) The number of members of the Credit Committee of Supervisory Committee and of Audit Committee with powers and duties

The conditions upon which shares may be subscribed and paid for transferred and withdrawn and the par value of same

(8) The charges if any which shall be made in connection with a loan

(9) The conditions upon which deposits may be received and withdrawn and provisions as to the power of the corporation to make loans

(10) The manner in which the funds of the corporation shall be invested

(11) The conditions upon which loans may be made and repaid by members of the corporation

(12) The method of receiving for money paid in on account of shares deposits or loans

(13) The manner in which the reserve fund shall be accumulated

(14) The rate of dividends to be paid on capital stock which shall in no case exceed the legal rate of interest provided by law and the manner in which dividends shall be determined and paid out

The Commissioner of Banking shall prepare suggested by-laws and regulations covering the provisions of this section which shall be furnished to applicants upon request

Section 5 The application for incorporation and the by-laws shall be approved by the Commissioner of Banking if in conformity with this act and if such department is satisfied as to the character of the incorporators Thereupon the Commissioner of Banking shall transmit such application with his approval or disapproval to the Governor who may at his discretion issue letters patent thereon The certificate of incorporation shall be filed with the Commissioner of Banking and shall be recorded with the recorder of deeds of the county in which the corporation is located Upon such filing the said incorporators shall become and be a corporation and enjoy such powers as are conferred by the provisions of this act

Section 6 The by-laws so approved shall be the by-laws of the corporation but such by-laws may be amended by the corporation upon the filing and approval of such amendments by the Commissioner of Banking Any amendments so approved shall be filed in the office of the clerk of such county or municipality wherein the said corporation is incorporated

Section 7 When the certificate of incorporation has been issued the corporation shall open its books for subscriptions certificates shall be issued for stock subscriptions The corporation shall make loans to its members at rates of interest and under the conditions provided in this act It may undertake such other activities as are provided in sections two and ten hereof

Section 8 Members of the corporation shall consist of persons who have been elected to membership who have subscribed for one or more shares of stock who have paid for the same in whole or in part who have paid any entrance fee that may be required and have complied with such other requirements as the by-laws may contain Other cooperatives societies and associations not for pecuniary profit may subscribe for stock and become a member of the corporation

Section 9 In carrying out the objects and powers enumerated herein every cooperative bank shall have power

1 To create and issue to members shares in the manner authorized by its certificate of incorporation or by-laws

2 To receive deposits from members or other persons with or without interest thereon

3 To deposit funds with any bank or trust company approved by the Commissioner of Banking as a depositor

4 To borrow money

5 To loan money on security real or personal to members

6 To buy and sell promissory notes mortgages and other evidences of debt executed or endorsed by members

7 To discount and negotiate promissory notes drafts bills of exchange and other evidences of debt executed or endorsed by members

8 To discount and negotiate promissory notes drafts bills of exchange and other evidences of debt executed or endorsed parties and actually owned by the member negotiating the same

9 To accept for payment at a future date drafts drawn upon it by members and to issue letters of credit authorizing the members holding the same to draw drafts upon it or its correspondents at sight or on time not exceeding one year

10 To acquire and dispose of property as follows

(a) Such real and personal property as may be necessary or convenient for the transaction of its business which however may in part be leased to others for revenue purposes

(b) Real estate and other property acquired in satisfaction of debts or purchased at sales under judgements decrees or mortgages held by it But no cooperative bank shall hold title and possession of any real estate purchased or acquired to secure any debt due to it for a longer period than five years except with the special approval of the Department of Banking

11 To exercise such other banking powers as are not inconsistent with the provisions of this act or the laws of the State

Section 10 At least fifteen per centum of all deposits received by any cooperative bank shall be held in quick assets which shall consist of at least five per centum in actual cash in the bank's vaults and ten per centum in deposits in ad-

proved banks or trust companies No cooperative bank shall make any loan or discount on the security of its own shares nor be the purchaser of any such shares unless such security or purchase shall be necessary to prevent loss upon a debt previously contracted by it in good faith and in any such case such shares shall be sold within the period of one year unless such time is extended by the Commissioner of Banking No cooperative bank shall extend credit or loan any funds in its possession to persons not members Provided however That any cooperative bank may invest such funds or any of them in direct obligations of the United States of this State or of any county city town township borough or municipality of this State and dispose of such obligations and provided further That it may acquire and dispose of stock of any other cooperative bank or of any other incorporated cooperative body organized under the laws of this or of any other State or of the United States Any cooperative bank with the approval of the Commissioner of Banking may out of surplus make contributions toward the support of any system to which it may belong

Not more than ten per centum (10%) of the capital and surplus of the bank shall be loaned to any member and not more than twenty-five per centum (25%) in the aggregate to the officers and directors of the bank

Not more than ten per centum (10%) of the capital stock and the reserve fund may be invested in the stock of other cooperative banks

Section 11 All debts past due to any cooperative bank on which interest is past due and unpaid for a period of twelve months shall unless they are well secured or in process of collection be considered bad debts and be debited to reserve account Whenever said reserve shall have been impaired by losses or bad debts it shall be restored to the full extent of such impairment before any dividends are paid Whenever the liabilities of any cooperative bank shall exceed its assets such bank shall be deemed insolvent

Section 12 Corporations organized under this act shall be subject to supervision by the Commissioner of Banking such corporations shall make a report to such Department of Banking on blank forms supplied by it on calls sent out by the Commissioner of Banking Such reports shall be verified by the oath of the president and treasurer or secretary or by the oath of a majority of the supervisory committee Such further reports shall be made under oath as the said Commissioner of Banking shall at any time demand

The corporation shall be examined at least once every year by the Commissioner of Banking Such department shall have access to all books papers securities and other sources of information in making such examination The department shall have power to subpoena and examine in person or by deputies witnesses under oath and documents whether such witnesses are members of the corporation and whether such documents are documents of the corporation or not

Such banks shall be subject to the same regulation supervision and examination by the Commissioner of Banking as is now provided by law in the case of State Banks banking institutions and trust companies

If any such corporation is found to be insolvent or has violated any of the provisions of this act or has failed within a reasonable time to comply with any such order mailed to the last address of such corporation the Department of Banking may immediately or within a reasonable time take possession of the property and business of such corporation and retain such possession until such time as said department permits it to resume business or its affairs are finally liquidated as provided in this act

Section 13 The fiscal year of such corporations shall end on the thirty-first day of December Annual meetings shall be held on the second Tuesday in January or within ten days thereafter Special meetings may be held by order of the directors or of the supervisory committee and shall be held upon request in writing of ten per centum of the members Notice of all meetings shall be given in the manner prescribed in the by-laws At all meetings each member shall have one vote for each share of stock held At any meeting the members may decide upon any question of interest to the corporation may overrule the board of directors by a three-fourths vote of those present and represented by proxy provided the notice of the meeting shall have specified the question to be considered may vote to amend the by-laws

Section 14 At the annual meeting the members shall elect a board of directors of not less than five members a credit committee and supervisory committee of not less than three members each At the discretion of the members the board of directors may also be the credit committee Except as herein provided no member of said board shall be a member of either of said committees nor shall the same person be a member of more than one of said committees

Directors and members of such committees as well as all officers shall be sworn to perform properly the duties of their offices and shall hold their several offices for such term as shall be provided in the by-laws Such oath shall require of such directors and officers that they shall diligently and honestly administer the affairs of such corporation that they will not violate or knowingly permit to be violated any of the provisions of law applicable to such corporation that they are the owners in good faith of at least one share each in the stock of such corporation Such oath shall be subscribed by the individual making it and certified by the officer before whom it is taken and shall be immediately transmitted to the Commissioner of Banking and preserved in its office

Section 15 At the first annual meeting and at each annual meeting thereafter the board of directors shall elect from their number a president vice-president secretary and treasurer The offices of secretary and treasurer may if the by-laws so provide be held by one person Other officers may be elected at the discretion of the directors

The board of directors shall have general management of the affairs funds and records of the corporation They shall

meet as often as may be necessary Unless the by-laws make other reservations it shall be the duty of the directors

(1) To act upon all applications for membership and the withdrawal of and the expulsion of members

(2) To fix with the approval of the Commissioner of Banking the amount of the surety bond required of each officer of the corporation having the custody of funds

(3) To determine the rate of interest allowed on deposits and charged on loans subject to the limitations of this act

(4) To arrange for a place of deposit for the funds of the corporation and for such loans from banks or individuals as they may determine necessary for the carrying out of the objects of the corporation as set forth in section two hereof

(5) To fix the maximum number of shares which may be held by and the maximum amount which may be lent to any one member to declare dividends and to recommend amendments to the by-laws

(6) To fill vacancies in the board of directors or in the credit committee

(7) To have charge of the investment of the funds of the corporation and to perform such other duties as the members may from time to time authorize

No member of the board of directors or of the credit or supervisory committees shall receive any compensation for his services as a member of said board or committees

Section 16 The credit committee shall approve every loan or advance made by the corporation to members Every application for a loan shall be made in writing on a form prepared by the board of directors and shall state the purposes for which the loan is desired and the security offered No loan shall be made unless it has received the unanimous approval of those members of said committee who were present when it was considered which number shall constitute at least a majority of said committee nor if any member of said committee shall disapprove thereof but the applicant for a loan may appeal from the decision of the credit committee to the board of directors The credit committee shall meet as often as may be required by the by-laws

Section 17 The supervisory committee shall inspect the securities cash and accounts of the corporation and supervise the acts of its board of directors credit committee and officers At any time the supervisory committee by an unanimous vote may suspend the credit committee or any member thereof or any member of the board of directors or any officer elected by the board and by a majority vote they may call a meeting of the shareholders to consider any violation of this act or of the by-laws or any practice of the corporation which in the opinion of said committee is unsafe and unauthorized within seven days after the suspension of the credit committee the supervisory committee shall cause notice to be given of a special meeting of the members to take action relative to such suspension The supervisory committee shall fill vacancies in their own number until the next meeting of the members

At the close of each fiscal year the supervisory committee shall make or cause to be made a through audit of the receipts disbursements income assets and liabilities of the corporation for the said fiscal year and shall make a full report thereon to the directors Said report shall be read at the annual meeting of the members and shall be filed and preserved with the records of the corporation

Section 18 A cooperative bank shall not be subject to taxation except as to real estate owned

Section 19 All acts and parts of acts inconsistent with this act are repealed

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—157.

Allum,	Eaches,	Leeds,	Ruth,
Armstrong,	Edmonds,	Lewis,	Schaeffer,
Asbury,	Ehrhardt,	Long,	Schilling,
Aston,	Elgin,	McBride,	Sieg,
Baker,	Evans,	McCaig,	Shannon,
Barnhart,	Finney,	McCarthy,	Shellenberger,
Beaver,	Fitzgibbon,	McClure,	Sinclair,
Beckley,	Franklin,	McConnell,	Smiley,
Bell,	Gearhart,	McGowan,	Smink,
Bidelspacher,	Gelder,	McHugh,	Smith, H. J.,
Bluett,	Gibbon,	McKim,	Smith, H.,
Blumberg,	Glass,	McMullen,	Smith, J. W.,
Bolard,	Goehring,	McOwen,	Smith, L.,
Bower,	Golder,	McVicar,	Snowden,
Brendle,	Goss,	Mangan,	Soffel,
Brenneman,	Green,	Marcus, J.,	Sprowls,
Brooks,	Griffith,	Marcus, J. C.,	Stackhouse,
Brown, F. B.,	Haldeman,	Martin,	Stark,
Brown, T. R.,	Hampson,	Mantz,	Steedle,
Burns,	Harer,	Michel,	Stevenson,
Campbell,	Harry,	Millar, A.,	Stewart,
Chaplin,	Haslett,	Millar, A. S. C.,	Straus,
Clutton,	Haws,	Miller, C.,	Thomas,
Comer,	Hayes,	Viller, D. I.,	Trainer,
Conner,	Henderson, E.,	Miller, D. D.,	Vickerman,
Cook,	Henderson, W.,	Miller, H. F.,	Walker, G. T.,
Craig, J. R.,	Hetrick,	Miller, J. J.,	Walker, J. A.,
Craig, J. O.,	Hoffman, J. N.,	Mitchell,	Weiss,
Cratty,	Hoover,	Morris,	Wells,
Curran,	Horne,	Ogle,	Wettach,
Curry,	Huston,	Perry,	Whitehouse,
Davis,	Jones, D. J.,	Phillips,	Whiteman,
Dawson,	Jones, W. W.,	Posey,	

DeHaas,
Dewey, C. P.,
Dewey, P. H.,
Dilshelmer,
Ditrich,
Donneley,
Dunlap,

Kántner,
Keene,
Kelly,
Kinsman,
Kooser,
Krause,
Lafferty,

Quigley,
Richards,
Rieder,
Roman,
Ruch,
Ruddy,

Williams,
Woner,
Wood,
Woodruff,
Whitaker,
Speaker.

NAYS—1.

Stadtlander,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1715, (Senate Bill No. 944), File Folio 4655, on page 37 of to-day's calendar, be made a special order of business at this time.

Mr. W. W. JONES. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1715, (Senate Bill No. 944), as follows:

An Act to amend section eight of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highway of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing the existing contracts are not affected by provisions of this act" providing for vacation of abandoned portions of State highway routes

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section eight of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws four hundred sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties

from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highway and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State Highways making appropriations to carry out the provisions of the act providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of his act" which reads as follows

"Section 8 Whenever in the construction reconstruction maintenance and repair of any of the State Highways it shall appear to the commissioner that any part or portion of a State Highway as now defined and described in this act is dangerous or inconvenient to the traveling public in its present location either by reason of grades dangerous turns or other local conditions or that the expense to the Commonwealth in the construction building rebuilding maintenance and repair thereof would be too great or unreasonable and could be materially reduced or lessened by a divergence from the road or route the commissioner is hereby empowered to divert the course or direction of the same and he may diverge from the line or route of same as herein described in such direction or directions as in his discretion may seem best in order to correct said danger or inconvenience or lessen the cost to the Commonwealth Provided That the said commissioner shall first submit a plan of the proposed change to the Governor and that the same shall be approved by him" be and the same is hereby amended to read as follows

Section 8 Whenever in the construction reconstruction maintenance and repair of any of the State Highways it shall appear to the commissioner that any part or portion of a State Highway as now defined and described in this act is dangerous or inconvenient to the traveling public in its present location either by reason of grades dangerous turns or other local conditions or that the expense to the Commonwealth in the construction building rebuilding maintenance and repair thereof would be too great or unreasonable and could materially reduced or lessened by a divergence from the road or route the commissioner is hereby empowered to divert the course or direction of same and he may diverge from the line or route of same as herein described in such direction or directions as in his discretion may seem best in order to correct said danger or inconvenience or lessen the cost to the Commonwealth and where the portion of the line or route so abandoned shall be entirely contiguous to the new line or being of a length not exceeding one-half mile shall have both termini in the new route whereby such new route supplies and takes the place of the abandoned portion so that in the opinion of the commissioner the same shall be unnecessary for public use and travel or burdensome or dangerous the commissioner may at any time by written order declare the portion of the road so abandoned to be vacated and thereafter the same shall be closed to public use and travel and shall no longer be a public road Provided That the said commissioner shall first submit a plan of the proposed change and any proposed order of vacation to the Governor and that the same shall be approved by him

And said bill having been read at length the third time, considered and agreed to,

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—155.

Allum,
Armstrong,
Asbury,
Aston,
Baker,
Baldi,
Barnhart,
Beaver,
Beckley,
Bell,
Beldspacher,
Blair,
Roland,
Bower,
Brady,
Brenneman,
Bromley,
Brown, F. B.,

Dunlap,
Dunn,
Eaches,
Edmonds,
Ehrhardt,
Elgin,
Evans,
Feldman,
Fitzgibbon,
Fowler,
Fox,
Franklin,
Gearhart,
Gelder,
Gibbon,
Glass,
Gochring,
Golder,

Kantner,
Kelly,
Kinsman,
Kooser,
Krause,
Krugh,
Lafferty,
Lewis,
Love,
McBride,
McCaig,
McCann,
McCarthy,
McClure,
McCurdy,
McGowan,
McHugh,
McMullen,

Ruddy,
Schaefer,
Schilling,
Shaffer,
Shannon,
Shellenberger,
Sinclair,
Smink,
Smith, H.,
Smith, J. W.,
Smith, L.,
Snowden,
Sowers,
Sprows,
Stackhouse,
Stark,
Steedle,
Stevens,

Brown, T. R.,	Goodnough,	McOwen,	Stevenson,
Burns,	Goss,	McVicar,	Stewart,
Campbell,	Green,	Mangan,	Strauss,
Catlin,	Hagerty,	Marcus, J.,	Thomas,
Chaplin,	Haines,	Marcus, J. C.,	Van Alen,
Clutton,	Haldeman,	Martin,	Vickerman,
Comerer,	Harding,	Mantz,	Walker, G. T.,
Conner,	Harer,	Michel,	Walker, J. A.,
Cook,	Haslett,	Millar, A.,	Weamer,
Craig, J. O.,	Hatrlick,	Millar, A. S. C.,	Weiss,
Cratty,	Haws,	Miller, C.,	Wettach,
Curran,	Heffernan,	Miller, D. I.,	Whitehouse,
Curry,	Henderson, W.,	Miller, D. D.,	Whiteman,
Dawson,	Hess,	Miller, H. F.,	Williams,
DeHaas,	Hoffman, M. R.,	Mitchell,	Wolfe,
Denning,	Holcombe,	Orr,	Woner,
Dewey, P. H.,	Hoover,	Phillips,	Wood,
Diehm,	Hough,	Quigley,	Woodruff,
Dilsheimer,	Huston,	Richards,	Zook,
Dithrich,	Jones, W. W.,	Rinn,	Whitaker,
Drinkhouse,	Jordan,	Roman,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1774, (Senate Bill No. 1065), File Folio 4261, on page 39 of to-day's calendar, be made a special order of business at this time.

Mr. DAVIS. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1774, (Senate Bill No. 1065), entitled:

An Act requiring the recording of certain information relative to the moving of household goods and personal property in cities of the first and second classes imposing certain duties upon all persons firms and corporations owning or operating vehicles used in such moving and upon the Department of Public Safety of such cities

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—139.

Allum,	Drinkhouse,	Kohler,	Shellenberger,
Armstrong,	Eaches,	Kooser,	Sinclair,
Asbury,	Elgin,	Krause,	Smiley,
Aston,	Evans,	Lafferty,	Smith, H. J.,
Baker,	Feldman,	Long,	Smith, H.,
Barnhart,	Finney,	Love,	Smith, J. W.,
Beaver,	Fitzgibbon,	McClure,	Sowers,
Beckley,	Fox,	McConnell,	Sprows,
Bell,	Franklin,	McCurdy,	Stackhouse,
Bidelspacher,	Gelder,	Mangan,	Stark,
Blair,	Gibson,	Marcus, J.,	Steedle,
Bluet,	Glass,	Marshall,	Sterling,
Blumberg,	Goehring,	Michel,	Stevens,
Bower,	Golder,	Miller, A.,	Stevenson,
Brady,	Goss,	Miller, C.,	Stewart,
Brenneman,	Green,	Miller, D. I.,	Strauss,
Bromley,	Griffith,	Miller, D. D.,	Sweitzer,
Brown, F. B.,	Hampson,	Ogle,	Thomas,
Brown, T. R.,	Harding,	Perry,	Walker, G. T.,
Burns,	Harry,	Pike,	Walker, J. A.,
Catlin,	Haslett,	Quigley,	Weiss,
Clutton,	Heffernan,	Richards,	Wells,
Conner,	Henderson, E.,	Rieder,	Wettach,
Cook,	Hess,	Rinn,	Whitehouse,
Craig, J. O.,	Hoffman, J. N.,	Ruddy,	Whiteman,
Cratty,	Hoffman, M. R.,	Ruth,	Wolfe,
Curran,	Holcombe,	Schaeffer,	Wood,
Curry,	Hoover,	Schwartz,	Woodruff,
Davis,	Jones, W. W.,	Sieg,	Zook,
DeHaas,	Jordan,	Shaffer,	Whitaker,
Denning,	Kantner,	Shannon,	Speaker.
Dewey, P. H.,	Kelly,		
Diehm,	Kinsman,		

NAYS—21.

Dithrich,	Hayes,	McCann,	Miller, J. J.,
Dunlap,	Horne,	McKim,	Phillips,
Edmonds,	Huston,	McKnight,	Smink,
Ehrhardt,	Leeds,	McVicar,	Smith, L.,
Haines,	McDride,	Marcus, J. C.,	Vickerman,
Haldeman,			

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1706, (Senate Bill No. 837), File Folio 4301, on page 35 of to-day's calendar, be made a special order of business at this time.

Mr. CLUTTON. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1706, (Senate Bill No. 837), entitled:

An Act to amend section one thousand one hundred and twenty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—158.

Alexander,	Fitzgibbon,	Love,	Ruth,
Allum,	Fowler,	McCaig,	Schaeffer,
Armstrong,	Franklin,	McCann,	Schilling,
Asbury,	Gearhart,	McCarthy,	Schwartz,
Aston,	Gelder,	McClure,	Sieg,
Baker,	Glass,	McConnell,	Shannon,
Baldi,	Goehring,	McCurdy,	Shellenberger,
Barnhart,	Golder,	McGowan,	Sinclair,
Beaver,	Goodnough,	McHugh,	Smiley,
Beckley,	Goss,	McKim,	Smith, H. J.,
Bell,	Griffith,	McKnight,	Smith, H.,
Bidelspacher,	Hagerty,	McMullen,	Smith, J. W.,
Blumberg,	Haines,	McOwen,	Smith, L.,
Boland,	Haldeman,	Magill,	Snowden,
Bower,	Hampson,	Mangan,	Soffel,
Brady,	Harding,	Marcus, J.,	Sowers,
Brendle,	Harer,	Marshall,	Spangler,
Bromley,	Harry,	Martin,	Sprows,
Brown, F. B.,	Haslett,	Mantz,	Stackhouse,
Brown, T. R.,	Haws,	Michel,	Stark,
Burns,	Hayes,	Millar, A.,	Stevens,
Campbell,	Heffernan,	Millar, A. S. C.,	Stevenson,
Catlin,	Henderson, E.,	Miller, D. I.,	Stewart,
Conner,	Henderson, W.,	Miller, D. D.,	Strauss,
Curry,	Hess,	Miller, H. F.,	Sweitzer,
Davis,	Holcombe,	Miller, J. J.,	Thomas,
Dawson,	Hoover,	Morris,	Van Alen,
DeHaas,	Hough,	Ogle,	Walker, G. T.,
Dewey, C. P.,	Jones, W. W.,	Orr,	Walker, J. A.,
Dewey, P. H.,	Jordan,	Perry,	Weamer,
Dilsheimer,	Kantner,	Phillips,	Weiss,
Dithrich,	Keene,	Posey,	Wells,
Drinkhouse,	Kelly,	Quigley,	Whitehouse,
Dunn,	Kinsman,	Rhoads,	Whiteman,
Eaches,	Kohler,	Richards,	Wolfe,
Edmonds,	Kooser,	Rieder,	Woner,
Ehrhardt,	Krause,	Rinn,	Woodruff,
Elgin,	Krug,	Roman,	Zook,
Feldman,	Levis,	Ruch,	Whitaker,
Finney,	Long,	Ruddy,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1698, (Senate Bill No. 590), File Folio 3129, on page 44, of today's calendar, be made a special order of business at this time.

Mr. FITZGIBBON. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1698, (Senate Bill No. 590), entitled:

An Act to regulate increase and establish the fees to be charged by justices of the peace aldermen and magistrates in this Commonwealth

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—149.

Allum,	Finney,	McEvide,	Shaffer,
Armstrong,	Fowler,	McCaig,	Shellenberger,
Asbury,	Fox,	McCann,	Sinclair,
Baker,	Gearhart,	McCarthy,	Smiley,
Baldi,	Gelder,	McConnell,	Smith, H. J.,
Beaver,	Gibbon,	McCurdy,	Smith, H.,
Bell,	Glass,	McGowan,	Smith, J. W.,
Bidelspacher,	Golder,	McHugh,	Smith, L.,
Bluett,	Goss,	McKim,	Snowden,
Bolard,	Griffith,	McOwen,	Soffel,
Brady,	Haines,	McVicar,	Sowers,
Brenneman,	Hampson,	Mangan,	Sprows,
Brooks,	Harding,	Marcus, J. C.,	Stackhouse,
Brown, T. R.,	Harer,	Marshall,	Stark,
Burns,	Harry,	Martin,	Steedle,
Catlin,	Hatrick,	Mantz,	Sterling,
Chaplin,	Haws,	Millar, A.,	Stevens,
Clutton,	Hayes,	Miller, A. S. C.,	Stevenson,
Conner,	Henderson, E.,	Miller, C.,	Stewart,
Cook,	Hess,	Miller, D. I.,	Strauss,
Craig, J. O.,	Hetrick,	Miller, D. D.,	Sweitzer,
Cratty,	Hoffman, J. N.,	Miller, J. J.,	Thomas,
Crum,	Hoffman, M. R.,	Morris,	Trainer,
Curry,	Hoover,	Perry,	Van Alen,
Davis,	Horne,	Phillips,	Vickerman,
DeHaas,	Huston,	Pike,	Walker, G. T.,
Dewey, C. P.,	Jones, D. J.,	Quigley,	Walker, J. A.,
Dewey, P. H.,	Jordan,	Rhoads,	Weiss,
Diehm,	Keene,	Richards,	Wells,
Dilsheimer,	Kelly,	Rinn,	Wettach,
Donnelly,	Kinsman,	Roman,	Whitehouse,
Dunlap,	Kohler,	Ruch,	Whiteman,
Dunn,	Kooser,	Ruddy,	Williams,
Eaches,	Krause,	Schaeffer,	Wolfe,
Edmonds,	Krugh,	Schilling,	Wood,
Ehrhardt,	Lafferty,	Schwartz,	Woodruff,
Elgin,	Lewis,	Sieg,	Zook,
Evans,	Long,		
Feldman,	Love,		

NAYS—2.

Stadtlander, Woner,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1516, (Senate Bill No. 35), File Folio 2367, on page 27 of today's calendar, be made a special order of business at this time.

Mr. CLUTTON. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1516, (Senate Bill No. 35), entitled:

An Act providing for the recording of deeds and registration of same

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—149.

Allum,	Feldman,	Krugh,	Schwartz,
Armstrong,	Finney,	Long,	Sieg,
Aston,	Fitzgibbon,	Love,	Shaffer,
Baker,	Fowler,	McCaig,	Shannon,
Baldi,	Franklin,	McCann,	Shellenberger,
Barnhart,	Gearhart,	McCarthy,	Sinclair,
Beaver,	Gibbon,	McConnell,	Smith, H. J.,
Beckley,	Glass,	McGowan,	Smith, H.,
Bell,	Goehring,	McHugh,	Smith, L.,
Bidelspacher,	Golder,	McKim,	Snowden,
Blair,	Goodnough,	McKnight,	Soffel,
Bluett,	Griffith,	McOwen,	Sowers,
Blumberg,	Hagerty,	Mangan,	Sprows,
Bolard,	Haines,	Marcus, J.,	Stackhouse,
Brady,	Haldeman,	Marshall,	Stark,
Bromley,	Hampson,	Martin,	Sterling,
Brown, F. B.,	Harding,	Michel,	Stevens,
Burns,	Harer,	Millar, A.,	Stevenson,
Campbell,	Harry,	Miller, C.,	Stewart,
Catlin,	Haslett,	Miller, D. I.,	Thomas,
Clutton,	Hatrick,	Miller, D. D.,	Van Alen,
Comer,	Haws,	Miller, H. F.,	Walker, G. T.,
Conner,	Hayes,	Mitchell,	Walker, J. A.,
Craig, J. R.,	Heffernan,	Ogle,	Weamer,
Cratty,	Henderson, E.,	Orr,	Weiss,
Curran,	Hetrick,	Perry,	Wells,
Curry,	Hoffman, J. N.,	Phillips,	Wettach,
Davis,	Hoffman, M. R.,	Pike,	Whitehouse,
Dawson,	Holcombe,	Posey,	Whiteman,
DeHaas,	Jones, D. J.,	Quigley,	Wolfe,
Denning,	Jordan,	Rhoads,	Woner,
Diehm,	Kantner,	Richards,	Wood,
Dilsheimer,	Keene,	Rieder,	Woodruff,
Ditrich,	Kelly,	Roman,	Zook,
Drinkhouse,	Kinsman,	Ruch,	Whitaker,
Dunn,	Kohler,	Ruth,	Speaker,
Eaches,	Kooser,	Schaeffer,	
Evans,	Krause,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered that the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1727, (Senate Bill No. 879), File Folio 3751, on page 38 of today's calendar, be made a special order of business at this time.

Mr. W. W. JONES. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1727, (Senate Bill No. 879), entitled:

An Act to amend sections five hundred and six as amended and five hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—148.

Allum,	Dunlap,	Kinsman,	Ruch,
Armstrong,	Eaches,	Kooser,	Schaeffer,
Asbury,	Edmonds,	Krause,	Schilling,
Aston,	Ehrhardt,	Lafferty,	Sieg,
Baker,	Elgin,	Lewis,	Shaffer,
Barnhart,	Evans,	Long,	Shellenberger,
Beaver,	Feldman,	McEvide,	Sinclair,
Beckley,	Fitzgibbon,	McCaig,	Smink,
Bell,	Franklin,	McCann,	Smith, H. J.,
Bidelspacher,	Gearhart,	McCarthy,	Smith, H.,
Bluett,	Gelder,	McCurdy,	Smith, J. W.,
Blumberg,	Gibbon,	McGowan,	Snowden,
Bower,	Goehring,	McKim,	Sowers,
Brady,	Golder,	McKnight,	Sprows,
Brenneman,	Goss,	McMullen,	Stadtlander,
Brooks,	Green,	McVicar,	Stark,
Brown, T. R.,	Hagerty,	Marcus, J.	Sterling,

Campbell,	Haines,	Marcus, J. C.,	Stevenson,
Catlin,	Haldeman,	Martin,	Stewart,
Chaplin,	Harding,	Mantz,	Strauss,
Clutton,	Harer,	Millar, A.,	Thomas,
Comer,	Haslett,	Millar, A. S. C.,	Van Alen.
Conner,	Hatrack,	Miller, C.,	Walker, G. T.,
Cook,	Haws,	Miller, D. I.,	Walker, J. A.,
Craig, J. O.,	Heffernan,	Miller, D. D.,	Weiss,
Cratty,	Henderson, E.,	Miller, H. F.,	Wells,
Curran,	Hetrick,	Miller, J. J.,	Wettach,
Curry,	Hoffman, J. N.,	Morris,	Whitehouse,
Davis,	Holcombe,	Orr,	Whiteman,
Dawson,	Horne,	Perry,	Williams,
DeHaas,	Hough,	Posey,	Woner,
Dewey, C. P.,	Jones, D. J.,	Quigley,	Wood,
Dewey, P. H.,	Jones, W. W.,	Rhoads,	Zook,
Diehm,	Keene,	Rieder,	Whitaker,
Dilsheimer,	Kelly,	Roman,	Speaker.
Drinkhouse,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1729, (Senate Bill No. 949), File Folio 3761, on page 46 of today's calendar, be made a special order of business at this time.

Mr. FITZGIBBON. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1729, (Senate Bill No. 949), entitled:

An Act further supplementing and amending an act entitled "An act to provide for the incorporation and regulation of motor power companies for operating passenger railways by cables electrical or other means" approved March twenty-second Anno Domini one thousand eight hundred and eighty-seven and granting to such corporations heretofore or hereafter incorporated the additional powers and franchises to wit to acquire and operate motor buses and to build extensions to any system of railways which it may at any time have leased or controlled through stock ownership

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—149.

Allum,	Dunn,	Kinsman,	Roman,
Armstrong,	Eaches,	Kooser,	Ruth,
Asbury,	Evans,	Krause,	Schaeffer,
Aston,	Feldman,	Krugh,	Schilling,
Baker,	Finney,	Lafferty,	Schwartz,
Barnhart,	Fitzgibbon,	Lewis,	Sieg,
Beckley,	Flynn,	Long,	Shaffer,
Bell,	Fox,	Love,	Sinclair,
Bidelspacher,	Franklin,	McBride,	Smiley,
Bluett,	Gearhart,	McCaig,	Smith, H. J.,
Blumberg,	Gelder,	McCann,	Smith, H.,
Bolard,	Gibbon,	McCarthy,	Smith, J. W.,
Brady,	Glass,	McConnell,	Smith, L.,
Brendle,	Golder,	McCurdy,	Soffel,
Brenneman,	Goss,	McGowan,	Sowers,
Bromley,	Green,	McHugh,	Sprowls,
Brooks,	Griffith,	McKnight,	Stark,
Burns,	Haines,	McMullen,	Steedle,
Campbell,	Haldeman,	McOwen,	Sterling,
Catlin,	Hampson,	Marcus, J.,	Stevenson,
Clutton,	Harer,	Marshall,	Stewart,
Conner,	Harry,	Martin,	Strauss,
Cook,	Haslett,	Mantz,	Thomas,
Craig, J. O.,	Haws,	Millar, A.,	Van Alen.
Cratty,	Hayes,	Millar, A. S. C.,	Walker, G. T.,
Curran,	Heffernan,	Miller, D. I.,	Walker, J. A.,
Curry,	Henderson, E.,	Miller, D. D.,	Weiss,
Davis,	Hess,	Miller, H. F.,	Wettach,
Dawson,	Hoffman, J. N.,	Miller, J. J.,	Whitehouse,
DeHaas,	Holcombe,	Morris,	Whiteman,
Denning,	Hoover,	Ogle,	Williams,
Dewey, P. H.,	Hough,	Orr,	Woner,
Diehm,	Huston,	Phillips,	Wood,
Dilsheimer,	Jones, D. J.,	Pike,	Woodruff,
Dithrich,	Jordan,	Posey,	Zook,
Donneley,	Keene,	Rhoads,	Whitaker,
Drinkhouse,	Kelly,	Rieder,	Speaker.

NAYS—3.

Edmonds, Stadlander, Vickerman,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1720, (Senate Bill No. 682), File Folio 3713, on page 34 of today's calendar, be made a special order of business at this time.

Mr. FITZGIBBON. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1720, (Senate Bill No. 682), entitled:

An Act authorizing certain corporations to issue preferred or common stock of one or more classes providing for the manner of issuance restrictions and regulations in the manner of voting thereof and the rights and privileges of the holders thereof validating certain acts of corporations not participated in by the holders of non-voting stock and repealing all acts and parts of acts inconsistent therewith

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—146.

Alexander,	Ehrhardt,	Lewis,	Shellenberger,
Allum,	Elgin,	Long,	Smiley,
Aston,	Evans,	Love,	Smink,
Baker,	Feldman,	McBride,	Smith, H. J.,
Barnhart,	Fitzgibbon,	McCaig,	Smith, H.,
Beaver,	Franklin,	McHugh,	Smith, J. W.,
Beckley,	Gelder,	McKim,	Smith, L.,
Bidelspacher,	Gibbon,	McMullen,	Soffel,
Blair,	Glass,	McOwen,	Sowers,
Blumberg,	Goehring,	Marcus, J.,	Sprowls,
Bolard,	Golder,	Marcus, J. C.,	Stackhouse,
Brady,	Green,	Martin,	Stadlander,
Brendle,	Griffith,	Mantz,	Stark,
Brenneman,	Hagerty,	Michel,	Sterling,
Brooks,	Haldeman,	Millar, A.,	Stevens,
Brown, F. B.,	Hampson,	Millar, A. S. C.,	Stevenson,
Brown, T. R.,	Harding,	Miller, C.,	Stewart,
Burns,	Harer,	Miller, D. I.,	Sweitzer,
Campbell,	Haslett,	Miller, D. D.,	Trainer,
Catlin,	Hatrack,	Miller, H. F.,	Van Alen,
Chaplin,	Hayes,	Miller, J. J.,	Vickerman,
Comer,	Henderson, E.,	Mitchell,	Walker, G. T.,
Conner,	Henderson, W.,	Morris,	Walker, J. A.,
Cook,	Hess,	Phillips,	Weamer,
Craig, J. O.,	Hoffman, J. N.,	Pike,	Weiss,
Crum,	Holcombe,	Posey,	Wells,
Curran,	Horne,	Rhoads,	Wettach,
Curry,	Hough,	Richards,	Whitehouse,
Dawson,	Huston,	Rinn,	Whiteman,
DeHaas,	Jones, D. J.,	Ruch,	Williams,
Dewey, C. P.,	Jones, W. W.,	Ruth,	Wolfe,
Dewey, P. H.,	Kantner,	Schaeffer,	Woner,
Dithrich,	Kelly,	Schilling,	Wood,
Donneley,	Kinsman,	Schwartz,	Woodruff,
Dunlap,	Kooser,	Sieg,	Zook,
Dunn,	Krugh,	Shannon,	Whitaker,
Edmonds,	Lafferty,		Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. STEWART. Mr. Speaker, I move that House Bill No. 1641, (Senate Bill No. 889), File Folio 2777, on page 30 of today's calendar, be made a special order of business at this time.

Mr. DAWSON. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1641, (Senate Bill No. 889), entitled:

An Act authorizing the purchasing or building of residences for principals teachers or janitors by school districts of the fourth class

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—140.

Allum,	DeHaas,	Hess,	Mitchell,
Armstrong,	Denning,	Hetrick,	Ogle,
Asbury,	Dewey, C. P.,	Hoffman, M. R.,	Perry,
Aston,	Diehm,	Holcombe,	Pike,
Baker,	Dilsheimer,	Hoover,	Quigley,
Barnhart,	Donneley,	Hough,	Rhoads,
Beaver,	Drinkhouse,	Jones, D. J.,	Rieder,
Bell,	Dunlap,	Jones, W. W.,	Roman,
Bidelspacher,	Dunn,	Kautner,	Ruch,
Blair,	Eaches,	Keene,	Ruth,
Bluett,	Ehrhardt,	Kelly,	Schaeffer,
Blumberg,	Elgin,	Kohler,	Schvartz,
Bolard,	Evans,	Kooser,	Shaffer,
Bower,	Finney,	Krause,	Shannon,
Brady,	Fitzgibbon,	Krug,	Shellenberger,
Brendle,	Flynn,	Lafferty,	Smiley,
Brenneman,	Fowler,	Lewis,	Smink,
Bromley,	Fox,	Long,	Smith, H.,
Brooks,	Franklin,	Love,	Smith, L.,
Brown, F. B.,	Gelder,	McCaig,	Soffel,
Brown, T. R.,	Gibbon,	McCann,	Sprowls,
Burns,	Golder,	McCarthy,	Stackhouse,
Campbell,	Goss,	McConnell,	Steedle,
Catlin,	Green,	McCurdy,	Stevenson,
Chaplin,	Griffith,	McGowan,	Strauss,
Clutton,	Haines,	McHugh,	Thomas,
Comer,	Haldeman,	McKnight,	Van Alen,
Conner,	Harding,	McOwen,	Walker, J. A.,
Cook,	Harer,	Marcus, J.,	Weiss,
Craig, J. O.,	Harry,	Martin,	Wettach,
Cratty,	Hatrick,	Michel,	Whitehouse,
Curran,	Hayes,	Miller, A. S. C.,	Williams,
Curry,	Heffernan,	Miller, C.,	Woner,
Davis,	Henderson, E.,	Miller, D. D.,	Woodruff,
Dawson,		Miller, H. F.,	

NAYS—12.

Baldi,	Dithrich,	McKim,	Sterling,
Beckley,	Huston,	Marcus, J. C.,	Vickerman,
Dewey, P. H.,	McDide,	Stadlander,	Weamer,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1373, (Senate Bill No. 388), File Folio 1679, on page 32 of today's calendar, be made a special order of business at this time.

Mr. CLUTTON. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1373, (Senate Bill No. 388), entitled:

An Act to prohibit the bribery of baseball players and employees of baseball clubs and the acceptance by baseball players and employees of baseball clubs of bribes and declaring such bribery or the acceptance of such bribes a felony and fixing the penalty therefor

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—149.

Alexander,	Elgin,	Lewis,	Shannon,
Allum,	Evans,	Long,	Shellenberger,
Armstrong,	Finney,	McDide,	Smiley,

Aston,	Fitzgibbon,	McCaig,	Smink,
Baker,	Fox,	McCann,	Smith, H. J.,
Barnhart,	Franklin,	McCurdy,	Smith, H.,
Beaver,	Gearhart,	McGowan,	Smith, J. W.,
Bell,	Gibbon,	McKim,	Smith, L.,
Bidelspacher,	Glass,	McKnight,	Soffel,
Bluett,	Goehring,	Marcus, J.,	Sowers,
Blumberg,	Golder,	Marcus, J. C.,	Sprowls,
Bower,	Goodnough,	Marshall,	Stackhouse,
Brendle,	Green,	Mantz,	Stark,
Brenneman,	Griffith,	Michel,	Steedle,
Brooks,	Haines,	Millar, A.,	Sterling,
Brown, T. R.,	Haldeman,	Millar, A. S. C.,	Stevenson,
Campbell,	Harer,	Miller, C.,	Strauss,
Catlin,	Harry,	Miller, D. I.,	Sweitzer,
Chaplin,	Haslett,	Miller, D. D.,	Thomas,
Clutton,	Haws,	Miller, H. F.,	Trainer,
Comer,	Hayes,	Miller, J. J.,	Van Alen,
Conner,	Henderson, E.,	Mitchell,	Walker, G. T.,
Cook,	Henderson, W.,	Morris,	Walker, J. A.,
Craig, J. O.,	Hetrick,	Perry,	Weamer,
Crum,	Hoffman, M. R.,	Phillips,	Weiss,
Curry,	Holcombe,	Posey,	Wettach,
Davis,	Horne,	Quigley,	Whitehouse,
Dawson,	Huston,	Richards,	Whiteman,
DeHaas,	Jones, W. W.,	Rieder,	Williams,
Denning,	Jordan,	Roman,	Wolfe,
Dewey, P. H.,	Kantner,	Ruch,	Woner,
Diehm,	Kelly,	Ruddy,	Wood,
Dilsheimer,	Kingsman,	Schaeffer,	Woodruff,
Donneley,	Kooser,	Schilling,	Zook,
Dunlap,	Krause,	Schwartz,	Whitaker,
Dunn,	Lafferty,	Shaffer,	Speaker,
Edmonds,	Leeds,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1229, (Senate Bill No. 479), File Folio 1107, on page 26 of today's calendar, be made a special order of business at this time.

Mr. WHITEMAN. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1229, (Senate Bill No. 479), entitled:

An Act establishing a Bureau of Women and Children in the Department of Labor and Industry and defining its powers and duties and the powers of the Industrial Board in relation thereto

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—143.

Allum,	Ehrhardt,	Lafferty,	Schaeffer,
Armstrong,	Elgin,	Lewis,	Schilling,
Asbury,	Evans,	Long,	Schwartz,
Aston,	Finney,	McBride,	Sieg,
Baker,	Fitzgibbon,	McCaig,	Shannon,
Baldi,	Fowler,	McCann,	Shellenberger,
Beaver,	Franklin,	McCarthy,	Sinclair,
Beckley,	Gelder,	McCurdy,	Smiley,
Bidelspacher,	Gibbon,	McGowan,	Smith, H. J.,
Blair,	Glass,	McHugh,	Smith, H.,
Bluett,	Goehring,	McKnight,	Smith, J. W.,
Bolard,	Golder,	McVicar,	Smith, L.,
Brady,	Goss,	Marcus, J.,	Soffel,
Brendle,	Griffith,	Marcus, J. C.,	Sowers,
Bromley,	Haines,	Marshall,	Sprowls,
Brown, F. B.,	Hampson,	Mantz,	Stackhouse,
Burns,	Harer,	Millar, A.,	Stadlander,
Campbell,	Harry,	Millar, A. S. C.,	Steedle,
Catlin,	Haws,	Miller, C.,	Sterling,
Clutton,	Hayes,	Miller, D. I.,	Stevens,
Conner,	Henderson, E.,	Miller, D. D.,	Stevenson,
Craig, J. R.,	Hess,	Miller, H. F.,	Strauss,
Craig, J. O.,	Hetrick,	Miller, J. J.,	Thomas,
Crum,	Holcombe,	Morris,	Trainer,
Curran,	Hoover,	Orr,	Walker, G. T.,
Dawson,	Horne,	Perry,	Weamer,
DeHaas,	Hough,	Phillips,	Wells,
Denning,	Huston,	Posey,	Whitehouse,
Dewey, P. H.,	Jordan,	Quigley,	Williams,

Diehm,	Kantner,	Richards,	Woner,
Dilshelmer,	Keene,	Rieder,	Wood,
Dithrich,	Kelly,	Rinn,	Woodruff,
Drinkhouse,	Kinsman,	Roman,	Zook,
Dunlap,	Kohler,	Ruch,	Whitaker,
Eaches,	Krause,	Ruddy,	Speaker.
Edmonds,	Krugh,		

NAYS—3.

Comerer, McKim, Vickerman,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1697, (Senate Bill No. 516), File Folio 2399, on page 34 of today's calendar, be made a special order of business at this time.

Mr. FITZGIBBON. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1697, (Senate Bill No. 516), entitled:

An Act to amend section sixteen of an act approved the tenth day of June one thousand eight hundred and ninety-three (Pamphlet Laws four hundred and nineteen) entitled "An act to regulate the nomination and election of public officers requiring certain expenses incident thereto to be paid by the several counties and punishing certain offenses in regard to such election"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—142.

Alexander,	Eaches,	Lafferty,	Schwartz,
Armstrong,	Edmonds,	Leeds,	Sieg,
Asbury,	Evans,	Loug,	Shaffer,
Baker,	Feldman,	McBride,	Shannon,
Baldi,	Fitzgibbon,	McCaig,	Shellenberger,
Beaver,	Fox,	McCarthy,	Smiley,
Beckley,	Franklin,	McClure,	Smink,
Bell,	Gelder,	McCurdy,	Smith, H. J.,
Bidelspacher,	Gibbon,	McGowan,	Smith, H.,
Bluett,	Glass,	McMullen,	Smith, J. W.,
Blumberg,	Goehring,	McOwen,	Smith, L.,
Bower,	Golder,	Mangan,	Snowden,
Brady,	Goodnough,	Marcus, J. C.,	Soffel,
Brendle,	Green,	Martin,	Sowers,
Brenneman,	Griffith,	Mantz,	Sprowls,
Brown, F. B.,	Haines,	Michel,	Stackhouse,
Brown, T. R.,	Haldeman,	Millar, A.,	Stark,
Burns,	Hampson,	Millar, A. S. C.,	Steedle,
Campbell,	Harry,	Miller, C.,	Stevens,
Chaplin,	Haslett,	Miller, D. I.,	Stevenson,
Clutton,	Hatrick,	Miller, D. D.,	Stewart,
Comerer,	Hayes,	Miller, H. F.,	Straus,
Conner,	Heffernan,	Miller, J. J.,	Thomas,
Cook,	Henderson, E.,	Morris,	Trainer,
Craig, J. O.,	Henderson, W.,	Ogle,	Van Alen,
Curran,	Hotrick,	Perry,	Walker, G. T.,
Cury,	Hoffman, J. N.,	Phillips,	Weamer,
Dawson,	Holcombe,	Posey,	Wells,
DeHaas,	Hoover,	Quigley,	Whitehouse,
Denning,	Hough,	Rhoads,	Whiteman,
Dewey, P. H.,	Jones, D. J.,	Rhoads,	Wolfe,
Diehm,	Jones, W. W.,	Rinn,	Woner,
Dilshelmer,	Jordan,	Ruch,	Woodruff,
Dithrich,	Keene,	Ruddy,	Zook,
Donneley,	Kelly,	Ruth,	Whitaker,
Drinkhouse,	Kinsman,	Schaeffer,	Speaker.
Dunlap,	Kooser,	Schilling,	
Dunn,	Krause,		

NAYS—6.

Crum, Huston, Stadlander, Vickerman,
Elgin, McKnight,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1399, (Senate Bill No. 521), File Folio 987, on page 30 of today's calendar, be made a special order of business at this time.

Mr. W. W. JONES. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1399, (Senate Bill No. 521), entitled:

An Act fixing the pay of an election officer

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—150.

Alexander,	Edmonds,	Lafferty,	Ruth,
Alum,	Ehrhardt,	Leeds,	Schaeffer,
Armstrong,	Evans,	Lewis,	Schilling,
Asbury,	Finney,	Long,	Schwartz,
Aston,	Fitzgibbon,	Love,	Shaffer,
Baldi,	Fowler,	McCaig,	Shannon,
Barnhart,	Franklin,	McCann,	Shellenberger,
Beckley,	Gearhart,	McCarthy,	Smiley,
Bell,	Gibbon,	McConnell,	Smith, H. J.,
Bidelspacher,	Glass,	McCurdy,	Smith, H.,
Bluett,	Goehring,	McGowan,	Smith, J. W.,
Blumberg,	Golder,	McHugh,	Smith, L.,
Boland,	Green,	McKim,	Snowden,
Bower,	Hagerty,	McKnight,	Soffel,
Brendle,	Haines,	McOwen,	Sowers,
Bromley,	Haldeman,	McVicar,	Sprowls,
Brooks,	Harding,	Mangan,	Stackhouse,
Brown, T. R.,	Hairy,	Marcus, J. C.,	Stadlander,
Campbell,	Haslett,	Marshall,	Stark,
Catlin,	Haws,	Mantz,	Steedle,
Clutton,	Heffernan,	Michel,	Stevens,
Comerer,	Henderson, E.,	Millar, A.,	Stevenson,
Cook,	Henderson, W.,	Miller, C.,	Stewart,
Craig, J. R.,	Hess,	Miller, D. I.,	Strauss,
Cratty,	Hoffman, J. N.,	Miller, D. D.,	Thomas,
Curran,	Hoffman, M. R.,	Miller, H. F.,	Van Alen,
Curry,	Hoover,	Miller, J. J.,	Vickerman,
Davis,	Horne,	Morris,	Walker, G. T.,
Dawson,	Hough,	Orr,	Weamer,
DeHaas,	Jones, D. J.,	Perry,	Wells,
Denning,	Jordan,	Phillips,	Whitehouse,
Dewey, P. H.,	Kantner,	Pike,	Wolfe,
Diehm,	Keene,	Quigley,	Woner,
Dilshelmer,	Kinsman,	Rhoads,	Woodruff,
Dithrich,	Kohler,	Richards,	Zook,
Drinkhouse,	Kooser,	Rinn,	Whitaker,
Dunlap,	Krause,	Ruch,	Speaker.
Eaches,	Krugh,	Ruddy,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1446, (Senate Bill No. 552), File Folio 2103, on page 30 of today's calendar, be made a special order of business at this time.

Mr. W. W. JONES. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1446, (Senate Bill No. 552), entitled:

An Act to further amend section thirteen of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State

Highway Commissioner two deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for the work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" as amended

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—131.

Allum,	Eaches,	Krause,	Schilling,
Armstrong,	Edmonds,	Leeds,	Schwartz,
Asbury,	Ehrhardt,	Love,	Sieg,
Aston,	Elgin,	McBride,	Shaffer,
Baldi,	Evans,	McCaig,	Shannon,
Barnhart,	Finney,	McCann,	Smiley,
Beaver,	Fitzgibbon,	McConnell,	Smith, H. J.,
Beckley,	Franklin,	McCurdy,	Smith, H.,
Bell,	Gearhart,	McGowan,	Smith, L.,
Bidelspacher,	Gibbon,	McKnight,	Snowden,
Bluet,	Glass,	McMullen,	Soffel,
Blumberg,	Golder,	McOwen,	Sowers,
Bower,	Green,	Mangan,	Sprows,
Brady,	Griffith,	Marcus, J.,	Stackhouse,
Brenneman,	Hagerty,	Marcus, J. C.,	Stark,
Brooks,	Haldeman,	Marshall,	Sterling,
Brown, F. B.,	Hampson,	Martin,	Stevens,
Brown, T. R.,	Harer,	Michel,	Stewart,
Burns,	Harry,	Millar, A.,	Strauss,
Campbell,	Hatrick,	Millar, A. S. C.,	Sweitzer,
Chaplin,	Haws,	Miller, D. I.,	Thomas,
Clutton,	Heffernan,	Miller, D. D.,	Trainer,
Comer,	Henderson, E.,	Miller, H. F.,	Van Alen,
Cook,	Henderson, W.,	Morris,	Walker, G. T.,
Craig, J. O.,	Hetrick,	Ogle,	Weiss,
Crum,	Hoffman, J. N.,	Orr,	Wells,
Curran,	Holcombe,	Phillips,	Whiteman,
Davis,	Hoover,	Pike,	Wolfe,
DeHaas,	Hough,	Quigley,	Woner,
Denning,	Huston,	Rhoads,	Woodruff,
Dewey, P. H.,	Jones, W. W.,	Richards,	Zook,
Diehm,	Kantner,	Ruch,	Whitaker,
Ditrich,	Keene,	Ruddy,	Speaker,
Donneley,	Kinsman,	Ruth,	
Dunlap,	Kooser,		

NAYS—14

Alexander,	Lewis,	Rinn,	Strauss,
Dunn,	McKim,	Smith, I. W.,	Vickerman,
Horne,	Miller, C.,	Stadtlander,	Weamer,
Jones, D. J.,	Miller, J. J.,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 731, (Senate Bill No. 77), File Folio 4295, on page 34 of today's calendar, be made a special order of business at this time.

Mr. W. W. JONES. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 731, (Senate Bill No. 77), entitled:

An Act to amend section eleven of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—157.

Allum,	Ehrhardt,	Kohler,	Ruth,
Armstrong,	Feldman,	Kooser,	Schaeffer,
Asbury,	Finney,	Krause,	Schwartz,
Aston,	Fitzgibbon,	Krugh,	Sieg,
Baker,	Fowler,	Lewis,	Shaffer,
Baldi,	Gearhart,	Love,	Shannon,
Barnhart,	Gelder,	McCaig,	Sinclair,
Beaver,	Gibbon,	McCann,	Smiley,
Beckley,	Glass,	McCarthy,	Smith, H.,
Bell,	Goehring,	McConnel,	Smith, J. W.,
Bidelspacher,	Golder,	McCarthy,	Smith, L.,
Blair,	Goodnough,	McGowan,	Snowden,
Blumberg,	Goss,	McKnight,	Soffel,
Bolard,	Griffith,	McMullen,	Sowers,
Bower,	Hagerty,	McOwen,	Sprows,
Brady,	Haines,	Mangan,	Stackhouse,
Brendle,	Haldeman,	Marcus, J.,	Stark,
Brenneman,	Hampson,	Marshall,	Sterling,
Bromley,	Harding,	Mantz,	Stevens,
Brown, F. B.,	Harer,	Michel,	Stevenson,
Burns,	Harry,	Millar, A.,	Stewart,
Catlin,	Haslett,	Miller, C.,	Strauss,
Clutton,	Hatrick,	Miller, D. I.,	Sweitzer,
Comer,	Haws,	Miller, D. D.,	Van Alen,
Conner,	Hayes,	Miller, H. F.,	Walker, G. T.,
Craig, J. O.,	Heffernan,	Mitchell,	Walker, J. A.,
Cratty,	Henderson, E.,	Morris,	Weamer,
Curran,	Henderson, W.,	Ogle,	Weiss,
Curry,	Hetrick,	Orr,	Wettach,
Davis,	Hoffman, J. N.,	Perry,	Whitehouse,
Dawson,	Holcombe,	Pike,	Whiteman,
DeHaas,	Hoover,	Posey,	Wolfe,
Denning,	Hough,	Quigley,	Woner,
Dewey, C. P.,	Jones, D. J.,	Richards,	Wood,
Diehm,	Jones, W. W.,	Rieder,	Woodruff,
Dilshelmer,	Jordan,	Rinn,	Zook,
Ditrich,	Kantner,	Roman,	Whitaker,
Drinkhouse,	Keene,	Ruch,	Speaker,
Dunn,	Kelly,	Ruddy,	
Eaches,	Kinsman,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 739, (Senate Bill No. 197), File Folio 415, on page 24 of today's calendar, be made a special order of business at this time.

Mr. W. W. JONES. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 739, (Senate Bill No. 197), entitled:

A Supplement to an act approved the twenty-ninth day of May one thousand nine hundred and one (Pamphlet Laws three hundred twenty-seven) entitled "An act to prohibit the manufacture and sale of oleomargarine butterine and other similar products when colored in imitation of yellow butter to provide for license fees to be paid by proprietors of hotels restaurants dining-rooms and boarding houses for the manufacture or sale of oleomargarine butterine or other similar products not colored in imitation of yellow butter and to regulate the manufacture and sale of oleomargarine butterine or other similar products not colored in imitation of yellow butter and prevent and punish fraud and deception in such manufacture and sale as an imitation butter and to prescribe penalties and punishment for violations of this act and the means and the method of procedure for its enforcement and regulate certain matters of evidence in such procedure" by regulating advertisements and designations relating to oleomargarine or butterine prohibiting the use of certain word in or in connection with such advertisements and providing penalties

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—147.

Allum,	Eaches,	Krause,	Ruth,
Armstrong,	Feldman,	Krug,	Schaeffer,
Asbury,	Finney,	Lewis,	Schwartz,
Aston,	Fitzgibbon,	Love,	Sieg,
Baker,	Fowler,	McCaig,	Shaffer,
Baldi,	Gearhart,	McCann,	Shannon,
Barnhart,	Gelder,	McCarthy,	Shellenberger,
Beaver,	Gibbon,	McConnel,	Sinclair,
Beckley,	Glass,	McCarthy,	Smiley,
Bell,	Goehring,	McGowan,	Smith, H.,
Bidelspacher,	Golder,	McKnight,	Smith, J. W.,
Blair,	Goss,	McMullen,	Smith, L.,
Blumberg,	Goodnough,	McMullen,	Snowden,
Bolard,	Hagerty,	McOwen,	Soffel,
Bower,	Haines,	Mangan,	Sowers,
Brady,	Hampson,	Marcus, J.,	Sprolws,
Brendle,	Harding,	Marshall,	Stackhouse,
Bromley,	Harer,	Michel,	Stark,
Brown, F. B.,	Harry,	Millar, A.,	Sterling,
Burns,	Haslett,	Miller, A. S. C.,	Stevens,
Campbell,	Hatrick,	Miller, D. I.,	Stevenson,
Catlin,	Haws,	Miller, D. D.,	Stewart,
Clutton,	Heffernan,	Miller, H. F.,	Sweitzer,
Comer,	Henderson, E.,	Mitchell,	Van Alen,
Conner,	Henderson, W.,	Morris,	Walker, G. T.,
Craig, J. O.,	Hetrick,	Ogle,	Walker, J. A.,
Cratty,	Hoffman, J. N.,	Orr,	Weiss,
Curran,	Holcombe,	Perry,	Wettach,
Davis,	Hough,	Pike,	Whitehouse,
Dawson,	Jones, D. J.,	Posey,	Whiteman,
DeHaas,	Jones, W. W.,	Quigley,	Wolfe,
Denning,	Jordan,	Richards,	Woner,
Dewey, C. P.,	Kantner,	Rieder,	Wood,
Diehm,	Keene,	Rinn,	Woodruff,
Dilsheimer,	Kinsman,	Roman,	Zook,
Ditrich,	Kohler,	Ruch,	Whitaker,
Drinkhouse,	Kooser,	Ruddy,	Speaker.
Dunn,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 929, (Senate Bill No. 256), File Folio 649, on page 25 of today's calendar, be made a special order of business at this time.

Mr. CLUTTON. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 929, (Senate Bill No. 256), entitled:

An Act to repeal an act entitled "An act to provide for the surrender of franchises of meadow companies and the transfer of duties of said meadow companies to the respective cities

or counties within which the lands governed by said meadow companies may lie" approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws eight hundred and thirty-four)

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—146.

Allum,	Dilsheimer,	Jordan,	Roman,
Armstrong,	Ditrich,	Kantner,	Ruch,
Asbury,	Drinkhouse,	Keene,	Ruddy,
Aston,	Dunn,	Kohler,	Schaeffer,
Baker,	Eaches,	Kooser,	Schwartz,
Baldi,	Feldman,	Krause,	Sleg,
Barnhart,	Finney,	Krug,	Shaffer,
Beaver,	Fitzgibbon,	Lewis,	Shannon,
Beckley,	Fowler,	Love,	Smiley,
Bell,	Fox,	McCaig,	Smith, H.,
Bidelspacher,	Gearhart,	McCann,	Smith, J. W.,
Blair,	Gelder,	McCarthy,	Smith, L.,
Blumberg,	Glass,	McConnel,	Snowden,
Bolard,	Goehring,	McCarthy,	Soffel,
Bower,	Golder,	McGowan,	Sowers,
Brady,	Goss,	McHugh,	Sprolws,
Brendle,	Green,	McKnight,	Stackhouse,
Brenneman,	Hagerty,	McMullen,	Stark,
Bromley,	Haines,	Mangan,	Sterling,
Brown, F. B.,	Haldeman,	Marcus, J.,	Stevens,
Burns,	Hampson,	Marshall,	Stevenson,
Campbell,	Harding,	Michel,	Stewart,
Catlin,	Harer,	Millar, A.,	Sweitzer,
Clutton,	Harry,	Miller, C.,	Van Alen,
Comer,	Haslett,	Miller, D. I.,	Walker, G. T.,
Conner,	Hatrick,	Miller, D. D.,	Walker, J. A.,
Craig, J. R.,	Haws,	Miller, H. F.,	Weiss,
Craig, J. O.,	Heffernan,	Mitchell,	Wettach,
Curran,	Henderson, E.,	Ogle,	Whitehouse,
Curry,	Henderson, W.,	Orr,	Whiteman,
Davis,	Hetrick,	Pike,	Wolfe,
Dawson,	Hoffman, J. N.,	Posey,	Woner,
DeHaas,	Holcombe,	Quigley,	Woodruff,
Denning,	Hoover,	Richards,	Zook,
Dewey, C. P.,	Hough,	Rieder,	Whitaker,
Diehm,	Jones, W. W.,	Rinn,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1142, (Senate Bill No. 196), File Folio 1035, on page 28 of today's calendar, be made a special order of business at this time.

Mr. WHITEMAN. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1142, (Senate Bill No. 196), entitled:

An Act to amend section twenty-one of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws four hundred and three) entitled "An act relating to the form execution and interpretation of wills to nuncupative wills to the appointment of testamentary guardians to spendthrift trusts to forfeiture of devise or legacy in case of murder of testator to elections to take under or against wills and to the recording and registering of such elections and of decrees relative thereto and to the fees therefor"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—148.

Alexander,	Dunn,	Kelly,	Ruth,
Allum,	Eaches,	Kinsman,	Schaeffer,
Armstrong,	Feldman,	Kohler,	Schwartz,
Asbury,	Finney,	Kooser,	Sleg,
Baker,	Fitzgibbon,	Krause,	Shannon,
Baldi,	Fowler,	Krug,	Shellenberger

Barnhart,	Franklin,	Long,	Sinclair,
Beaver,	Gearhart,	Love,	Smith, H. J.,
Beckley,	Gelder,	McCaig,	Smith, J. W.,
Bell,	Gibbon,	McCann,	Smith, L.,
Bidelspacher,	Glass,	McCarthy,	Snowden,
Bluett,	Goehring,	McConnell,	Soffel,
Blumberg,	Golder,	McGowan,	Sowers,
Bolard,	Goodnough,	McKim,	Sprows,
Bower,	Griffith,	McKnight,	Stackhouse,
Brady,	Hagerty,	Marshall,	Stark,
Brendle,	Haines,	Marcus, J.,	Sterling,
Bromley,	Haldeman,	Stevens,	Stevens,
Brooks,	Hampson,	Stewart,	Thomas,
Brown, F. B.,	Harding,	Van Alen,	Walker, G. T.,
Burns,	Harer,	Walker, J. A.,	Weamer,
Campbell,	Harry,	Weiss,	Wells,
Catlin,	Haslett,	Wells,	Wettach,
Clutton,	Hatrick,	Whitehouse,	Whiteman,
Comer,	Hawes,	Wolfe,	Woner,
Conner,	Hayes,	Wood,	Woodruff,
Craig, J. R.,	Heffernan,	Zook,	Whitaker,
Cratty,	Henderson, W.,	Speaker,	
Curran,	Herrick,		
Curry,	Hoffman, J. N.,		
Davis,	Holcombe,		
Dawson,	Hoover,		
DeHaas,	Huston,		
Denning,	Jones, D. J.,		
Diehm,	Jones, W. W.,		
Dilshimer,	Jordan,		
Dithrich,	Kantner,		
Drinkhouse,	Keene,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1694, (Senate Bill No. 352), File Folio 3479, on page 36 of today's calendar, be made a special order of business at this time.

Mr. FITZGIBBON. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1694, (Senate Bill No. 352), entitled:

An Act to carry out the provisions of section eight article nine of the Constitution of the State of Pennsylvania as amended and for that purpose prescribing the method of determining the amount which may be deducted in ascertaining the borrowing capacity of the City of Philadelphia by excluding from the calculation and deducting from its indebtedness so much of the debt of said City as shall have been incurred or is about to be incurred and the proceeds thereof expended or about to be expended upon any public improvement or in the construction purchase or condemnation of any public utility or part thereof or facility thereof if such public improvement or public utility or part thereof whether separately or in connection with any other public improvement or public utility or part thereof may reasonably be expected to yield revenue in excess of operating expenses sufficient to pay the interest and sinking fund charges thereon

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—145.

Allum,	Eaches,	Krause,	Schilling,
Armstrong,	Evans,	Krug,	Schwartz,
Asbury,	Feldman,	Long,	Sieg,
Aston,	Finney,	Love,	Shaffer,
Baker,	Fowler,	McBride,	Shannon,
Baldi,	Franklin,	McCann,	Shellenberger,
Barnhart,	Gelder,	McCarthy,	Sinclair,
Beaver,	Gibbon,	McConnel,	Smiley,
Bell,	Glass,	McKim,	Smith, H. J.,
Bidelspacher,	Goehring,	McKnight,	Smith, H.,
Blair,	Golder,	McMullen,	Smith, L.,
Blumberg,	Goodnough,	McOwen,	Snowden,
Bolard,	Griffith,	Mangan,	Soffel,
Bower,	Hagerty,	Marcus, J.,	Sowers,
Brady,	Haines,	Marshall,	Sprows,
Brendle,	Haldeman,	Martin,	Stackhouse,
Bromley,	Hampson,	Michel,	Stark,
Brown, F. B.,	Harding,	Millar, A.,	Sterling,
Burns,	Harer,		Stevens,

Campbell,	Harry,	Miller, C.,	Stevenson,
Catlin,	Haslett,	Miller, D. I.,	Stewart,
Clutton,	Hatrick,	Miller, D. D.,	Strauss,
Comer,	Hayes,	Miller, H. F.,	Thomas,
Conner,	Heffernan,	Mitchell,	Van Alen,
Cratty,	Henderson, E.,	Ogle,	Walker, G. T.,
Curran,	Herrick,	Orr,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Pike,	Weamer,
Davis,	Holcombe,	Posey,	Weiss,
Dawson,	Hoover,	Quigley,	Wells,
DeHaas,	Jones, D. J.,	Rhoads,	Whitehouse,
Denning,	Jordan,	Richards,	Whiteman,
Dewey, C. P.,	Kantner,	Rieder,	Wolfe,
Diehm,	Keene,	Rinn,	Woner,
Dilshimer,	Kelly,	Roman,	Wood,
Dithrich,	Kinsman,	Ruch,	Zook,
Drinkhouse,	Kohler,	Ruddy,	Whitaker,
Dunn,	Kooser,	Ruth,	Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1663, (Senate Bill No. 377), File Folio 4333, on page 38 of today's calendar, be made a special order of business at this time.

Mr. W. W. JONES. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1663, (Senate Bill No. 377), entitled:

An Act amending the act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred seventy) entitled "An act creating a Division of Township Highways in the State Highway Department conferring powers and imposing duties upon officers of the State Highway Department requiring certain duties of clerks of the courts of quarter sessions and providing penalties"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—149.

Allum,	Dunn,	Kohler,	Schaeffer,
Armstrong,	Eaches,	Kooser,	Schwartz,
Asbury,	Evans,	Krause,	Sieg,
Aston,	Feldman,	Krug,	Shaffer,
Baker,	Finney,	Lafferty,	Shannon,
Baldi,	Fitzgibbon,	Love,	Shellenberger,
Barnhart,	Fowler,	McBride,	Sinclair,
Beaver,	Franklin,	McCann,	Smiley,
Beckley,	Gelder,	McCarthy,	Smith, H. J.,
Bell,	Gibbon,	McConnel,	Smith, H.,
Bidelspacher,	Glass,	McCarthy,	Smith, L.,
Bluett,	Goehring,	McKim,	Snowden,
Blumberg,	Golder,	McKnight,	Soffel,
Bolard,	Goss,	McOwen,	Sowers,
Bower,	Green,	Mangan,	Sprows,
Brady,	Hagerty,	Marcus, J.,	Stackhouse,
Brendle,	Haines,	Marshall,	Stark,
Bromley,	Haldeman,	Mantz,	Sterling,
Brown, F. B.,	Hampson,	Michel,	Stevens,
Burns,	Harding,	Millar, A.,	Stevenson,
Campbell,	Harer,	Miller, C.,	Stewart,
Catlin,	Harry,	Miller, D. I.,	Strauss,
Clutton,	Hatrick,	Miller, D. D.,	Thomas,
Comer,	Hawes,	Miller, H. F.,	Walker, G. T.,
Conner,	Hayes,	Mitchell,	Walker, J. A.,
Craig, J. R.,	Heffernan,	Ogle,	Weamer,
Cratty,	Henderson, E.,	Orr,	Weiss,
Curran,	Herrick,	Pike,	Wells,
Curry,	Hoffman, J. N.,	Posey,	Wettach,
Davis,	Holcombe,	Quigley,	Whitehouse,
Dawson,	Hoover,	Rhoads,	Whiteman,
DeHaas,	Huston,	Richards,	Wolfe,
Denning,	Jones, D. J.,	Rieder,	Woner,
Dewey, C. P.,	Jordan,	Rinn,	Wood,
Diehm,	Kantner,	Roman,	Woodruff,
Dilshimer,	Keene,	Ruch,	Zook,
Dithrich,	Kelly,	Ruddy,	Whitaker,
Drinkhouse,	Kinsman,	Ruth,	Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1769, (Senate Bill No. 589), File Folio 4485, on page 41 of today's calendar, be made a special order of business at this time.

Mr. FITZGIBBON. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1769, (Senate Bill No. 589), entitled:

An Act to amend section two article five chapter seven of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—146.

Allum,	Fitzgibbon,	Lewis,	Sieg,
Armstrong,	Fowler,	Long,	Shaffer,
Asbury,	Franklin,	Love,	Shannon,
Baker,	Gelder,	McCaig,	Sinclair,
Baldi,	Gibbon,	McCann,	Smink,
Beaver,	Glass,	McCarthy,	Smith, H. J.,
Bidelspacher,	Golder,	McConnell,	Smith, H.,
Blair,	Goss,	McGowan,	Smith, J. W.,
Blumberg,	Griffith,	McHugh,	Snowden,
Bower,	Haines,	McKim,	Soffel,
Bromley,	Hampson,	McKnight,	Sowers,
Brooks,	Harding,	McOwen,	Sprohls,
Burns,	Harer,	McVicar,	Stackhouse,
Campbell,	Haslett,	Marcus, J.,	Stark,
Catlin,	Hatrick,	Marcus, J. C.,	Steedle,
Comer,	Haws,	Marshall,	Stevens,
Conner,	Heffernan,	Mantz,	Stevenson,
Craig, J. R.,	Henderson, W.,	Millar, A.,	Strauss,
Cratty,	Hess,	Millar, A. S. C.,	Sweitzer,
Curran,	Hetrick,	Miller, D. I.,	Trainer,
Davis,	Hoffman, J. N.,	Miller, H. F.,	Vickerman,
Dawson,	Hoffman, M. R.,	Mitchell,	Walker, J. A.,
DeHaas,	Holcombe,	Morris,	Weamer,
Dewey, C. P.,	Hough,	Orr,	Weiss,
Dewey, P. H.,	Jones, D. J.,	Phillips,	Wells,
Diehm,	Jones, W. W.,	Posey,	Whitehouse,
Dithrich,	Kantner,	Rhoads,	Williams,
Donneley,	Keene,	Richards,	Wolfe,
Drinkhouse,	Kinsman,	Rinn,	Woner,
Dunn,	Kohler,	Ruch,	Woodruff,
Eaches,	Krause,	Ruddy,	Zook,
Ehrhardt,	Krugh,	Schaeffer,	Whitaker,
Evans,	Lafferty,	Schilling,	Speaker.
Feldman,	Leeds,		

NAYS—9.

Brendle,	Crum,	Huston,	Miller, C.,
Brown, T. R.,	Horne,	McBride,	Stadtlander,
Chaplin,			Wearner,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1669, (Senate Bill No. 641), File Folio 4185, on page 31 of today's calendar, be made a special order of business at this time.

Mr. CLUTTON. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1669, (Senate Bill No. 641), entitled:

An Act to amend section seven of an act entitled "An act creating a fund for the purpose of rebuilding restoring and replacing buildings structures equipment or other property of the Commonwealth of Pennsylvania damaged or destroyed by fire or other casualty and regulating the placing of insurance thereon and providing penalties for any violation of the provisions of this act" approved the fourteenth day of May Anno Domini one thousand nine hundred fifteen (Pamphlet Laws five hundred twenty-four) by permitting the purchase of policies of boiler insurance

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—135.

Allum,	Eaches,	Love,	Sieg,
Armstrong,	Ehrhardt,	McCaig,	Shaffer,
Asbury,	Feldman,	McCann,	Shellenberger,
Aston,	Finney,	McCarthy,	Sinclair,
Baker,	Fowler,	McConnell,	Smiley,
Baldi,	Gearhart,	McGowan,	Smith, H.,
Barnhart,	Gelder,	McHugh,	Smith, J. W.,
Beckley,	Gibbon,	McKnight,	Smith, L.,
Bidelspacher,	Glass,	McMullen,	Snowden,
Blair,	Goehring,	Marcus, J.,	Soffel,
Bluett,	Golder,	Marshall,	Sowers,
Blumberg,	Goodnough,	Martin,	Sprohls,
Bolard,	Griffith,	Michel,	Stackhouse,
Bower,	Hagerty,	Millar, A.,	Steedle,
Brady,	Hampson,	Miller, C.,	Sterling,
Bromley,	Harding,	Miller, D. I.,	Stevens,
Burns,	Harer,	Miller, D. D.,	Stevenson,
Campbell,	Harry,	Miller, H. F.,	Stewart,
Catlin,	Haslett,	Mitchell,	Sweitzer,
Clutton,	Hatrick,	Ogle,	Thomas,
Comer,	Haws,	Orr,	Van Alen,
Conner,	Heffernan,	Perry,	Walker, G. T.,
Craig, J. O.,	Henderson, W.,	Posey,	Walker, J. A.,
Cratty,	Hetrick,	Quigley,	Weiss,
Curran,	Hoover,	Rhoads,	Wells,
Curry,	Jones, W. W.,	Richards,	Wettach,
Dawson,	Jordan,	Rieder,	Whitehouse,
DeHaas,	Kantner,	Rinn,	Whiteman,
Denning,	Keene,	Roman,	Wolfe,
Diehm,	Kinsman,	Ruch,	Woner,
Dilsheimer,	Kohler,	Ruddy,	Woodruff,
Dithrich,	Kooser,	Ruth,	Zook,
Drinkhouse,	Krause,	Schaeffer,	Whitaker,
Dunlap,	Krugh,	Schwartz,	Speaker.
Dunn,	Long,		

NAYS—9.

Alexander,	Horne,	McBride,	Stadtlander,
Hayes	Huston,	McCarthy,	Wearner,
Holcombe,			

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested

BILL ON THIRD READING (SPECIAL ORDER).

Mr. ARMSTRONG. Mr. Speaker, I move that House Bill No. 1760, (Senate Bill No. 1010), File Folio 4507, on page 47 of today's calendar, be made a special order of business at this time.

Mr. CURRY. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1760, (Senate Bill No. 1010), as follows:

An Act providing for the valuation and assessment in counties of the second class of all property of every kind and description and all occupations taxable for county school borough and township purposes creating a county assessment board for that purpose providing for the payment of the entire expense thereof by such counties prescribing the duties of the several county officers in respect thereto and abolishing all existing offices and boards having to do with the valuation and assessment of such taxable property and occupations in such counties school districts boroughs and townships

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That for the purpose of making uniform assessments and valuations on all property made liable to taxation in counties of the second class for county school borough and township purposes and simplifying the procedure relating thereto there is hereby created in counties of the second class a board to be known as the "County Assessment Board" Said board shall triennially hereafter make the assessments and valuations of all property of every kind and description real personal and mixed and all occupations made taxable for county school borough or township purposes in counties of the second class

Section 2 Said board shall consist of one member from each senatorial district of such county as now or hereafter established At the municipal election in the year one thousand nine hundred and twenty-one and at the first municipal election at least sixty days after any county shall have become a county of the second class and quadrennially thereafter the qualified electors of each senatorial district of every county of the second class shall elect one member of said board for a term of four years from the first Monday of January following on which date the members of the board shall meet and organize Any vacancy however caused happening more than sixty days before and municipal election shall be filled at such election for the balance of the term of the member or members whose vacancy is filled

Section 3 The members of said board shall have been residents of said county for at least five years prior to the date fixed for the taking of office and they shall reside in said county during their term of office and shall not hold any other office position or employment under the United States the State of Pennsylvania or any county city borough township or school district therein during the term for which they are elected except that a notary public commissioner of deeds officer in the National Guard of Pennsylvania officer or director in any National or State Bank or trust company or membership on any commission for public works or improvements where such employment is without pecuniary commission

Any member of said Board who has any personal or private interest in any property to be valued or assessed shall disclose the fact to the other members of said board at a duly held meeting thereof and shall not participate in the making of the assessment and valuation thereof Any member violating any of the provisions of this section shall thereby forfeit his office

Section 4 The members of said board shall receive for their services during their term of office an annual salary of six thousand five hundred dollars each payable from county funds in the county treasury in monthly or semi-monthly installments The assessors shall also between the triennial assessments in all cases where it is apparent that any assessment is not in accord with the generality or uniform standards of assessments revise and correct the same by increasing or decreasing the same where the value of the property or subjects of taxation assessed do not conform to the generality or uniform standard of assessments Provided however That if such revision or correction of such assessment shall increase the amount thereof the owner of such subjects of taxation whose assessment has been so increased between the triennial assessments shall be given at least ten days written notice of such revision or correction and have the right of appeal to the court of common pleas in the same manner as provided in section eleven of this act

Section 5 The several members of said board are hereby authorized to administer the oath or affirmation to any person or officer taking any appeal from any assessment or testifying as to any matter or thing connected with the assessment and valuation of any property or making any returns thereof but no charge shall be made by any member of said board for any such oath or affirmation Any person or officer who shall wilfully and corruptly make a false or fraudulent affidavit or affirmation shall be guilty of perjury and upon conviction thereof shall be sentenced to pay a fine not exceeding five hundred dollars or undergo by separate and solitary confinement at labor not exceeding seven years thereupon shall be forever disqualified from being a witness in any matter of controversy

Section 6 Said board shall divide the county into convenient districts and shall appoint such district assessors clerks and assistants as may be necessary to conveniently and faithfully perform the duties imposed upon said board The persons so appointed shall receive such annual or monthly salary or other rate of compensation payable in equal monthly or semi-monthly installments as may be fixed by the proper county officers in the manner prescribed by existing law or laws hereafter passed for the fixing of salaries and compensation of county employees

Section 7 The district assessors so appointed shall make preliminary assessments on all property of every kind and description real personal and mixed and all occupations taxable for county school borough or township purposes in their respective districts Such assessments shall be made triennially and shall be filed with the county assessment board on or before the first Monday of July of each year

Section 8 The county assessment board thereupon shall examine and revise the said valuations and assessments so made increasing or decreasing them as said board may deem just and proper or by adding thereto or eliminating therefrom any property or subjects of taxation that may have been omitted removed or destroyed After such revision the county assessment board shall by resolution duly adopted by said board fix such convenient times as may be necessary for the purpose of hearing appeals taken from such assessments and valuations After hearing of such appeals and the making of such changes as said board may deem necessary and proper the assessments and valuations so ascertained and determined shall stand as the assessments and valuations for the property and occupations taxable for county school borough or township purposes until the next triennial assessment and valuation thereof unless the

same shall be lawfully changed on appeal therefrom in the manner hereinafter provided in which event the valuations and assessment so made shall be changed to conform to the appeals taken therefrom as finally determined in the manner provided by law

Section 9 The district assessors shall between the triennial assessments revise any assessments or valuation according to right and equity by correcting errors and by adding thereto any property or subject of taxation which may have been omitted or any new property or subjects of taxation which may have come into being since the last triennial assessment

They shall also add thereto the names of any persons who may have moved into such district and strike therefrom the names of any persons who have removed from such districts since the last triennial assessment

The assessors shall also revise assessments and valuations between the triennial assessment by increasing or decreasing the same where the value of the property or subjects of taxation assessed or valued has changed by reason of any change of conditions thereon or adjacent thereto or in the vicinity thereof or for the reason that the property assessed or valued has been subdivided or laid out into a plan of lots or other subdivision or for the reason that improvements have been placed thereon or added thereto or for the reason that any public or other improvement has been made adjacent thereto or in the vicinity thereof or where for any other reason whatsoever the value of the property has changed and it seems to the board necessary and equitable to make a change in the valuation thereof

All assessments required to be made by the district assessors in the years between the triennial assessment shall be returned to the board not later than the first Monday of November

Section 10 Said board or their duly authorized employees shall on the request of any taxpayer furnish such taxpayer with a statement of his taxable property and the valuations and assessments placed thereon

Section 11 Any taxpayer dissatisfied with the valuations placed on his property by said board may appeal therefrom in writing to said board setting forth wherein said assessment or valuation is improper inequitable or excessive and shall be entitled to a hearing by said board a majority of whom shall be a quorum for that purpose

Appeals so taken shall be heard and decided promptly thereafter and any person aggrieved thereby shall have a right to take an appeal to the court of common pleas of such county in the manner provided by existing laws or laws hereafter passed for that purpose It shall be the duty of the court of common pleas to promptly hear and determine all appeals so taken and to make such changes in the valuations or assessments so made as may be just and equitable

Section 12 Notice of the time and place when appeals shall be heard by the County Assessing Board shall be given by publication in two newspapers of general circulation throughout such county printed in the English language twice a week for two consecutive weeks immediately preceding the time fixed for the first appeals

Section 13 All taxes levied for county school borough or township purposes shall be based upon the valuations or assessments so made by said board It shall be the duty of such board to furnish copies of the respective valuations and assessments duly certified to the corporate authorities of the county and of each school district borough or township therein

Section 14 In making the assessments and valuations of property said board shall separately value the lands and the buildings thereon and shall certify the same as those assessed to the proper corporate authorities together with the aggregate valuation of all property and other subjects of taxation so valued and assessed

Section 15 The present Board for the Assessment and Revision of Taxes in such counties and all other county borough school district or township officers board or departments charged with the making of assessments and valuations under existing laws shall be and the same are hereby abolished it being the intent of this act to vest in said County Assessment Board the sole and exclusive power of valuing and assessing property and occupations made taxable for county school borough and township purposes

Section 16 This act shall not affect any valuations or assessments heretofore made under existing laws and shall not effect or in any wise invalidate any taxes based thereon Such laws for this purpose shall continue in existence The assessments made under existing laws shall remain and continue until new assessments and valuations shall be made by said board of assessment in conformity with the provisions of this act

This act shall not go into effect as to the election of the members of said board prior to the first Monday of January one thousand nine hundred and twenty-two

Section 17 All acts or parts of acts general local or special inconsistent with the provisions of this act are hereby repealed This act does not change the provisions of any acts of Assembly fixing the rate of taxation to be charged upon the several kinds of taxable property occupations or other subjects of taxation for county school district borough or township purposes

On the question,

Will the House agree to the bill on third reading?

Mr. WETTACH. Mr. Speaker, I move that this bill be recommitted to Committee on Judiciary Special for purpose of amendment.

Mr. KRUGH. Mr. Speaker, I second the motion.

The motion was not agreed to.

On the question recurring,

Will the House agree to the bill on third reading?

POINT OF INFORMATION.

Mr. COOK. Mr. Speaker, I arise to a point of information.

The SPEAKER. The gentleman will state his point of information.

Mr. COOK. Mr. Speaker, I would like to know whether there is a quorum in the House at the present time.

The SPEAKER. The Chair will state that the vote on the last bill showed that there was a quorum in the House.

On the question recurring,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—21.

Armstrong,	Craig, J. R.,	McKim,	Stevenson,
Asbury,	Dithrich,	McVicar,	Walker, J. A.,
Beckley,	Griffith,	Marcus, J. C.,	Whitehouse,
Brady,	Henderson, E.,	Martin,	Whiteman,
Bromley,	Huston,	Orr,	Zook,
Burns,			

NAYS—114.

Allum,	Haslett,	McCurdy,	Sieg.
Aston,	Haws,	McGowan,	Shaffer,
Baldi,	Hayes,	McHugh,	Smink,
Baranart,	Heffernan,	McKnight,	Smith, H. J.,
Beaver,	Henderson, W.,	Mangan,	Smith, H.,
Bidelspacher,	Hetrick,	Marcus, J.,	Smith, J. W.,
Blumberg,	Hoffman, J. N.,	Mantz,	Snowden,
Bolard,	Holcombe,	Michel,	Soffel,
Brenneman,	Hoover,	Millar, A.,	Sowers,
Brown, T. R.,	Horne,	Millar, A. S. C.,	Sprowls,
Craig, J. O.,	Hough,	Miller, C.,	Stackhouse,
Crum,	Jones, D. J.,	Miller, D. I.,	Stadtlander,
Curran,	Jones, W. W.,	Miller, D. D.,	Stark,
Dilsheimer,	Kantner,	Miller, H. F.,	Steedle,
Dunlap,	Keene,	Miller, J. J.,	Sterling,
Edmonds,	Kelly,	Mitchell,	Stevens,
Ehrhardt,	Kinsman,	Morris,	Stewart,
Elgin,	Kohler,	Ogle,	Straus,
Feldman,	Kooser,	Perry,	Sweitzer,
Fowler,	Krause,	Pike,	Thomas,
Fox,	Krug,	Posey,	Van Alen,
Gelder,	Lafferty,	Quigley,	Walker, G. T.,
Gibbon,	Lewis,	Richards,	Weiss,
Glass,	Love,	Rinn,	Wells,
Golder,	McBride,	Roman,	Wettach,
Goodnough,	McCaig,	Ruch,	Wolfe,
Haines,	McCann,	Schilling,	Woner,
Harer,	McCarthy,	Schwartz,	Woodruff,
Harry,	McConnell,		

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative, and the bill falls.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1696, (Senate Bill No. 507), File Folio 3127, on page 45 of today's calendar, be made a special order of business at this time.

Mr. W. W. JONES. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1696, (Senate Bill No. 507), entitled:

An Act to provide for the disposition of all drugs which are introduced in the evidence of any trial for the illegal possession or sale of same

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—142.

Allum,	Eaches,	Kohler,	Schaeffer,
Armstrong,	Evans,	Krause,	Schilling,
Aston,	Feldman,	Krug,	Schwartz,
Baker,	Finney,	Lewis,	Sieg,
Baldi,	Fitzgibbon,	Long,	Shannon,
Barnhart,	Fowler,	McBride,	Shellenberger,
Beaver,	Fox,	McCaig,	Sinclair,

Beckley,	Franklin,	McCann,	Smith, H. J.,
Bidelspacher,	Gearhart,	McConnell,	Smith, H.,
Blair,	Gibbon,	McGowan,	Smith, J. W.,
Bluett,	Glass,	McHugh,	Snowden,
Blumberg,	Goehring,	McKim,	Soffel,
Bolard,	Golder,	McKnight,	Sowers,
Bower,	Goodnough,	McOwen,	Sprowls,
Brady,	Goss,	Mangan,	Stackhouse,
Brendle,	Green,	Marcus, J.,	Stark,
Bromley,	Haines,	Marshall,	Sterling,
Brown, F. B.,	Haldeman,	Michel,	Stevens,
Campbell,	Hampson,	Millar, A.,	Stevenson,
Clutton,	Harding,	Miller, C.,	Stewart,
Comer,	Harer,	Miller, D. I.,	Thomas,
Conner,	Harry,	Miller, D. D.,	Van Alen,
Craig, J. R.,	Hatrick,	Miller, H. F.,	Walker, G. T.,
Cratty,	Haws,	Mitchell,	Walker, J. A.,
Curran,	Hayes,	Ogle,	Weamer,
Curry,	Heffernan,	Orr,	Weiss,
Davis,	Hetrick,	Phillips,	Wells,
Dawson,	Hoffman, J. N.,	Pike,	Wettach,
DeHaas,	Holcombe,	Posey,	Whitehouse,
Denning,	Jones, D. J.,	Quigley,	Whiteman,
Dewey, C. P.,	Jones, W. W.,	Rhoads,	Wolfe,
Diehm,	Jordan,	Richards,	Woner,
Dilsheimer,	Kantner,	Rieder,	Woodruff,
Dithrich,	Keene,	Roman,	Zook,
Drinkhouse,	Kelly,	Ruch,	Whitaker,
Dunn,	Kinsman,	Ruth,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1689, (Senate Bill No. 648), File Folio 3563, on page 35 of today's calendar, be made a special order of business at this time.

Mr. W. W. JONES. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1689, (Senate Bill No. 648), entitled:

An Act to amend sections one thousand five hundred and one and one thousand five hundred and five of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by an act approved the twenty-third day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and seventy-two) entitled "An act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—148.

Allum,	Eaches,	Krug,	Schwartz,
Armstrong,	Feldman,	Love,	Sieg,
Asbury,	Finney,	McBride,	Shaffer,
Aston,	Fitzgibbon,	McCaig,	Shannon,
Baker,	Fowler,	McCann,	Shellenberger,
Baldi,	Franklin,	McCarthy,	Sinclair,
Barnhart,	Gearhart,	McConnell,	Smiley,
Beaver,	Gelder,	McGowan,	Smith, H.,
Beckley,	Gibbon,	McHugh,	Smith, J. W.,
Bidelspacher,	Glass,	McKim,	Smith, L.,
Blair,	Goehring,	McKnight,	Snowden,
Blumberg,	Golder,	McOwen,	Soffel,
Bolard,	Goodnough,	Mangan,	Sowers,
Bower,	Green,	Marcus, J.,	Sprowls,
Brady,	Hagerty,	Marshall,	Stackhouse,
Brendle,	Haines,	Mantz,	Stark,

Brenneman,	Haldeman,	Michel,	Sterling,
Bromley,	Hampson,	Millar, A.,	Stevens,
Brown, F. B.,	Harding,	Miller, C.,	Stevenson,
Burns,	Harry,	Miller, D. I.,	Stewart,
Campbell,	Haslett,	Miller, D. D.,	Strauss,
Clutton,	Hatrick,	Miller, H. F.,	Van Alen,
Comeror,	Haws,	Mitchell,	Walker, G. T.,
Conner,	Heffernan,	Ogle,	Walker, J. A.,
Craig, J. R.,	Hetrick,	Orr,	Weamer,
Cratty,	Hoffman, J. N.,	Perry,	Weiss,
Curran,	Holcombe,	Pike,	Wells,
Curry,	Hoover,	Posey,	Wettach,
Davis,	Huston,	Quigley,	Whitehouse,
Dawson,	Jones, D. J.,	Rhoads,	Whiteman,
DeHaas,	Jordan,	Richards,	Wolfe,
Denning,	Kantner,	Rieder,	Woner,
Dewey, C. P.,	Keene,	Rinn,	Wood,
Diehm,	Kelly,	Roman,	Woodruff,
Dilsheimer,	Kinsman,	Ruch,	Zook,
Dithrich,	Kohler,	Ruddy,	Whitaker,
Drinkhouse,	Kooser,	Ruth,	Speaker.
Dunn,	Krause,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON FINAL PASSAGE (SPECIAL ORDER).

Mr. DAWSON. Mr Speaker, I move that House Bill No. 1517, (Senate Bill No. 259), File Folio 4599, on page 23 of today's calendar, be made a special order of business at this time.

Mr. CLUTTON. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1517, (Senate Bill No. 259), as follows:

An Act making unlawful the use of any statement of fact in any advertisement which statement is untrue deceptive or misleading and providing a penalty for any violation of the same

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any person firm corporation or association who with intent to sell or in any wise dispose of merchandise securities service or anything offered by such persons firm corporation or association directly or indirectly to the public for sale distribution or investment or with intent to increase the consumption hereof or to induce the public in any matter to enter into any obligation relating thereto or to acquire title thereto or any interest therein makes publishes disseminates or causes directly or indirectly the same to be made published disseminated circulated or placed before the public in this State in a newspaper or other publication in the form of a book notice handbill poster sign bill circular pamphlet or letter or in any other way an advertisement of any sort regarding merchandise security investment service or anything so offered to the public which advertisement contains any assertion representation or statement of fact which is untrue deceptive or misleading and which is known or which by the exercise of reasonable care should be known to be untrue deceptive or misleading by the person firm corporation or association making publishing disseminating circulating and placing before the public said advertisements shall be guilty of a misdemeanor and upon conviction thereof shall be fined and punished as hereinafter provided Provided however That the provisions of this act shall not apply to any owner publisher printer agent or employes of a newspaper or other publication periodical or circular who in good faith and without knowledge of the falsity or deceptive character thereof publishes causes to be published or takes part in the publication of such advertisement

Section 2 It shall be deemed deceptive advertising within the meaning of this act for any person firm or corporation engaged in the business of buying or selling new or second hand furs wearing apparel jewelry furniture pianos phonographs or other musical instruments motor vehicles stocks or generally any form of property real personal or mixed or in the business of furnishing any kind of service or investment to advertise by "liner ads" or likewise such articles property or service for sale in any manner indicating that the sale is being made by a private party or householder not engaged in such business And every such firm corporation or association engaged in any such business in advertising goods property or service for sale either through "liner ads" or otherwise shall affirmatively and unmistakably indicate and state that the seller is a business concern and not a private party

Section 3 No owner or owners of any newspaper or publication of any kind or character or employe thereof shall hereafter accept any advertisement for its classified or other columns without at the time obtaining the name and address of the advertiser and making a record of the same such record shall be retained for a period of two weeks and shall be subject to

the examination of any duly constituted law officer of this Commonwealth No owner or owners of any newspaper or publication or employe thereof shall knowingly accept any advertisement from any person firm association or corporation engaged in any of the businesses mentioned in section two of this act if such advertisement does not affirmatively state that the merchandise property or service advertised belong to and are the property of the business concern from whom such advertisement is directly or indirectly received

Section 4 Any person firm or corporation engaged in any of the businesses mentioned in section two of this act or in any other kind of business whether conducting such business in a store business block residence or other building shall at all times keep a conspicuous sign posted on the outside of his establishment and another conspicuous sign in the sales-room which sign shall clearly state the name of the association corporation or individual who actually owns said merchandise property or service which are being offered to the public and not the name of any other person Provided The exterior sign shall not be required where the seller has no control over the exterior of the premises where such business is conducted

Section 5 Any person firm corporation or association who fails to comply with any of the provisions of this act shall upon conviction be subject to a fine not exceeding five hundred (\$500) dollars for each offense or to imprisonment for a term not exceeding ninety (90) days or both such fine and imprisonment in the discretion of the court

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—138.

1

Alexander,	Drinkhouse,	Kelly,	Schaeffer,
Allum,	Dunlap,	Kinsman,	Schwartz,
Armstrong,	Dunn,	Kohler,	Sieg,
Asbury,	Eaches,	Kooser,	Shannon,
Aston,	Edmonds,	Krause,	Shellenberger,
Baker,	Ehrhardt,	Krug,	Sinclair,
Baldi,	Elgin,	Lewis,	Smiley,
Barnhart,	Feldman,	Long,	Smith, H. J.,
Beaver,	Finney,	Love,	Smith, H.,
Beckley,	Fitzgibbon,	McCaig,	Smith, J. W.,
Bell,	Fox,	McCann,	Smith, L.,
Bidelspacher,	Franklin,	McCarthy,	Snowden,
Blair,	Gearhart,	McConnell,	Soffel,
Bluet,	Gibbon,	McCurdy,	Sowers,
Blumberg,	Glass,	McGowan,	Sprowls,
Bolard,	Goehring,	McHugh,	Stackhouse,
Bower,	Golder,	McKnight,	Stark,
Brady,	Goodnough,	McMullen,	Steedle,
Brenneman,	Goss,	Marcus, J.,	Sterling,
Bromley,	Griffith,	Marshall,	Stevens,
Brooks,	Hagerty,	Michel,	Stevenson,
Brown, F. B.,	Haines,	Millar, A.,	Stewart,
Burns,	Hampson,	Miller, C.,	Sweltzer,
Campbell,	Harding,	Miller, D. I.,	Thomas,
Catlin,	Harer,	Miller, D. D.,	Van Alen,
Clutton,	Harry,	Miller, H. F.,	Walker, G. T.,
Comeror,	Haslett,	Morris,	Walker, J. A.,
Cook,	Hatrick,	Ogle,	Weiss,
Craig, J. O.,	Heffernan,	Orr,	Wells,
Cratty,	Henderson, E.,	Pike,	Wettach,
Curran,	Henderson, W.,	Posey,	Whitehouse,
Curry,	Hess,	Quigley,	Whiteman,
Davis,	Hoffman, J. N.,	Rhoads,	Wolfe,
Dawson,	Holcombe,	Richards,	Woner,
DeHaas,	Hoover,	Rieder,	Wood,
Denning,	Jones, D. J.,	Rinn,	Woodruff,
Dewey, P. H.,	Jones, W. W.,	Roman,	Zook,
Diehm,	Jordan,	Ruch,	Whitaker,
Dilsheimer,	Kantner,	Ruddy,	Speaker.
Dithrich,	Keene,	Ruth,	

NAYS—5.

Hayes	Huston,	Stadtlander,	Weamer,
Horne,			

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr Speaker, I move that House Bill No. 1710, (Senate Bill No. 881), File Folio 3185, on page 44 of today's calendar, be made a special order of business at this time.

Mr. WHITEMAN. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1710, (Senate Bill No. 881), entitled:

An Act to amend an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—153.

Allum,	Eaches,	Kinsman,	Ruth,
Armstrong,	Ehrhardt,	Kooser,	Schaeffer,
Asbury,	Elgin,	Krause,	Schilling,
Aston,	Feldman,	Krugh,	Schwartz,
Baker,	Finney,	Lafferty,	Sieg,
Baldi,	Fitzgibbon,	Leeds,	Shaffer,
Barnhart,	Fowler,	Long,	Shannon,
Beaver,	Fox,	Love,	Shellenberger,
Beckley,	Gearhart,	McBride,	Sinclair,
Bell,	Gelder,	McCaig,	Smiley,
Bidelspacher,	Gibson,	McCann,	Smink,
Blair,	Glass,	McCarthy,	Smith, H. J.,
Blumberg,	Goehring,	McConnell,	Smith, H.,
Bolard,	Golder,	McCurdy,	Smith, J. W.,
Bower,	Goodnough,	McGowan,	Smith, L.,
Brady,	Goss,	McHugh,	Snowden,
Brenneman,	Griffith,	McKnight,	Soffel,
Bromley,	Haines,	McMullen,	Sowers,
Brooks,	Hampson,	McVicar,	Sprows,
Brown, T. R.,	Harding,	Mangan,	Stark,
Burns,	Harer,	Marcus, J.,	Steedle,
Campbell,	Haslett,	Marshall,	Sterling,
Catlin,	Hatrick,	Mantz,	Stevenson,
Clutton,	Haves,	Michel,	Stewart,
Comerer,	Heffernan,	Miller, A.,	Strauss,
Conner,	Henderson, W.,	Miller, C.,	Thomas,
Craig, J. R.,	Hess,	Miller, D. I.,	Trainer,
Craig, J. O.,	Hetrick,	Miller, H. F.,	Vickerman,
Crum,	Hoffman, J. N.,	Miller, J. J.,	Walker, G. T.,
Curry,	Hoffman, M. R.,	Morris,	Weamer,
Dawson,	Holcombe,	Perry,	Wells,
DeHaas,	Hoover,	Phillips,	Wettach,
Dewey, C. P.,	Horne,	Posey,	Whitehouse,
Dewey, F. H.,	Hough,	Rhoads,	Whiteman,
Dieh,	Jones, D. J.,	Richards,	Wolfe,
Dithrich,	Jones, W. W.,	Rieder,	Woner,
Donneley,	Jordan,	Roman,	Woodruff,
Dunlap,	Keene,	Ruch,	Zook,
Dunn,	Kelly,		

NAYS—1.

Stadtlander,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON FINAL PASSAGE (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1726, (Senate Bill No. 840), File Folio 4737, on page 48 of today's calendar, be made a special order of business at this time.

Mr. W. W. JONES. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1726, (Senate Bill No. 840), entitled:

An Act to amend an act approved the sixteenth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred eighty-two) entitled "An act creating a Board of Commissioners of Public Grounds and Buildings providing for the appointment of a Superintendent of Public Grounds and Buildings and subordinate officers and employees and fixing their salaries defining the powers and duties of the board and the superintendent with regard to contracts for and the furnishing of furniture furnishings stationery supplies paper and fuel for the executive and legislative branches of the State Government and the Executive Mansion the supervision of the Capitol grounds and buildings the State Arsenal and Executive Mansion and repairs alterations and improvements thereto and to

other buildings land and property of the State the disposal of unserviceable personal property of the Commonwealth the renting of office rooms outside of the Capitol the bonding of officers and employees of the Commonwealth and the supervision of the erection of and repairs and additions to State institutions and the expenditure of funds therefor and repealing supplied and inconsistent laws"

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That so much of section four of an act approved the sixteenth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred eighty-two) entitled "An act creating a Board of Commissioners of Public Grounds and Buildings providing for the appointment of a Superintendent of Public Grounds and Buildings and subordinate officers and employees and fixing their salaries defining the powers and duties of the board and the superintendent with regard to contracts for and the furnishing of furniture furnishings stationery supplies paper and fuel for the executive and legislative branches of the State Government and the Executive Mansion the supervision of the Capitol grounds and buildings the State Arsenal and Executive Mansion and repairs alterations and improvements thereto and to other buildings land and property of the State the disposal of unserviceable personal property of the Commonwealth the renting of office rooms outside of the Capitol the bonding of officers and employees of the Commonwealth and the supervision of the erection of and repairs and additions to State institutions and the expenditure of funds therefor and repealing supplied and inconsistent laws" which reads as follows

For the preservation of good order in the Capitol grounds and buildings Two sergeants of police at a salary of fifteen hundred dollars (\$1,500) each per annum thirty-five policemen to be appointed as may be required at a salary of twelve hundred dollars (\$1,200) each per annum

For the care of the grounds A general foreman of grounds at a salary of two thousand four hundred dollars (\$2,400) per annum two assistant foremen one at a salary of two thousand dollars (\$2,000) per annum and one at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one gardener at a salary of fifteen hundred dollars (\$1,500) per annum three assistant gardeners to be appointed as may be required at a salary of twelve hundred dollars (\$1,200) each per annum twelve caretakers to be appointed as may be required at a salary of one thousand dollars (\$1,000) each per annum

For the care and preservation of the Capitol buildings and furnishings One foreman of maintenance at a salary of eighteen hundred dollars (\$1,800) per annum one foreman of carpenters at a salary of eighteen hundred dollars (\$1,800) per annum ten skilled carpenters at a salary of thirteen hundred and twenty dollars (\$1,320) each per annum one hardwood floor expert finisher at a salary of fifteen hundred dollars (\$1,500) per annum four hardwood floor finishers at a salary of thirteen hundred and twenty dollars (\$1,320) each per annum one foreman of painters at a salary of eighteen hundred dollars (\$1,800) per annum six skilled painters at a salary of thirteen hundred and twenty dollars (\$1,320) each per annum one marble expert at a salary of fifteen hundred dollars (\$1,500) per annum one assistant marble expert at a salary of twelve hundred dollars (\$1,200) per annum two experienced marble polishers at a salary of eleven hundred dollars (\$1,100) each per annum one bronze and metal expert at a salary of fifteen hundred dollars (\$1,500) per annum one assistant bronze and metal expert at a salary of twelve hundred dollars (\$1,200) per annum one clock repairman at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one assistant clock repairman at a salary of twelve hundred dollars (\$1,200) per annum one upholsterer at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one locksmith at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one cabinetmaker at a salary of thirteen hundred and twenty dollars (\$1,320) per annum twenty-two elevator operators to be appointed as may be required at a salary of twelve hundred dollars (\$1,200) each per annum one foreman of charmen who shall have the power of Capitol police officer delegated upon him at a salary of fifteen hundred dollars (\$1,500) per annum one assistant foreman of charmen at a salary of thirteen hundred and twenty dollars (\$1,320) per annum two window cleaners at a salary of one thousand dollars (\$1,000) each per annum fifty charmen to be appointed as may be required at a salary of nine hundred dollars (\$900) per annum a chief of the bureau of information at a salary of twelve hundred dollars (\$1,200) per annum six guides at a salary of eleven hundred dollars (\$1,100) each per annum two matrons at a salary of six hundred dollars (\$600) each per annum two female attendants for the public toilets at a salary of six hundred dollars (\$600) each per annum two male attendants for the public toilets at a salary of nine hundred dollars (\$900) each per annum

For operating the mechanical plant One skilled chief engineer at a salary of three thousand dollars (\$3,000) per annum one skilled assistant chief engineer at a salary of two thousand one hundred and sixty dollars (\$2,160) per annum three assistant engineers at a salary of fifteen hundred and sixty dollars (\$1,560) each per annum eight firemen at a salary of thirteen hundred and twenty dollars (\$1,320) each per annum one skilled electrician at a salary of eighteen hundred dollars (\$1,800) per annum one assistant electrician at a salary of thirteen hundred and twenty dollars (\$1,320) per annum three wiremen at a salary of twelve hundred dollars (\$1,200) each per annum three pump-runners at a salary of thirteen hundred and twenty dollars (\$1,320) each per annum one skilled elevator machinist at a salary of eighteen hundred dollars (\$1,800) per annum one helper for elevator machinist at a

salary of one thousand two hundred dollars (\$1,200) per annum one competent steamfitter at a salary of fifteen hundred dollars (\$1,500) per annum one helper for steamfitter at a salary of one thousand two hundred dollars (\$1,200) per annum one helper for engine room at a salary of nine hundred and sixty dollars (\$960) per annum one experienced plumber at a salary of fifteen hundred dollars (\$1,500) per annum one plumber helper at a salary of one thousand two hundred dollars (\$1,200) per annum and two motor tenders at a salary of one thousand and eighty dollars (\$1,080) each per annum. All of the employees of the mechanical plant shall be under the direct control and supervision of the "chief engineer" is hereby amended to read as follows

For the preservation of good order in the Capitol grounds and buildings Two sergeants of police at a salary of eighteen hundred dollars (\$1,800) each per annum thirty-five policemen to be appointed as may be required at a salary of fifteen hundred dollars (\$1,500) each per annum

For the care of the grounds A general foreman of grounds at a salary of two thousand four hundred dollars (\$2,400) per annum two assistant foremen one at a salary of two thousand dollars (\$2,000) per annum and one at a salary of fifteen hundred dollars (\$1,500) per annum one gardener at a salary of fifteen hundred dollars (\$1,500) per annum three assistant gardeners to be appointed as may be required at a salary of twelve hundred dollars (\$1,200) each per annum twelve caretakers to be appointed as may be required at a salary of twelve hundred dollars (\$1,200) each per annum

For the care and preservation of the Capitol buildings and furnishings One foreman of maintenance at a salary of two thousand (\$2,000) per annum one foreman of carpenters at a salary of two thousand dollars (\$2,000) per annum ten skilled carpenters at a salary of fifteen hundred dollars (\$1,500) each per annum one hardwood floor expert finisher at a salary of seventeen hundred dollars (\$1,700) per annum four hardwood floor finishers at a salary of fifteen hundred dollars (\$1,500) each per annum one foreman of painters at a salary of two thousand dollars (\$2,000) per annum six skilled painters at a salary of fifteen hundred dollars (\$1,500) each per annum one marble expert at a salary of seventeen hundred dollars (\$1,700) per annum one assistant marble expert at a salary of thirteen hundred and twenty dollars (\$1,320) per annum two experienced marble polishers at a salary of twelve hundred dollars (\$1,200) each per annum one bronze and metal expert at a salary of eighteen hundred dollars (\$1,800) per annum one assistant bronze and metal expert at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one clock repairman at a salary of fifteen hundred dollars (\$1,500) per annum one assistant clock repairman at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one upholsterer at a salary of fifteen hundred dollars (\$1,500) per annum one locksmith at a salary of fifteen hundred dollars (\$1,500) per annum one cabinet maker at a salary of fifteen hundred dollars (\$1,500) per annum twenty-two elevator operators to be appointed as may be required at a salary of fifteen hundred dollars (\$1,500) each per annum one foreman of charmen who shall have the power of Capitol police officer delegated upon him at a salary of fifteen hundred dollars (\$1,500) per annum one assistant foreman of charman at a salary of thirteen hundred and twenty dollars (\$1,320) per annum two window cleaners at a salary of one thousand dollars (\$1,000) each per annum fifty charmen to be appointed as may be required at a salary of nine hundred dollars (\$900) each per annum a chief of the bureau of information at a salary of twelve hundred dollars (\$1,200) per annum six guides at a salary of eleven hundred dollars (\$1,100) each per annum two matrons at a salary of six hundred dollars (\$600) each per annum two female attendants for the public toilets at a salary of six hundred dollars (\$600) each per annum two male attendants for the public toilets at a salary of nine hundred dollars (\$900) each per annum.

For operating the mechanical plant One skilled chief engineer at a salary of three thousand dollars (\$3,000) per annum one skilled assistant chief engineer at a salary of two thousand and one hundred and sixty dollars (\$2,160) per annum three assistant engineers at a salary of fifteen hundred and sixty dollars (\$1,560) each per annum eight firemen at a salary of thirteen hundred and twenty dollars (\$1,320) each per annum one skilled electrician at a salary of two thousand dollars (\$2,000) per annum one assistant electrician at a salary of fifteen hundred dollars (\$1,500) per annum three wiremen at a salary of thirteen hundred twenty dollars (\$1,320) each per annum three pump-runners at a salary of thirteen hundred and twenty dollars (\$1,320) each per annum one skilled elevator machinist at a salary of two thousand dollars (\$2,000) per annum one helper for elevator machinist at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one competent steamfitter at a salary of fifteen hundred dollars (\$1,500) per annum one helper for steamfitter at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one helper for engine room at a salary of ten hundred and eighty dollars (\$1,080) per annum one experienced plumber at a salary of eighteen hundred dollars (\$1,800) per annum one plumber helper at a salary of thirteen hundred and twenty dollars (\$1,320) per annum and two motor tenders at a salary of one thousand and eighty dollars (\$1,080) each per annum. All of the employees of the mechanical plant shall be under the direct control and supervision of the chief engineer

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—136.

Allum,	Dunn,	Kooser,	Ruth,
Armstrong,	Eaches,	Krause,	Schwartz,
Asbury,	Feldman,	Krugh,	Sieg,
Aston,	Finney,	Long,	Shellenberger,
Baker,	Fowler,	McCaig,	Sinclair,
Baldi,	Gearhart,	McCann,	Smiley,
Barnhart,	Gelder,	McCarthy,	Smith, H. J.,
Beaver,	Gibbon,	McConnell,	Smith, L.,
Beckley,	Glass,	McCurdy,	Snowden,
Bell,	Gohring,	McGowan,	Soffel,
Beldspacher,	Goldner,	McKnight,	Sowers,
Blair,	Goodnough,	McMullen,	Sprowls,
Bluett,	Griffith,	McOwen,	Stadtlander,
Blumberg,	Hagerty,	Marcus, J.,	Stark,
Boland,	Haldeman,	Marshall,	Steedle,
Bower,	Harding,	Michel,	Sterling,
Brady,	Harer,	Millar, A.,	Stevens,
Bromley,	Harry,	Miller, C.,	Stevenson,
Burns,	Haslett,	Miller, D. I.,	Stewart,
Campbell,	Hatrick,	Miller, D. D.,	Thomas,
Catlin,	Haws,	Miller, H. F.,	Van Alen,
Clutton,	Hayes,	Mitchell,	Walker, G. T.,
Comer,	Henderson, E.,	Ogle,	Walker, J. A.,
Conner,	Hetrick,	Orr,	Wamer,
Cratty,	Hoffman, J. N.,	Pike,	Wettach,
Curran,	Holcombe,	Posley,	Whitehouse,
Curry,	Hoover,	Quigley,	Whiteman,
Dawson,	Jones, D. J.,	Rhoads,	Wolfe,
DeHaas,	Jordan,	Richards,	Woner,
Denning,	Kantner,	Rieder,	Woodruff,
Diehm,	Keene,	Rinn,	Zook,
Dilshelmer,	Kelly,	Roman,	Whitaker,
Ditrich,	Kinsman,	Ruch,	Speaker.
Drinkhouse,	Kohler,	Ruddy,	

NAYS—9.

Craig, J. O.,	McEride,	Miller, J. J.,	Stadtlander,
Haines,	McHugh,	Smith, J. W.,	Weiss,
Horne,			

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

SENATE MESSAGE.

AMENDED SENATE BILL NON-CONCURRED IN BY THE SENATE.

The Clerk of the Senate being introduced, informed that the Senate has non-concurred in the amendments made by the House of Representatives to Senate Bill No. 958, entitled:

An Act to designate the several judicial districts of the Commonwealth as required by the constitution and to provide for the election and commissioning of judges learned in the law for the said districts

Mr. LONG. Mr. Speaker, I move that the House adhere to its amendments non-concurred in by the Senate, and that a Committee of Conference be appointed on the part of the House to confer with a similar committee of the Senate (if the Senate shall appoint such committee) to consider the differences existing between the two Houses in relation to said bill.

Mr. BALDI. Mr. Speaker, I second the motion.
The motion was agreed to.

APPOINTMENT OF CONFERENCE COMMITTEE ON SENATE BILL NO. 958.

The SPEAKER. On the part of the House the Chair appoints Messrs. Dithrich, Harer and Long as a Committee of Conference to confer with a similar committee of the Senate (if the Senate shall appoint such committee) in relation to the differences existing between the two Houses on said bill.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

APPOINTMENT OF CONFERENCE COMMITTEE ON SENATE BILL NO. 1008.

The Clerk of the Senate being introduced, informed that the Senate has insisted upon its non-concurrence in the amendments made and insisted upon by the House of Representatives, to Senate Bill No. 1008, entitled;

An Act to fix the number of Representatives in the General Assembly of the State and to apportion Representative Districts as provided by the Constitution

and has appointed Messrs. Davis, Gray and Jones a Committee of Conference to confer with a similar committee already appointed by the House of Representatives on the differences existing between the two Houses in relation to said bill.

SENATE MESSAGE.

AMENDED SENATE BILL CONCURRED IN BY THE SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate Bill numbered and entitled as follows:

Senate Bill No. 861.

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

SENATE MESSAGE.

AMENDED SENATE BILL CONCURRED IN BY THE SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate Bill numbered and entitled as follows:

Senate Bill No. 852.

An Act authorizing certain telephone companies and certain telephone and telegraph companies to acquire all or any part of the capital stock franchises property rights and credits of each other and to purchase lease or otherwise acquire all or any part of the lines systems rights privileges municipal consents and corporate franchises of each other

SENATE MESSAGE.

AMENDED SENATE BILL CONCURRED IN BY THE SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate Bill numbered and entitled as follows:

Senate Bill No. 963.

An Act to authorize the acquisition by purchase or condemnation of lands with or without buildings thereon and the erection of buildings for a State Truancy School and for the appointment of a commission to acquire the same and making an appropriation for the purposes of this act and providing for its operation by the State Board of Education

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1688, (Senate Bill No. 953), File Folio 4397, on page 44 of to-day's calendar, be made a special order of business at this time.

Mr. CLUTTON. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1688, (Senate Bill No. 953), entitled:

An Act to amend section eleven and section thirteen of an act approved the fifteenth day of May one thousand nine hundred fifteen (Pamphlet Laws five hundred thirty-four) entitled "An act relating to motion-picture films reels or stereopticon views or slides providing a system of examination approval and regulation thereof and of the banners posters and other like advertising matters used in connection therewith creating the Board of Censors and providing penalties for the violation of this act"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—123.

Allum,	Feldman,	McCaig,	Shellenberger,
Armstrong,	Finney,	McCann,	Smiley,
Asbury,	Fitzgibbon,	McCarthy,	Smith, H. J.,
Aston,	Fowler,	McConnell,	Smith, H.,
Baker,	Gearhart,	McGowan,	Smith, J. W.,
Baldi,	Gelder,	McHush,	Smith, L.,
Beckley,	Gibbon,	McMullen,	Snowden,
Bell,	Glass,	Marcus, J.,	Soffel,
Bidelspacher,	Gochring,	Martin,	Sowers,
Bluett,	Golder,	Michel,	Spangler,
Blumberg,	Goodnough,	Millar, A.,	Sprowls,
Bolard,	Griffith,	Miller, C.,	Stadtlander,
Bower,	Hagerty,	Miller, D. I.,	Stark,
Brady,	Harding,	Miller, D. D.,	Steedle,
Bromley,	Harer,	Miller, H. F.,	Sterling,
Brown, T. R.,	Harry,	Mitchell,	Stevens,
Burns,	Haslett,	Ogle,	Stevenson,
Campbell,	Hatrack,	Orr,	Thomas,
Catlin,	Haws,	Perry,	Van Alen,
Clutton,	Heffernan,	Posey,	Walker, G. T.,
Conner,	Hoffman, M. R.,	Quigley,	Walker, J. A.,
Craig, J. R.,	Holcombe,	Rhoads,	Weamer,
Cratty,	Jones, D. J.,	Richards,	Weiss,
Curry,	Jones, W. W.,	Rieder,	Wells,
Davis,	Jordan,	Rinn,	Wettach,
Dawson,	Kantner,	Roman,	Whitehouse,
DeHaas,	Keene,	Ruch,	Whiteman,
Denning,	Kelly,	Ruddy,	Wolfe,
Diehm,	Kinsman,	Ruth,	Woner,
Dilshelmer,	Kohler,	Schwartz,	Zook,
Ditrich,	Kooser,	Sleg,	Whitaker,
Drinkhouse,	Krause,	Shannon,	Speaker.
Dunn,	Krugh,		
Eaches,	Long,		

NAYS—21.

Alexander,	Craig, J. O.,	Hetrick,	McKim,
Barnhart,	Dunlap,	Horne,	Stadtlander,
Beaver,	Elgin,	Huston,	Stewart,
Brooks,	Hayes,	Love,	Strauss,
Comerer,	Hess,	McBride,	Woodruff,
Cook,			

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. ZOOK. Mr. Speaker, I move that House Bill No. 1374, (Senate Bill No. 691), File Folio 1583, on page 27 of to-day's calendar, be made a special order of business at this time.

Mr. BELL. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1374, (Senate Bill No. 691), entitled:

An Act providing for the relief support maintenance and employment of all paupers poor and indigent persons in counties of the fifth class conferring certain powers and authorities and imposing certain duties and liabilities upon the county commissioners county controller and county auditors in relation thereto abolishing all poor districts coterminous with or lying wholly within such counties providing for the transfer to such counties of all property now held by or for the use of such poor districts or for poor purposes therein and repealing all acts or parts of acts general special or local supplied by or inconsistent with the provisions hereof

On the question,

Will the House agree to the bill on third reading?

BILL DROPPED FROM CALENDAR.

Mr. ZOOK. Mr. Speaker, I move that this bill be dropped from the calendar.

Mr. BELL. Mr. Speaker, I second the motion. The motion was agreed to.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1403, (Senate Bill No. 766), File Folio 2057, on page 25 of to-day's calendar, be made a special order of business at this time.

Mr. CLUTTON. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1403, (Senate Bill No. 766), entitled:

An Act to amend section twenty-two of an act approved the second day of May one thousand eight hundred and eighty-nine (Pamphlet Laws sixty-six) entitled "An act defining and regulating escheats in cases where property is without a lawful owner and providing for more convenient proceedings relative to the same" by providing that the traverse to a finding of escheat in certain cases only shall be certified to the court of common pleas

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—135.

Alexander,	Fowler,	Krugh,	Shannon,
Allum,	Gearhart,	Lewis,	Shellenberger,
Armstrong,	Gelder,	Love,	Sinclair,
Asbury,	Gibbon,	McBride,	Smiley,
Aston,	Glass,	McCarthy,	Smith, H.,
Baker,	Goehring,	McCann,	Smith, J. W.,
Baldi,	Golder,	McConnell,	Smith, L.,
Barnhart,	Goodnough,	McKim,	Snowden,
Beckley,	Griffith,	McMullen,	Soffel,
Bell,	Hagerty,	Marcus, J.,	Sowers,
Bidelspacher,	Haines,	Marshall,	Sprowls,
Bluett,	Haldeman,	Michel,	Stackhouse,
Blumberg,	Harding,	Millar, A.,	Stark,
Bolard,	Harer,	Miller, C.,	Steedle,
Bower,	Harry,	Miller, D. I.,	Sterling,
Brady,	Haslett,	Miller, D. D.,	Stevens,
Bromley,	Hatrlick,	Miller, H. F.,	Stewart,
Brown, T. R.,	Haws,	Mitchell,	Thomas,
Burns,	Hayes,	Ogle,	Van Alen,
Campbell,	Heffernan,	Orr,	Walker, G. T.,
Catlin,	Henderson, W.,	Pike,	Walker, J. A.,
Comer,	Hetrick,	Posey,	Weamer,
Conner,	Hoffman, J. N.,	Quigley,	Weiss,
Davis,	Holcombe,	Rhoads,	Wells,
Dawson,	Hoover,	Richards,	Wettach,
DeHaas,	Hough,	Rieder,	Whitehouse,
Denning,	Jones, D. J.,	Rinn,	Whiteman,
Diehm,	Jordan,	Roman,	Wolfe,
Dilsheimer,	Kantner,	Ruch,	Woner,
Dithrich,	Keene,	Ruth,	Wood,
Drinkhouse,	Kelly,	Schaeffer,	Woodruff,
Dunn,	Kinsman,	Schwartz,	Zook,
Eaches,	Kohler,	Sleg,	Whitaker,
Feldman,	Kooser,		Speaker.
Finney,	Krause,		

NAYS—2.

Dunlap, Stadlander,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1524, (Senate Bill No. 693), File Folio 1601, on page 35 of to-day's calendar, be made a special order of business at this time.

Mr. W. W. JONES. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1524, (Senate Bill No. 693), entitled:

An Act to fix the time nomination certificates and nomination papers to fill vacancies caused by the withdrawal of candidates

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—137.

Allum,	Finney,	Lewis,	Shannon,
Armstrong,	Fowler,	McBride,	Shellenberger,
Asbury,	Gearhart,	McCaig,	Sinclair,
Aston,	Gelder,	McCann,	Smiley,
Baker,	Gibbon,	McCarthy,	Smith, H. J.,
Baldi,	Glass,	McConnell,	Smith, H.,
Barnhart,	Goehring,	McHugh,	Smith, J. W.,
Beaver,	Golder,	McKim,	Smith, L.,
Beckley,	Goodnough,	McMullen,	Snowden,
Bluett,	Griffith,	Marcus, J.,	Soffel,
Blumberg,	Hagerty,	Martin,	Sowers,
Bolard,	Haines,	Michel,	Sprowls,
Bower,	Haldeman,	Millar, A.,	Stark,
Brady,	Harding,	Miller, C.,	Steedle,
Bromley,	Harer,	Miller, D. I.,	Sterling,
Campbell,	Harry,	Miller, D. D.,	Stevens,
Catlin,	Haslett,	Miller, H. F.,	Stevenson,
Clutton,	Hatrlick,	Mitchell,	Stewart,
Comer,	Haws,	Ogle,	Van Alen,
Conner,	Hayes,	Orr,	Walker, G. T.,
Craig, J. O.,	Heffernan,	Pike,	Walker, J. A.,
Curran,	Hetrick,	Posey,	Weamer,
Davis,	Hoffman, J. N.,	Quigley,	Weiss,
Dawson,	Holcombe,	Rhoads,	Wells,
DeHaas,	Hoover,	Richards,	Wettach,
Denning,	Jones, D. J.,	Rieder,	Whitehouse,
Dewey, C. P.,	Jordan,	Rinn,	Whiteman,
Diehm,	Kantner,	Roman,	Wolfe,
Dilsheimer,	Keene,	Ruch,	Woner,
Dithrich,	Kelly,	Ruddy,	Wood,
Drinkhouse,	Kinsman,	Ruth,	Woodruff,
Dunn,	Kohler,	Schaeffer,	Zook,
Eaches,	Kooser,	Schwartz,	Whitaker,
Feldman,	Krause,	Sieg,	Speaker.

NAYS—2.

Horne, Stadlander,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

APPROPRIATION BILLS ON THIRD READING.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1542, (Senate Bill No. 22), entitled:

An Act making an appropriation to the Allentown Hospital Allentown Lehigh county Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sleg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrlick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,

Crum.	Hess.	Miller, H. F.	Vickerman,
Curran,	Hetrick,	Miller, J. J.	Walker, G. T.
Curry,	Hoffman, J. N.,	Mitchell,	Walker, J. A.
Davis,	Hoffman, M. R.,	Morris,	Weamer,
Dawson,	Holcombe,	Ogle,	Weiss,
DeHaas,	Hoover,	Orr,	Wells,
Denning,	Horne,	Perry,	Wettach,
Dewey, C. P.	Hough,	Phillips,	Whitehouse,
Dewey, P. H.	Huston,	Pike,	Whiteman,
Diehm,	Jones, D. J.,	Posay,	Williams,
Dilsheimer,	Jones, W. W.,	Quigley,	Wolfe,
Ditrich,	Jordan,	Rhoads,	Woner,
Donneley,	Kantner,	Richards,	Wood,
Drinkhouse,	Keene,	Rieder,	Woodruff,
Dunlap,	Kelly,	Rinn,	Zook,
Dunn,	Henderson, W.,	Roman,	Whitaker,
Eaches,	Kinsman,	Ruch,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendment, in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1543, (Senate Bill No. 24), entitled:

An Act making an appropriation to the Saint Lukes Hospital located at South Bethlehem Lehigh county Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baidl,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Beil,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendie,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Stark,
Burns,	Hampson,	Marshall,	Steedle,
Campbell,	Harding,	Martin,	Sterling,
Catin,	Harer,	Mantz,	Stevens,
Chaplin,	Harry,	Michel,	Stevenson,
Clutton,	Haslett,	Miller, A.,	Stewart,
Comeror,	Hatrick,	Miller, A. S. C.,	Sweetzer,
Conner,	Haws,	Miller, C.,	Thomas,
Cook,	Hayes,	Miller, D. L.,	Trainer,
Craig, J. R.	Heffernan,	Miller, D. D.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, H. F.,	Vickerman,
Cratty,	Henderson, W.,	Mitchell,	Walker, G. T.,
Crum,	Hess,	Morris,	Walker, J. A.,
Curran,	Hetrick,	Ogle,	Weamer,
Curry,	Hoffman, J. N.,	Orr,	Weiss,
Davis,	Hoffman, M. R.,	Perry,	Wells,
Dawson,	Holcombe,	Phillips,	Wettach,
DeHaas,	Hoover,	Pike,	Whitehouse,
Denning,	Horne,	Posay,	Whiteman,
Dewey, C. P.	Hough,	Quigley,	Williams,
Dewey, P. H.	Huston,	Rhoads,	Wolfe,
Diehm,	Jones, D. J.,	Richards,	Woner,
Dilsheimer,	Jones, W. W.,	Rieder,	Wood,
Ditrich,	Jordan,	Rinn,	Woodruff,
Donneley,	Kantner,	Roman,	Zook,
Drinkhouse,	Keene,	Ruch,	Whitaker,
Dunlap,	Kelly,		Speaker.
Dunn,	Kinsman,		
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No 1544, (Senate Bill No. 28), entitled:

An Act making an appropriation to the Paoli Memorial Association for improvements to and maintenance of the Paoli Parade Grounds

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baidl,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Beil,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendie,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Stark,
Burns,	Hampson,	Marshall,	Steedle,
Campbell,	Harding,	Martin,	Sterling,
Catin,	Harer,	Mantz,	Stevens,
Chaplin,	Harry,	Michel,	Stevenson,
Clutton,	Haslett,	Miller, A.,	Stewart,
Comeror,	Hatrick,	Miller, A. S. C.,	Sweetzer,
Conner,	Haws,	Miller, C.,	Thomas,
Cook,	Hayes,	Miller, D. L.,	Trainer,
Craig, J. R.	Heffernan,	Miller, D. D.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, H. F.,	Vickerman,
Cratty,	Henderson, W.,	Mitchell,	Walker, G. T.,
Crum,	Hess,	Morris,	Walker, J. A.,
Curran,	Hetrick,	Ogle,	Weamer,
Curry,	Hoffman, J. N.,	Orr,	Weiss,
Davis,	Hoffman, M. R.,	Perry,	Wells,
Dawson,	Holcombe,	Phillips,	Wettach,
DeHaas,	Hoover,	Pike,	Whitehouse,
Denning,	Horne,	Posay,	Whiteman,
Dewey, C. P.	Hough,	Quigley,	Williams,
Dewey, P. H.	Huston,	Rhoads,	Wolfe,
Diehm,	Jones, D. J.,	Richards,	Woner,
Dilsheimer,	Jones, W. W.,	Rieder,	Wood,
Ditrich,	Jordan,	Rinn,	Woodruff,
Donneley,	Kantner,	Roman,	Zook,
Drinkhouse,	Keene,	Ruch,	Whitaker,
Dunlap,	Kelly,		Speaker.
Dunn,	Kinsman,		
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1645, (Senate Bill No. 30), as follows:

An Act making an appropriation to the Commissioners of Valley Forge Park

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two hundred one thousand dollars (\$201,000) is hereby specifically appropriated to the Commissioners of Valley Forge Park for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes namely

That the sum of one hundred thousand dollars (\$100,000) or so much thereof as may be necessary is hereby specifically appropriated to the Commissioners of Valley Forge Park for

the purpose of the payment for land condemned and designated as located within the boundries of Valley Forge Park Commission

The sum of fifty-five thousand dollars (\$55,000) for the future care preservation maintenance and improving of land already taken or hereafter to be taken by purchaser or condemnation for park purposes for painting of fences cannon markers observatory for repairs to buildings for uniforms for guards tools machinery and fire extinguishing apparatus for the necessary expenses of the employment of superintendent guards shepherd warden and workmen for payment of freights and legal expenses for flag poles purchase of flags printing of reports maps rules and photographs for benches tables and fences office rent and clerk hire stationery and postage and other incidental expenses and the improvement of lands and buildings

The sum of forty-five thousand dollars (\$45,000) for laying out and building macadamizing paving grading and maintaining avenues roads and paths already built or hereafter to be built by the commission and for repairs to inlets and gutters and for the grading and general preparation of the land for park purposes

The sum of one thousand dollars (\$1,000) for the purchase of trees and shrubbery and to replace trees killed by the chestnut blight and for planting the same for purchasing fertilizers seeds weed killers plowing mowing et cetera in order to preserve lawns and keep the same in condition

The said appropriation to be paid on the warrant of the Auditor General on a settlement made by him and the State Treasurer but no warrant shall be drawn in payment of land acquired either by purchase or condemnation until the Commissioners of the said Park shall either by its president or treasurer have filed with the Auditor General an itemized statement of the cost of said land taken by purchase or under condemnation proceedings during the previous quarter and the same is approved by the said Auditor General and the State Treasurer nor until the treasurer shall have sufficient money in the treasury nor otherwise appropriated to pay the quarterly instalments due said commissioners. Unused balances of sums appropriated for specific purposes shall not be used for other purposes whether specific or general and shall revert to the State Treasury at the close of the fiscal year

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smith, H. J.,
Blair,	Gelder,	McCarthy,	Smith, H.,
Bluet,	Gibbon,	McConnell,	Smith, J. W.,
Blumberg,	Glass,	McCurdy,	Smith, L.,
Bolard,	Goehring,	McGowan,	Snowden,
Bower,	Golder,	McHugh,	Soffel,
Brady,	Goodnough,	McKim,	Sowers,
Brendle,	Goss,	McKnight,	Spangler,
Brenneman,	Green,	McMullen,	Sprowls,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stadtlander,
Brown, F. B.,	Haines,	Mangan,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J.,	Steedle,
Burns,	Hampson,	Marcus, J. C.,	Sterling,
Campbell,	Harding,	Marshall,	Stevens,
Catlin,	Harer,	Martin,	Stevenson,
Chaplin,	Harry,	Mantz,	Stewart,
Clutton,	Haslett,	Michel,	Stewas,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweetzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Dennning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones, W. W.,	Rhoads,	Woner,
Ditrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

YEAS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1646, (Senate Bill No. 44), entitled:

An Act making an appropriation to the Camp Curtin Commission for the dedication of the Camp Curtin Park the payment of the expenses of the commission and for the completion of said park

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smith, H. J.,
Blair,	Gelder,	McCarthy,	Smith, H.,
Bluet,	Gibbon,	McConnell,	Smith, J. W.,
Blumberg,	Glass,	McCurdy,	Smith, L.,
Bolard,	Goehring,	McGowan,	Snowden,
Bower,	Golder,	McHugh,	Soffel,
Brady,	Goodnough,	McKim,	Sowers,
Brendle,	Goss,	McKnight,	Spangler,
Brenneman,	Green,	McMullen,	Sprowls,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stadtlander,
Brown, F. B.,	Haines,	Mangan,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J.,	Steedle,
Burns,	Hampson,	Marcus, J. C.,	Sterling,
Campbell,	Harding,	Marshall,	Stevens,
Catlin,	Harer,	Martin,	Stevenson,
Chaplin,	Harry,	Mantz,	Stewart,
Clutton,	Haslett,	Michel,	Stewas,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweetzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Dennning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones, W. W.,	Rhoads,	Woner,
Ditrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

YEAS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1545, (Senate Bill No. 45), as follows:

An Act making an appropriation to the General Hospital of East Stroudsburg Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of seven thousand dollars (\$7,000) or so much thereof as may be necessary is hereby specifically appropriated to the General Hospital of East Stroudsburg Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes:

For the purpose of maintenance the sum of seven thousand dollars (\$7,000) or so much thereof as may be necessary

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krug,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finnay,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smlnk,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comeror,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Huston, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones, W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1647, (Senate Bill No. 46), entitled:

An Act making an appropriation to carry into effect the act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws page one thousand one hundred and eighty) entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New York of certain toll bridges over the Delaware River and making an appropriation therefor"

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krug,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finnay,	Leeds,	Sieg,

Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comeror,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Huston, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones, W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1648, (Senate Bill No. 54), entitled:

An Act making an appropriation to the commission appointed to procure and erect a statue of General David McMurtie Gregg

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krug,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finnay,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comeror,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,

Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Petrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones, W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1732, (Senate Bill No. 60), entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Bald,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Goldner,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Miller, A.,	Strauss,
Conner,	Haws,	Miller, A. S. C.,	Switzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Morris,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Ogle,	Weamer,
Davis,	Hoffman, M. R.,	Orr,	Weiss,
Dawson,	Hoover,	Perry,	Wells,
DeHaas,	Horne,	Phillips,	Wettach,
Denning,	Hough,	Pike,	Whitehouse,
Dewey, C. P.,	Huston,	Posey,	Whiteman,
Dewey, P. H.,	Jones, D. J.,	Quigley,	Williams,
Diehm,	Jones, W. W.,	Rhoads,	Wolfe,
Dilsheimer,	Jordan,	Richards,	Woner,
Dithrich,	Kantner,	Rieder,	Wood,
Donneley,	Keene,	Rinn,	Woodruff,
Drinkhouse,	Kelly,	Roman,	Zook,
Dunlap,	Kinsman,	Ruch,	Whitaker,
Dunn,			Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1546, (Senate Bill No. 62), entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Bald,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Goldner,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Miller, A.,	Strauss,
Conner,	Haws,	Miller, A. S. C.,	Switzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Morris,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Ogle,	Weamer,
Davis,	Hoffman, M. R.,	Orr,	Weiss,
Dawson,	Hoover,	Perry,	Wells,
DeHaas,	Horne,	Phillips,	Wettach,
Denning,	Hough,	Pike,	Whitehouse,
Dewey, C. P.,	Huston,	Posey,	Whiteman,
Dewey, P. H.,	Jones, D. J.,	Quigley,	Williams,
Diehm,	Jones, W. W.,	Rhoads,	Wolfe,
Dilsheimer,	Jordan,	Richards,	Woner,
Dithrich,	Kantner,	Rieder,	Wood,
Donneley,	Keene,	Rinn,	Woodruff,
Drinkhouse,	Kelly,	Roman,	Zook,
Dunlap,	Kinsman,	Ruch,	Whitaker,
Dunn,			Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1547, (Senate Bill No. 63), entitled:

An Act making an appropriation to Saint Luke's Homeopathic Hospital of Philadelphia

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smith, H. J.
Blair,	Gelder,	McCarthy,	Smith, H.,
Bluett,	Gibbon,	McConnell,	Smith, J. W.,
Blumberg,	Glass,	McCurdy,	Smith, L.,
Bolard,	Goehring,	McGowan,	Snowden,
Bower,	Goldner,	McHugh,	Soffel,
Brady,	Goodnough,	McKim,	Sowers,
Brendle,	Goss,	McKnight,	Spangler,
Brenneman,	Green,	McMullen,	Sprowls,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	Mangan,	Stadlander,
Brown, F. B.,	Haines,	Marcus, J.,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Steedle,
Burns,	Hampson,	Marshall,	Sterling,
Campbell,	Harding,	Martin,	Stevens,
Catlin,	Harer,	Mantz,	Stewart,
Chaplin,	Harry,	Michel,	Strauss,
Clutton,	Haslett,	Millar, A.,	Sweitzer,
Comeror,	Hatrick,	Millar, A. S. C.,	Thomas,
Conner,	Haws,	Miller, C.,	Trainer,
Cook,	Hayes,	Miller, D. I.,	Van Alen,
Craig, J. R.,	Heffernan,	Miller, D. D.,	Vickerman,
Craig, J. O.,	Henderson, E.,	Miller, H. F.,	Walker, G. T.,
Cratty,	Henderson, W.,	Miller, J. J.,	Walker, J. A.,
Crum,	Hess,	Mitchell,	Weamer,
Curran,	Hetrick,	Morris,	Weiss,
Curry,	Hoffman, J. N.,	Ogle,	Wells,
Davis,	Hoffman, M. R.,	Orr,	Wettach,
Dawson,	Holcombe,	Perry,	Whitehouse,
DeHaas,	Hoover,	Phillips,	Whiteman,
Denning,	Horne,	Pike,	Williams,
Dewey, C. P.,	Hough,	Posey,	Wolfe,
Dewey, P. H.,	Huston,	Quigley,	Woner,
Diehm,	Jones, D. J.,	Rhoads,	Wood,
Dilsheimer,	Jones, W. W.,	Richards,	Woodruff,
Ditrich,	Jordan,	Rieder,	Zook,
Donneley,	Kantner,	Rinn,	Whitaker,
Drinkhouse,	Keene,	Roman,	Speaker,
Dunlap,	Kelly,	Ruch,	
Dunn,	Kinsman,		
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1649, (Senate Bill No. 64), entitled:

An Act making an appropriation to the Saint Joseph's Hospital of Philadelphia

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smith, H. J.,
Blair,	Gelder,	McCarthy,	Smith, H.,
Bluett,	Gibbon,	McConnell,	Smith, J. W.,
Blumberg,	Glass,	McCurdy,	Smith, L.,
Bolard,	Goehring,	McGowan,	Snowden,
Bower,	Goldner,	McHugh,	Soffel,
Brady,	Goodnough,	McKim,	Sowers,
Brendle,	Goss,	McKnight,	Spangler,
Brenneman,	Green,	McMullen,	Sprowls,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stadlander,
Brown, F. B.,	Haines,	Mangan,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J.,	Steedle,
Burns,	Hampson,	Marcus, J. C.,	
Campbell,	Harding,	Marshall,	
Catlin,	Harer,	Martin,	
Chaplin,	Harry,	Mantz,	
Clutton,	Haslett,	Michel,	
Comeror,	Hatrick,	Millar, A.,	
Conner,	Haws,	Millar, A. S. C.,	
Cook,	Hayes,	Miller, C.,	
Craig, J. R.,	Heffernan,	Miller, D. I.,	
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	
Cratty,	Henderson, W.,	Miller, H. F.,	
Crum,	Hess,	Miller, J. J.,	
Curran,	Hetrick,	Mitchell,	
Curry,	Hoffman, J. N.,	Morris,	
Davis,	Hoffman, M. R.,	Ogle,	
Dawson,	Holcombe,	Perry,	
DeHaas,	Hoover,	Phillips,	
Denning,	Horne,	Pike,	
Dewey, C. P.,	Hough,	Posey,	
Dewey, P. H.,	Huston,	Quigley,	
Diehm,	Jones, D. J.,	Rhoads,	
Dilsheimer,	Jones, W. W.,	Richards,	
Ditrich,	Jordan,	Rieder,	
Donneley,	Kantner,	Rinn,	
Drinkhouse,	Keene,	Roman,	
Dunlap,	Kelly,	Ruch,	
Dunn,	Kinsman,		
Eaches,			

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smith, H. J.,
Blair,	Gelder,	McCarthy,	Smith, H.,
Bluett,	Gibbon,	McConnell,	Smith, J. W.,
Blumberg,	Glass,	McCurdy,	Smith, L.,
Bolard,	Goehring,	McGowan,	Snowden,
Bower,	Goldner,	McHugh,	Soffel,
Brady,	Goodnough,	McKim,	Sowers,
Brendle,	Goss,	McKnight,	Spangler,
Brenneman,	Green,	McMullen,	Sprowls,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stadlander,
Brown, F. B.,	Haines,	Mangan,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J.,	Steedle,
Burns,	Hampson,	Marcus, J. C.,	
Campbell,	Harding,	Marshall,	
Catlin,	Harer,	Martin,	
Chaplin,	Harry,	Mantz,	
Clutton,	Haslett,	Michel,	
Comeror,	Hatrick,	Millar, A.,	
Conner,	Haws,	Millar, A. S. C.,	
Cook,	Hayes,	Miller, C.,	
Craig, J. R.,	Heffernan,	Miller, D. I.,	
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	
Cratty,	Henderson, W.,	Miller, H. F.,	
Crum,	Hess,	Miller, J. J.,	
Curran,	Hetrick,	Mitchell,	
Curry,	Hoffman, J. N.,	Morris,	
Davis,	Hoffman, M. R.,	Ogle,	
Dawson,	Holcombe,	Perry,	
DeHaas,	Hoover,	Phillips,	
Denning,	Horne,	Pike,	
Dewey, C. P.,	Hough,	Posey,	
Dewey, P. H.,	Huston,	Quigley,	
Diehm,	Jones, D. J.,	Rhoads,	
Dilsheimer,	Jones, W. W.,	Richards,	
Ditrich,	Jordan,	Rieder,	
Donneley,	Kantner,	Rinn,	
Drinkhouse,	Keene,	Roman,	
Dunlap,	Kelly,	Ruch,	
Dunn,	Kinsman,		
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1650, (Senate Bill No. 74), entitled:

An Act making an appropriation to the Pennsylvania Historical Commission for certain purposes

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Smiley,
Bell,	Franklin,	McCaig,	Smink,
Bidelspacher,	Gearhart,	McCarthy,	Smith, H. J.,
Blair,	Gelder,	McConnell,	Smith, H.,
Bluett,	Gibbon,	McCurdy,	Smith, J. W.,
Blumberg,	Glass,	McGowan,	Smith, L.,
Bolard,	Goehring,	McHugh,	Snowden,
Bower,	Golder,	McKim,	Soffel,
Brady,	Goodnough,	McKnight,	Sowers,
Brendie,	Goss,	McMullen,	Spangler,
Brenneman,	Green,	Griffith,	Sprowls,
Bromley,	Griffin,	Hagerty,	Stackhouse,
Brooks,	Haines,	Haldeman,	Stadtlander,
Brown, F. B.,	Haldeman,	Hampson,	Stark,
Brown, T. R.,	Harding,	Harc,	Steedle,
Burns,	Harer,	Harry,	Sterling,
Campbell,	Haslett,	Haslett,	Stevens,
Catlin,	Hatrick,	Haslett,	Stevenson,
Chaplin,	Hawes,	Hayes,	Stewart,
Clutton,	Hayes,	Heffernan,	Straw,
Comer,	Hayes,	Henderson, E.,	Switzer,
Conner,	Hayes,	Henderson, W.,	Sweizer,
Cook,	Hayes,	Hess,	Thomas,
Craig, J. R.,	Hayes,	Herrick,	Trainer,
Craig, J. O.,	Hayes,	Hoffman, J. N.,	Van Alen,
Cratty,	Hayes,	Hoffman, M. R.,	Vickerman,
Crum,	Hayes,	Holcombe,	Walker, G. T.,
Curran,	Hayes,	Hoover,	Walker, J. A.,
Curry,	Hayes,	Horne,	Weamer,
Davis,	Hayes,	Hough,	Weiss,
Dawson,	Hayes,	Huston,	Wells,
DeHaas,	Hayes,	Huston,	Wettach,
Denning,	Hayes,	Huston,	Whitehouse,
Dewey, C. P.,	Hayes,	Huston,	Whiteman,
Dewey, P. H.,	Hayes,	Huston,	Williams,
Diehm,	Hayes,	Huston,	Wolfe,
Dilheimer,	Hayes,	Huston,	Woner,
Ditrich,	Hayes,	Huston,	Wood,
Donneley,	Hayes,	Huston,	Woodruff,
Drinkhouse,	Hayes,	Huston,	Zook,
Dunlap,	Hayes,	Huston,	Whitaker,
Dunn,	Hayes,	Huston,	Speaker,
Eaches,	Hayes,	Huston,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1651, (Senate Bill No. 76), entitled:

An Act authorizing the Governor to appoint a commission which with a similar commission of the State of New Jersey is authorized to acquire purchase maintain and operate ice boats on the Delaware River to keep said river open to navigation and making an appropriation

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCarthy,	Smink,
Blair,	Gelder,	McConnell,	Smith, H. J.,
Bluett,	Gibbon,	McCurdy,	Smith, H.,
Blumberg,	Glass,	McGowan,	Smith, J. W.,
Bolard,	Goehring,	McHugh,	Smith, L.,
Bower,	Golder,	McKim,	Snowden,
Brady,	Goodnough,	McKnight,	Soffel,
Brendie,	Goss,	McMullen,	Sowers,
Brenneman,	Green,	Griffith,	Spangler,
Bromley,	Griffin,	Hagerty,	Sprowls,
Brooks,	Haines,	Haldeman,	Stackhouse,
Brown, F. B.,	Haldeman,	Hampson,	Stadtlander,
Brown, T. R.,	Harding,	Harc,	Stark,
Burns,	Harer,	Harry,	Steedle,
Campbell,	Haslett,	Haslett,	Sterling,
Catlin,	Hatrick,	Haslett,	Stevens,
Chaplin,	Hawes,	Hayes,	Stevenson,
Clutton,	Hayes,	Heffernan,	Stewart,
Comer,	Hayes,	Henderson, E.,	Straw,
Conner,	Hayes,	Henderson, W.,	Switzer,
Cook,	Hayes,	Hess,	Sweizer,
Craig, J. R.,	Hayes,	Herrick,	Thomas,
Craig, J. O.,	Hayes,	Hoffman, J. N.,	Trainer,
Cratty,	Hayes,	Hoffman, M. R.,	Van Alen,
Crum,	Hayes,	Holcombe,	Vickerman,
Curran,	Hayes,	Hoover,	Walker, G. T.,
Curry,	Hayes,	Horne,	Walker, J. A.,
Davis,	Hayes,	Hough,	Weamer,
Dawson,	Hayes,	Huston,	Weiss,
DeHaas,	Hayes,	Huston,	Wells,
Denning,	Hayes,	Huston,	Wettach,
Dewey, C. P.,	Hayes,	Huston,	Whitehouse,
Dewey, P. H.,	Hayes,	Huston,	Whiteman,
Diehm,	Hayes,	Huston,	Williams,
Dilheimer,	Hayes,	Huston,	Wolfe,
Ditrich,	Hayes,	Huston,	Woner,
Donneley,	Hayes,	Huston,	Wood,
Drinkhouse,	Hayes,	Huston,	Woodruff,
Dunlap,	Hayes,	Huston,	Zook,
Dunn,	Hayes,	Huston,	Whitaker,
Eaches,	Hayes,	Huston,	Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information that the House has passed it with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1549, (Senate Bill No. 78), and nays were taken and were as follows, viz:

An Act making an appropriation to the Misericordia Hospital of Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCarthy,	Smink,
Blair,	Gelder,	McConnell,	Smith, H. J.,
Bluett,	Gibbon,	McCurdy,	Smith, H.,
Blumberg,	Glass,	McGowan,	Smith, J. W.,
Bolard,	Goehring,	McHugh,	Smith, L.,
Bower,	Golder,	McKim,	Snowden,
Brady,	Goodnough,	McKnight,	Soffel,
	Goss,	McMullen,	Sowers,
	Green,	Griffith,	Spangler,
	Griffin,	Hagerty,	Sprowls,
	Haines,	Haldeman,	Stackhouse,
	Haldeman,	Hampson,	Stadtlander,
	Harding,	Harc,	Stark,
	Harer,	Harry,	Steedle,
	Haslett,	Haslett,	Sterling,
	Hatrick,	Haslett,	Stevens,
	Hawes,	Hayes,	Stevenson,
	Hayes,	Heffernan,	Stewart,
	Hayes,	Henderson, E.,	Straw,
	Hayes,	Henderson, W.,	Switzer,
	Hayes,	Hess,	Sweizer,
	Hayes,	Herrick,	Thomas,
	Hayes,	Hoffman, J. N.,	Trainer,
	Hayes,	Hoffman, M. R.,	Van Alen,
	Hayes,	Holcombe,	Vickerman,
	Hayes,	Hoover,	Walker, G. T.,
	Hayes,	Horne,	Walker, J. A.,
	Hayes,	Hough,	Weamer,
	Hayes,	Huston,	Weiss,
	Hayes,	Huston,	Wells,
	Hayes,	Huston,	Wettach,
	Hayes,	Huston,	Whitehouse,
	Hayes,	Huston,	Whiteman,
	Hayes,	Huston,	Williams,
	Hayes,	Huston,	Wolfe,
	Hayes,	Huston,	Woner,
	Hayes,	Huston,	Wood,
	Hayes,	Huston,	Woodruff,
	Hayes,	Huston,	Zook,
	Hayes,	Huston,	Whitaker,
	Hayes,	Huston,	Speaker,

Brendle, Brenneman, Bromley, Brooks, Brown, F. B., Brown, T. R., Burns, Campbell, Catlin, Chaplin, Clutton, Comer, C. Comer, C. Cook, Craig, J. R., Craig, J. O., Cratty, Crum, Curran, Curry, Davis, Dawson, DeHaas, Denning, Dewey, C. P., Dewey, P. H., Diehm, Dilsheimer, Ditrich, Donneley, Drinkhouse, Dunlap, Dunn, Eaches,	Goodnough, Goss, Green, Griffith, Hagerty, Haines, Haldeman, Hampson, Harding, Harer, Harry, Haslett, Hatrlick, Haws, Hayes, Heffernan, Henderson, E., Hess, Hetrick, Hoffman, J. N., Hoffman, M. R., Holcombe, Hoover, Horne, Hough, Huston, Jones, D. J., Jones, W. W., Jordan, Kantner, Keene, Kelly, Henderson, W., Kinsman,	McKim, McKnight, McMullen, McOwen, McVicar, Mangan, Marcus, J., Marcus, J. C., Marshall, Martin, Mantz, Michel, Millar, A., Millar, A. S. C., Miller, C., Miller, D. I., Miller, D. D., Miller, H. F., Miller, J. J., Mitchell, Morris, Ogle, Orr, Perry, Phillips, Pike, Possey, Quigley, Rhoads, Rieders, Rinn, Roman, Ruch,	Soffel, Sowers, Spangler, Sprowls, Stackhouse, Stadtländer, Stark, Steedle, Sterling, Stevens, Stevenson, Stewart, Strauss, Switzer, Thomas, Trainer, Van Alen, Vickerman, Walker, G. T., Walker, J. A., Weamer, Weiss, Wells, Wettach, Whitehouse, Whiteman, Williams, Wolfe, Woner, Wood, Woodruff, Zook, Whitaker, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with the information that the House has passed it with amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1692 (Senate Bill No. 80), entitled:

An Act making an appropriation to the treasurer of the First Regiment Infantry of Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander, Allum, Armstrong, Asbury, Aston, Baker, Baldi, Barnhart, Beaver, Beckley, Bell, Bidelspacher, Blair, Bluet, Blumberg, Bolard, Bower, Brady, Brendle, Brenneman, Bromley, Brooks, Brown, F. B., Brown, T. R., Burns, Campbell, Catlin, Chaplin, Clutton, Comer, C. Comer, C. Cook, Craig, J. R., Craig, J. O., Cratty, Crum, Curran, Curry, Davis, Dawson, DeHaas, Denning, Dewey, C. P., Dewey, P. H.,	Edmonds, Ehrhardt, Elgin, Evans, Feldman, Finney, Fitzgibbon, Flynn, Fowler, Fox, Franklin, Gearhart, Gelder, Gibbon, Glass, Goehring, Golder, Goodnough, Goss, Green, Griffith, Hagerty, Haines, Haldeman, Hampson, Harding, Harer, Harry, Haslett, Hatrlick, Haws, Hayes, Heffernan, Henderson, E., Henderson, W., Hess, Hetrick, Hoffman, J. N., Hoffman, M. R., Holcombe, Hoover, Horne, Hough, Huston, Jones, D. J., Jones, W. W., Jordan, Kantner, Keene, Kelly, Kinsman,	Kohler, Rooser, Krause, Krug, Lafferty, Leeds, Lewis, Long, Love, McBride, McCaig, McCann, McCarthy, McConnell, McCurdy, McGowan, McHugh, McKim, McKnight, McMullen, McOwen, McVicar, Mangan, Marcus, J., Marcus, J. C., Marshall, Martin, Mantz, Michel, Millar, A., Millar, A. S. C., Miller, C., Miller, D. I., Miller, D. D., Miller, H. F., Miller, J. J., Mitchell, Morris, Ogle, Orr, Perry, Phillips, Pike, Possey, Quigley, Rhoads, Rieders, Rinn, Roman, Ruch,	Ruddy, Ruth, Schaeffer, Schilling, Schwartz, Sieg, Shaffer, Shannon, Shollenberger, Sinclair, Smiley, Smink, Smith, H. J., Smith, H., Smith, J. W., Smith, L., Snowden, Soffel, Sowers, Spangler, Sprowls, Stackhouse, Stadtländer, Stark, Steedle, Sterling, Stevens, Stevenson, Stewart, Strauss, Switzer, Thomas, Trainer, Van Alen, Vickerman, Walker, G. T., Walker, J. A., Weamer, Weiss, Wells, Wettach, Whitehouse, Whiteman, Williams, Wolfe, Woner, Wood, Woodruff, Zook, Whitaker, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1550, (Senate Bill No. 82), entitled:

An Act making an appropriation to the West Philadelphia Hospital for Women in the city of Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander, Allum, Armstrong, Asbury, Aston, Baker, Baldi, Barnhart, Beaver, Beckley, Bell, Bidelspacher, Blair, Bluet, Blumberg, Bolard, Bower, Brady, Brendle, Brenneman, Bromley, Brooks, Brown, F. B., Brown, T. R., Burns, Campbell, Catlin, Chaplin, Clutton, Comer, C. Comer, C. Cook, Craig, J. R., Craig, J. O., Cratty, Crum, Curran, Curry, Davis, Dawson, DeHaas, Denning, Dewey, C. P., Dewey, P. H., Diehm, Dilsheimer, Ditrich, Donneley, Drinkhouse, Dunlap, Dunn, Eaches,	Edmonds, Ehrhardt, Elgin, Evans, Feldman, Finney, Fitzgibbon, Flynn, Fowler, Fox, Franklin, Gearhart, Gelder, Gibbon, Glass, Goehring, Golder, Goodnough, Goss, Green, Griffith, Hagerty, Haines, Haldeman, Hampson, Harding, Harer, Harry, Haslett, Hatrlick, Haws, Hayes, Heffernan, Henderson, E., Henderson, W., Hess, Hetrick, Hoffman, J. N., Hoffman, M. R., Holcombe, Hoover, Horne, Hough, Huston, Jones, D. J., Jones, W. W., Jordan, Kantner, Keene, Kelly, Kinsman,	Kohler, Rooser, Krause, Krug, Lafferty, Leeds, Lewis, Long, Love, McBride, McCaig, McCann, McCarthy, McConnell, McCurdy, McGowan, McHugh, McKim, McKnight, McMullen, McOwen, McVicar, Mangan, Marcus, J., Marcus, J. C., Marshall, Martin, Mantz, Michel, Millar, A., Millar, A. S. C., Miller, C., Miller, D. I., Miller, D. D., Miller, H. F., Miller, J. J., Mitchell, Morris, Ogle, Orr, Perry, Phillips, Pike, Possey, Quigley, Rhoads, Rieders, Rinn, Roman, Ruch,	Ruddy, Ruth, Schaeffer, Schilling, Schwartz, Sieg, Shaffer, Shannon, Shollenberger, Sinclair, Smiley, Smink, Smith, H. J., Smith, H., Smith, J. W., Smith, L., Snowden, Soffel, Sowers, Spangler, Sprowls, Stackhouse, Stadtländer, Stark, Steedle, Sterling, Stevens, Stevenson, Stewart, Strauss, Switzer, Thomas, Trainer, Van Alen, Vickerman, Walker, G. T., Walker, J. A., Weamer, Weiss, Wells, Wettach, Whitehouse, Whiteman, Williams, Wolfe, Woner, Wood, Woodruff, Zook, Whitaker, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendment in which the concurrence of the Senate is requested.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1551, (Senate Bill No. 86), entitled:

An Act making an appropriation to the Mercy Hospital of Johnstown Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comerer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilshelmer,	Jones, W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1552, (Senate Bill No. 98), entitled:

An Act making an appropriation to the Eagleville Sanatorium for Consumptives located at Eagleville Montgomery county

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,

Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comerer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilshelmer,	Jones, W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1553, (Senate Bill No. 106), entitled:

An Act making an appropriation to the Sewickley Valley Hospital Association Incorporated of Allegheny county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comerer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,		

Crum,
Curran,
Curry,
Davis,
Dawson,
DeHaas,
Denning,
Dewey, C. P.,
Dewey, P. H.,
Diehm,
Dilsheimer,
Dithrich,
Donneley,
Drinkhouse,
Dunlap,
Dunn,
Eaches,

Henderson, W.,
Hess,
Hetrick,
Hoffman, J. N.,
Hoffman, M. R.,
Holcombe,
Hoover,
Horne,
Hough,
Huston,
Jones, D. J.,
Jones, W. W.,
Jordan,
Kantner,
Keene,
Kelly,
Kinsman,

Miller, H. F.,
Miller, J. J.,
Mitchell,
Morris,
Ogle,
Perry,
Phillips,
Pike,
Posey,
Quigley,
Rhoads,
Richards,
Rieder,
Rinn,
Roman,
Ruch,

Vickerman,
Walker, G. T.,
Walker, J. A.,
Weamer,
Weiss,
Wells,
Wettach,
Whitehouse,
Whiteman,
Williams,
Wolfe,
Woner,
Wood,
Woodruff,
Zook,
Whitaker,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,
The House proceeded to the third reading and consideration of House Bill No. 1554, (Senate Bill No. 111), entitled:
amendment.

An Act making an appropriation to the J. C. Blair Memorial Hospital of Huntingdon Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,
Shall the bill pass finally?
Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,
Allum,
Armstrong,
Asbury,
Aston,
Baker,
Baldi,
Barnhart,
Beaver,
Beckley,
Bell,
Bidelspacher,
Blair,
Bluett,
Blumberg,
Bolard,
Bower,
Brady,
Brendle,
Brenneman,
Bromley,
Brooks,
Brown, F. B.,
Brown, T. R.,
Burns,
Campbell,
Catlin,
Chaplin,
Clutton,
Comeror,
Conner,
Cook,
Craig, J. R.,
Craig, J. O.,
Cratty,
Crum,
Curran,
Curry,
Davis,
Dawson,
DeHaas,
Denning,
Dewey, C. P.,
Dewey, P. H.,
Diehm,
Dilsheimer,
Dithrich,
Donneley,
Drinkhouse,
Dunlap,
Dunn,
Eaches,

Edmonds,
Ehrhardt,
Elgin,
Evans,
Feldman,
Finney,
Fitzgibbon,
Flynn,
Fowler,
Fox,
Franklin,
Gearhart,
Gelder,
Gibbon,
Glass,
Goehring,
Golder,
Goodnough,
Goss,
Green,
Griffith,
Hagerty,
Haines,
Haldeman,
Hampson,
Harding,
Harer,
Harry,
Haslett,
Hatrick,
Haws,
Hayes,
Heffernan,
Henderson, E.,
Henderson, W.,
Hess,
Hetrick,
Hoffman, J. N.,
Hoffman, M. R.,
Holcombe,
Hoover,
Horne,
Hough,
Huston,
Jones, D. J.,
Jones, W. W.,
Jordan,
Kantner,
Keene,
Kelly,
Kinsman,

Kohler,
Kooser,
Krause,
Krugh,
Lafferty,
Leeds,
Lewis,
Long,
Love,
McBride,
McCaig,
McCann,
McCarthy,
McConnell,
McCurdy,
McGowan,
McHugh,
McKim,
McKnight,
McMullen,
McOwen,
McVicar,
Mangan,
Marcus, J.,
Marcus, J. C.,
Marshall,
Martin,
Mantz,
Michel,
Millar, A.,
Millar, A. S. C.,
Miller, C.,
Miller, D. I.,
Miller, D. D.,
Miller, H. F.,
Miller, J. J.,
Morris,
Ogle,
Perry,
Phillips,
Pike,
Posey,
Quigley,
Rhoads,
Richards,
Rieder,
Rinn,
Roman,
Ruch,

Ruddy,
Ruth,
Schaeffer,
Schilling,
Schwarz,
Sieg,
Shaffer,
Shannon,
Shellenberger,
Sinclair,
Smink,
Smith, H. J.,
Smith, H.,
Smith, J. W.,
Smith, L.,
Snowden,
Soffel,
Sowers,
Spangler,
Sprowls,
Stackhouse,
Stadtlander,
Stark,
Steedle,
Sterling,
Stevens,
Stevenson,
Stewart,
Strauss,
Switzer,
Thomas,
Trainor,
Van Alen,
Vickerman,
Walker, G. T.,
Walker, J. A.,
Weamer,
Weiss,
Wells,
Wettach,
Whitehouse,
Whiteman,
Williams,
Wolfe,
Woner,
Wood,
Woodruff,
Zook,
Whitaker,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendment in which the concurrence of the Senate is requested.

Agreeably to order,
The House proceeded to the third reading and consideration of House Bill No. 1652, (Senate Bill No. 115), entitled:

An Act making an appropriation to the Lock Haven Hospital Lock Haven Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,
Allum,
Armstrong,
Asbury,
Aston,
Baker,
Baldi,
Barnhart,
Beaver,
Beckley,
Bell,
Bidelspacher,
Blair,
Bluett,
Blumberg,
Bolard,
Bower,
Brady,
Brendle,
Brenneman,
Bromley,
Brooks,
Brown, F. B.,
Brown, T. R.,
Burns,
Campbell,
Catlin,
Chaplin,
Clutton,
Comeror,
Conner,
Cook,
Craig, J. R.,
Craig, J. O.,
Cratty,
Crum,
Curran,
Curry,
Davis,
Dawson,
DeHaas,
Denning,
Dewey, C. P.,
Dewey, P. H.,
Diehm,
Dilsheimer,
Dithrich,
Donneley,
Drinkhouse,
Dunlap,
Dunn,
Eaches,

Edmonds,
Ehrhardt,
Elgin,
Evans,
Feldman,
Finney,
Fitzgibbon,
Flynn,
Fowler,
Fox,
Franklin,
Gearhart,
Gelder,
Gibbon,
Glass,
Goehring,
Golder,
Goodnough,
Goss,
Green,
Griffith,
Hagerty,
Haines,
Haldeman,
Hampson,
Harding,
Harer,
Harry,
Haslett,
Hatrick,
Haws,
Hayes,
Heffernan,
Henderson, E.,
Henderson, W.,
Hess,
Hetrick,
Hoffman, J. N.,
Hoffman, M. R.,
Holcombe,
Hoover,
Horne,
Hough,
Huston,
Jones, D. J.,
Jones, W. W.,
Jordan,
Kantner,
Keene,
Kelly,
Kinsman,

Kohler,
Kooser,
Krause,
Krugh,
Lafferty,
Leeds,
Lewis,
Long,
Love,
McBride,
McCaig,
McCann,
McCarthy,
McConnell,
McCurdy,
McGowan,
McHugh,
McKim,
McKnight,
McMullen,
McOwen,
McVicar,
Mangan,
Marcus, J.,
Marcus, J. C.,
Marshall,
Martin,
Mantz,
Michel,
Millar, A.,
Millar, A. S. C.,
Miller, C.,
Miller, D. I.,
Miller, D. D.,
Miller, H. F.,
Miller, J. J.,
Morris,
Ogle,
Perry,
Phillips,
Pike,
Posey,
Quigley,
Rhoads,
Richards,
Rieder,
Rinn,
Roman,
Ruch,

Ruddy,
Ruth,
Schaeffer,
Schilling,
Schwarz,
Sieg,
Shaffer,
Shannon,
Shellenberger,
Sinclair,
Smink,
Smith, H. J.,
Smith, H.,
Smith, J. W.,
Smith, L.,
Snowden,
Soffel,
Sowers,
Spangler,
Sprowls,
Stackhouse,
Stadtlander,
Stark,
Steedle,
Sterling,
Stevens,
Stevenson,
Stewart,
Strauss,
Switzer,
Thomas,
Trainor,
Van Alen,
Vickerman,
Walker, G. T.,
Walker, J. A.,
Weamer,
Weiss,
Wells,
Wettach,
Whitehouse,
Whiteman,
Williams,
Wolfe,
Woner,
Wood,
Woodruff,
Zook,
Whitaker,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,
The House proceeded to the third reading and consideration of House Bill No. 1555, (Senate Bill No. 116), entitled:

An Act making an appropriation to the Nason Hospital Association of Roaring Spring Blair county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bronley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweltzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Dennings,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones, W. W.,	Rhoads,	Woner,
Ditrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker,
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1556, (Senate Bill No. 117), entitled:

An Act making an appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bronley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweltzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Dennings,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones, W. W.,	Rhoads,	Woner,
Ditrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker,
Eaches,			

NAYS—0.

Catlin,	Harding,	Marshall,	Sterling,
Chaplin,	Harer,	Martin,	Stevens,
Clutton,	Harry,	Mantz,	Stevenson,
Comer,	Haslett,	Michel,	Stewart,
Conner,	Hatrick,	Millar, A.,	Strauss,
Cook,	Haws,	Millar, A. S. C.,	Sweltzer,
Craig, J. R.,	Hayes,	Miller, C.,	Thomas,
Craig, J. O.,	Heffernan,	Miller, D. I.,	Trainer,
Cratty,	Henderson, E.,	Miller, D. D.,	Van Alen,
Crum,	Henderson, W.,	Miller, H. F.,	Vickerman,
Curran,	Hess,	Miller, J. J.,	Walker, G. T.,
Curry,	Hetrick,	Mitchell,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Morris,	Weamer,
Dawson,	Hoffman, M. R.,	Ogle,	Weiss,
DeHaas,	Holcombe,	Orr,	Wells,
Dennings,	Hoover,	Perry,	Wettach,
Dewey, C. P.,	Horne,	Phillips,	Whitehouse,
Dewey, P. H.,	Hough,	Pike,	Whiteman,
Diehm,	Huston,	Posey,	Williams,
Dilsheimer,	Jones, D. J.,	Quigley,	Wolfe,
Ditrich,	Jones, W. W.,	Rhoads,	Woner,
Donneley,	Jordan,	Richards,	Wood,
Drinkhouse,	Kantner,	Rieder,	Woodruff,
Dunlap,	Keene,	Rinn,	Zook,
Dunn,	Kelly,	Roman,	Whitaker,
Eaches,	Kinsman,	Ruch,	Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1557, (Senate Bill No. 129), entitled:

An Act making an appropriation to the trustees of the Pennsylvania State Lunatic Hospital for the southern district of Pennsylvania at Harrisburg

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bronley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweltzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Dennings,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones, W. W.,	Rhoads,	Woner,
Ditrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker,
Eaches,			

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1558, (Senate Bill No. 130), entitled:

An Act reappropriating certain moneys to the trustees of the Pennsylvania State Lunatic Hospital for the southern district of Pennsylvania at Harrisburg

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprohls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Mantz,	Stevens,
Chaplin,	Harry,	Michel,	Stevenson,
Clutton,	Haslett,	Millar, A.,	Stewart,
Comerer,	Hatrick,	Millar, A. S. C.,	Strauss,
Conner,	Haws,	Miller, C.,	Sweetzer,
Cook,	Hayes,	Miller, D. I.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. D.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, H. F.,	Van Alen,
Cratty,	Henderson, W.,	Miller, J. J.,	Vickerman,
Crum,	Hess,	Mitchell,	Walker, G. T.,
Curran,	Hetrick,	Morris,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Ogle,	Weamer,
Dawson,	Hoffman, M. R.,	Orr,	Weiss,
DeHaas,	Holcombe,	Perry,	Wells,
Denning,	Hoover,	Phillips,	Wettach,
Dewey, C. P.,	Horne,	Pike,	Whitehouse,
Dewey, P. H.,	Hough,	Posey,	Whiteman,
Diehm,	Huston,	Quigley,	Williams,
Dilsheimer,	Jones, D. J.,	Rhoads,	Wolfe,
Ditrich,	Jones, W. W.,	Richards,	Woner,
Donneley,	Jordan,	Rieder,	Wood,
Drinkhouse,	Kantner,	Rinn,	Woodruff,
Dunlap,	Keene,	Roman,	Zook,
Dunn,	Kelly,	Ruch,	Whitaker,
Eaches,	Kinsman,		Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1559, (Senate Bill No. 132), entitled:

An Act making an appropriation to The Union Home for old Ladies of West Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprohls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Mantz,	Stevens,
Chaplin,	Harry,	Michel,	Stevenson,
Clutton,	Haslett,	Millar, A.,	Stewart,
Comerer,	Hatrick,	Millar, A. S. C.,	Strauss,
Conner,	Haws,	Miller, C.,	Sweetzer,
Cook,	Hayes,	Miller, D. I.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. D.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, H. F.,	Van Alen,
Cratty,	Henderson, W.,	Miller, J. J.,	Vickerman,
Crum,	Hess,	Mitchell,	Walker, G. T.,
Curran,	Hetrick,	Morris,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Ogle,	Weamer,
Dawson,	Hoffman, M. R.,	Orr,	Weiss,
DeHaas,	Holcombe,	Perry,	Wells,
Denning,	Hoover,	Phillips,	Wettach,
Dewey, C. P.,	Horne,	Pike,	Whitehouse,
Dewey, P. H.,	Hough,	Posey,	Whiteman,
Diehm,	Huston,	Quigley,	Williams,
Dilsheimer,	Jones, D. J.,	Rhoads,	Wolfe,
Ditrich,	Jones, W. W.,	Richards,	Woner,
Donneley,	Jordan,	Rieder,	Wood,
Drinkhouse,	Kantner,	Rinn,	Woodruff,
Dunlap,	Keene,	Roman,	Zook,
Dunn,	Kelly,	Ruch,	Whitaker,
Eaches,	Kinsman,		Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1560, (Senate Bill No. 133), entitled:

An Act making an appropriation to the Home for the Homeless Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,			

Brendle, Brenneman, Bromley, Brooks, Brown, F. B., Brown, T. R., Burns, Campbell, Catlin, Chaplin, Clutton, Comeror, Conner, Cook, Craig, J. R., Craig, J. O., Cratty, Crum, Curran, Curry, Davis, Dawson, DeHaas, Denning, Dewey, C. P., Dewey, P. H., Diehm, Dilzheimer, Dithrich, Donneley, Drinkhouse, Dunlap, Dunn, Eaches,	Goodnough, Goss, Green, Griffith, Hagerty, Haines, Haldeman, Hampson, Harding, Harer, Harry, Haslett, Hatrlick, Haws, Hayes, Heffernan, Henderson, E., Hess, Hetrick, Hoffman, J. N., Hoffman, M. R., Holcombe, Hoover, Horne, Hough, Huston, Jones, D. J., Jones, W. W., Jordan, Kantner, Keene, Kelly, Henderson, W., Kinsman,	McKim, McKnight, McMullen, McOwen, McVicar, Mangan, Marcus, J., Marcus, J. C., Marshall, Martin, Mantz, Michel, Millar, A., Millar, A. S. C., Miller, C., Miller, D. I., Miller, D. D., Miller, H. F., Mitchell, Morris, Ogle, Orr, Perry, Phillips, Pike, Posey, Quigley, Rhoads, Richards, Rieder, Rinn, Roman, Ruch,	Soffel, Sowers, Spangler, Sprowls, Stackhouse, Stadtlander, Stark, Steedle, Sterling, Stevens, Stevenson, Stewart, Strauss, Sweltzer, Thomas, Trainer, Van Alen, Vickerman, Walker, G. T., Walker, J. A., Weamer, Weiss, Wells, Wettach, Whitehouse, Whiteman, Williams, Wolfe, Woner, Wood, Woodruff, Zook, Whitaker, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1561, (Senate Bill No. 137), entitled:

An Act making an appropriation to the Mercy Hospital of Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander, Allum, Armstrong, Asbury, Aston, Baker, Baldi, Barnhart, Beaver, Beckley, Bell, Bidelspacher, Blair, Bluett, Blumberg, Bolard, Bower, Brady, Brendle, Brenneman, Bromley, Brooks, Brown, F. B., Brown, T. R., Burns, Campbell, Catlin, Chaplin, Clutton, Comeror, Conner, Cook, Craig, J. R., Craig, J. O., Cratty, Crum, Curran, Curry, Davis, Dawson, DeHaas, Denning, Dewey, C. P., Dewey, P. H., Diehm, Dilzheimer, Dithrich, Donneley, Drinkhouse, Dunlap, Dunn, Eaches,	Edmonds, Ehrhardt, Elgin, Evans, Feldman, Finney, Fitzgibbon, Flynn, Fowler, Fox, Franklin, Gearhart, Gelder, Gibbon, Glass, Goehring, Golder, Goodnough, Goss, Green, Griffith, Hagerty, Haines, Haldeman, Hampson, Harding, Harer, Harry, Haslett, Hatrlick, Haws, Hayes, Heffernan, Henderson, E., Henderson, W., Hess, Hetrick, Hoffman, J. N., Hoffman, M. R., Holcombe, Hoover, Horne, Hough,	Kohler, Kooser, Krause, Krug, Lafferty, Leeds, Lewis, Long, Love, McBride, McCaig, McCann, McCarthy, McConnell, McCurdy, McGowan, McHugh, McKim, McKnight, McMullen, McOwen, McVicar, Mangan, Marcus, J., Marcus, J. C., Marshall, Martin, Mantz, Michel, Millar, A., Millar, A. S. C., Miller, C., Miller, D. I., Miller, D. D., Miller, H. F., Mitchell, Morris, Ogle, Orr, Perry, Phillips, Pike,	Ruddy, Ruth, Schaeffer, Schilling, Schwartz, Sieg, Shaffer, Shannon, Shellenberger, Sinclair, Smiley, Smink, Smith, H. J., Smith, H., Smith, J. W., Smith, L., Snowden, Soffel, Sowers, Spangler, Sprowls, Stackhouse, Stadtlander, Stark, Steedle, Sterling, Stevens, Stevenson, Stewart, Strauss, Sweltzer, Thomas, Trainer, Van Alen, Vickerman, Walker, G. T., Walker, J. A., Weamer, Weiss, Wells, Wettach, Whitehouse, Whiteman,
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Dewey, P. H., Diehm, Dilzheimer, Dithrich, Donneley, Drinkhouse, Dunlap, Dunn, Eaches,	Huston, Jones, D. J., Jones, W. W., Jordan, Kantner, Keene, Kelly, Kinsman,	Posey, Quigley, Rhoads, Richards, Rieder, Rinn, Roman, Ruch,	Williams, Wolfe, Woner, Wood, Woodruff, Zook, Whitaker, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1653, (Senate Bill No. 138), entitled:

An Act making an appropriation to The Public Service Commission of the Commonwealth of Pennsylvania to be used by said Commission in the payment of the cost of the reconstruction relocation alteration or abolition of any crossing of the tracks of public service companies at above or below grade including the approaches to any over head or underpass structure in connection therewith and including also compensation for damages to adjacent property taken injured or destroyed by reason thereof of State Highways or highways in cities or boroughs which are a continuation or connecting link of State highways and regulating the expenditure of the amount hereby appropriated to the Public Service Commission of the Commonwealth of Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander, Allum, Armstrong, Asbury, Aston, Baker, Baldi, Barnhart, Beaver, Beckley, Bell, Bidelspacher, Blair, Bluett, Blumberg, Bolard, Bower, Brady, Brendle, Brenneman, Bromley, Brooks, Brown, F. B., Brown, T. R., Burns, Campbell, Catlin, Chaplin, Clutton, Comeror, Conner, Cook, Craig, J. R., Craig, J. O., Cratty, Crum, Curran, Curry, Davis, Dawson, DeHaas, Denning, Dewey, C. P., Dewey, P. H., Diehm, Dilzheimer, Dithrich, Donneley, Drinkhouse, Dunlap, Dunn, Eaches,	Edmonds, Ehrhardt, Elgin, Evans, Feldman, Finney, Fitzgibbon, Flynn, Fowler, Fox, Franklin, Gearhart, Gelder, Gibbon, Glass, Goehring, Golder, Goodnough, Goss, Green, Griffith, Hagerty, Haines, Haldeman, Hampson, Harding, Harer, Harry, Haslett, Hatrlick, Haws, Hayes, Heffernan, Henderson, E., Henderson, W., Hess, Hetrick, Hoffman, J. N., Hoffman, M. R., Holcombe, Hoover, Horne, Hough, Huston, Jones, D. J., Jones, W. W., Jordan, Kantner, Keene, Kelly, Kinsman,	Kohler, Kooser, Krause, Krug, Lafferty, Leeds, Lewis, Long, Love, McBride, McCaig, McCann, McCarthy, McConnell, McCurdy, McGowan, McHugh, McKim, McKnight, McMullen, McOwen, McVicar, Mangan, Marcus, J., Marcus, J. C., Marshall, Martin, Mantz, Michel, Millar, A., Millar, A. S. C., Miller, C., Miller, D. I., Miller, D. D., Miller, H. F., Mitchell, Morris, Ogle, Orr, Perry, Phillips, Pike, Posey, Quigley, Rhoads, Richards, Rieder, Rinn, Roman, Ruch,	Ruddy, Ruth, Schaeffer, Schilling, Schwartz, Sieg, Shaffer, Shannon, Shellenberger, Sinclair, Smiley, Smink, Smith, H. J., Smith, H., Smith, J. W., Smith, L., Snowden, Soffel, Sowers, Spangler, Sprowls, Stackhouse, Stadtlander, Stark, Steedle, Sterling, Stevens, Stevenson, Stewart, Strauss, Sweltzer, Thomas, Trainer, Van Alen, Vickerman, Walker, G. T., Walker, J. A., Weamer, Weiss, Wells, Wettach, Whitehouse, Whiteman, Williams, Wolfe, Woner, Wood, Woodruff, Zook, Whitaker, Speaker.
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NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1562, (Senate Bill No. 140), entitled:

An Act making an appropriation to the Taylor Hospital Ridley Park Delaware county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprolws,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1693, (Senate Bill No. 142), entitled:

An Act making an appropriation to the Grand View Hospital located near Sellersville Bucks county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprolws,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1654, (Senate Bill No. 146), entitled:

An Act making an appropriation to the Woman's Medical College of Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprolws,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,			

Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comerer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Hays,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1563, (Senate Bill No. 147), entitled:

An Act making an appropriation to The Lankenau Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Srink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comerer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Hays,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1564, (Senate Bill No. 148), entitled:

An Act making an appropriation for the Gynecean Hospital Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Srink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comerer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Hays,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1565, (Senate Bill No. 151), entitled:

An Act making an appropriation to the Society for the prevention and cure of consumption of the city of Scranton popularly known as the West Mountain Sanatorium

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krug,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comerer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
Denning,	Horne,	Phillips,	Wettach,
DeHaas,	Hoover,	Perry,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Ditrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1566, (Senate Bill No. 174), entitled:

An Act making an appropriation to the Salvation Army Rescue Home and Hospital Lansdowne Avenue Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krug,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comerer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
Denning,	Horne,	Phillips,	Wettach,
DeHaas,	Hoover,	Perry,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Ditrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

Catlin,	Harding,	Marshall,	Sterling,
Chaplin,	Harer,	Martin,	Stevens,
Clutton,	Harry,	Mantz,	Stevenson,
Comerer,	Haslett,	Michel,	Stewart,
Conner,	Hatrick,	Millar, A.,	Strauss,
Cook,	Haws,	Millar, A. S. C.,	Sweitzer,
Craig, J. R.,	Hayes,	Miller, C.,	Thomas,
Craig, J. O.,	Heffernan,	Miller, D. I.,	Trainer,
Cratty,	Henderson, E.,	Miller, D. D.,	Van Alen,
Crum,	Henderson, W.,	Miller, H. F.,	Vickerman,
Curran,	Hess,	Miller, J. J.,	Walker, G. T.,
Curry,	Hetrick,	Mitchell,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Morris,	Weamer,
Dawson,	Hoffman, M. R.,	Ogle,	Weiss,
DeHaas,	Holcombe,	Orr,	Wells,
Denning,	Hoover,	Perry,	Wettach,
Dewey, C. P.,	Horne,	Phillips,	Whitehouse,
Dewey, P. H.,	Hough,	Pike,	Whiteman,
Diehm,	Huston,	Posey,	Williams,
Dilsheimer,	Jones, D. J.,	Quigley,	Wolfe,
Ditrich,	Jones W. W.,	Rhoads,	Woner,
Donneley,	Jordan,	Richards,	Wood,
Drinkhouse,	Kantner,	Rieder,	Woodruff,
Dunlap,	Keene,	Rinn,	Zook,
Dunn,	Kelly,	Roman,	Whitaker,
Eaches,	Kinsman,	Ruch,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1567, (Senate Bill No. 176), entitled:

An Act making an appropriation to the Easton Home for Friendless Children at Easton Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krug,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comerer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
Denning,	Hoover,	Perry,	Wettach,
DeHaas,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Ditrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1568, (Senate Bill No. 180), entitled:

An Act making an appropriation to the Indiana Hospital of Indiana county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,
Allum,	Ehrhardt,	Ruth,
Armstrong,	Elgin,	Schaeffer,
Asbury,	Evans,	Schilling,
Aston,	Feldman,	Schwartz,
Baker,	Finney,	Sieg,
Baldi,	Fitzgibbon,	Shaffer,
Barnhart,	Flynn,	Shannon,
Beaver,	Fowler,	Shellenberger,
Beckley,	Fox,	Smink,
Bell,	Franklin,	McCaig,
Bidelspacher,	Gearhart,	McCarthy,
Blair,	Gelder,	McConnell,
Bluet,	Gibbon,	McCurdy,
Blumberg,	Glass,	McGowan,
Bolard,	Goehring,	McHugh,
Bower,	Golder,	McKim,
Brady,	Goodnough,	McKnight,
Brendle,	Goss,	McMullen,
Brenneman,	Green,	McOwen,
Bromley,	Griffith,	McVicar,
Brooks,	Hagerty,	Mangan,
Brown, F. B.,	Haines,	Marcus, J.,
Brown, T. R.,	Haldeman,	Marcus, J. C.,
Burns,	Hampson,	Marshall,
Campbell,	Harding,	Martin,
Catlin,	Harer,	Mantz,
Chaplin,	Harry,	Michel,
Clutton,	Haslett,	Millar, A.,
Comer,	Hatrick,	Millar, A. S. C.,
Conner,	Haws,	Miller, C.,
Cook,	Hayes,	Miller, D. I.,
Craig, J. R.,	Heffernan,	Miller, D. D.,
Craig, J. O.,	Henderson, E.,	Miller, H. F.,
Cratty,	Henderson, W.,	Miller, J. J.,
Crum,	Hess,	Mitchell,
Curran,	Hetrick,	Morris,
Curry,	Hoffman, J. N.,	Ogle,
Davis,	Hoffman, M. R.,	Orr,
Dawson,	Holcombe,	Perry,
DeHaas,	Hoover,	Phillips,
Denning,	Horne,	Pike,
Dewey, C. P.,	Hough,	Posey,
Dewey, P. H.,	Huston,	Quigley,
Diehm,	Jones, D. J.,	Rhoads,
Dilsheimer,	Jones W. W.,	Rhoads,
Dithrich,	Jordan,	Richards,
Donneley,	Kantner,	Rieder,
Drinkhouse,	Keene,	Rinn,
Dunlap,	Kelly,	Roman,
Dunn,	Kinsman,	Ruch,
Eaches,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1569, (Senate Bill No. 181), entitled:

An Act making an appropriation to the North Pennsylvania General Hospital and Sanatorium at Austin Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker,
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1655, (Senate Bill No. 201), entitled:

An Act making an appropriation to the Washington Crossing Park Commission for the purpose of the acquisition of lands and property and the making of improvements in accordance with the provisions of the act of July twenty-fifth one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and nine) entitled "An act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument commemorative of Washington crossing the river Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purpose of this act"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,			

Brendle, Brenneman, Bromley, Brooks, Brown, F. B., Brown, T. R., Burns, Campbell, Catlin, Chaplin, Clutton, Comer, Conner, Cook, Craig, J. R., Craig, J. O., Cratty, Crum, Curran, Curry, Davis, Dawson, DeHaas, Denning, Dewey, C. P., Dewey, P. H., Diehm, Dilshelmer, Dithrich, Donnelly, Drinkhouse, Dunlap, Dunn, Eaches, Goodnough, Goss, Green, Griffith, Hagerty, Haines, Haldeman, Hampson, Harding, Harer, Harry, Haslett, Hatrick, Haws, Hayes, Heffernan, Henderson, E., Hess, Hetrick, Hoffman, J. N., Hoffman, M. R., Holcombe, Hoover, Horne, Hough, Huston, Jones, D. J., Jones, W. W., Jordan, Kantner, Keene, Kelly, Henderson, W., Kinsman, McKim, McKnight, McMullen, McOwen, McVicar, Mangan, Marcus, J. C., Marcus, J. C., Marshall, Martin, Mantz, Michel, Millar, A., Millar, A. S. C., Miller, C., Miller, D. I., Miller, D. D., Miller, H. F., Miller, J. J., Mitchell, Morris, Ogle, Orr, Porry, Phillips, Pike, Posey, Quigley, Rhoads, Richards, Rieder, Rinn, Roman, Ruch, Soffel, Sowers, Spangler, Sprowls, Stackhouse, Stadlander, Stark, Steedle, Sterling, Stevens, Stevenson, Stewart, Strauss, Sweltzer, Thomas, Trainer, Van Alen, Vickerman, Walker, G. T., Walker, J. A., Weamer, Weiss, Wells, Wettach, Whitehouse, Whiteman, Williams, Wolfe, Wood, Woodruff, Zook, Whitaker, Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1570, (Senate Bill No. 205), entitled:

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania at Pittsburgh

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander, Allum, Armstrong, Asbury, Aston, Baker, Baldi, Barnhart, Beaver, Beckley, Bell, Bidelspacher, Blair, Bluett, Blumberg, Bolard, Bower, Brady, Brendle, Brenneman, Bromley, Brooks, Brown, F. B., Brown, T. R., Burns, Campbell, Catlin, Chaplin, Clutton, Comer, Conner, Cook, Craig, J. R., Craig, J. O., Cratty, Crum, Curran, Curry, Davis, Dawson, DeHaas, Denning, Dewey, C. P., Edmonds, Ehrhardt, Elgin, Evans, Feldman, Finney, Fitzgibbon, Flynn, Fowler, Fox, Franklin, Gearhart, Gelder, Gibbon, Glass, Goehring, Golder, Goodnough, Goss, Green, Griffith, Hagerty, Haines, Haldeman, Hampson, Harding, Harer, Harry, Haslett, Hatrick, Haws, Hayes, Heffernan, Henderson, E., Henderson, W., Hess, Hetrick, Hoffman, J. N., Hoffman, M. R., Holcombe, Hoover, Horne, Hough, Huston, Jones, D. J., Jones, W. W., Jordan, Kantner, Keene, Kelly, Kinsman, Kohler, Kooser, Krause, Krugh, Lafferty, Leeds, Lewis, Long, Love, McBride, McCaig, McCann, McCarthy, McConnell, McCurdy, McGowan, McHugh, McKim, McKnight, McMullen, McOwen, McVicar, Mangan, Marcus, J. C., Marcus, J. C., Marshall, Martin, Mantz, Michel, Millar, A., Millar, A. S. C., Miller, C., Miller, D. I., Miller, D. D., Miller, H. F., Mitchell, Morris, Ogle, Orr, Perry, Phillips, Pike, Ruddy, Ruth, Schaeffer, Schilling, Schwartz, Sieg, Shaffer, Shannon, Shellenberger, Sinclair, Smiley, Smith, H. J., Smith, H., Smith, J. W., Smith, L., Snowden, Soffel, Sowers, Spangler, Sprowls, Stackhouse, Stadlander, Stark, Steedle, Sterling, Stevens, Stevenson, Stewart, Strauss, Sweltzer, Thomas, Trainer, Van Alen, Vickerman, Walker, G. T., Walker, J. A., Weamer, Weiss, Wells, Wettach, Whitehouse, Whiteman, Williams, Wolfe, Wood, Woodruff, Zook, Whitaker, Speaker.

Dewey, P. H., Diehm, Dilshelmer, Dithrich, Donnelly, Drinkhouse, Dunlap, Dunn, Eaches, Huston, Jones, D. J., Jones, W. W., Jordan, Kantner, Keene, Kelly, Kinsman, Posey, Quigley, Rhoads, Richards, Rieder, Rinn, Roman, Ruch, Williams, Wolfe, Woner, Wood, Woodruff, Zook, Whitaker, Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1656, (Senate Bill No. 206), entitled:

An Act making an appropriation to the Duquesne University Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander, Allum, Armstrong, Asbury, Aston, Baker, Baldi, Barnhart, Beaver, Beckley, Bell, Bidelspacher, Blair, Bluett, Blumberg, Bolard, Bower, Brady, Brendle, Brenneman, Bromley, Brooks, Brown, F. B., Brown, T. R., Burns, Campbell, Catlin, Chaplin, Clutton, Comer, Conner, Cook, Craig, J. R., Craig, J. O., Cratty, Crum, Curran, Curry, Davis, Dawson, DeHaas, Denning, Dewey, C. P., Dewey, P. H., Diehm, Dilshelmer, Dithrich, Donnelly, Drinkhouse, Dunlap, Dunn, Eaches, Edmonds, Ehrhardt, Elgin, Evans, Feldman, Finney, Fitzgibbon, Flynn, Fowler, Fox, Franklin, Gearhart, Gelder, Gibbon, Glass, Goehring, Golder, Goodnough, Goss, Green, Griffith, Hagerty, Haines, Haldeman, Hampson, Harding, Harer, Harry, Haslett, Hatrick, Haws, Hayes, Heffernan, Henderson, E., Henderson, W., Hess, Hetrick, Hoffman, J. N., Hoffman, M. R., Holcombe, Hoover, Horne, Hough, Huston, Jones, D. J., Jones, W. W., Jordan, Kantner, Keene, Kelly, Kinsman, Kohler, Kooser, Krause, Krugh, Lafferty, Leeds, Lewis, Long, Love, McBride, McCaig, McCann, McCarthy, McConnell, McCurdy, McGowan, McHugh, McKim, McKnight, McMullen, McOwen, McVicar, Mangan, Marcus, J. C., Marcus, J. C., Marshall, Martin, Mantz, Michel, Millar, A., Millar, A. S. C., Miller, C., Miller, D. I., Miller, D. D., Miller, H. F., Mitchell, Morris, Ogle, Orr, Perry, Phillips, Pike, Posey, Quigley, Rhoads, Richards, Rieder, Rinn, Roman, Ruch, Ruddy, Ruth, Schaeffer, Schilling, Schwartz, Sieg, Shaffer, Shannon, Shellenberger, Sinclair, Smiley, Smith, H. J., Smith, H., Smith, J. W., Smith, L., Snowden, Soffel, Sowers, Spangler, Sprowls, Stackhouse, Stadlander, Stark, Steedle, Sterling, Stevens, Stevenson, Stewart, Strauss, Sweltzer, Thomas, Trainer, Van Alen, Vickerman, Walker, G. T., Walker, J. A., Weamer, Weiss, Wells, Wettach, Whitehouse, Whiteman, Williams, Wolfe, Wood, Woodruff, Zook, Whitaker, Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1571, (Senate Bill No. 209), entitled:

An Act making an appropriation to the George Junior Republic Association of Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smith, H. J.,
Blair,	Gelder,	McCarthy,	Smith, H.,
Bluet,	Gibbon,	McConnell,	Smith, J. W.,
Blumberg,	Glass,	McCurdy,	Smith, L.,
Bolard,	Goehring,	McGowan,	Snowden,
Bower,	Golder,	McHugh,	Soffel,
Brady,	Goodnough,	McKlm,	Sowers,
Brendle,	Goss,	McKnight,	Spangler,
Brenneman,	Green,	McMullen,	Spowls,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stadtlander,
Brown, F. B.,	Haines,	Mangan,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J.,	Steedle,
Burns,	Hampson,	Marcus, J. C.,	Sterling,
Campbell,	Harding,	Marshall,	Stevens,
Catlin,	Harer,	Martin,	Stevenson,
Chaplin,	Harry,	Mantz,	Stewart,
Clutton,	Haslett,	Michel,	Strauss,
Comer,	Hatrick,	Millar, A.,	Sweitzer,
Conner,	Haws,	Miller, A. S. C.,	Thomas,
Cook,	Hayes,	Miller, C.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Vickerman,
Cratty,	Henderson, W.,	Miller, H. F.,	Walker, G. T.,
Crum,	Hess,	Miller, J. J.,	Walker, J. A.,
Curran,	Hetrick,	Mitchell,	Weamer,
Curry,	Hoffman, J. N.,	Morris,	Weiss,
Davis,	Hoffman, M. R.,	Ogle,	Wells,
Dawson,	Holcombe,	Orr,	Wettach,
DeHaas,	Hoover,	Perry,	Whitehouse,
Denning,	Horne,	Phillips,	Whiteman,
Dewey, C. P.,	Hough,	Pike,	Williams,
Dewey, P. H.,	Huston,	Posay,	Wolfe,
Diehm,	Jones, D. J.,	Quigley,	Woner,
Dilsheimer,	Jones, W. W.,	Rhoads,	Wood,
Dithrich,	Jordan,	Richards,	Woodruff,
Donneley,	Kantner,	Rieder,	Zook,
Drinkhouse,	Keene,	Rinn,	Whitaker,
Dunlap,	Kelly,	Roman,	Speaker,
Dunn,	Kinsman,	Ruch,	
Eaches,			

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1572, (Senate Bill No. 217), entitled:

An Act making an appropriation to the Punxsutawney Hospital Association of Punxsutawney Jefferson county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smith, H. J.,
Blair,	Gelder,	McCarthy,	Smith, H.,
Bluet,	Gibbon,	McConnell,	Smith, J. W.,
Blumberg,	Glass,	McCurdy,	Smith, L.,
Bolard,	Goehring,	McGowan,	Snowden,
	Golder,	McHugh,	Soffel,
	Goodnough,	McKim,	Sowers,
	Goss,	McKnight,	Spangler,
	Green,	McMullen,	Spowls,
	Griffith,	McOwen,	Stackhouse,
	Hagerty,	McVicar,	Stadtlander,
	Haines,	Mangan,	Stark,
	Haldeman,	Marcus, J.,	Steedle,
	Hampson,	Marcus, J. C.,	Sterling,
	Harding,	Marshall,	Stevens,
	Harer,	Martin,	Stevenson,
	Harry,	Mantz,	Stewart,
	Haslett,	Michel,	Strauss,
	Hatrick,	Millar, A.,	Sweitzer,
	Haws,	Miller, A. S. C.,	Thomas,
	Hayes,	Miller, C.,	Trainer,
		Miller, D. I.,	Van Alen,
		Miller, D. D.,	Vickerman,
		Miller, H. F.,	Walker, G. T.,
		Miller, J. J.,	Walker, J. A.,
		Mitchell,	Weamer,
		Morris,	Weiss,
		Ogle,	Wells,
		Orr,	Wettach,
		Perry,	Whitehouse,
		Phillips,	Whiteman,
		Pike,	Williams,
		Posay,	Wolfe,
		Quigley,	Woner,
		Rhoads,	Wood,
		Richards,	Woodruff,
		Rieder,	Zook,
		Rinn,	Whitaker,
		Roman,	Speaker,
		Ruch,	

Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Spowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Miller, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posay,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones, W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker,
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1573, (Senate Bill No. 222), as follows:

An Act making an appropriation to the Florence Crittenton Home located at one hundred and thirty-nine Queen Street Germantown Philadelphia Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary is hereby specifically appropriated to the Florence Crittenton Home located at one hundred and thirty-nine Queen Street Germantown Philadelphia Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes

For the purpose of maintenance the sum of four thousand dollars (\$4,000) or so much thereof as may be necessary

For the purpose of improvements the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smith, H. J.,
Blair,	Gelder,	McCarthy,	Smith, H.,
Bluet,	Gibbon,	McConnell,	Smith, J. W.,
Blumberg,	Glass,	McCurdy,	Smith, L.,
Bolard,	Goehring,	McGowan,	Snowden,
Bower,	Golder,	McHugh,	Soffel,
Brady,	Goodnough,	McKim,	Sowers,
Brendle,	Goss,	McKnight,	Spangler,
Brenneman,	Green,	McMullen,	Spowls,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stadtlander,
Brown, F. R.,	Haines,	Mangan,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J.,	Steedle,
Burns,	Hampson,	Marcus, J. C.,	Sterling,
Campbell,	Harding,	Marshall,	Stevens,
Catlin,	Harer,	Martin,	Stevenson,
Chaplin,	Harry,	Mantz,	Stewart,
Clutton,	Haslett,	Michel,	Strauss,
Comer,	Hatrick,	Millar, A.,	Sweitzer,
Conner,	Haws,	Miller, A. S. C.,	Thomas,
Cook,	Hayes,	Miller, C.,	Trainer,
		Miller, D. I.,	Van Alen,
		Miller, D. D.,	Vickerman,
		Miller, H. F.,	Walker, G. T.,
		Miller, J. J.,	Walker, J. A.,
		Mitchell,	Weamer,
		Morris,	Weiss,
		Ogle,	Wells,
		Orr,	Wettach,
		Perry,	Whitehouse,
		Phillips,	Whiteman,
		Pike,	Williams,
		Posay,	Wolfe,
		Quigley,	Woner,
		Rhoads,	Wood,
		Richards,	Woodruff,
		Rieder,	Zook,
		Rinn,	Whitaker,
		Roman,	Speaker,
		Ruch,	

Craig, J. R.,	Heffernan	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1574, (Senate Bill No. 228), entitled:

An Act making an appropriation to the Children's Aid Society of Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smith, H. J.,
Blair,	Gelder,	McCarthy,	Smith, H.,
Bluet,	Gibbon,	McConnell,	Smith, J. W.,
Blumberg,	Glass,	McCurdy,	Smith, L.,
Bolard,	Goehring,	McGowan,	Snowden,
Bower,	Golder,	McHugh,	Soffel,
Brady,	Goodnough,	McKim,	Sowers,
Brendle,	Goss,	McKnight,	Spangler,
Brenneman,	Green,	McMullen,	Sprows,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stadtlander,
Brown, F. B.,	Haines,	Mangan,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J.,	Steedle,
Burns,	Hampson,	Marcus, J. C.,	Sterling,
Campbell,	Harding,	Marshall,	Stevens,
Catlin,	Harer,	Martin,	Stevenson,
Chaplin,	Harry,	Mantz,	Stewart,
Clutton,	Haslett,	Michel,	Strauss,
Comeror,	Hatrick,	Millar, A.,	Sweitzer,
Conner,	Haws,	Millar, A. S. C.,	Thomas,
Cook,	Hayes,	Miller, C.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Vickerman,
Cratty,	Henderson, W.,	Miller, H. F.,	Walker, G. T.,
Crum,	Hess,	Miller, J. J.,	Walker, J. A.,
Curran,	Hetrick,	Mitchell,	Weamer,
Curry,	Hoffman, J. N.,	Morris,	Weiss,
Davis,	Hoffman, M. R.,	Ogle,	Wells,
Dawson,	Holcombe,	Orr,	Wettach,
DeHaas,	Hoover,	Perry,	Whitehouse,
Denning,	Horne,	Phillips,	Whiteman,
Dewey, C. P.,	Hough,	Pike,	Williams,
Dewey, P. H.,	Huston,	Posey,	Wolfe,
Diehm,	Jones, D. J.,	Quigley,	Woner,
Dilsheimer,	Jones W. W.,	Rhoads,	Wood,
Dithrich,	Jordan,	Richards,	Woodruff,
Donneley,	Kantner,	Rieder,	Zook,
Drinkhouse,	Keene,	Rinn,	Whitaker,
Dunlap,	Kelly,	Roman,	Speaker.
Dunn,	Kinsman,	Ruch,	
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1575, (Senate Bill No. 229), entitled:

An Act making an appropriation to the House of the Good Shepherd Penn and Chew streets Germantown Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smith, H. J.,
Blair,	Gelder,	McCarthy,	Smith, H.,
Bluet,	Gibbon,	McConnell,	Smith, J. W.,
Blumberg,	Glass,	McCurdy,	Smith, L.,
Bolard,	Goehring,	McGowan,	Snowden,
Bower,	Golder,	McHugh,	Soffel,
Brady,	Goodnough,	McKim,	Sowers,
Brendle,	Goss,	McKnight,	Spangler,
Brenneman,	Green,	McMullen,	Sprows,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stadtlander,
Brown, F. B.,	Haines,	Mangan,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J.,	Steedle,
Burns,	Hampson,	Marcus, J. C.,	Sterling,
Campbell,	Harding,	Marshall,	Stevens,
Catlin,	Harer,	Martin,	Stevenson,
Chaplin,	Harry,	Mantz,	Stewart,
Clutton,	Haslett,	Michel,	Strauss,
Comeror,	Hatrick,	Millar, A.,	Sweitzer,
Conner,	Haws,	Millar, A. S. C.,	Thomas,
Cook,	Hayes,	Miller, C.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Vickerman,
Cratty,	Henderson, W.,	Miller, H. F.,	Walker, G. T.,
Crum,	Hess,	Miller, J. J.,	Walker, J. A.,
Curran,	Hetrick,	Mitchell,	Weamer,
Curry,	Hoffman, J. N.,	Morris,	Weiss,
Davis,	Hoffman, M. R.,	Ogle,	Wells,
Dawson,	Holcombe,	Orr,	Wettach,
DeHaas,	Hoover,	Perry,	Whitehouse,
Denning,	Horne,	Phillips,	Whiteman,
Dewey, C. P.,	Hough,	Pike,	Williams,
Dewey, P. H.,	Huston,	Posey,	Wolfe,
Diehm,	Jones, D. J.,	Quigley,	Woner,
Dilsheimer,	Jones W. W.,	Rhoads,	Wood,
Dithrich,	Jordan,	Richards,	Woodruff,
Donneley,	Kantner,	Rieder,	Zook,
Drinkhouse,	Keene,	Rinn,	Whitaker,
Dunlap,	Kelly,	Roman,	Speaker.
Dunn,	Kinsman,	Ruch,	
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1576, (Senate Bill No. 238), entitled:

An Act making an appropriation to the State Institution for Feeble Minded of Western Pennsylvania at Polk Pennsylvania for maintenance and training

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,

Bell, Bidelspacher, Blair, Bluett, Blumberg, Bolard, Bower, Brady, Brendle, Brennenman, Bromley, Brooks, Brown, F. B., Brown, T. R., Burns, Campbell, Catlin, Chaplin, Clutton, Comer, Conner, Cook, Craig, J. R., Craig, J. O., Cratty, Crum, Curran, Curry, Davis, Dawson, DeHaas, Denning, Dewey, C. P., Dewey, F. H., Diehm, Dilsheimer, Dithrich, Donneley, Drinkhouse, Dunlap, Dunn, Eaches, Franklin, Gearhart, Gelder, Gibbon, Glass, Goehring, Golder, Goodnough, Goss, Green, Griffith, Hagerty, Haines, Haldeman, Hampson, Harding, Harer, Harry, Haslett, Hatrick, Hays, Hayes, Heffernan, Henderson, E., Henderson, W., Hess, Hetrick, Hoffman, J. N., Hoffman, M. R., Holcombe, Hoover, Horne, Hough, Huston, Jones, D. J., Jones, W. W., Jordan, Kantner, Keene, Kelly, Kinsman, McCaig, McCann, McCarthy, McConnell, McCurdy, McGowan, McHugh, McKim, McKnight, McMullen, McOwen, McVicar, Mangan, Marcus, J., Marcus, J. C., Marshall, Martin, Mantz, Michel, Millar, A., Millar, A. S. C., Miller, C., Miller, D. I., Miller, D. D., Miller, H. F., Mitchell, Morris, Ogle, Orr, Perry, Phillips, Pike, Posey, Quigley, Rhoads, Richards, Rieder, Rinn, Roman, Ruch, Smiley, Smink, Smith, H. J., Smith, H., Smith, J. W., Smith, L., Snowden, Soffel, Sowers, Spangler, Sprowls, Stackhouse, Stadtländer, Stark, Steedle, Sterling, Stevens, Stevenson, Stewart, Strauss, Sweitzer, Thomas, Trainer, Van Alen, Vickerman, Walker, G. T., Walker, J. A., Weamer, Weiss, Wells, Wettach, Whitehouse, Whiteman, Williams, Wolfe, Woner, Wood, Woodruff, Zook, Whitaker, Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1577, (Senate Bill No. 239), entitled:

An Act making an appropriation to the State Institution for Feeble Minded of Western Pennsylvania at Polk Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander, Allum, Armstrong, Asbury, Aston, Baker, Baldi, Barnhart, Beaver, Beckley, Bell, Bidelspacher, Blair, Bluett, Blumberg, Bolard, Bower, Brady, Brendle, Brennenman, Bromley, Brooks, Brown, F. B., Brown, T. R., Burns, Campbell, Catlin, Chaplin, Clutton, Comer, Conner, Cook, Craig, J. R., Craig, J. O., Cratty, Crum, Curran, Curry, Davis, Dawson, DeHaas, Denning, Dewey, C. P., Dewey, F. H., Diehm, Dilsheimer, Dithrich, Donneley, Drinkhouse, Dunlap, Dunn, Eaches, Edmonds, Ehrhardt, Elgin, Evans, Feldman, Finney, Fitzgibbon, Flynn, Fowler, Fox, Franklin, Gearhart, Gelder, Gibbon, Glass, Goehring, Golder, Goodnough, Goss, Green, Griffith, Hagerty, Haines, Haldeman, Hampson, Harding, Harer, Harry, Haslett, Hatrick, Hays, Hayes, Heffernan, Henderson, E., Henderson, W., Hess, Hetrick, Hoffman, J. N., Hoffman, M. R., Holcombe, Hoover, Horne, Hough, Huston, Jones, D. J., Jones, W. W., Jordan, Kantner, Keene, Kelly, Kinsman, Kohler, Kooser, Krause, Krugh, Lafferty, Leeds, Lewis, Long, Love, McBride, McCaig, McCann, McCarthy, McConnell, McCurdy, McGowan, McHugh, McKim, McKnight, McMullen, McOwen, McVicar, Mangan, Marcus, J., Marcus, J. C., Marshall, Martin, Mantz, Michel, Millar, A., Millar, A. S. C., Miller, C., Miller, D. I., Miller, D. D., Miller, H. F., Mitchell, Morris, Ogle, Orr, Perry, Phillips, Pike, Posey, Quigley, Rhoads, Richards, Rieder, Rinn, Roman, Ruch, Ruddy, Ruth, Schaeffer, Schilling, Schwartz, Sieg, Shaffer, Shannon, Shellenberger, Sinclair, Smiley, Smink, Smith, H. J., Smith, H., Smith, J. W., Smith, L., Snowden, Soffel, Sowers, Spangler, Sprowls, Stackhouse, Stadtländer, Stark, Steedle, Sterling, Stevens, Stevenson, Stewart, Strauss, Sweitzer, Thomas, Trainer, Van Alen, Vickerman, Walker, G. T., Walker, J. A., Weamer, Weiss, Wells, Wettach, Whitehouse, Whiteman, Williams, Wolfe, Woner, Wood, Woodruff, Zook, Whitaker, Speaker.

Dawson, DeHaas, Denning, Dewey, C. P., Dewey, P. H., Diehm, Dilsheimer, Dithrich, Donneley, Drinkhouse, Dunlap, Dunn, Eaches, Holcombe, Hoover, Horne, Hough, Huston, Jones, D. J., Jones, W. W., Jordan, Kantner, Keene, Kelly, Kinsman, Orr, Perry, Phillips, Pike, Posey, Quigley, Rhoads, Richards, Rieder, Rinn, Roman, Ruch, Wells, Wettach, Whitehouse, Whiteman, Williams, Wolfe, Woner, Wood, Woodruff, Zook, Whitaker, Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1657, (Senate Bill No. 240), entitled:

An Act making an appropriation to the Pennsylvania Board of Pharmacy

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander, Allum, Armstrong, Asbury, Aston, Baker, Baldi, Barnhart, Beaver, Beckley, Bell, Bidelspacher, Blair, Bluett, Blumberg, Bolard, Bower, Brady, Brendle, Brennenman, Bromley, Brooks, Brown, F. B., Brown, T. R., Burns, Campbell, Catlin, Chaplin, Clutton, Comer, Conner, Cook, Craig, J. R., Craig, J. O., Cratty, Crum, Curran, Curry, Davis, Dawson, DeHaas, Denning, Dewey, C. P., Dewey, P. H., Diehm, Dilsheimer, Dithrich, Donneley, Drinkhouse, Dunlap, Dunn, Eaches, Edmonds, Ehrhardt, Elgin, Evans, Feldman, Finney, Fitzgibbon, Flynn, Fowler, Fox, Franklin, Gearhart, Gelder, Gibbon, Glass, Goehring, Golder, Goodnough, Goss, Green, Griffith, Hagerty, Haines, Haldeman, Hampson, Harding, Harer, Harry, Haslett, Hatrick, Hays, Hayes, Heffernan, Henderson, E., Henderson, W., Hess, Hetrick, Hoffman, J. N., Hoffman, M. R., Holcombe, Hoover, Horne, Hough, Huston, Jones, D. J., Jones, W. W., Jordan, Kantner, Keene, Kelly, Kinsman, Kohler, Kooser, Krause, Krugh, Lafferty, Leeds, Lewis, Long, Love, McBride, McCaig, McCann, McCarthy, McConnell, McCurdy, McGowan, McHugh, McKim, McKnight, McMullen, McOwen, McVicar, Mangan, Marcus, J., Marcus, J. C., Marshall, Martin, Mantz, Michel, Millar, A., Millar, A. S. C., Miller, C., Miller, D. I., Miller, D. D., Miller, H. F., Mitchell, Morris, Ogle, Orr, Perry, Phillips, Pike, Posey, Quigley, Rhoads, Richards, Rieder, Rinn, Roman, Ruch, Ruddy, Ruth, Schaeffer, Schilling, Schwartz, Sieg, Shaffer, Shannon, Shellenberger, Sinclair, Smiley, Smink, Smith, H. J., Smith, H., Smith, J. W., Smith, L., Snowden, Soffel, Sowers, Spangler, Sprowls, Stackhouse, Stadtländer, Stark, Steedle, Sterling, Stevens, Stevenson, Stewart, Strauss, Sweitzer, Thomas, Trainer, Van Alen, Vickerman, Walker, G. T., Walker, J. A., Weamer, Weiss, Wells, Wettach, Whitehouse, Whiteman, Williams, Wolfe, Woner, Wood, Woodruff, Zook, Whitaker, Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consider-

ation of House Bill No. 1658, (Senate Bill No. 249), entitled:

An Act making an appropriation to the Corry Hospital Association of Corry Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smith, H. J.,
Blair,	Gelder,	McCarthy,	Smith, H.,
Bluet,	Gibbon,	McConnell,	Smith, J. W.,
Blumberg,	Glass,	McCurdy,	Smith, L.,
Bolard,	Goehring,	McGowan,	Snowden,
Bower,	Golder,	McHugh,	Soffel,
Brady,	Goodnough,	McKim,	Sowers,
Brendle,	Goss,	McKnight,	Spangler,
Brenneman,	Green,	McMullen,	Sprowls,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stadlander,
Brown, F. B.,	Haines,	Mangan,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Steedle,
Burns,	Hampson,	Marcus, J. C.,	Sterling,
Campbell,	Harding,	Marshall,	Stevens,
Catlin,	Harer,	Martin,	Stevenson,
Chaplin,	Harry,	Mantz,	Stewart,
Clutton,	Haslett,	Michel,	Strauss,
Comer,	Hatrick,	Millar, A. S. C.,	Sweitzer,
Conner,	Haws,	Miller, C.,	Thomas,
Cook,	Hayes,	Miller, D. I.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, D. D.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, H. F.,	Vickerman,
Cratty,	Henderson, W.,	Miller, J. J.,	Walker, G. T.,
Crum,	Hess,	Mitchell,	Walker, J. A.,
Curran,	Hetrick,	Morris,	Weamer,
Curry,	Hoffman, J. N.,	Ogle,	Weiss,
Davis,	Hoffman, M. R.,	Orr,	Wells,
Dawson,	Holcombe,	Perry,	Wettach,
DeHaas,	Hoover,	Phillips,	Whitehouse,
Denning,	Horne,	Pike,	Whiteman,
Dewey, C. P.,	Hough,	Posey,	Williams,
Dewey, P. H.,	Huston,	Quigley,	Wolfe,
Diehm,	Jones, D. J.,	Rhoads,	Woner,
Dilsheimer,	Jones, W. W.,	Richards,	Wood,
Ditrich,	Jordan,	Rieder,	Woodruff,
Donneley,	Kantner,	Rinn,	Zook,
Drinkhouse,	Keene,	Roman,	Whitaker,
Dunlap,	Kelly,	Ruch,	Speaker.
Dunn,	Kinsman,		
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1578, (Senate Bill No. 250), entitled:

An Act making an appropriation to the Adrian Hospital Association of Punxsutawney Jefferson county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,

Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smith, H. J.,
Blair,	Gelder,	McCarthy,	Smith, H.,
Bluet,	Gibbon,	McConnell,	Smith, J. W.,
Blumberg,	Glass,	McCurdy,	Smith, L.,
Bolard,	Goehring,	McGowan,	Snowden,
Bower,	Golder,	McHugh,	Soffel,
Brady,	Goodnough,	McKim,	Sowers,
Brendle,	Goss,	McKnight,	Spangler,
Brenneman,	Green,	McMullen,	Sprowls,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stadlander,
Brown, F. B.,	Haines,	Mangan,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Steedle,
Burns,	Hampson,	Marcus, J. C.,	Sterling,
Campbell,	Harding,	Marshall,	Stevens,
Catlin,	Harer,	Martin,	Stevenson,
Chaplin,	Harry,	Mantz,	Stewart,
Clutton,	Haslett,	Michel,	Strauss,
Comer,	Hatrick,	Millar, A. S. C.,	Sweitzer,
Conner,	Haws,	Miller, C.,	Thomas,
Cook,	Hayes,	Miller, D. I.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, D. D.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, H. F.,	Vickerman,
Cratty,	Henderson, W.,	Miller, J. J.,	Walker, G. T.,
Crum,	Hess,	Mitchell,	Walker, J. A.,
Curran,	Hetrick,	Morris,	Weamer,
Curry,	Hoffman, J. N.,	Ogle,	Weiss,
Davis,	Hoffman, M. R.,	Orr,	Wells,
Dawson,	Holcombe,	Perry,	Wettach,
DeHaas,	Hoover,	Phillips,	Whitehouse,
Denning,	Horne,	Pike,	Whiteman,
Dewey, C. P.,	Hough,	Posey,	Williams,
Dewey, P. H.,	Huston,	Quigley,	Wolfe,
Diehm,	Jones, D. J.,	Rhoads,	Woner,
Dilsheimer,	Jones, W. W.,	Richards,	Wood,
Ditrich,	Jordan,	Rieder,	Woodruff,
Donneley,	Kantner,	Rinn,	Zook,
Drinkhouse,	Keene,	Roman,	Whitaker,
Dunlap,	Kelly,	Ruch,	Speaker.
Dunn,	Kinsman,		
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1579, (Senate Bill No. 252), entitled:

An Act making an appropriation to the Braddock General Hospital Braddock Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smith, H. J.,
Blair,	Gelder,	McCarthy,	Smith, H.,
Bluet,	Gibbon,	McConnell,	Smith, J. W.,
Blumberg,	Glass,	McCurdy,	Smith, L.,
Bolard,	Goehring,	McGowan,	Snowden,
Bower,	Golder,	McHugh,	Soffel,
Brady,	Goodnough,	McKim,	Sowers,
Brendle,	Goss,	McKnight,	Spangler,
Brenneman,	Green,	McMullen,	Sprowls,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stadlander,
Brown, F. B.,	Haines,	Mangan,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Steedle,
Burns,	Hampson,	Marcus, J. C.,	
Campbell,			

Catlin,	Harding,	Marshall,	Sterling,
Chaplin,	Harer,	Martin,	Stevens,
Clutton,	Harry,	Nantz,	Stevenson,
Comer,	Haslett,	Michel,	Stewart,
Conner,	Hatrlick,	Millar, A.,	Strauss,
Cook,	Haws,	Miller, A. S. C.,	Sweltzer,
Craig, J. R.,	Haves,	Miller, C.,	Thomas,
Craig, J. O.,	Heffernan,	Miller, D. I.,	Trainer,
Cratty,	Henderson, E.,	Miller, D. D.,	Van Alen,
Crum,	Henderson, W.,	Miller, H. F.,	Vickerman,
Curran,	Hess,	Miller, J. J.,	Walker, G. T.,
Curry,	Hetrick,	Mitchell,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Morris,	Weamer,
Dawson,	Hoffman, M. R.,	Ogle,	Weiss,
DeHaas,	Holcombe,	Orr,	Wells,
Denning,	Hoover,	Perry,	Wettach,
Dewey, C. P.,	Horne,	Phillips,	Whitehouse,
Dewey, P. H.,	Hough,	Pike,	Whiteman,
Diehm,	Huston,	Posey,	Williams,
Dilsheimer,	Jones, D. J.,	Quigley,	Wolfe,
Dithrich,	Jones, W. W.,	Rhoads,	Woner,
Donneley,	Jordan,	Richards,	Wood,
Drinkhouse,	Kantner,	Rieder,	Woodruff,
Dunlap,	Keene,	Rinn,	Zook,
Dunn,	Kelly,	Roman,	Whitaker,
Eaches,	Kinsman,	Ruch,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1580, (Senate Bill No. 253), entitled:

An Act making an appropriation to the Home for the Aged and Infirm Colored Women at Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Schilling,	Stewart,
Aston,	Feldman,	Lafferty,	Strauss,
Baker,	Finney,	Leeds,	Sweltzer,
Baldi,	Fitzgibbon,	Lewis,	Thomas,
Barnhart,	Flynn,	Long,	Trainer,
Beaver,	Fowler,	Love,	Van Alen,
Beckley,	Fox,	McBride,	Vickerman,
Bell,	Franklin,	McCaig,	Walker, G. T.,
Bidelspacher,	Gearhart,	McCann,	Walker, J. A.,
Blair,	Gelder,	McCarthy,	Weamer,
Bluet,	Gibbon,	McConnell,	Weiss,
Blumberg,	Glass,	McCurdy,	Wells,
Bolard,	Goehring,	McGowan,	Wettach,
Bower,	Golder,	McHugh,	Whitehouse,
Brady,	Goodnough,	McKim,	Whiteman,
Brendle,	Goss,	McKnight,	Williams,
Brenneman,	Green,	McMullen,	Wolfe,
Bromley,	Griffith,	McOwen,	Woner,
Brooks,	Hagerty,	McVicar,	Wood,
Brown, F. B.,	Haines,	Mangan,	Woodruff,
Brown, T. R.,	Haldeman,	Marcus, J.,	Zook,
Burns,	Hampson,	Marcus, J. C.,	Whitaker,
Campbell,	Harding,	Marshall,	Speaker.
Catlin,	Harer,	Martin,	
Chaplin,	Harry,	Mantz,	
Clutton,	Haslett,	Michel,	
Comer,	Hatrlick,	Millar, A.,	
Conner,	Haws,	Miller, A. S. C.,	
Cook,	Haves,	Miller, C.,	
Craig, J. R.,	Heffernan,	Miller, D. I.,	
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	
Cratty,	Henderson, W.,	Miller, H. F.,	
Crum,	Hess,	Miller, J. J.,	
Curran,	Hetrick,	Mitchell,	
Curry,	Hoffman, J. N.,	Morris,	
Davis,	Hoffman, M. R.,	Ogle,	
Dawson,	Holcombe,	Orr,	
DeHaas,	Hoover,	Perry,	
Denning,	Horne,	Phillips,	
Dewey, C. P.,	Hough,	Pike,	
Dewey, P. H.,	Huston,	Posey,	
Diehm,	Jones, D. J.,	Quigley,	
Dilsheimer,	Jones, W. W.,	Rhoads,	
Dithrich,	Jordan,	Richards,	
Donneley,	Kantner,	Rieder,	
Drinkhouse,	Keene,	Rinn,	
Dunlap,	Kelly,	Roman,	
Dunn,	Kinsman,	Ruch,	
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1581, (Senate Bill No. 254), entitled:

An Act making an appropriation to the Pittsburgh Hospital Sisters of Charity Franktown avenue Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krug,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprows,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrlick,	Millar, A.,	Strauss,
Conner,	Haws,	Miller, A. S. C.,	Sweltzer,
Cook,	Haves,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones, W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1582, (Senate Bill No. 255), entitled:

An Act making an appropriation to the Columbia Hospital Wilkinsburg Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bidelspacher,	Franklin,	McCaig,	Smiley,
Blair,	Gearhart,	McCann,	Smink,
Bluet,	Gelder,	McCarthy,	Smith, H. J.,
Blumberg,	Gibbon,	McConnell,	Smith, H.,
Bolard,	Glass,	McCurdy,	Smith, J. W.,
Bower,	Goehring,	McGowan,	Smith, L.,
Brady,	Golder,	McHugh,	Snowden,
Brendle,	Goodnough,	McKim,	Soffel,
Brenneman,	Goss,	McKnight,	Sowers,
Bromley,	Green,	McMullen,	Spangler,
Brooks,	Griffith,	McOwen,	Sprowls,
Brown, F. B.,	Hagerty,	McVicar,	Stackhouse,
Brown, T. R.,	Haines,	Mangan,	Stadtlander,
Burns,	Haldeman,	Marcus, J.,	Stark,
Campbell,	Hampson,	Marcus, J. C.,	Steedle,
Catlin,	Harding,	Marshall,	Sterling,
Chaplin,	Harer,	Martin,	Stevens,
Clutton,	Harry,	Mantz,	Stevenson,
Comer,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Ditrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1659, (Senate Bill No. 261), entitled:

A Supplement to an act entitled "An act providing for the selection and purchase or the appropriation from the State Forest Reserves of a tract of land and the erection thereon of buildings for the Western Penitentiary making an appropriation therefor authorizing the removal thereto of the inmates of the said penitentiary and directing the sale of the site now occupied by the said penitentiary and the buildings and materials thereon" approved the thirtieth day of March Anno Domini one thousand nine hundred and eleven making an additional appropriation for erection construction and equipment

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,

Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Ditrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1583, (Senate Bill No. 269), entitled:

An Act making an appropriation to the Women's Homeopathic Hospital of Philadelphia

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,

Curran,
Curry,
Davis,
Dawson,
DeHaas,
Denning,
Dewey, C. P.,
Dewey, P. H.,
Diehm,
Dilsheimer,
Dithrich,
Donneley,
Drinkhouse,
Dunlap,
Dunn,
Eaches,

Hetrick,
Hoffman, J. N.,
Hoffman, M. R.,
Holcombe,
Hoover,
Horne,
Hough,
Huston,
Jones, D. J.,
Jones W. W.,
Jordan,
Kantner,
Keene,
Kelly,
Kinsman,

Mitchell,
Morris,
Ogle,
Orr,
Perry,
Phillips,
Pike,
Posey,
Quigley,
Rhoads,
Richards,
Rieder,
Rinn,
Roman,
Ruch,

Walker, J. A.,
Weamer,
Weiss,
Wells,
Wettach,
Whitehouse,
Whiteman,
Williams,
Wolfe,
Woner,
Wood,
Woodruff,
Zook,
Whitaker,
Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1584, (Senate Bill No. 273), entitled:

An Act making an appropriation to the Clearfield Hospital Clearfield Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,
Allum,
Armstrong,
Asbury,
Aston,
Baker,
Baldl,
Barnhart,
Beaver,
Beckley,
Bell,
Bidelspacher,
Blair,
Bluet,
Blumberg,
Boland,
Bower,
Brady,
Brendle,
Brenneman,
Bromley,
Brooks,
Brown, F. B.,
Brown, T. R.,
Burns,
Campbell,
Catlin,
Chaplin,
Clutton,
Comeror,
Conner,
Cook,
Craig, J. R.,
Craig, J. O.,
Cratty,
Crum,
Curran,
Curry,
Davis,
Dawson,
DeHaas,
Denning,
Dewey, C. P.,
Dewey, P. H.,
Diehm,
Dilsheimer,
Dithrich,
Donneley,
Drinkhouse,
Dunlap,
Dunn,
Eaches,

Edmonds,
Ehrhardt,
Elgin,
Evans,
Feldman,
Finney,
Fitzgibbon,
Flynn,
Fowler,
Fox,
Franklin,
Gearhart,
Gelder,
Gibbon,
Glass,
Goehring,
Golder,
Goodnough,
Goss,
Green,
Griffith,
Hagerty,
Haines,
Haldeman,
Hampson,
Harding,
Harer,
Harry,
Haslett,
Hatrlick,
Haws,
Hayes,
Heffernan,
Henderson, E.,
Henderson, W.,
Hess,
Hetrick,
Hoffman, J. N.,
Hoffman, M. R.,
Holcombe,
Hoover,
Horne,
Hough,
Huston,
Jones, D. J.,
Jones W. W.,
Jordan,
Kantner,
Keene,
Kelly,
Kinsman,

Kohler,
Kooser,
Krause,
Krugh,
Lafferty,
Leeds,
Lewis,
Long,
Love,
McBride,
McCaig,
McCann,
McCarthy,
McConnell,
McCurdy,
McGowan,
McHugh,
McKim,
McKnight,
Green,
Griffith,
McOwen,
McVicar,
Mangan,
Marcus, J.,
Marcus, J. C.,
Marshall,
Martin,
Mantz,
Michel,
Millar, A.,
Millar, A. S. C.,
Miller, C.,
Miller, D. I.,
Miller, D. D.,
Miller, H. F.,
Miller, J. J.,
Mitchell,
Morris,
Ogle,
Orr,
Perry,
Phillips,
Pike,
Posey,
Quigley,
Rhoads,
Richards,
Rieder,
Rinn,
Roman,
Ruch,

Ruddy,
Ruth,
Schaeffer,
Schilling,
Schwartz,
Sieg,
Shaffer,
Shannon,
Shellenberger,
Sinclair,
Smiley,
Smink,
Smith, H. J.,
Smith, H.,
Smith, J. W.,
Smith, L.,
Snowden,
Soffel,
Sowers,
Spangler,
Sprowls,
Stackhouse,
Stadlander,
Stark,
Steedle,
Sterling,
Stevens,
Stevenson,
Stewart,
Strauss,
Sweitzer,
Thomas,
Trainer,
Van Alen,
Vickerman,
Walker, G. T.,
Walker, J. A.,
Weamer,
Weiss,
Wells,
Wettach,
Whitehouse,
Whiteman,
Williams,
Wolfe,
Woner,
Wood,
Woodruff,
Zook,
Whitaker,
Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1660, (Senate Bill No. 276), entitled:

An Act making an appropriation to the commission constituted for the purpose of acquiring and maintaining toll-bridges over the Delaware river between Pennsylvania and New Jersey

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,
Allum,
Armstrong,
Asbury,
Aston,
Baker,
Baldl,
Barnhart,
Beaver,
Beckley,
Bell,
Bidelspacher,
Blair,
Bluet,
Blumberg,
Boland,
Bower,
Brady,
Brendle,
Brenneman,
Bromley,
Brooks,
Brown, F. B.,
Brown, T. R.,
Burns,
Campbell,
Catlin,
Chaplin,
Clutton,
Comeror,
Conner,
Cook,
Craig, J. R.,
Craig, J. O.,
Cratty,
Crum,
Curran,
Curry,
Davis,
Dawson,
DeHaas,
Denning,
Dewey, C. P.,
Dewey, P. H.,
Diehm,
Dilsheimer,
Dithrich,
Donneley,
Drinkhouse,
Dunlap,
Dunn,
Eaches,

Edmonds,
Ehrhardt,
Elgin,
Evans,
Feldman,
Finney,
Fitzgibbon,
Flynn,
Fowler,
Fox,
Franklin,
Gearhart,
Gelder,
Gibbon,
Glass,
Goehring,
Golder,
Goodnough,
Goss,
Green,
Griffith,
Hagerty,
Haines,
Haldeman,
Hampson,
Harding,
Harer,
Harry,
Haslett,
Hatrlick,
Haws,
Hayes,
Heffernan,
Henderson, E.,
Henderson, W.,
Hess,
Hetrick,
Hoffman, J. N.,
Hoffman, M. R.,
Holcombe,
Hoover,
Horne,
Hough,
Huston,
Jones, D. J.,
Jones W. W.,
Jordan,
Kantner,
Keene,
Kelly,
Kinsman,

Kohler,
Kooser,
Krause,
Krugh,
Lafferty,
Leeds,
Lewis,
Long,
Love,
McBride,
McCaig,
McCann,
McCarthy,
McConnell,
McCurdy,
McGowan,
McHugh,
McKim,
McKnight,
McMullen,
McOwen,
McVicar,
Mangan,
Marcus, J.,
Marcus, J. C.,
Marshall,
Martin,
Mantz,
Michel,
Millar, A.,
Millar, A. S. C.,
Miller, C.,
Miller, D. I.,
Miller, D. D.,
Miller, H. F.,
Miller, J. J.,
Mitchell,
Morris,
Ogle,
Orr,
Perry,
Phillips,
Pike,
Posey,
Quigley,
Rhoads,
Richards,
Rieder,
Rinn,
Roman,
Ruch,

Ruddy,
Ruth,
Schaeffer,
Schilling,
Schwartz,
Sieg,
Shaffer,
Shannon,
Shellenberger,
Sinclair,
Smiley,
Smink,
Smith, H. J.,
Smith, H.,
Smith, J. W.,
Smith, L.,
Snowden,
Soffel,
Sowers,
Spangler,
Sprowls,
Stackhouse,
Stadlander,
Stark,
Steedle,
Sterling,
Stevens,
Stevenson,
Stewart,
Strauss,
Sweitzer,
Thomas,
Trainer,
Van Alen,
Vickerman,
Walker, G. T.,
Walker, J. A.,
Weamer,
Weiss,
Wells,
Wettach,
Whitehouse,
Whiteman,
Williams,
Wolfe,
Woner,
Wood,
Woodruff,
Zook,
Whitaker,
Speaker,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1585, (Senate Bill No. 292), entitled:

An Act making an appropriation to the New Castle Hospital of New Castle Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,
Allum,
Armstrong,
Asbury,
Aston,
Baker,

Edmonds,
Ehrhardt,
Elgin,
Evans,
Feldman,
Finney,

Kohler,
Kooser,
Krause,
Krugh,
Lafferty,
Leeds,

Ruddy,
Ruth,
Schaeffer,
Schilling,
Schwartz,
Sieg,

Baldi, Fitzgibbon, Lewis, Shaffer,
Barnhart, Flynn, Long, Shannon,
Beaver, Fowler, Love, Shellenberger,
Beckley, Fox, McBride, Sinclair,
Bell, Franklin, McCaig, Smiley,
Bidelspacher, Gearhart, McCann, Smink,
Blair, Gelder, McCarthy, Smith, H. J.,
Bluet, Gibbon, McConnell, Smith, H.,
Blumberg, Glass, McCurdy, Smith, J. W.,
Bolard, Goehring, McGowan, Snowden,
Bower, Golder, McHugh, Soffel,
Brady, Goodnough, McKim, Sowers,
Brendle, Goss, McKnight, Spangler,
Brenneman, Green, McMullen, Sprowls,
Bromley, Griffith, McOwen, Stackhouse,
Brooks, Hagerty, MeVicar, Stadlander,
Brown, F. B., Haines, Mangan, Stark,
Brown, T. R., Haldeman, Marcus, J., Steedle,
Burns, Hampson, Marcus, J. C., Sterling,
Campbell, Harding, Marshall, Stevens,
Catlin, Harer, Mantz, Stewart,
Chaplin, Harry, Michel, Strauss,
Clutton, Haslett, Millar, A. S. C., Sweitzer,
Comer, Haws, Miller, C., Thomas,
Conner, Cook, Heffernan, Miller, D. I., Trainer,
Craig, J. R., Henderson, E., Miller, H. F., Van Alen,
Craig, J. O., Henderson, W., Miller, J. J., Vickerman,
Cratty, Hess, Mitchell, Walker, G. T.,
Crum, Hetrick, Morris, Walker, J. A.,
Curran, Hoffman, J. N., Ogle, Weamer,
Davis, Hoffman, M. R., Orr, Weiss,
Dawson, Holcombe, Perry, Wettsch,
DeHaas, Hoover, Phillips, Whitehouse,
Denning, Horne, Pike, Whiteman,
Dewey, C. P., Hough, Posey, Williams,
Dewey, P. H., Huston, Quigley, Wolfe,
Diehm, Jones, D. J., Rhoads, Woner,
Dilsheimer, Jones W. W., Rhoads, Wood,
Dithrich, Jordan, Richards, Woodruff,
Donneley, Kantner, Rieder, Zook,
Drinkhouse, Keene, Rinn, Whitaker,
Dunlap, Kelly, Roman, Rueh,
Dunn, Kinsman, Rueh, Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1586, (Senate Bill No. 301), entitled:

An Act making an appropriation to the Friend's Home for Children situate at four thousand eleven Aspen street Philadelphia

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander, Edmonds, Kohler, Ruddy,
Allum, Ehrhardt, Ruth,
Armstrong, Elgin, Krause, Schaeffer,
Asbury, Evans, Schilling, Schilling,
Aston, Feldman, Lafferty, Schwartz,
Baker, Finney, Leeds, Sieg,
Baldi, Fitzgibbon, Lewis, Shaffer,
Barnhart, Flynn, Long, Shannon,
Beaver, Fowler, Love, Shellenberger,
Beckley, Fox, McBride, Sinclair,
Bell, Franklin, McCaig, Smiley,
Bidelspacher, Gearhart, McCann, Smink,
Blair, Gelder, McCarthy, Smith, H. J.,
Bluet, Gibbon, McConnell, Smith, H.,
Blumberg, Glass, McCurdy, Smith, J. W.,
Bolard, Goehring, McGowan, Smith, L.,
Bower, Golder, McHugh, Snowden,
Brady, Goodnough, McKim, Soffel,
Brendle, Goss, McKnight, Sowers,
Brenneman, Green, McMullen, Spangler,
Bromley, Griffith, McOwen, Sprowls,
Brooks, Hagerty, MeVicar, Stackhouse,
Brown, F. B., Haines, Mangan, Stadlander,
Brown, T. R., Haldeman, Marcus, J., Stark,
Burns, Hampson, Marcus, J. C., Steedle,
Campbell, Harding, Marshall, Sterling,
Catlin, Harer, Martin, Stevens,
Chaplin, Harry, Mantz, Stevenson,
Clutton, Haslett, Michel, Stewart,
Comer, Hatrick, Millar, A. S. C., Strauss,

Conner, Haws, Millar, A. S. C., Sweitzer,
Cook, Hayes, Miller, C., Thomas,
Craig, J. R., Heffernan, Miller, D. I., Trainer,
Craig, J. O., Henderson, E., Miller, D. D., Van Alen,
Cratty, Henderson, W., Miller, H. F., Vickerman,
Crum, Hess, Mitchell, Walker, G. T.,
Curran, Hetrick, Morris, Walker, J. A.,
Curry, Hoffman, J. N., Ogle, Weamer,
Davis, Hoffman, M. R., Orr, Weiss,
Dawson, Holcombe, Perry, Wettsch,
DeHaas, Hoover, Phillips, Whitehouse,
Denning, Horne, Pike, Whiteman,
Dewey, C. P., Hough, Posey, Williams,
Dewey, P. H., Huston, Quigley, Wolfe,
Diehm, Jones, D. J., Rhoads, Woner,
Dilsheimer, Jones W. W., Rhoads, Wood,
Dithrich, Jordan, Richards, Woodruff,
Donneley, Kantner, Rieder, Zook,
Drinkhouse, Keene, Rinn, Whitaker,
Dunlap, Kelly, Roman, Rueh,
Dunn, Kinsman, Rueh, Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1587, (Senate Bill No. 304), entitled:

An Act making an appropriation to the Pennsylvania Institution for the Instruction of the Blind

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander, Edmonds, Kohler, Ruddy,
Allum, Ehrhardt, Ruth,
Armstrong, Elgin, Krause, Schaeffer,
Asbury, Evans, Schilling, Schilling,
Aston, Feldman, Lafferty, Schwartz,
Baker, Finney, Leeds, Sieg,
Baldi, Fitzgibbon, Lewis, Shaffer,
Barnhart, Flynn, Long, Shannon,
Beaver, Fowler, Love, Shellenberger,
Beckley, Fox, McBride, Sinclair,
Bell, Franklin, McCaig, Smiley,
Bidelspacher, Gearhart, McCann, Smink,
Blair, Gelder, McCarthy, Smith, H. J.,
Bluet, Gibbon, McConnell, Smith, H.,
Blumberg, Glass, McCurdy, Smith, J. W.,
Bolard, Goehring, McGowan, Smith, L.,
Bower, Golder, McHugh, Snowden,
Brady, Goodnough, McKim, Soffel,
Brendle, Goss, McKnight, Sowers,
Brenneman, Green, McMullen, Spangler,
Bromley, Griffith, McOwen, Sprowls,
Brooks, Hagerty, MeVicar, Stackhouse,
Brown, F. B., Haines, Mangan, Stadlander,
Brown, T. R., Haldeman, Marcus, J., Stark,
Burns, Hampson, Marcus, J. C., Steedle,
Campbell, Harding, Marshall, Sterling,
Catlin, Harer, Martin, Stevens,
Chaplin, Harry, Mantz, Stevenson,
Clutton, Haslett, Michel, Stewart,
Comer, Hatrick, Millar, A. S. C., Strauss,
Conner, Cook, Heffernan, Miller, D. I., Trainer,
Craig, J. R., Henderson, E., Miller, D. D., Van Alen,
Craig, J. O., Henderson, W., Miller, H. F., Vickerman,
Cratty, Hess, Mitchell, Walker, G. T.,
Crum, Hetrick, Morris, Walker, J. A.,
Curran, Hoffman, J. N., Ogle, Weamer,
Curry, Hoffman, M. R., Orr, Weiss,
Davis, Holcombe, Perry, Wettsch,
Dawson, Hoover, Phillips, Whitehouse,
DeHaas, Horne, Pike, Whiteman,
Denning, Hough, Posey, Williams,
Dewey, C. P., Huston, Quigley, Wolfe,
Dewey, P. H., Jones, D. J., Rhoads, Woner,
Diehm, Jones W. W., Rhoads, Wood,
Dilsheimer, Jordan, Richards, Woodruff,
Dithrich, Kantner, Rieder, Zook,
Donneley, Keene, Rinn, Whitaker,
Drinkhouse, Kelly, Roman, Rueh,
Dunlap, Kinsman, Rueh, Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendment in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1588, (Senate Bill No. 306), entitled:

An Act making an appropriation to the Medico-Chirurgical Hospital of the University of Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCann,	Smink,
Bidelspacher,	Gearhart,	McCarthy,	Smith, H. J.,
Blair,	Gelder,	McConnell,	Smith, H.,
Bluett,	Gibbon,	McCurdy,	Smith, J. W.,
Blumberg,	Glass,	McGowan,	Smith, L.,
Bolard,	Goehring,	McHugh,	Snowden,
Bower,	Golder,	McKim,	Soffel,
Brady,	Goodnough,	McKnight,	Sowers,
Brendle,	Goss,	McMullen,	Spangler,
Brenneman,	Green,	McOwen,	Spowls,
Brookley,	Griffith,	McVicar,	Stackhouse,
Brooks,	Hagerty,	Mangan,	Stadtlander,
Brown, F. B.,	Haines,	Marcus, J.,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Steedle,
Burns,	Hampson,	Marshall,	Sterling,
Campbell,	Harding,	Martin,	Stevens,
Catlin,	Harer,	Mantz,	Stevenson,
Chaplin,	Harry,	Michel,	Stewart,
Clutton,	Haslett,	Millar, A.,	Strauss,
Comeror,	Hatrick,	Miller, A. S. C.,	Switzer,
Conner,	Haws,	Miller, C.,	Thomas,
Cook,	Hayes,	Miller, D. I.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, D. D.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, H. F.,	Vickerman,
Cratty,	Henderson, W.,	Miller, J. J.,	Walker, G. T.,
Crum,	Hess,	Mitchell,	Walker, J. A.,
Curran,	Hetrick,	Morris,	Weamer,
Curry,	Hoffman, J. N.,	Ogle,	Weiss,
Davis,	Hoffman, M. R.,	Orr,	Wells,
Dawson,	Holcombe,	Perry,	Wettach,
DeHaas,	Hoover,	Phillips,	Whitehouse,
Denning,	Horne,	Pike,	Whiteman,
Dewey, C. P.,	Hough,	Posey,	Williams,
Dewey, P. H.,	Hustou,	Quigley,	Wolfe,
Diehm,	Jones, D. J.,	Rhoads,	Woner,
Dilshelmer,	Jones W. W.,	Richards,	Wood,
Ditrich,	Jordan,	Rieder,	Woodruff,
Donneley,	Kantner,	Rinn,	Zook,
Drinkhouse,	Keene,	Roman,	Whitaker,
Dunlap,	Kelly,	Ruch,	Speaker.
Dunn,	Kinsman,		
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendment in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1589, (Senate Bill No. 307), entitled:

An Act making an appropriation to the hospital of the University of Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Spowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comeror,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Miller, A. S. C.,	Switzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilshelmer,	Jones W. W.,	Rhoads,	Woner,
Ditrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendment in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1590, (Senate Bill No. 311), entitled:

An Act making an appropriation to the Memorial Hospital Association of Monongahela City, Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Spowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,

Brown, T. R.,
Burns,
Campbell,
Catlin,
Chaplin,
Clutton,
Comeror,
Conner,
Cook,
Craig, J. R.,
Craig, J. O.,
Cratty,
Crum,
Curran,
Curry,
Davis,
Dawson,
DeHaas,
Denning,
Dewey, C. P.,
Dewey, P. H.,
Diehm,
Dilsheimer,
Dithrich,
Donneley,
Drinkhouse,
Dunlap,
Dunn,
Eaches,

Haldeman,
Hampson,
Harding,
Harer,
Harry,
Haslett,
Hatrlick,
Haws,
Hayes,
Heffernan,
Henderson, E.,
Henderson, W.,
Hess,
Hetrick,
Hoffman, J. N.,
Hoffman, M. R.,
Holcombe,
Hoover,
Horne,
Hough,
Huston,
Jones, D. J.,
Jones W. W.,
Jordan,
Kantner,
Keene,
Kelly,
Kinsman,

Marcus, J.,
Marcus, J. C.,
Marshall,
Martin,
Mantz,
Michel,
Millar, A.,
Millar, A. S. C.,
Miller, C.,
Miller, D. I.,
Miller, D. D.,
Miller, H. F.,
Miller, J. J.,
Mitchell,
Morris,
Ogle,
Orr,
Perry,
Phillips,
Pike,
Posey,
Quigley,
Rhoads,
Richards,
Rieder,
Rinn,
Roman,
Ruch,

Stark,
Steedle,
Sterling,
Stevens,
Stevenson,
Stewart,
Strauss,
Sweitzer,
Thomas,
Trainer,
Van Alen,
Vickerman,
Walker, G. T.,
Walker, J. A.,
Weamer,
Weiss,
Wells,
Orr,
Wettach,
Whitehouse,
Whiteman,
Williams,
Wolfe,
Woner,
Wood,
Woodruff,
Zook,
Whitaker,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,
The House proceeded to the third reading and consideration of House Bill No. 1591, (Senate Bill No. 313), entitled:

An Act making an appropriation to the Home for Widows and Single Women of Reading Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,
Allum,
Armstrong,
Asbury,
Aston,
Baker,
Baldi,
Barnhart,
Beaver,
Beckley,
Bell,
Bidelspacher,
Blair,
Bluett,
Blumberg,
Bolard,
Bower,
Brady,
Brendle,
Brenneman,
Bromley,
Brooks,
Brown, F. B.,
Brown, T. R.,
Burns,
Campbell,
Catlin,
Chaplin,
Clutton,
Comeror,
Conner,
Cook,
Craig, J. R.,
Craig, J. O.,
Cratty,
Crum,
Curran,
Curry,
Davis,
Dawson,
DeHaas,
Denning,
Dewey, C. P.,
Dewey, P. H.,
Diehm,
Dilsheimer,
Dithrich,
Donneley,
Drinkhouse,

Edmonds,
Ehrhardt,
Elgin,
Evans,
Feldman,
Finney,
Fitzgibbon,
Flynn,
Fowler,
Fox,
Franklin,
Gearhart,
Gelder,
Gibbon,
Glass,
Goehring,
Golder,
Goodnough,
Goss,
Green,
Griffith,
Hagerty,
Haines,
Haldeman,
Hampson,
Harding,
Harer,
Harry,
Haslett,
Hatrlick,
Haws,
Hayes,
Heffernan,
Henderson, E.,
Henderson, W.,
Hess,
Hetrick,
Hoffman, J. N.,
Hoffman, M. R.,
Holcombe,
Hoover,
Horne,
Hough,
Huston,
Jones, D. J.,
Jones W. W.,
Jordan,
Kantner,
Keene,

Kohler,
Kooser,
Krause,
Krugh,
Lafferty,
Leeds,
Lewis,
Long,
Love,
McBride,
McCaig,
McCann,
McCarthy,
McConnell,
McCurdy,
McGowan,
McHugh,
McKim,
McKnight,
McMullen,
McOwen,
McVicar,
Mangan,
Marcus, J.,
Marcus, J. C.,
Marshall,
Martin,
Mantz,
Michel,
Millar, A.,
Millar, A. S. C.,
Miller, C.,
Miller, D. I.,
Miller, D. D.,
Miller, H. F.,
Miller, J. J.,
Mitchell,
Morris,
Ogle,
Orr,
Perry,
Phillips,
Pike,
Posey,
Quigley,
Rhoads,
Richards,
Rieder,
Rinn,

Ruddy,
Ruth,
Schaeffer,
Schilling,
Schwartz,
Sieg,
Shaffer,
Shannon,
Shellenberger,
Sinclair,
Smiley,
Smink,
Smith, H. J.,
Smith, H.,
Smith, J. W.,
Smith, L.,
Snowden,
Soffel,
Sowers,
Spangler,
Sprows,
Stackhouse,
Stadlander,
Stark,
Steedle,
Sterling,
Stevens,
Stevenson,
Stewart,
Strauss,
Sweitzer,
Thomas,
Trainer,
Van Alen,
Vickerman,
Walker, G. T.,
Walker, J. A.,
Weamer,
Weiss,
Wells,
Orr,
Wettach,
Whitehouse,
Whiteman,
Williams,
Wolfe,
Woner,
Wood,
Woodruff,
Zook,

Dunlap,
Dunn,
Eaches,

Kelly,
Kinsman,

Roman,
Ruch,

Whitaker,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the Honse has passed it without amendment.

Agreeably to order,
The House proceeded to the third reading and consideration of House Bill No. 1592, (Senate Bill No. 314), as follows:

An Act making an appropriation to the Western Pennsylvania Hospital

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of one hundred twenty thousand (\$120,000) dollars be and the same is hereby specifically appropriated to the Western Pennsylvania Hospital for the following purpose namely

One hundred twenty thousand (\$120,000) dollars or so much thereof as may be necessary for maintenance during the two fiscal years beginning the first day of June one thousand nine hundred and twenty-one to be paid on the basis and at the rate of two dollars per day for each free patient maintained

And said bill having been read at length the third time, considered and agreed to,

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,
Allum,
Armstrong,
Asbury,
Aston,
Baker,
Baldi,
Barnhart,
Beaver,
Beckley,
Bell,
Bidelspacher,
Blair,
Bluett,
Blumberg,
Bolard,
Bower,
Brady,
Brendle,
Brenneman,
Bromley,
Brooks,
Brown, F. B.,
Brown, T. R.,
Burns,
Campbell,
Catlin,
Chaplin,
Clutton,
Comeror,
Conner,
Cook,
Craig, J. R.,
Craig, J. O.,
Cratty,
Crum,
Curran,
Curry,
Davis,
Dawson,
DeHaas,
Denning,
Dewey, C. P.,
Dewey, P. H.,
Diehm,
Dilsheimer,
Dithrich,
Donneley,
Drinkhouse,
Dunlap,
Dunn,
Eaches,

Edmonds,
Ehrhardt,
Elgin,
Evans,
Feldman,
Finney,
Fitzgibbon,
Flynn,
Fowler,
Fox,
Franklin,
Gearhart,
Gelder,
Gibbon,
Glass,
Goehring,
Golder,
Goodnough,
Goss,
Green,
Griffith,
Hagerty,
Haines,
Haldeman,
Hampson,
Harding,
Harer,
Harry,
Haslett,
Hatrlick,
Haws,
Hayes,
Heffernan,
Henderson, E.,
Henderson, W.,
Hess,
Hetrick,
Hoffman, J. N.,
Hoffman, M. R.,
Holcombe,
Hoover,
Horne,
Hough,
Huston,
Jones, D. J.,
Jones W. W.,
Jordan,
Kantner,
Keene,
Kelly,
Kinsman,

Kohler,
Kooser,
Krause,
Krugh,
Lafferty,
Leeds,
Lewis,
Long,
Love,
McBride,
McCaig,
McCann,
McCarthy,
McConnell,
McCurdy,
McGowan,
McHugh,
McKim,
McKnight,
McMullen,
McOwen,
McVicar,
Mangan,
Marcus, J.,
Marcus, J. C.,
Marshall,
Martin,
Mantz,
Michel,
Millar, A.,
Millar, A. S. C.,
Miller, C.,
Miller, D. I.,
Miller, D. D.,
Miller, H. F.,
Miller, J. J.,
Mitchell,
Morris,
Ogle,
Orr,
Perry,
Phillips,
Pike,
Posey,
Quigley,
Rhoads,
Richards,
Rieder,
Rinn,
Roman,
Ruch,

Ruddy,
Ruth,
Schaeffer,
Schilling,
Schwartz,
Sieg,
Shaffer,
Shannon,
Shellenberger,
Sinclair,
Smiley,
Smink,
Smith, H. J.,
Smith, H.,
Smith, J. W.,
Smith, L.,
Snowden,
Soffel,
Sowers,
Spangler,
Sprows,
Stackhouse,
Stadlander,
Stark,
Steedle,
Sterling,
Stevens,
Stevenson,
Stewart,
Strauss,
Sweitzer,
Thomas,
Trainer,
Van Alen,
Vickerman,
Walker, G. T.,
Walker, J. A.,
Weamer,
Weiss,
Wells,
Orr,
Wettach,
Whitehouse,
Whiteman,
Williams,
Wolfe,
Woner,
Wood,
Woodruff,
Zook,
Whitaker,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1593, (Senate Bill No. 321), entitled:

An Act making an appropriation to the Mary M Packer Hospital Sunbury Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comerer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Ditrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1594, (Senate Bill No. 335), entitled:

An Act providing for the reappropriation of the unexpended balance for the erection of a monument upon the Parkway in the city of Philadelphia or elsewhere in the State of Pennsylvania in commemoration of the military service of General Galusha Pennypacker and making an additional appropriation for the same purpose

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comerer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Ditrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1595, (Senate Bill No. 341), entitled:

An Act making an appropriation to the Tabor Home for Children Doylestown Bucks county Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,

Brown, T. R., Haldeman, Marcus, J., Stark,
Burns, Hampson, Marcus, J. C., Steedle,
Campbell, Harding, Marshall, Sterling,
Catlin, Harer, Martin, Stevens,
Chaplin, Harry, Mantz, Stevenson,
Clutton, Haslett, Michel, Stewart,
Comer, Hatrick, Millar, A., Strauss,
Conner, Haws, Millar, A. S. C., Sweitzer,
Cook, Hayes, Miller, C., Thomas,
Craig, J. R., Heffernan, Miller, D. I., Trainer,
Craig, J. O., Henderson, E., Miller, D. D., Van Alen,
Cratty, Henderson, W., Miller, H. F., Vickerman,
Crum, Hess, Miller, J. J., Walker, G. T.,
Curran, Hetrick, Mitchell, Walker, J. A.,
Curry, Hoffman, J. N., Morris, Weamer,
Davis, Hoffman, M. R., Ogle, Weiss,
Dawson, Holcombe, Orr, Wells,
DeHaas, Hoover, Perry, Wettach,
Denning, Horne, Phillips, Whitehouse,
Dewey, C. P., Hough, Pike, Whiteman,
Dewey, P. H., Huston, Posey, Williams,
Diehm, Jones, D. J., Quigley, Wolfe,
Dilsheimer, Jones W. W., Rhoads, Woner,
Ditrich, Jordan, Richards, Wood,
Donneley, Kantner, Rieder, Woodruff,
Drinkhouse, Keene, Rinn, Zook,
Dunlap, Kelly, Roman, Whitaker,
Dunn, Kinsman, Ruch, Speaker.
Eaches,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.
Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,
The House proceeded to the third reading and consideration of House Bill No. 1661, (Senate Bill No. 345), entitled:

An Act making an appropriation to the trustees of the Philadelphia School of Design for Women at Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to,
On the question,
Shall the bill pass finally?
Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander, Edmonds, Kohler, Ruddy,
Allum, Ehrhardt, Kooser, Ruth,
Armstrong, Elgin, Krause, Schaeffer,
Asbury, Evans, Krugh, Schilling,
Aston, Feldman, Lafferty, Schwartz,
Baker, Finney, Leeds, Sieg,
Baldi, Fitzgibbon, Lewis, Shaffer,
Barnhart, Flynn, Long, Shannon,
Beaver, Fowler, Love, Shellenberger,
Beckley, Fox, McBride, Sinclair,
Bell, Franklin, McCaig, Smiley,
Bidelspacher, Gearhart, McCann, Smith, H. J.,
Blair, Gelder, McCarthy, Smith, H.,
Bluet, Gibbon, McConnell, Smith, J. W.,
Blumberg, Glass, McCurdy, Smith, L.,
Bolard, Goehring, McGowan, Snowden,
Bower, Golder, McHugh, Soffel,
Brady, Goodnough, McKim, Sowers,
Brendle, Goss, McKnight, Spangler,
Brenneman, Green, McMullen, Sprowls,
Bromley, Griffith, McOwen, Stackhouse,
Brooks, Hagerty, McVicar, Stadlander,
Brown, F. B., Haines, Mangan, Stark,
Brown, T. R., Haldeman, Marcus, J., Steedle,
Burns, Hampson, Marcus, J. C., Sterling,
Campbell, Harding, Marshall, Stevens,
Catlin, Harer, Martin, Stevenson,
Chaplin, Harry, Mantz, Stewart,
Clutton, Haslett, Michel, Strauss,
Comer, Hatrick, Millar, A., Sweitzer,
Conner, Haws, Millar, A. S. C., Thomas,
Cook, Hayes, Miller, C., Trainer,
Craig, J. R., Heffernan, Miller, D. I., Van Alen,
Craig, J. O., Henderson, E., Miller, D. D., Vickerman,
Cratty, Henderson, W., Miller, H. F., Walker, G. T.,
Crum, Hess, Miller, J. J., Walker, J. A.,
Curran, Hetrick, Mitchell, Weamer,
Curry, Hoffman, J. N., Morris, Weiss,
Davis, Hoffman, M. R., Ogle, Wells,
Dawson, Holcombe, Orr, Wettach,
DeHaas, Hoover, Perry, Whitehouse,
Denning, Horne, Phillips, Whiteman,
Dewey, C. P., Hough, Pike, Williams,
Dewey, P. H., Huston, Posey, Wolfe,
Diehm, Jones, D. J., Quigley, Woner,
Dilsheimer, Jones W. W., Rhoads, Wood,
Ditrich, Jordan, Richards, Woodruff,
Donneley, Kantner, Rieder

Drinkhouse, Keene, Rinn, Zook,
Dunlap, Kelly, Roman, Whitaker,
Dunn, Kinsman, Ruch, Speaker.
Eaches,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.
Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,
The House proceeded to the third reading and consideration of House Bill No. 1596, (Senate Bill No. 347), entitled:

A Further Supplement to an act approved the first day of April one thousand eight hundred and sixty-three (Pamphlet Laws two hundred and thirteen) entitled "An act to accept the grant of public lands by the United States to the several States for the endowment of agricultural colleges" and making appropriation for carrying the same into effect

And said bill having been read at length the third time, considered and agreed to,
On the question,
Shall the bill pass finally?
Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander, Edmonds, Kohler, Ruddy,
Allum, Ehrhardt, Kooser, Ruth,
Armstrong, Elgin, Krause, Schaeffer,
Asbury, Evans, Krugh, Schilling,
Aston, Feldman, Lafferty, Schwartz,
Baker, Finney, Leeds, Sieg,
Baldi, Fitzgibbon, Lewis, Shaffer,
Barnhart, Flynn, Long, Shannon,
Beaver, Fowler, Love, Shellenberger,
Beckley, Fox, McBride, Sinclair,
Bell, Franklin, McCaig, Smiley,
Bidelspacher, Gearhart, McCann, Smith, H. J.,
Blair, Gelder, McCarthy, Smith, H.,
Bluet, Gibbon, McConnell, Smith, J. W.,
Blumberg, Glass, McCurdy, Smith, L.,
Bolard, Goehring, McGowan, Snowden,
Bower, Golder, McHugh, Soffel,
Brady, Goodnough, McKim, Sowers,
Brendle, Goss, McKnight, Spangler,
Brenneman, Green, McMullen, Sprowls,
Bromley, Griffith, McOwen, Stackhouse,
Brooks, Hagerty, McVicar, Stadlander,
Brown, F. B., Haines, Mangan, Stark,
Brown, T. R., Haldeman, Marcus, J., Steedle,
Burns, Hampson, Marcus, J. C., Sterling,
Campbell, Harding, Marshall, Stevens,
Catlin, Harer, Martin, Stevenson,
Chaplin, Harry, Mantz, Stewart,
Clutton, Haslett, Michel, Strauss,
Comer, Hatrick, Millar, A., Sweitzer,
Conner, Haws, Millar, A. S. C., Thomas,
Cook, Hayes, Miller, C., Trainer,
Craig, J. R., Heffernan, Miller, D. I., Van Alen,
Craig, J. O., Henderson, E., Miller, D. D., Vickerman,
Cratty, Henderson, W., Miller, H. F., Walker, G. T.,
Crum, Hess, Miller, J. J., Walker, J. A.,
Curran, Hetrick, Mitchell, Weamer,
Curry, Hoffman, J. N., Morris, Weiss,
Davis, Hoffman, M. R., Ogle, Wells,
Dawson, Holcombe, Orr, Wettach,
DeHaas, Hoover, Perry, Whitehouse,
Denning, Horne, Phillips, Whiteman,
Dewey, C. P., Hough, Pike, Williams,
Dewey, P. H., Huston, Posey, Wolfe,
Diehm, Jones, D. J., Quigley, Woner,
Dilsheimer, Jones W. W., Rhoads, Wood,
Ditrich, Jordan, Richards, Woodruff,
Donneley, Kantner, Rieder, Zook,
Drinkhouse, Keene, Rinn, Whitaker,
Dunlap, Kelly, Roman, Speaker,
Dunn, Kinsman, Ruch,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.
Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,
The House proceeded to the third reading and consideration of House Bill No. 1662, (Senate Bill No. 348), entitled:

An Act making an appropriation to the Pennsylvania State College for educational extension work and for maintaining a summer session for teachers

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krug,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Gold,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	Mangan,	Stackhouse,
Brown, F. B.,	Haines,	Marcus, J.,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Stark,
Burns,	Hampson,	Marshall,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Haves,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Craty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curr,	Hetrick,	Mitchell,	Walker, J. A.,
Curran,	Hoffman, J. N.,	Morris,	Weamer,
Curry,	Hoffman, M. R.,	Ogle,	Weiss,
Davis,	Holcombe,	Orr,	Wells,
Dawson,	Hoover,	Perry,	Wettach,
DeHaas,	Horne,	Phillips,	Whitehouse,
Denning,	Hough,	Pike,	Whiteman,
Dewey, C. P.,	Huston,	Posey,	Williams,
Dewey, P. H.,	Diehm,	Jones, D. J.,	Wolfe,
Diehm,	Jones W. W.,	Rhoads,	Woner,
Dilsheimer,	Jordan,	Richards,	Wood,
Dithrich,	Kantner,	Rieder,	Woodruff,
Donneley,	Keene,	Rinn,	Zook,
Drinkhouse,	Kelly,	Roman,	Whitaker,
Dunlap,	Kinsman,	Ruch,	Speaker,
Dunn,			
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1597, (Senate Bill No. 353), entitled:

An Act making an appropriation to the Hospital of the Hahnemann Medical College and Hospital

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krug,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,

Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Gold,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Haves,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Craty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Diehm,	Jones, D. J.,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker,
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1733, (Senate Bill No. 356), entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krug,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Gold,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Haves,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,

Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1598, (Senate Bill No. 357), entitled:

An Act making an appropriation to the State hospital for injured persons of the Trevorton Shamokin and Mount Carmel coal fields

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krug,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprolws,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comerer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendment in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1599, (Senate Bill No. 360), entitled:

An Act making an appropriation to the Cottage State Hospital of Phillipsburg Pennsylvania

On the question,

Will the House agree to the bill on third reading?

Mr. McCAIG. Mr. Speaker, I ask unanimous consent to offer an amendment at this time.

The SPEAKER. The amendment will be read by the Clerk for information.

The Clerk read the amendment as follows:

Amend Section 1, page 2 (two) line 7, by striking out all of said line after the word "necessary", and all of lines eight, nine, ten and eleven.

The SPEAKER. Will the House give unanimous consent to the amendment at this time? Is there any objection? The Chair hears none, and the amendment will be made in accordance with the instructions of the House.

On the question,

Will the House agree to the bill on third reading as amended?

It was agreed to.

The SPEAKER. This amendment is merely a strike-out and the bill is still under consideration.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krug,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprolws,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comerer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1600, (Senate Bill No. 365), entitled:

An Act making an appropriation to the American Hospital for Diseases of the Stomach of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprolvis,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Cadlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comeror,	Hatrack,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kautner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1601, (Senate Bill No. 380), entitled:

An Act making an appropriation to the House of the Good Shepherd in the city of Reading Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprolvis,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Cadlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comeror,	Hatrack,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kautner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendment in which the concurrence of the Senate is requested.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1602, (Senate Bill No. 382), entitled:

An Act making an appropriation to the Sisters of Charity of Saint Catherine's Orphan Asylum of Reading Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,

Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker,
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1603, (Senate Bill No. 383), entitled:

An Act making an appropriation to the Saint Joseph's Hospital in the city of Reading Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Steg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,

Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker,
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1604, (Senate Bill No. 390), entitled:

An Act making an appropriation to the Pennsylvania Seamen's Friend Society of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Steg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker,
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1605, (Senate Bill No. 393), entitled:

An Act making an appropriation to the Franklin City Hospital Franklin Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smith, H. J.,
Blair,	Gelder,	McCarthy,	Smith, H.,
Bluett,	Gibbon,	McConnell,	Smith, J. W.,
Blumberg,	Glass,	McCurdy,	Smith, L.,
Bolard,	Goehring,	McGowan,	Snowden,
Bower,	Golder,	McHugh,	Soffel,
Brady,	Goodnough,	McKim,	Sowers,
Brendle,	Goss,	McKnight,	Spangler,
Brenneman,	Green,	McMullen,	Sprowls,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stadtklander,
Brown, F. B.,	Haines,	Mangan,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Steedle,
Burns,	Hampson,	Marcus, J. C.,	Sterling,
Campbell,	Harding,	Marshall,	Stevens,
Catlin,	Harer,	Mantz,	Stevenson,
Chaplin,	Harry,	Michel,	Stewart,
Clutton,	Haslett,	Millar, A.,	Strauss,
Comer,	Hatrick,	Millar, A. S. C.,	Sweitzer,
Conner,	Haws,	Miller, C.,	Thomas,
Cook,	Hayes,	Miller, D. I.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, D. D.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, H. F.,	Vickerman,
Cratty,	Henderson, W.,	Miller, J. J.,	Walker, G. T.,
Crum,	Hess,	Mitchell,	Walker, J. A.,
Curran,	Hetrick,	Morris,	Weamer,
Curry,	Hoffman, J. N.,	Ogle,	Weiss,
Davis,	Hoffman, M. R.,	Orr,	Wells,
Dawson,	Holcombe,	Perry,	Wettach,
DeHaas,	Hoover,	Phillips,	Whitehouse,
Denning,	Horne,	Pike,	Whiteman,
Dewey, C. P.,	Hough,	Posey,	Williams,
Dewey, P. H.,	Huston,	Quigley,	Wolfe,
Diehm,	Jones, D. J.,	Rhoads,	Woner,
Dilsheimer,	Jones W. W.,	Richards,	Wood,
Dithrich,	Jordan,	Rieder,	Woodruff,
Donneley,	Kantner,	Rinn,	Zook,
Drinkhouse,	Keene,	Roman,	Whitaker,
Dunlap,	Kelly,	Ruch,	Speaker.
Dunn,	Kinsman,		
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1606, (Senate Bill No. 397), entitled:

An Act making an appropriation to the South Side Hospital of Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,

Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smith, H. J.,
Blair,	Gelder,	McCarthy,	Smith, H.,
Bluett,	Gibbon,	McConnell,	Smith, J. W.,
Blumberg,	Glass,	McCurdy,	Smith, L.,
Bolard,	Goehring,	McGowan,	Snowden,
Bower,	Golder,	McHugh,	Soffel,
Brady,	Goodnough,	McKim,	Sowers,
Brendle,	Goss,	McKnight,	Spangler,
Brenneman,	Green,	McMullen,	Sprowls,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stadtklander,
Brown, F. B.,	Haines,	Mangan,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Steedle,
Burns,	Hampson,	Marcus, J. C.,	Sterling,
Campbell,	Harding,	Marshall,	Stevens,
Catlin,	Harer,	Mantz,	Stevenson,
Chaplin,	Harry,	Michel,	Stewart,
Clutton,	Haslett,	Millar, A.,	Strauss,
Comer,	Hatrick,	Millar, A. S. C.,	Sweitzer,
Conner,	Haws,	Miller, C.,	Thomas,
Cook,	Hayes,	Miller, D. I.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, D. D.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, H. F.,	Vickerman,
Cratty,	Henderson, W.,	Miller, J. J.,	Walker, G. T.,
Crum,	Hess,	Mitchell,	Walker, J. A.,
Curran,	Hetrick,	Morris,	Weamer,
Curry,	Hoffman, J. N.,	Ogle,	Weiss,
Davis,	Hoffman, M. R.,	Orr,	Wells,
Dawson,	Holcombe,	Perry,	Wettach,
DeHaas,	Hoover,	Phillips,	Whitehouse,
Denning,	Horne,	Pike,	Whiteman,
Dewey, C. P.,	Hough,	Posey,	Williams,
Dewey, P. H.,	Huston,	Quigley,	Wolfe,
Diehm,	Jones, D. J.,	Rhoads,	Woner,
Dilsheimer,	Jones W. W.,	Richards,	Wood,
Dithrich,	Jordan,	Rieder,	Woodruff,
Donneley,	Kantner,	Rinn,	Zook,
Drinkhouse,	Keene,	Roman,	Whitaker,
Dunlap,	Kelly,	Ruch,	Speaker.
Dunn,	Kinsman,		
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1734, (Senate Bill No. 428), entitled:

An Act making an appropriation to the Home for Friendless Children of the City of Reading Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smith, H. J.,
Blair,	Gelder,	McCarthy,	Smith, H.,
Bluett,	Gibbon,	McConnell,	Smith, J. W.,
Blumberg,	Glass,	McCurdy,	Smith, L.,
Bolard,	Goehring,	McGowan,	Snowden,
Bower,	Golder,	McHugh,	Soffel,
Brady,	Goodnough,	McKim,	Sowers,
Brendle,	Goss,	McKnight,	Spangler,
Brenneman,	Green,	McMullen,	Sprowls,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stadtklander,
Brown, F. B.,	Haines,	Mangan,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Steedle,
Burns,	Hampson,	Marcus, J. C.,	Sterling,
Campbell,	Harding,	Marshall,	Stevens,
Catlin,	Harer,	Mantz,	Stevenson,
Chaplin,	Harry,		

Clutton,	Haslett,	Michel,	Stewart,
Comerer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Aien,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1228, (Senate Bill No. 430), entitled:

An Act to amend section two of the act approved the twenty-eighth day of March one thousand eight hundred and eighty-nine (Pamphlet Laws twenty-two) entitled "A supplement to an act entitled 'An act to provide for the publication of the decisions of the Supreme Court and the appointment of a State reporter' approved the twelfth day of June Anno Domini one thousand eight hundred and seventy-eight (Pamphlet Laws one thousand eight hundred and seventy-eight page two hundred and one) requiring the State reporter to report all the cases decided by the Supreme Court of this Commonwealth and providing for additional assistance and compensation therefor"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprows,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comerer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Haves,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Aien,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,

Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1607, (Senate Bill No. 434), entitled:

An Act making an appropriation to the Northern Home for Friendless Children of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprows,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comerer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Aien,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker..
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1608, (Senate Bill No. 435), entitled:

An Act making an appropriation to the Christian Home for Women at fourteen hundred and twenty-three Liverpool street Northside city of Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidenspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Ditrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1609, (Senate Bill No. 436), as follows:

An Act making an appropriation to the State Industrial Home for Women at Muncy

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of two hundred and sixty-five thousand one hundred dollars (\$265,100) or so much thereof as may be necessary is hereby specifically appropriated to the State Industrial Home for Women at Muncy for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes namely

For maintenance the sum of two hundred thousand dollars (\$200,000) or so much thereof as may be necessary

For the erection and equipment of barn including silo appurtenances and farming implements the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary

For the purchase of live stock the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary

For the purchase of pigs and chickens the sum of seven hundred dollars (\$700) or so much thereof as may be necessary

For the purchase of industrial machinery for making rugs carpets et cetera the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary

For the purchase of automobile and auto truck the sum of five thousand dollars (\$5,000) or so much thereof as may be necessary

For the payment of chauffeur's salary the sum of two thousand four hundred dollars (\$2,400) or so much thereof as may be necessary

For planting trees and shrubbery around building and for installation of fountain the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary

For the purchase of additional real estate contiguous to the present lands of the said institution the sum of twelve thousand dollars (\$12,000) or so much thereof as may be necessary

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidenspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Ditrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1610, (Senate Bill No. 444), entitled:

An Act making an appropriation to the Erie Infants Home and Hospital of Erie Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smith, H. J.,
Blair,	Gelder,	McCarthy,	Smith, H.,
Bluet,	Gibbon,	McConnell,	Smith, J. W.,
Blumberg,	Glass,	McCurdy,	Smith, L.,
Bolard,	Goehring,	McGowan,	Snowden,
Bower,	Golder,	McHugh,	Soffel,
Brady,	Goodnough,	McKim,	Sowers,
Brendle,	Goss,	McKnight,	Spangler,
Brenneman,	Green,	McMullen,	Sprowls,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stadtlander,
Brown, F. B.,	Haines,	Mangan,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Steedle,
Burns,	Hampson,	Marshall,	Sterling,
Campbell,	Harding,	Martin,	Stevens,
Catlin,	Harer,	Mantz,	Stevenson,
Chaplin,	Harry,	Michel,	Stewart,
Clutton,	Haslett,	Millar, A.,	Strauss,
Comeror,	Hatrick,	Millar, A. S. C.,	Sweitzer,
Conner,	Haws,	Miller, C.,	Thomas,
Cook,	Hayes,	Miller, D. I.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, D. D.,	Vickerman,
Craig, J. O.,	Henderson, E.,	Miller, H. F.,	Walker, G. T.,
Cratty,	Henderson, W.,	Miller, J. J.,	Walker, J. A.,
Crum,	Hess,	Mitchell,	Weamer,
Curran,	Hetrick,	Morris,	Weiss,
Curry,	Hoffman, J. N.,	Ogle,	Wells,
Davis,	Hoffman, M. R.,	Perry,	Wettach,
Dawson,	Holcombe,	Phillips,	Whitehouse,
DeHaas,	Hoover,	Pike,	Whiteman,
Denning,	Horne,	Posey,	Williams,
Dewey, C. P.,	Hough,	Quigley,	Wolfe,
Dewey, P. H.,	Huston,	Rhoads,	Woner,
Diehm,	Jones, D. J.,	Richards,	Wood,
Dilsheimer,	Jones W. W.,	Rieder,	Woodruff,
Ditrich,	Jordan,	Rinn,	Zook,
Donneley,	Kantner,	Ruch,	Whitaker,
Drinkhouse,	Keene,		Speaker.
Dunlap,	Kelly,		
Dunu,	Kinsman,		
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1611, (Senate Bill No. 455), entitled:

An Act making an appropriation to the Reading Hospital in the city of Reading Pennsylvania for maintenance

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smith, H. J.,
Blair,	Gelder,	McCarthy,	Smith, H.,
Bluet,	Gibbon,	McConnell,	Smith, J. W.,
Blumberg,	Glass,	McCurdy,	Smith, L.,
Bolard,	Goehring,	McGowan,	Snowden,
Bower,	Golder,	McHugh,	Soffel,
Brady,	Goodnough,	McKim,	Sowers,
Brendle,	Goss,	McKnight,	Spangler,
Brenneman,	Green,	McMullen,	Sprowls,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stadtlander,
			Stark,
			Steedle,
			Sterling,
			Stevens,
			Stevenson,
			Stewart,
			Strauss,
			Sweitzer,
			Thomas,
			Trainer,
			Van Alen,
			Vickerman,
			Walker, G. T.,
			Walker, J. A.,
			Weamer,
			Weiss,
			Wells,
			Wettach,
			Whitehouse,
			Whiteman,
			Williams,
			Wolfe,
			Woner,
			Wood,
			Woodruff,
			Zook,
			Whitaker,
			Speaker.

Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Stark,
Burns,	Hampson,	Marshall,	Steedle,
Campbell,	Harding,	Martin,	Sterling,
Catlin,	Harer,	Mantz,	Stevens,
Chaplin,	Harry,	Michel,	Stevenson,
Clutton,	Haslett,	Millar, A.,	Stewart,
Comeror,	Hatrick,	Millar, A. S. C.,	Strauss,
Conner,	Haws,	Miller, C.,	Sweitzer,
Cook,	Hayes,	Miller, D. I.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. D.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, H. F.,	Vickerman,
Cratty,	Henderson, W.,	Miller, J. J.,	Walker, G. T.,
Crum,	Hess,	Mitchell,	Walker, J. A.,
Curran,	Hetrick,	Morris,	Weamer,
Curry,	Hoffman, J. N.,	Ogle,	Weiss,
Davis,	Hoffman, M. R.,	Perry,	Wells,
Dawson,	Holcombe,	Phillips,	Wettach,
DeHaas,	Hoover,	Pike,	Whitehouse,
Denning,	Horne,	Posey,	Whiteman,
Dewey, C. P.,	Hough,	Quigley,	Williams,
Dewey, P. H.,	Huston,	Rhoads,	Wolfe,
Diehm,	Jones, D. J.,	Richards,	Woner,
Dilsheimer,	Jones W. W.,	Rieder,	Wood,
Ditrich,	Jordan,	Rinn,	Woodruff,
Donneley,	Kantner,	Roman,	Zook,
Drinkhouse,	Keene,	Ruch,	Whitaker,
Dunlap,	Kelly,		Speaker.
Dunu,	Kinsman,		
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1644, (Senate Bill No. 476), entitled:

An Act making an appropriation to the board of trustees of the Philadelphia Museums

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smith, H. J.,
Blair,	Gelder,	McCarthy,	Smith, H.,
Bluet,	Gibbon,	McConnell,	Smith, J. W.,
Blumberg,	Glass,	McCurdy,	Smith, L.,
Bolard,	Goehring,	McGowan,	Snowden,
Bower,	Golder,	McHugh,	Soffel,
Brady,	Goodnough,	McKim,	Sowers,
Brendle,	Goss,	McKnight,	Spangler,
Brenneman,	Green,	McMullen,	Sprowls,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stadtlander,
Brown, F. B.,	Haines,	Mangan,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Steedle,
Burns,	Hampson,	Marshall,	Sterling,
Campbell,	Harding,	Martin,	Stevens,
Catlin,	Harer,	Mantz,	Stevenson,
Chaplin,	Harry,	Michel,	Stewart,
Clutton,	Haslett,	Millar, A.,	Strauss,
Comeror,	Hatrick,	Millar, A. S. C.,	Sweitzer,
Conner,	Haws,	Miller, C.,	Thomas,
Cook,	Hayes,	Miller, D. I.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, D. D.,	Vickerman,
Craig, J. O.,	Henderson, E.,	Miller, H. F.,	Walker, G. T.,
Cratty,	Henderson, W.,	Miller, J. J.,	Walker, J. A.,
Crum,	Hess,	Mitchell,	Weamer,
Curran,	Hetrick,	Morris,	Weiss,
Curry,	Hoffman, J. N.,	Ogle,	Wells,
Davis,	Hoffman, M. R.,	Perry,	Wettach,
Dawson,	Holcombe,	Phillips,	Whitehouse,
DeHaas,	Hoover,	Pike,	Whiteman,
Denning,	Horne,	Posey,	Williams,
Dewey, C. P.,	Hough,	Quigley,	Wolfe,
Dewey, P. H.,	Huston,	Rhoads,	Woner,
Diehm,	Jones, D. J.,		
Dilsheimer,	Jones W. W.,		

Dithrich,
Donneley,
Drinkhouse,
Dunlap,
Dunn,
Eaches,

Jordan,
Kantner,
Kecne,
Kelly,
Kinsman,

Richards,
Rieder,
Rinn,
Roman,
Ruch,

Wood,
Woodruff,
Zook,
Whitaker,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,
The House proceeded to the third reading and consideration of House Bill No. 1612, (Senate Bill No. 481), entitled:

An Act making an appropriation to the Pittsburgh News-boy's Home of Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Phillips,	Whitehouse,
Denning,	Hough,	Perry,	Wettach,
Dewey, C. P.,	Huston,	Pike,	Whiteman,
Dewey, P. H.,	Jones, D. J.,	Posey,	Williams,
Diehm,	Jones W. W.,	Quigley,	Wolfe,
Dilsheimer,	Jordan,	Rhoads,	Woner,
Dithrich,	Kantner,	Richards,	Wood,
Donneley,	Kecne,	Rieder,	Woodruff,
Drinkhouse,	Kelly,	Rinn,	Zook,
Dunlap,	Kinsman,	Roman,	Whitaker,
Dunn,		Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1613, (Senate Bill No. 485), entitled:

An Act making an appropriation to the Wills Hospital Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Phillips,	Whitehouse,
Denning,	Hough,	Perry,	Wettach,
Dewey, C. P.,	Huston,	Pike,	Whiteman,
Dewey, P. H.,	Jones, D. J.,	Posey,	Williams,
Diehm,	Jones W. W.,	Quigley,	Wolfe,
Dilsheimer,	Jordan,	Rhoads,	Woner,
Dithrich,	Kantner,	Richards,	Wood,
Donneley,	Kecne,	Rieder,	Woodruff,
Drinkhouse,	Kelly,	Rinn,	Zook,
Dunlap,	Kinsman,	Roman,	Whitaker,
Dunn,		Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1614, (Senate Bill No. 488), entitled:

An Act making an appropriation to the Nesbit West Side Hospital Dorranceton Luzerne county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,

Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprohls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comerer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilshelmer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1615, (Senate Bill No. 489), entitled:

An Act making an appropriation to the Pittston Hospital Association of the city of Pittston Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprohls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comerer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
	Hess,	Miller, J. J.,	Walker, G. T.,
	Hetrick,	Mitchell,	Walker, J. A.,
	Hoffman, J. N.,	Morris,	Weamer,
	Hoffman, M. R.,	Ogle,	Weiss,
	Holcombe,	Orr,	Wells,
	Hoover,	Perry,	Wettach,
	Horne,	Phillips,	Whitehouse,
	Hough,	Pike,	Whiteman,
	Huston,	Posey,	Williams,
	Diehm,	Quigley,	Wolfe,
	Dilshelmer,	Rhoads,	Woner,
	Dithrich,	Richards,	Wood,
	Donneley,	Rieder,	Woodruff,
	Drinkhouse,	Rinn,	Zook,
	Dunlap,	Roman,	Whitaker,
	Dunn,	Ruch,	Speaker.
	Eaches,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative

Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilshelmer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1616, (Senate Bill No. 490), entitled:

An Act making an appropriation to the Florence Crittenton Circle of Wilkes-Barre Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprohls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comerer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilshelmer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1665, (Senate Bill No. 491), entitled:

An Act to make an appropriation for the improvement of the maritime port facilities of the State of Pennsylvania at Philadelphia and providing for the expenditure thereof and for the appointment by the Governor of a competent engineer to assist and cooperate therein

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comeror,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Ditrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendment in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1617, (Senate Bill No. 492), entitled:

An Act making an appropriation to the Saint Agnes Hospital Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comeror,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Ditrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1618, (Senate Bill No. 493), entitled:

An Act making an appropriation to the Columbia Hospital at Columbia Lancaster county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,

Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Morris,	Weamer,
Dawson,	Hoffman, M. R.,	Ogle,	Weiss,
DeHaas,	Holcombe,	Orr,	Wells,
Denning,	Hoover,	Perry,	Wettach,
Dewey, C. P.,	Horne,	Phillips,	Whitehouse,
Dewey, P. H.,	Hough,	Pike,	Whiteman,
Diehm,	Huston,	Posey,	Williams,
Dilsheimer,	Jones, D. J.,	Quigley,	Wolfe,
Dittrich,	Jones W. W.,	Rhoads,	Woner,
Donneley,	Jordan,	Richards,	Wood,
Drinkhouse,	Kantner,	Rieder,	Woodruff,
Dunlap,	Keene,	Rinn,	Zook,
Dunn,	Kelly,	Roman,	Whitaker,
Eaches,	Kinsman,	Ruch,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1666, (Senate Bill No. 508), entitled:

A Supplement to an act entitled "An act to establish an asylum for the insane poor of this Commonwealth to be called the 'The Pennsylvania State Lunatic Hospital and Union Asylum for the Insane'" approved the fourteenth day of April Anno Domini one thousand eight hundred and forty-five (Pamphlet Laws page four hundred and forty)

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Boland,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprows,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Morris,	Weamer,
Dawson,	Hoffman, M. R.,	Ogle,	Weiss,
DeHaas,	Holcombe,	Orr,	Wells,
Denning,	Hoover,	Perry,	Wettach,
Dewey, C. P.,	Horne,	Phillips,	Whitehouse,
	Hough,	Pike,	Whiteman,

Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Dittrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendment in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1619, (Senate Bill No. 510), entitled:

An Act making an appropriation to the Children's Homeopathic Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Boland,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprows,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Morris,	Weamer,
Dawson,	Hoffman, M. R.,	Ogle,	Weiss,
DeHaas,	Holcombe,	Orr,	Wells,
Denning,	Hoover,	Perry,	Wettach,
Dewey, C. P.,	Horne,	Phillips,	Whitehouse,
Dewey, P. H.,	Hough,	Pike,	Whiteman,
Diehm,	Huston,	Posey,	Williams,
Dilsheimer,	Jones, D. J.,	Quigley,	Wolfe,
Dittrich,	Jones W. W.,	Rhoads,	Woner,
Donneley,	Jordan,	Richards,	Wood,
Drinkhouse,	Kantner,	Rieder,	Woodruff,
Dunlap,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1620, (Senate Bill No. 515), entitled:

An Act making an appropriation to the Industrial Home for Crippled Children at Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Wells,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Dennling,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilshelmer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the amendment.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1621, (Senate Bill No. 536), entitled:

An Act making an appropriation to the Beulah Anchorage of Reading Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,

Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Wells,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Dennling,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilshelmer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1623, (Senate Bill No. 540), entitled:

An Act making an appropriation to the Wilkes-Barre City Hospital

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,

Crum,	Hess,	Miller, J. J.,	Walker, G. T.
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendment in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1624, (Senate Bill No. 550), entitled:

An Act making an appropriation to the Chester Hospital in the City of Chester Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smith, H. J.,
Blair,	Gelder,	McCarthy,	Smith, H.,
Bluet,	Gibbon,	McConnell,	Smith, J. W.,
Blumberg,	Glass,	McCurdy,	Smith, L.,
Bolard,	Goehring,	McGowan,	Snowden,
Bower,	Golder,	McHugh,	Soffel,
Brady,	Goodnough,	McKim,	Sowers,
Brendle,	Goss,	McKnight,	Spangler,
Brenneman,	Green,	McMullen,	Spowls,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stadtlander,
Brown, F. B.,	Haines,	Mangan,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J.,	Steedle,
Burns,	Hampson,	Marcus, J. C.,	Sterling,
Campbell,	Harding,	Marshall,	Stevens,
Catlin,	Harer,	Martin,	Stevenson,
Chaplin,	Harry,	Mantz,	Stewart,
Clutton,	Haslett,	Michel,	Strauss,
Comer,	Hatrick,	Millar, A.,	Sweltzer,
Conner,	Haws,	Millar, A. S. C.,	Thomas,
Cook,	Hayes,	Miller, C.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Vickerman,
Cratty,	Henderson, W.,	Miller, H. F.,	Walker, G. T.,
Crum,	Hess,	Miller, J. J.,	Walker, J. A.,
Curran,	Hetrick,	Mitchell,	Weamer,
Curry,	Hoffman, J. N.,	Morris,	Weiss,
Davis,	Hoffman, M. R.,	Ogle,	Wells,
Dawson,	Holcombe,	Orr,	Wettach,
DeHaas,	Hoover,	Perry,	Whitehouse,
Denning,	Horne,	Phillips,	Whiteman,
Dewey, C. P.,	Hough,	Pike,	Williams,
Dewey, P. H.,	Huston,	Posey,	Wolfe,
Diehm,	Jones, D. J.,	Quigley,	Woner,
Dilsheimer,	Jones W. W.,	Rhoads,	Wood,
Dithrich,	Jordan,	Richards,	Woodruff,
Donneley,	Kantner,	Rieder,	Zook,
Drinkhouse,	Keene,	Rinn,	Whitaker,
Dunlap,	Kelly,	Roman,	Speaker.
Dunn,	Kinsman,	Ruch,	
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1667, (Senate Bill No. 558), entitled:

An Act making an appropriation to Albright and Mebus for the payment for services heretofore rendered to the Attorney General of the Commonwealth

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smith, H. J.,
Blair,	Gelder,	McCarthy,	Smith, H.,
Bluet,	Gibbon,	McConnell,	Smith, J. W.,
Blumberg,	Glass,	McCurdy,	Smith, L.,
Bolard,	Goehring,	McGowan,	Snowden,
Bower,	Golder,	McHugh,	Soffel,
Brady,	Goodnough,	McKim,	Sowers,
Brendle,	Goss,	McKnight,	Spangler,
Brenneman,	Green,	McMullen,	Spowls,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stadtlander,
Brown, F. B.,	Haines,	Mangan,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J.,	Steedle,
Burns,	Hampson,	Marcus, J. C.,	Sterling,
Campbell,	Harding,	Marshall,	Stevens,
Catlin,	Harer,	Martin,	Stevenson,
Chaplin,	Harry,	Mantz,	Stewart,
Clutton,	Haslett,	Michel,	Strauss,
Comer,	Hatrick,	Millar, A.,	Sweltzer,
Conner,	Haws,	Millar, A. S. C.,	Thomas,
Cook,	Hayes,	Miller, C.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Vickerman,
Cratty,	Henderson, W.,	Miller, H. F.,	Walker, G. T.,
Crum,	Hess,	Miller, J. J.,	Walker, J. A.,
Curran,	Hetrick,	Mitchell,	Weamer,
Curry,	Hoffman, J. N.,	Morris,	Weiss,
Davis,	Hoffman, M. R.,	Ogle,	Wells,
Dawson,	Holcombe,	Orr,	Wettach,
DeHaas,	Hoover,	Perry,	Whitehouse,
Denning,	Horne,	Phillips,	Whiteman,
Dewey, C. P.,	Hough,	Pike,	Williams,
Dewey, P. H.,	Huston,	Posey,	Wolfe,
Diehm,	Jones, D. J.,	Quigley,	Woner,
Dilsheimer,	Jones W. W.,	Rhoads,	Wood,
Dithrich,	Jordan,	Richards,	Woodruff,
Donneley,	Kantner,	Rieder,	Zook,
Drinkhouse,	Keene,	Rinn,	Whitaker,
Dunlap,	Kelly,	Roman,	Speaker.
Dunn,	Kinsman,	Ruch,	
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1625, (Senate Bill No. 586), entitled:

An Act making an appropriation to the several fire companies of the city of Harrisburg Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprolws,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comeror,	Hatrick,	Millar, A.,	Strauss,
Conner,	Hays,	Millar, A. S. C.,	Sweitzer,
Cook,	Heffernan,	Miller, C.,	Thomas,
Craig, J. R.,	Henderson, E.,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, W.,	Miller, D. D.,	Van Alen,
Cratty,	Hess,	Miller, H. F.,	Vickerman,
Crum,	Hetrick,	Miller, J. J.,	Walker, G. T.,
Curran,	Hoffman, J. N.,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, M. R.,	Ogle,	Weamer,
Davis,	Holcombe,	Orr,	Weiss,
Dawson,	Hoover,	Perry,	Wells,
DeHaas,	Horne,	Phillips,	Wettach,
Denning,	Hough,	Pike,	Whitehouse,
Dewey, C. P.,	Huston,	Posey,	Whiteman,
Dewey, P. H.,	Jones, D. J.,	Quigley,	Williams,
Diehm,	Jones W. W.,	Rhoads,	Wolfe,
Dilsheimer,	Jordan,	Richards,	Woner,
Dithrich,	Kantner,	Rieder,	Wood,
Donneley,	Keene,	Rinn,	Woodruff,
Drinkhouse,	Kelly,	Roman,	Zook,
Dunlap,	Kinsman,	Ruch,	Whitaker,
Dunn,			Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1626, (Senate Bill No. 593), entitled:

An Act making an appropriation to the trustees of the Homeopathic State Hospital for the Insane at Allentown Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprolws,
Brooks,	Hagerty,	McVicar,	Stackhouse,

Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comeror,	Hatrick,	Millar, A.,	Strauss,
Conner,	Hays,	Millar, A. S. C.,	Sweitzer,
Cook,	Heffernan,	Miller, C.,	Thomas,
Craig, J. R.,	Henderson, E.,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, W.,	Miller, D. D.,	Van Alen,
Cratty,	Hess,	Miller, H. F.,	Vickerman,
Crum,	Hetrick,	Miller, J. J.,	Walker, G. T.,
Curran,	Hoffman, J. N.,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, M. R.,	Morris,	Weamer,
Davis,	Holcombe,	Ogle,	Weiss,
Dawson,	Hoover,	Orr,	Wells,
DeHaas,	Horne,	Perry,	Wettach,
Denning,	Hough,	Phillips,	Whitehouse,
Dewey, C. P.,	Huston,	Pike,	Whiteman,
Dewey, P. H.,	Jones, D. J.,	Posey,	Williams,
Diehm,	Jones W. W.,	Quigley,	Wolfe,
Dilsheimer,	Jordan,	Rhoads,	Woner,
Dithrich,	Kantner,	Richards,	Wood,
Donneley,	Keene,	Rieder,	Woodruff,
Drinkhouse,	Kelly,	Rinn,	Zook,
Dunlap,	Kinsman,	Roman,	Whitaker,
Dunn,		Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendment in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1627, (Senate Bill No. 627), entitled:

An Act making an appropriation to the Home for the Friendless of Harrisburg Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprolws,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comeror,	Hatrick,	Millar, A.,	Strauss,
Conner,	Hays,	Millar, A. S. C.,	Sweitzer,
Cook,	Heffernan,	Miller, C.,	Thomas,
Craig, J. R.,	Henderson, E.,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, W.,	Miller, D. D.,	Van Alen,
Cratty,	Hess,	Miller, H. F.,	Vickerman,
Crum,	Hetrick,	Miller, J. J.,	Walker, G. T.,
Curran,	Hoffman, J. N.,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, M. R.,	Morris,	Weamer,
Davis,	Holcombe,	Ogle,	Weiss,
Dawson,	Hoover,	Orr,	Wells,
DeHaas,	Horne,	Perry,	Wettach,
Denning,	Hough,	Phillips,	Whitehouse,
Dewey, C. P.,	Huston,	Pike,	Whiteman,
Dewey, P. H.,	Jones, D. J.,	Posey,	Williams,
Diehm,	Jones W. W.,	Quigley,	Wolfe,
Dilsheimer,	Jordan,	Rhoads,	Woner,
Dithrich,	Kantner,	Richards,	Wood,

Donneley, Kantner, Rieder, Woodruff,
Drinkhouse, Keene, Rinn, Zook,
Dunlap, Kelly, Roman, Whitaker,
Dunn, Kinsman, Ruch, Speaker,
Eaches,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1628, (Senate Bill No. 628), entitled:

An Act making an appropriation to the Harrisburg Polyclinic Hospital of Harrisburg Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krug,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smith, H. J.,
Blair,	Gelder,	McCarthy,	Smith, H.,
Bluet,	Gibbon,	McConnell,	Smith, J. W.,
Blumberg,	Glass,	McCurdy,	Smith, L.,
Bolard,	Goehring,	McGowan,	Snowden,
Bower,	Golder,	McHugh,	Soffel,
Brady,	Goodnough,	McKinn,	Sowers,
Brendle,	Goss,	McKnight,	Spangler,
Brenneman,	Green,	McMullen,	Sprowls,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stadlander,
Brown, F. B.,	Haines,	Mangan,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J.,	Steedle,
Burns,	Hampson,	Marcus, J. C.,	Sterling,
Campbell,	Harding,	Marshall,	Stevens,
Catlin,	Harer,	Martin,	Stevenson,
Chaplin,	Harry,	Mantz,	Stewart,
Clutton,	Haslett,	Michel,	Strauss,
Comer,	Hatrick,	Millar, A.,	Sweetzer,
Conner,	Haws,	Millar, A. S. C.,	Thomas,
Cook,	Hayes,	Miller, C.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Vickerman,
Cratty,	Henderson, W.,	Miller, H. F.,	Walker, G. T.,
Crum,	Hess,	Miller, J. J.,	Walker, J. A.,
Curran,	Hetrick,	Mitchell,	Weamer,
Curry,	Hoffman, J. N.,	Morris,	Weiss,
Davis,	Hoffman, M. R.,	Ogle,	Wells,
Dawson,	Holcombe,	Orr,	Wettach,
DeHaas,	Hoover,	Perrv,	Whitehouse,
Denning,	Horne,	Phillips,	Whiteman,
Dewey, C. P.,	Hough,	Pike,	Williams,
Dewey, P. H.,	Huston,	Posey,	Wolfe,
Diehm,	Jones, D. J.,	Quigley,	Woner,
Dilsheimer,	Jones W. W.,	Rhoads,	Wood,
Dithrich,	Jordan,	Richards,	Woodruff,
Donneley,	Kantner,	Rieder,	Zook,
Drinkhouse,	Keene,	Rinn,	Whitaker,
Dunlap,	Kelly,	Roman,	Speaker,
Dunn,	Kinsman,	Ruch,	
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1629, (Senate Bill No. 630), entitled:

An Act making an appropriation to the Sylvan Heights Home for Orphan Girls at Harrisburg Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krug,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smith, H. J.,
Blair,	Gelder,	McCarthy,	Smith, H.,
Bluet,	Gibbon,	McConnell,	Smith, J. W.,
Blumberg,	Glass,	McCurdy,	Smith, L.,
Bolard,	Goehring,	McGowan,	Snowden,
Bower,	Golder,	McHugh,	Soffel,
Brady,	Goodnough,	McKinn,	Sowers,
Brendle,	Goss,	McKnight,	Spangler,
Brenneman,	Green,	McMullen,	Sprowls,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stadlander,
Brown, F. B.,	Haines,	Mangan,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J.,	Steedle,
Burns,	Hampson,	Marcus, J. C.,	Sterling,
Campbell,	Harding,	Marshall,	Stevens,
Catlin,	Harer,	Martin,	Stevenson,
Chaplin,	Harry,	Mantz,	Stewart,
Clutton,	Haslett,	Michel,	Strauss,
Comer,	Hatrick,	Millar, A.,	Sweetzer,
Conner,	Haws,	Millar, A. S. C.,	Thomas,
Cook,	Hayes,	Miller, C.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Vickerman,
Cratty,	Henderson, W.,	Miller, H. F.,	Walker, G. T.,
Crum,	Hess,	Miller, J. J.,	Walker, J. A.,
Curran,	Hetrick,	Mitchell,	Weamer,
Curry,	Hoffman, J. N.,	Morris,	Weiss,
Davis,	Hoffman, M. R.,	Ogle,	Wells,
Dawson,	Holcombe,	Orr,	Wettach,
DeHaas,	Hoover,	Perrv,	Whitehouse,
Denning,	Horne,	Phillips,	Whiteman,
Dewey, C. P.,	Hough,	Pike,	Williams,
Dewey, P. H.,	Huston,	Posey,	Wolfe,
Diehm,	Jones, D. J.,	Quigley,	Woner,
Dilsheimer,	Jones W. W.,	Rhoads,	Wood,
Dithrich,	Jordan,	Richards,	Woodruff,
Donneley,	Kantner,	Rieder,	Zook,
Drinkhouse,	Keene,	Rinn,	Whitaker,
Dunlap,	Kelly,	Roman,	Speaker,
Dunn,	Kinsman,	Ruch,	
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1668, (Senate Bill No. 635), entitled:

An Act making a further appropriation to carry into effect the act approved the fourteenth day of June one thousand nine hundred and eleven (Pamphlet Laws nine hundred and thirty-five) entitled "An act providing for the erection by the Commonwealth of Pennsylvania of a statue in memory of General George Gordon Meade in the city of Washington and making an appropriation therefor"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krug,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,

Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Spowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Ditrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker,
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1671, (Senate Bill No. 678), entitled:

An Act to amend sections one two and four of an act approved the eighteenth day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one thousand and forty-nine) entitled "An act authorizing the Board of Commissioners of Public Grounds and Buildings to erect a Soldiers' and Sailors' Memorial Bridge with the approaches thereto and memorial pylons in the city of Harrisburg to commemorate the services of the soldiers and sailors of the Commonwealth providing for the letting of contracts therefor providing for a proportion of the cost to be paid by the city of Harrisburg and public service corporations using or affected by the building of said bridge providing for acquiring any property necessary by eminent domain giving the Board of Commissioners of Public Grounds and Buildings the right to sell a portion of the land of the Pennsylvania Railroad Company to conform to the plans of the architect providing for the maintenance of said bridge and making an appropriation to carry out the provisions of this act

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCann,	Smiley,
Bidelspacher,	Gearhart,	McCarthy,	Smink,
Blair,	Gelder,	McConnell,	Smith, H. J.,
Bluet,	Gibbon,		Smith, H.,

Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Spowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Ditrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker,
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1630, (Senate Bill No. 685), entitled:

An Act making an appropriation to the trustees of the Western State Hospital for the Insane

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Rudd,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCann,	Smiley,
Bidelspacher,	Gearhart,	McCarthy,	Smink,
Blair,	Gelder,	McConnell,	Smith, H. J.,
Bluet,	Gibbon,	McCurdy,	Smith, H.,
Blumberg,	Glass,	McGowan,	Smith, J. W.,
Bolard,	Goehring,	McHugh,	Smith, L.,
Bower,	Golder,	McKim,	Snowden,
Brady,	Goodnough,	McKnight,	Soffel,
Brendle,	Goss,	McMullen,	Sowers,
Brenneman,	Green,	McOwen,	Spangler,
Bromley,	Griffith,	McVicar,	Spowls,
Brooks,	Hagerty,	Mangan,	Stackhouse,
Brown, F. B.,	Haines,	Marcus, J.,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Stark,
Burns,	Hampson,	Marshall,	Steedle,
Campbell,	Harding,	Martin,	Sterling,
Catlin,	Harer,	Mantz,	Stevens,
Chaplin,	Harry,	Michel,	Stevenson,
Clutton,	Haslett,	Millar, A.,	Stewart,
Comer,	Hatrick,	Millar, A. S. C.,	Strauss,
Conner,	Haws,	Miller, C.,	Sweitzer,
Cook,	Hayes,	Miller, D. I.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. D.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, H. F.,	Van Alen,
Cratty,	Henderson, W.,	Miller, J. J.,	Vickerman,
Crum,	Hess,	Mitchell,	Walker, G. T.,
Curran,	Hetrick,	Morris,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Ogle,	Weamer,
Davis,	Hoffman, M. R.,		Weiss,

Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1672, (Senate Bill No. 757), entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the payment of the cost of constructing approaches and necessary rights of way to and for bridges erected in pursuance of the proceedings under the act of May fifth one thousand nine hundred and eleven (Pamphlet Laws one hundred seventy-seven) entitled "An act bridges over any river not more than one thousand feet and not less than five hundred feet in width at localities not less than ten miles distant from the nearest public bridge over the same river in counties whose indebtedness increased by the cost of such proposed bridge would exceed the constitutional limitation of two per centum of their assessed valuation"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Spowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comeror,	Hatrick,	Miller, A.,	Strauss,
Conner,	Haws,	Miller, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Weamer,
Curry,	Hoffman, J. N.,	Morris,	Weiss,
Davis,	Hoffman, M. R.,	Ogie,	Wells,
Dawson,	Holcombe,	Orr,	Wettach,
DeHaas,	Hoover,	Perry,	Whitehouse,
Denning,	Horne,	Phillips,	Whiteman,
Dewey, C. P.,	Hough,	Pike,	Williams,
Dewey, P. H.,	Huston,	Posey,	Wolfe,
Diehm,	Jones, D. J.,	Quigley,	Woner,
Dilsheimer,	Jones W. W.,	Rhoads,	Wood,
Dithrich,	Jordan,	Richards,	Woodruff,
Donneley,	Kantner,	Rieder,	Zook,
Drinkhouse,	Keene,	Rinn,	Whitaker,
Dunlap,	Kelly,	Roman,	Speaker.
Dunn,	Kinsman,	Ruch,	
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1673, (Senate Bill No. 758), entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the payment of the cost of bridges erected in pursuance of proceedings under the act of May fifth one thousand nine hundred and eleven (Pamphlet Laws one hundred seventy-seven) entitled "An act authorizing the Commonwealth of Pennsylvania to build bridges over any river not more than one thousand feet and not less than five hundred feet in width at localities not less than ten miles distant from the nearest public bridge over the same river in counties whose indebtedness increased by the cost of such proposed bridge would exceed the constitutional limitation of two per centum of their assessed valuation"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Spowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comeror,	Hatrick,	Miller, A.,	Strauss,
Conner,	Haws,	Miller, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Weamer,
Curry,	Hoffman, J. N.,	Morris,	Weiss,
Davis,	Hoffman, M. R.,	Ogie,	Wells,
Dawson,	Holcombe,	Orr,	Wettach,
DeHaas,	Hoover,	Perry,	Whitehouse,
Denning,	Horne,	Phillips,	Whiteman,
Dewey, C. P.,	Hough,	Pike,	Williams,
Dewey, P. H.,	Huston,	Posey,	Wolfe,
Diehm,	Jones, D. J.,	Quigley,	Woner,
Dilsheimer,	Jones W. W.,	Rhoads,	Wood,
Dithrich,	Jordan,	Richards,	Woodruff,
Donneley,	Kantner,	Rieder,	Zook,
Drinkhouse,	Keene,	Rinn,	Whitaker,
Dunlap,	Kelly,	Roman,	Speaker.
Dunn,	Kinsman,	Ruch,	
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1402, (Senate Bill No. 760), entitled:

An Act authorizing the State Highway Department to pay to or for certain railroad companies certain sums of money in satisfaction of certain credits extended to the State Highway Department by said railroad companies for the cost of transporting road building materials for use upon State highways said credits being the difference in the freight rate in force when the contracts for the road construction were made and the freight rate authorized by the Interstate Commerce Commission prior to completion of work thereunder directing and restricting the payment of such sums to the amounts expended by said railroad companies in the elimination of grade crossings under order of the Public Service Commission of the Commonwealth of Pennsylvania and making an appropriation therefor

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smith, H. J.,
Blair,	Gelder,	McCarthy,	Smith, H.,
Bluet,	Gibbon,	McConnell,	Smith, J. W.,
Blumberg,	Glass,	McCurdy,	Smith, L.,
Bolard,	Goehring,	McGowan,	Snowden,
Bower,	Golder,	McHugh,	Soffel,
Brady,	Goodnough,	McKim,	Sowers,
Brendle,	Goss,	McKnight,	Spangler,
Brenneman,	Green,	McMullen,	Sproles,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stadlander,
Brown, F. B.,	Haines,	Mangan,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J.,	Steedle,
Burns,	Hampson,	Marcus, J. C.,	Sterling,
Campbell,	Harding,	Marshall,	Stevens,
Catlin,	Harer,	Martin,	Stevenson,
Chaplin,	Harry,	Mantz,	Stewart,
Clutton,	Haslett,	Michel,	Strauss,
Comer,	Hatrick,	Millar, A.,	Sweitzer,
Conner,	Haws,	Millar, A. S. C.,	Thomas,
Cook,	Hayes,	Miller, C.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Vickerman,
Cratty,	Henderson, W.,	Miller, H. F.,	Walker, G. T.,
Crum,	Hess,	Miller, J. J.,	Walker, J. A.,
Curran,	Hetrick,	Mitchell,	Weamer,
Curry,	Hoffman, J. N.,	Morris,	Weiss,
Davis,	Hoffman, M. R.,	Ogle,	Wells,
Dawson,	Holcombe,	Orr,	Wettach,
DeHaas,	Hoover,	Perry,	Whitehouse,
Denning,	Horne,	Phillips,	Whiteman,
Dewey, C. P.,	Hough,	Pike,	Williams,
Dewey, P. H.,	Huston,	Posey,	Wolfe,
Diehm,	Jones, D. J.,	Quigley,	Woner,
Dilshelmer,	Jones W. W.,	Rhoads,	Wood,
Dithrich,	Jordan,	Richards,	Zook,
Donneley,	Kantner,	Rinn,	Woodruff,
Drinkhouse,	Keene,	Rieder,	Whitaker,
Dunlap,	Kelly,	Roman,	Speaker.
Dunn,	Kinsman,	Ruch,	
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1631, (Senate Bill No. 808), entitled:

An Act making an appropriation to Saint Vincent's Home and Maternity Hospital Seventeenth street and Woodland avenue Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smith, H. J.,
Blair,	Gelder,	McCarthy,	Smith, H.,
Bluet,	Gibbon,	McConnell,	Smith, J. W.,
Blumberg,	Glass,	McCurdy,	Smith, L.,
Bolard,	Goehring,	McGowan,	Snowden,
Bower,	Golder,	McHugh,	Soffel,
Brady,	Goodnough,	McKim,	Sowers,
Brendle,	Goss,	McKnight,	Spangler,
Brenneman,	Green,	McMullen,	Sproles,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stadlander,
Brown, F. B.,	Haines,	Mangan,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J.,	Steedle,
Burns,	Hampson,	Marcus, J. C.,	Sterling,
Campbell,	Harding,	Marshall,	Stevens,
Catlin,	Harer,	Martin,	Stevenson,
Chaplin,	Harry,	Mantz,	Stewart,
Clutton,	Haslett,	Michel,	Strauss,
Comer,	Hatrick,	Millar, A.,	Sweitzer,
Conner,	Haws,	Millar, A. S. C.,	Thomas,
Cook,	Hayes,	Miller, C.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Vickerman,
Cratty,	Henderson, W.,	Miller, H. F.,	Walker, G. T.,
Crum,	Hess,	Miller, J. J.,	Walker, J. A.,
Curran,	Hetrick,	Mitchell,	Weamer,
Curry,	Hoffman, J. N.,	Morris,	Weiss,
Davis,	Hoffman, M. R.,	Ogle,	Wells,
Dawson,	Holcombe,	Orr,	Wettach,
DeHaas,	Hoover,	Perry,	Whitehouse,
Denning,	Horne,	Phillips,	Whiteman,
Dewey, C. P.,	Hough,	Pike,	Williams,
Dewey, P. H.,	Huston,	Posey,	Wolfe,
Diehm,	Jones, D. J.,	Quigley,	Woner,
Dilshelmer,	Jones W. W.,	Rhoads,	Wood,
Dithrich,	Jordan,	Richards,	Zook,
Donneley,	Kantner,	Rinn,	Woodruff,
Drinkhouse,	Keene,	Rieder,	Whitaker,
Dunlap,	Kelly,	Roman,	Speaker.
Dunn,	Kinsman,	Ruch,	
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1632, (Senate Bill No. 809), entitled:

An Act making an appropriation to Saint John's Orphan Asylum Forty-ninth street and Wyalusing avenue Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smith, H. J.,
Blair,	Gelder,	McCarthy,	Smith, H.,
Bluet,	Gibbon,	McConnell,	Smith, J. W.,
Blumberg,	Glass,	McCurdy,	Smith, L.,
Bolard,	Goehring,	McGowan,	Snowden,
Bower,	Golder,	McHugh,	Soffel,
Brady,	Goodnough,	McKim,	Sowers,
Brendle,	Goss,	McKnight,	Spangler,
Brenneman,	Green,	McMullen,	Sproles,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stadlander,
Brown, F. B.,	Haines,	Mangan,	Stark,
Brown, T. R.,	Haldeman,	Marcus, J.,	Steedle,
Burns,	Hampson,	Marcus, J. C.,	Sterling,
Campbell,	Harding,	Marshall,	Stevens,
Catlin,	Harer,	Martin,	Stevenson,
Chaplin,	Harry,	Mantz,	Stewart,
Clutton,	Haslett,	Michel,	Strauss,
Comer,	Hatrick,	Millar, A.,	Sweitzer,
Conner,	Haws,	Millar, A. S. C.,	Thomas,
Cook,	Hayes,	Miller, C.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Vickerman,
Cratty,	Henderson, W.,	Miller, H. F.,	Walker, G. T.,
Crum,	Hess,	Miller, J. J.,	Walker, J. A.,
Curran,	Hetrick,	Mitchell,	Weamer,
Curry,	Hoffman, J. N.,	Morris,	Weiss,
Davis,	Hoffman, M. R.,	Ogle,	Wells,
Dawson,	Holcombe,	Orr,	Wettach,
DeHaas,	Hoover,	Perry,	Whitehouse,
Denning,	Horne,	Phillips,	Whiteman,
Dewey, C. P.,	Hough,	Pike,	Williams,
Dewey, P. H.,	Huston,	Posey,	Wolfe,
Diehm,	Jones, D. J.,	Quigley,	Woner,
Dilshelmer,	Jones W. W.,	Rhoads,	Wood,
Dithrich,	Jordan,	Richards,	Zook,
Donneley,	Kantner,	Rinn,	Woodruff,
Drinkhouse,	Keene,	Rieder,	Whitaker,
Dunlap,	Kelly,	Roman,	Speaker.
Dunn,	Kinsman,	Ruch,	
Eaches,			

Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comerer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Ditrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1633, (Senate Bill No. 810), entitled:

An Act making an appropriation to the House of the Good Shepherd Fairmount Avenue and Thirty-fifth street Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Gold,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comerer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Ditrich,	Jordan,	Richards,	Wood,
			Woodruff,
			Zook,
			Whitaker,
			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1634, (Senate Bill No. 812), entitled:

An Act making an appropriation to the Saint Edmond's Home for Crippled Children Forty-fourth street and Haverford Avenue Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Gold,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comerer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Ditrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1635, (Senate Bill No. 813), entitled:

An Act making an appropriation to Saint Vincent's Home
Lansdowne Delaware county Pennsylvania

And said bill having been read at length the third time,
considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas
and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Smink,
Bell,	Franklin,	McCaig,	Smith, H. J.,
Bidelspacher,	Gearhart,	McCann,	Smith, H.,
Blair,	Gelder,	McCarthy,	Smith, J. W.,
Bluet,	Gibbon,	McConnell,	Smith, L.,
Blumberg,	Glass,	McCurdy,	Snowden,
Bolard,	Goehring,	McGowan,	Soffel,
Bower,	Golder,	McHugh,	Sowers,
Brady,	Goodnough,	McKim,	Spangler,
Brendle,	Goss,	McKnight,	Sprowls,
Brenneman,	Green,	McMullen,	Stackhouse,
Bromley,	Griffith,	McOwen,	Stadlander,
Brooks,	Hagerty,	McVicar,	Stark,
Brown, F. B.,	Haines,	Mangan,	Steedle,
Burns,	Haldeman,	Marcus, J.,	Sterling,
Campbell,	Hampson,	Marcus, J. C.,	Stevens,
Catlin,	Harding,	Marshall,	Stevenson,
Chaplin,	Harer,	Martin,	Stewart,
Clutton,	Harry,	Mantz,	Strauss,
Comer,	Haslett,	Michel,	Sweitzer,
Conner,	Hatrick,	Millar, A.,	Thomas,
Cook,	Haws,	Millar, A. S. C.,	Trainer,
Craig, J. R.,	Hayes,	Miller, C.,	Van Alen,
Craig, J. O.,	Heffernan,	Miller, D. I.,	Vickerman,
Cratty,	Henderson, E.,	Miller, D. D.,	Walker, G. T.,
Crum,	Henderson, W.,	Miller, H. F.,	Walker, J. A.,
Curran,	Hess,	Miller, J. J.,	Weamer,
Curry,	Hetrick,	Mitchell,	Weiss,
Davis,	Hoffman, J. N.,	Morris,	Wells,
Dawson,	Hoffman, M. R.,	Ogle,	Wettach,
DeHaas,	Holcombe,	Orr,	Whitehouse,
Denning,	Hoover,	Perry,	Whiteman,
Dewey, C. P.,	Horne,	Phillips,	Williams,
Dewey, P. H.,	Hough,	Pike,	Wolfe,
Diehm,	Huston,	Posey,	Woner,
Dilsheimer,	Jones, D. J.,	Quigley,	Wood,
Ditrich,	Jones W. W.,	Rhoads,	Woodruff,
Donneley,	Jordan,	Richards,	Zook,
Drinkhouse,	Kantner,	Rieder,	Whitaker,
Dunlap,	Keene,	Rinn,	Speaker.
Dunn,	Kelly,	Roman,	
Eaches,	Kinsman,	Ruch,	

NAYS—0.

The majority required by the Constitution having voted
in the affirmative, the question was determined in the
affirmative.

Ordered. That the Clerk return the same to the Senate
with information that the House has passed it without
amendment.

Agreeably to order,

The House proceeded to the third reading and consider-
ation of House Bill No. 1636, (Senate Bill No. 814), en-
titled:

An Act making an appropriation to the Catholic Home for
Destitute Children Allegheny Avenue and Twenty-ninth street
Philadelphia Pennsylvania

And said bill having been read at length the third time,
considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas
and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,

Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Burns,	Haldeman,	Marcus, J.,	Stark,
Campbell,	Hampson,	Marcus, J. C.,	Steedle,
Catlin,	Harding,	Marshall,	Sterling,
Chaplin,	Harer,	Martin,	Stevens,
Clutton,	Harry,	Mantz,	Stevenson,
Comer,	Haslett,	Michel,	Stewart,
Conner,	Hatrick,	Millar, A.,	Strauss,
Cook,	Haws,	Millar, A. S. C.,	Sweitzer,
Craig, J. R.,	Hayes,	Miller, C.,	Thomas,
Craig, J. O.,	Heffernan,	Miller, D. I.,	Trainer,
Cratty,	Henderson, E.,	Miller, D. D.,	Van Alen,
Crum,	Henderson, W.,	Miller, H. F.,	Vickerman,
Curran,	Hess,	Miller, J. J.,	Walker, G. T.,
Curry,	Hetrick,	Mitchell,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Morris,	Weamer,
Dawson,	Hoffman, M. R.,	Ogle,	Weiss,
DeHaas,	Holcombe,	Orr,	Wells,
Denning,	Hoover,	Perry,	Wettach,
Dewey, C. P.,	Horne,	Phillips,	Whitehouse,
Dewey, P. H.,	Hough,	Pike,	Whiteman,
Diehm,	Huston,	Posey,	Williams,
Dilsheimer,	Jones, D. J.,	Quigley,	Wolfe,
Ditrich,	Jones W. W.,	Rhoads,	Woner,
Donneley,	Jordan,	Richards,	Wood,
Drinkhouse,	Kantner,	Rieder,	Woodruff,
Dunlap,	Keene,	Rinn,	Zook,
Dunn,	Kelly,	Roman,	Whitaker,
Eaches,	Kinsman,	Ruch,	Speaker.

NAYS—0.

The majority required by the Constitution having voted
in the affirmative, the question was determined in the
affirmative.

Ordered. That the Clerk return the same to the Senate
with information that the House has passed it without
amendment.

Agreeably to order.

The House proceeded to the third reading and consider-
ation of House Bill No. 1631, (Senate Bill No. 815), en-
titled:

An Act making an appropriation to the Philadelphia Pro-
tective for Boys Protective Station Montgomery county Penn-
sylvania

And said bill having been read at length the third time,
considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas
and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Burns,	Haldeman,	Marcus, J.,	Stark,
Campbell,	Hampson,	Marcus, J. C.,	Steedle,
Catlin,	Harding,	Marshall,	Sterling,
Chaplin,	Harer,	Martin,	Stevens,
Clutton,	Harry,	Mantz,	Stevenson,
Comer,	Haslett,	Michel,	Stewart,
Conner,	Hatrick,	Millar, A.,	Strauss,
Cook,	Haws,	Millar, A. S. C.,	Sweitzer,
	Hayes,	Miller, C.,	Thomas,

Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wetach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilshelmer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1639, (Senate Bill No. 824), entitled:

An Act making an appropriation to the Western Temporary Home of Philadelphia

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krug,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smin,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Goehring,	McHugh,	Snowden,
Brady,	Golder,	McKim,	Soffel,
Brendle,	Goodnough,	Goss,	Sowers,
Brenneman,	Green,	McKnight,	Spangler,
Bromley,	Griffith,	McMullen,	Sprolws,
Brooks,	Hagerty,	McOwen,	Stackhouse,
Brown, F. B.,	Haines,	McVicar,	Stadlander,
Brown, T. R.,	Haldeman,	Mangan,	Stark,
Burns,	Hampson,	Marcus, J.,	Steedle,
Campbell,	Harding,	Marcus, J. C.,	Sterling,
Catlin,	Harer,	Marshall,	Stevens,
Chaplin,	Harry,	Martin,	Stevenson,
Clutton,	Haslett,	Mantz,	Stewart,
Comer,	Hatrick,	Michel,	Strauss,
Conner,	Haws,	Millar, A.,	Sweitzer,
Cook,	Hayes,	Millar, A. S. C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. I.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. D.,	Vickerman,
Crum,	Hess,	Miller, H. F.,	Walker, G. T.,
Curran,	Hetrick,	Miller, J. J.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wetach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilshelmer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1677, (Senate Bill No. 826), entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the grading paving and curbing of part of North street in the city of Harrisburg Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krug,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smin,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Goehring,	McHugh,	Snowden,
Brady,	Golder,	McKim,	Soffel,
Brendle,	Goodnough,	Goss,	Sowers,
Brenneman,	Green,	McKnight,	Spangler,
Bromley,	Griffith,	McMullen,	Sprolws,
Brooks,	Hagerty,	McOwen,	Stackhouse,
Brown, F. B.,	Haines,	McVicar,	Stadlander,
Brown, T. R.,	Haldeman,	Mangan,	Stark,
Burns,	Hampson,	Marcus, J.,	Steedle,
Campbell,	Harding,	Marcus, J. C.,	Sterling,
Catlin,	Harer,	Marshall,	Stevens,
Chaplin,	Harry,	Martin,	Stevenson,
Clutton,	Haslett,	Mantz,	Stewart,
Comer,	Hatrick,	Michel,	Strauss,
Conner,	Haws,	Millar, A.,	Sweitzer,
Cook,	Hayes,	Millar, A. S. C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. I.,	Van Alen,
Cratty,	Henderson, W.,	Miller, D. D.,	Vickerman,
Crum,	Hess,	Miller, H. F.,	Walker, G. T.,
Curran,	Hetrick,	Miller, J. J.,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wetach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilshelmer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1678, (Senate Bill No. 827), entitled:

An Act making an appropriation for use of the Board of Commissioners of Public Grounds and Buildings on the work of completing an office building in Capitol Park

And said bill having been read at length the third time, considered and agreed to.

On the question,
Shall the bill pass finally?
Agreeably to the provisions of the Constitution, the yeas
and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Ogle,	Weamer,
Davis,	Hoffman, M. R.,	Orr,	Weiss,
Dawson,	Holcombe,	Perry,	Wells,
DeHaas,	Hoover,	Phillips,	Wettach,
Denning,	Horne,	Pike,	Whitehouse,
Dewey, C. P.,	Hough,	Posey,	Whiteman,
Dewey, P. H.,	Huston,	Quigley,	Williams,
Diehm,	Jones, D. J.,	Rhoads,	Wolfe,
Dilsheimer,	Jones W. W.,	Richards,	Woner,
Dithrich,	Jordan,	Rieder,	Wood,
Donneley,	Kantner,	Rinn,	Woodruff,
Drinkhouse,	Keene,	Roman,	Zook,
Dunlap,	Kelly,	Ruch,	Whitaker,
Dunn,	Kinsman,		Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted
in the affirmative, the question was determined in the
affirmative.

Ordered, That the Clerk return the same to the Senate
with information that the House has passed it with amend-
ment in which the concurrence of the Senate is requested.

Agreeably to order.

The House proceeded to the third reading and consid-
eration of House Bill No. 1679, (Senate Bill No. 828), en-
titled:

An Act authorizing the Board of Commissioners of Public
Grounds and Buildings to erect construct and complete a gar-
age building in one or more units to be constructed of fire
resisting materials on a plot of ground owned by the Common-
wealth lying north of the proposed Soldiers' and Sailors' Mem-
orial Bridge in the city of Harrisburg and providing for the
letting of contracts therefor and making an appropriation for
the payment thereof

And said bill having been read at length the third time,
considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas
and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,

Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted
in the affirmative, the question was determined in the af-
firmative.

Ordered, that the Clerk return the same to the Senate
with information that the House has passed it without
amendment.

Agreeably to order.

The House proceeded to the third reading and consid-
eration of House Bill No. 1680, (Senate Bill No. 832), en-
titled:

An Act making an appropriation to the Board of Commis-
sioners of Public Grounds and Buildings of the Commonwealth
of Pennsylvania for the payment of the Commonwealth's share
of the cost of maintenance of and repairs to bridges over the
Delaware river between the Commonwealth of Pennsylvania
and the state of New York

And said bill having been read at length the third time,
considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas
and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,

Cook.	Hayes.	Miller, C.	Thomas,
Craig, J. R.	Heffernan,	Miller, D. I.	Trainer,
Craig, J. O.	Henderson, E.	Miller, D. D.	Van Alen,
Cratty,	Henderson, W.	Miller, H. F.	Vickerman,
Crum,	Hess,	Miller, J. J.	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.	Morris,	Weamer,
Davis,	Hoffman, M. R.	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.	Hough,	Pike,	Whiteman,
Dewey, P. H.	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1681, (Senate Bill No. 833), entitled:

A Joint Resolution continuing the commission appointed pursuant to a concurrent resolution dated June seventeenth one thousand nine hundred and fifteen for the purpose of continuing the work of the former commission by a further investigation and examination of the various laws now in effect in the several states relating to the recording of deeds mortgages the transfer of land the insurance of titles and the practical operation of such laws and to propose such changes in the Constitution and laws of this Commonwealth as to insure the best system of recording and making report and recommendation to the next General Assembly in the year one thousand nine hundred and twenty-three defining the powers and duties of the commission and making an appropriation

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krug,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Goldner,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.	Miller, H. F.	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.	Morris,	Weamer,
Davis,	Hoffman, M. R.	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.	Hough,	Pike,	Whiteman,
Dewey, P. H.	Huston,	Posey,	Williams,
Diehm,	Jones D. J.	Quigley,	Wolfe,

Dilsheiner,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1707, (Senate Bill No. 855), entitled:

An Act making an appropriation and reappropriation for the erection and construction of a bridge over the Delaware river and approaches thereto as provided for in the act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fourteen) entitled "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River connecting the city of Philadelphia and the city of Camden and the approaches thereto providing for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the city of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the site and approaches thereof providing for the turning over of said bridge upon its completion and making an appropriation for the purpose of this act"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krug,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Goldner,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.	Miller, H. F.	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.	Morris,	Weamer,
Davis,	Hoffman, M. R.	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.	Hough,	Pike,	Whiteman,
Dewey, P. H.	Huston,	Posey,	Williams,
Diehm,	Jones D. J.	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1682, (Senate Bill No. 856), entitled:

An Act re-appropriating the unexpended balance of any moneys heretofore appropriated to the Board of Commissioners of Public Grounds and Buildings for the purpose of carrying on the work of erecting and constructing a Soldiers' and Sailors' Memorial Bridge

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comerer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Switzer,
Cook,	Hayes,	Miller, C.,	Switzer,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Thomas,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Trainer,
Cratty,	Henderson, W.,	Miller, H. F.,	Van Alen,
Crum,	Hess,	Miller, J. J.,	Vickerman,
Curran,	Hetrick,	Mitchell,	Walker, G. T.,
Curry,	Hoffman, J. N.,	Morris,	Walker, J. A.,
Davis,	Hoffman, M. R.,	Ogle,	Weamer,
Dawson,	Holcombe,	Orr,	Weiss,
DeHaas,	Hoover,	Perry,	Wells,
Denning,	Horne,	Phillips,	Wettach,
Dewey, C. P.,	Hough,	Pike,	Whitehouse,
Dewey, P. H.,	Huston,	Posey,	Whiteman,
Diehm,	Jones, D. J.,	Quigley,	Williams,
Dilsheimer,	Jones W. W.,	Rhoads,	Wolfe,
Dithrich,	Jordan,	Richards,	Woner,
Donneley,	Kantner,	Rieder,	Wood,
Drinkhouse,	Keene,	Rinn,	Woodruff,
Dunlap,	Kelly,	Roman,	Zook,
Dunn,	Klinsman,	Ruch,	Whitaker,
Eaches,			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1737, (Senate Bill No. 965), entitled:

An Act making an appropriation to the Hebrew Sheltering Home and Day Nursery for Children Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comerer,	Hatrick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Switzer,
Cook,	Hayes,	Miller, C.,	Switzer,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Thomas,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Trainer,
Cratty,	Henderson, W.,	Miller, H. F.,	Van Alen,
Crum,	Hess,	Miller, J. J.,	Vickerman,
Curran,	Hetrick,	Mitchell,	Walker, G. T.,
Curry,	Hoffman, J. N.,	Morris,	Walker, J. A.,
Davis,	Hoffman, M. R.,	Ogle,	Weamer,
Dawson,	Holcombe,	Orr,	Weiss,
DeHaas,	Hoover,	Perry,	Wells,
Denning,	Horne,	Phillips,	Wettach,
Dewey, C. P.,	Hough,	Pike,	Whitehouse,
Dewey, P. H.,	Huston,	Posey,	Whiteman,
Diehm,	Jones, D. J.,	Quigley,	Williams,
Dilsheimer,	Jones W. W.,	Rhoads,	Wolfe,
Dithrich,	Jordan,	Richards,	Woner,
Donneley,	Kantner,	Rieder,	Wood,
Drinkhouse,	Keene,	Rinn,	Woodruff,
Dunlap,	Kelly,	Roman,	Zook,
Dunn,	Klinsman,	Ruch,	Whitaker,
Eaches,			Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1738, (Senate Bill No. 967), entitled:

An Act making an appropriation to the trustees of the Locust Mountain Hospital at Shenandoah Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,

Bluett,	Gibbon,	McConnell,	Smith, H.
Blumberg,	Glass,	McCurdy,	Smith, J. W.
Bolard,	Goehring,	McGowan,	Smith, L.
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprolws,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comerer,	Hatrlick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1742, (Senate Bill No. 975), entitled:

An Act making an appropriation to the Babies Hospital of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Ruth,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krug,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprolws,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comerer,	Hatrlick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,

Curry,	Hoffman, J. N.,	Morris,
Davis,	Hoffman, M. R.,	Ogle,
Dawson,	Holcombe,	Orr,
DeHaas,	Hoover,	Perry,
Denning,	Horne,	Phillips,
Dewey, C. P.,	Hough,	Pike,
Dewey, P. H.,	Huston,	Posey,
Diehm,	Jones, D. J.,	Quigley,
Dilsheimer,	Jones W. W.,	Rhoads,
Dithrich,	Jordan,	Richards,
Donneley,	Kantner,	Rieder,
Drinkhouse,	Keene,	Rinn,
Dunlap,	Kelly,	Roman,
Dunn,	Kinsman,	Ruch,
Eaches,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1785, (Senate Bill No. 1343), entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings to carry into effect the provisions of an act approved the eighteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand forty-nine) entitled "An act authorizing the Board of Commissioners of Public Grounds and Buildings to erect a soldiers and sailors' memorial bridge with the approaches thereto and memorial pylons in the city of Harrisburg to commemorate the services of the soldiers and sailors of the Commonwealth providing for the letting of contracts therefor providing for a proportion of the cost to be paid by the city of Harrisburg and public service corporations using or affected by the building of said bridge providing for acquiring any property necessary by eminent domain giving the Board of Commissioners of Public Grounds and Buildings the right to sell a portion of the land to the Pennsylvania Railroad Company to conform to the plans of the architect providing for the maintenance of said bridge and making an appropriation to carry out the provisions of this act"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krug,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprolws,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comerer,	Hatrlick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,

Dewey, P. H.,
Diehm,
Dilsheimer,
Dithrich,
Donneley,
Drinkhouse,
Dunlap,
Dunn,
Eaches,

Huston,
Jones, D. J.,
Jones W. W.,
Jordan,
Kantner,
Keene,
Kelly,
Kinsman,

Posey,
Quigley,
Rhoads,
Richards,
Rieder,
Rinn,
Roman,
Ruch,

Williams,
Wolfe,
Woner,
Wood,
Woodruff,
Zook,
Whitaker,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1752, (Senate Bill No. 741), entitled:

A Joint Resolution authorizing the Governor to appoint a commission to inquire into a plan for the reorganization of the State Government and making an appropriation

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sleg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Srink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Goldner,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Stark,
Burns,	Harding,	Marshall,	Steedle,
Campbell,	Harer,	Martin,	Sterling,
Catlin,	Harry,	Mantz,	Stevens,
Chaplin,	Haslett,	Michel,	Stevenson,
Clutton,	Hatrick,	Millar, A.,	Stewart,
Comer,	Hawes,	Millar, A. S. C.,	Strauss,
Conner,	Hayes,	Miller, C.,	Switzer,
Cook,	Heffernan,	Miller, D. I.,	Thomas,
Craig, J. R.,	Henderson, E.,	Miller, D. D.,	Trainer,
Craig, J. O.,	Henderson, W.,	Miller, H. F.,	Van Alen,
Cratty,	Hess,	Miller, J. J.,	Vickerman,
Crum,	Hetrick,	Morris,	Walker, G. T.,
Curran,	Hoffman, J. N.,	Ogle,	Walker, J. A.,
Curry,	Hoffman, M. R.,	Orr,	Weamer,
Davis,	Holcombe,	Perry,	Weiss,
Dawson,	Hoover,	Phillips,	Wells,
DeHaas,	Horne,	Pike,	Wettach,
Denning,	Hough,	Posey,	Whitehouse,
Dewey, C. P.,	Huston,	Quigley,	Whiteman,
Dewey, P. H.,	Jones, D. J.,	Rhoads,	Williams,
Diehm,	Jones W. W.,	Richards,	Wolfe,
Dilsheimer,	Jordan,	Rieder,	Woner,
Dithrich,	Kantner,	Rinn,	Wood,
Donneley,	Keene,	Roman,	Woodruff,
Drinkhouse,	Kelly,	Ruch,	Zook,
Dunlap,	Kinsman,		Whitaker,
Dunn,			Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1755, (Senate Bill No. 876), entitled:

An Act making an appropriation to the Good Samaritan Hospital of Lebanon Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sleg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Srink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Goldner,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Stark,
Burns,	Harding,	Marshall,	Steedle,
Campbell,	Harer,	Martin,	Sterling,
Catlin,	Harry,	Mantz,	Stevens,
Chaplin,	Haslett,	Michel,	Stevenson,
Clutton,	Hatrick,	Millar, A.,	Stewart,
Comer,	Hawes,	Millar, A. S. C.,	Strauss,
Conner,	Hayes,	Miller, C.,	Switzer,
Cook,	Heffernan,	Miller, D. I.,	Thomas,
Craig, J. R.,	Henderson, E.,	Miller, D. D.,	Trainer,
Craig, J. O.,	Henderson, W.,	Miller, H. F.,	Van Alen,
Cratty,	Hess,	Miller, J. J.,	Vickerman,
Crum,	Hetrick,	Morris,	Walker, G. T.,
Curran,	Hoffman, J. N.,	Ogle,	Walker, J. A.,
Curry,	Hoffman, M. R.,	Orr,	Weamer,
Davis,	Holcombe,	Perry,	Weiss,
Dawson,	Hoover,	Phillips,	Wells,
DeHaas,	Horne,	Pike,	Wettach,
Denning,	Hough,	Posey,	Whitehouse,
Dewey, C. P.,	Huston,	Quigley,	Whiteman,
Dewey, P. H.,	Jones, D. J.,	Rhoads,	Williams,
Diehm,	Jones W. W.,	Richards,	Wolfe,
Dilsheimer,	Jordan,	Rieder,	Woner,
Dithrich,	Kantner,	Rinn,	Wood,
Donneley,	Keene,	Roman,	Woodruff,
Drinkhouse,	Kelly,	Ruch,	Zook,
Dunlap,	Kinsman,		Whitaker,
Dunn,			Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1767, (Senate Bill No. 1055), entitled:

An Act making an appropriation to the Bonair Sanatorium Bells Camp McKean county Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,

Aston, Feldman, Lafferty, Schwartz,
Baker, Finney, Leeds, Sieg,
Baldi, Fitzgibbon, Lewis, Shaffer,
Barnhart, Flynn, Long, Shannon,
Beaver, Fowler, Love, Shellenberger,
Beckley, Fox, McBride, Sinclair,
Bell, Franklin, McCaig, Smiley,
Bidelspacher, Gearhart, McCann, Smith, H. J.,
Blair, Gelder, McCarthy, Smith, H.,
Bluet, Gibbon, McConnell, Smith, L.,
Blumberg, Glass, McGowan, Snowden,
Bolard, Goehring, McHugh, Soffel,
Bower, Golder, McKim, Sowers,
Brady, Goodnough, McKnight, Spangler,
Brendle, Goss, McMullen, Sprowls,
Brenneman, Green, McOwen, Stackhouse,
Bromley, Griffith, McVicar, Stadlander,
Brooks, Hagerty, Mangan, Stark,
Brown, F. B., Haines, Marcus, J.,
Brown, T. R., Haldeman, Marcus, J. C.,
Burns, Hampson, Marshall, Steele,
Campbell, Harding, Martin, Sterling,
Catlin, Harer, Mantz, Stevens,
Chaplin, Harry, Michel, Stevenson,
Clutton, Hatrick, Millar, A. S. C., Stewart,
Comer, Haws, Miller, C., Strauss,
Conner, Cook, Heffernan, Miller, D. I., Sweitzer,
Craig, J. R., Henderson, E., Miller, D. D., Thomas,
Craig, J. O., Henderson, W., Miller, H. F., Trainer,
Cratty, Hess, Mitchell, Van Alen,
Crum, Hetrick, Morris, Vickerman,
Curran, Hoffman, J. N., Ogle, Walker, G. T.,
Davis, Hoffman, M. R., Orr, Walker, J. A.,
Dawson, Holcombe, Perry, Weamer,
DeHaas, Hoover, Wells, Weiss,
Denning, Horne, Wetach, Whitehouse,
Dewey, C. P., Hough, Pike, Williams,
Dewey, P. H., Huston, Posey, Wolfe,
Diehm, Jones, D. J., Rhoads, Woner,
Dilshelmer, Jones W. W., Richards, Wood,
Dithrich, Jordan, Rieder, Woodruff,
Donneley, Kantner, Rinn, Zook,
Drinkhouse, Keene, Roman, Whitaker,
Dunlap, Kelly, Roman, Speaker,
Dunn, Kinsman, Ruch,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1776, (Senate Bill No. 1067), entitled:

An Act making an appropriation to the Frederick Douglass Memorial Hospital and Training School of Philadelphia Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander, Edmonds, Kohler, Ruddy,
Allum, Ehrhardt, Kooser, Ruth,
Armstrong, Elgin, Krause, Schaeffer,
Asbury, Evans, Krugh, Schilling,
Aston, Feldman, Lafferty, Schwartz,
Baker, Finney, Leeds, Sieg,
Baldi, Fitzgibbon, Lewis, Shaffer,
Barnhart, Flynn, Long, Shannon,
Beaver, Fowler, Love, Shellenberger,
Beckley, Fox, McBride, Sinclair,
Bell, Franklin, McCaig, Smiley,
Bidelspacher, Gearhart, McCann, Smith, H. J.,
Blair, Gelder, McCarthy, Smith, H.,
Bluet, Gibbon, McConnell, Smith, L.,
Blumberg, Glass, McGowan, Snowden,
Bolard, Goehring, McHugh, Soffel,
Bower, Golder, McKim, Sowers,
Brady, Goodnough, McKnight, Spangler,
Brendle, Goss, McMullen, Sprowls,
Brenneman, Green, McOwen, Stackhouse,
Bromley, Griffith, McVicar, Stadlander,
Brooks, Hagerty, Mangan, Stark,
Brown, F. B., Haines, Marcus, J.,
Brown, T. R., Haldeman, Marcus, J. C.,
Burns, Hampson, Marshall, Steele,
Campbell, Harding, Martin, Sterling,
Catlin, Harer, Mantz, Stevens,
Chaplin, Harry, Michel, Stevenson,
Clutton, Hatrick, Millar, A. S. C., Stewart,
Comer, Haws, Miller, C., Strauss,
Conner, Cook, Heffernan, Miller, D. I., Sweitzer,
Craig, J. R., Henderson, E., Miller, D. D., Thomas,
Craig, J. O., Henderson, W., Miller, H. F., Trainer,
Cratty, Hess, Mitchell, Van Alen,
Crum, Hetrick, Morris, Vickerman,
Curran, Hoffman, J. N., Ogle, Walker, G. T.,
Davis, Hoffman, M. R., Orr, Walker, J. A.,
Dawson, Holcombe, Perry, Weamer,
DeHaas, Hoover, Wells, Weiss,
Denning, Horne, Wetach, Whitehouse,
Dewey, C. P., Hough, Pike, Williams,
Dewey, P. H., Huston, Posey, Wolfe,
Diehm, Jones, D. J., Rhoads, Woner,
Dilshelmer, Jones W. W., Richards, Wood,
Dithrich, Jordan, Rieder, Woodruff,
Donneley, Kantner, Rinn, Zook,
Drinkhouse, Keene, Roman, Whitaker,
Dunlap, Kelly, Roman, Speaker,
Dunn, Kinsman, Ruch,

Chaplin, Harry, Mantz, Stevenson,
Clutton, Haslett, Michel, Stewart,
Comer, Hatrick, Millar, A., Strauss,
Conner, Haws, Millar, A. S. C., Sweitzer,
Cook, Hayes, Miller, C., Thomas,
Craig, J. R., Heffernan, Miller, D. I., Trainer,
Craig, J. O., Henderson, E., Miller, D. D., Van Alen,
Cratty, Henderson, W., Miller, H. F., Vickerman,
Crum, Hess, Miller, J. J., Walker, G. T.,
Curran, Hetrick, Mitchell, Walker, J. A.,
Curry, Hoffman, J. N., Morris, Weamer,
Davis, Hoffman, M. R., Ogle, Weiss,
Dawson, Holcombe, Orr, Wells,
DeHaas, Hoover, Perry, Wetach,
Denning, Horne, Phillips, Whitehouse,
Dewey, C. P., Hough, Pike, Whiteman,
Dewey, P. H., Huston, Posey, Williams,
Diehm, Jones, D. J., Quigley, Wolfe,
Dilshelmer, Jones W. W., Rhoads, Woner,
Dithrich, Jordan, Richards, Wood,
Donneley, Kantner, Rieder, Woodruff,
Drinkhouse, Keene, Rinn, Zook,
Dunlap, Kelly, Roman, Whitaker,
Dunn, Kinsman, Ruch, Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it with amendment in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1756, (Senate Bill No. 210), entitled:

An Act making an appropriation to the Allegheny General Hospital at Pittsburgh Pennsylvania

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander, Edmonds, Kohler, Ruddy,
Allum, Ehrhardt, Kooser, Ruth,
Armstrong, Elgin, Krause, Schaeffer,
Asbury, Evans, Krugh, Schilling,
Aston, Feldman, Lafferty, Schwartz,
Baker, Finney, Leeds, Sieg,
Baldi, Fitzgibbon, Lewis, Shaffer,
Barnhart, Flynn, Long, Shannon,
Beaver, Fowler, Love, Shellenberger,
Beckley, Fox, McBride, Sinclair,
Bell, Franklin, McCaig, Smiley,
Bidelspacher, Gearhart, McCann, Smith, H. J.,
Blair, Gelder, McCarthy, Smith, H.,
Bluet, Gibbon, McConnell, Smith, L.,
Blumberg, Glass, McGowan, Snowden,
Bolard, Goehring, McHugh, Soffel,
Bower, Golder, McKim, Sowers,
Brady, Goodnough, McKnight, Spangler,
Brendle, Goss, McMullen, Sprowls,
Brenneman, Green, McOwen, Stackhouse,
Bromley, Griffith, McVicar, Stadlander,
Brooks, Hagerty, Mangan, Stark,
Brown, F. B., Haines, Marcus, J.,
Brown, T. R., Haldeman, Marcus, J. C.,
Burns, Hampson, Marshall, Steele,
Campbell, Harding, Martin, Sterling,
Catlin, Harer, Mantz, Stevens,
Chaplin, Harry, Michel, Stevenson,
Clutton, Hatrick, Millar, A. S. C., Stewart,
Comer, Haws, Miller, C., Strauss,
Conner, Cook, Heffernan, Miller, D. I., Sweitzer,
Craig, J. R., Henderson, E., Miller, D. D., Thomas,
Craig, J. O., Henderson, W., Miller, H. F., Trainer,
Cratty, Hess, Mitchell, Van Alen,
Crum, Hetrick, Morris, Vickerman,
Curran, Hoffman, J. N., Ogle, Walker, G. T.,
Curry, Hoffman, M. R., Orr, Walker, J. A.,
Davis, Hoffman, M. R., Ogle, Weiss,
Dawson, Holcombe, Orr, Wells,
DeHaas, Hoover, Perry, Wetach,
Denning, Horne, Phillips, Whitehouse,
Dewey, C. P., Hough, Pike, Williams,
Dewey, P. H., Huston, Posey, Wolfe,
Diehm, Jones, D. J., Rhoads, Woner,
Dilshelmer, Jones W. W., Richards, Wood,
Dithrich, Jordan, Rieder, Woodruff,
Donneley, Kantner, Rinn, Zook,
Drinkhouse, Keene, Roman, Whitaker,
Dunlap, Kelly, Roman, Speaker,
Dunn, Kinsman, Ruch,

Dunlap,
Dunn,
Eaches,

Kelly,
Kinsman.

Roman,
Ruch,

Whitaker,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1751, (Senate Bill No. 456), entitled:

An Act making an appropriation to the Berks County Tuberculosis Society

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Stark,
Burns,	Hampson,	Marshall,	Steedle,
Campbell,	Harding,	Martin,	Sterling,
Catlin,	Harer,	Mantz,	Stevens,
Chaplin,	Harry,	Miller, A. S. C.,	Stevenson,
Clutton,	Haslett,	Miller, C.,	Stewart,
Comer,	Hatrick,	Miller, D. I.,	Strauss,
Conner,	Haws,	Miller, D. D.,	Sweitzer,
Cook,	Hayes,	Miller, D. D.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. D.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilshelmer,	Jones W. W.,	Rhoads,	Woner,
Dittrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 351), entitled:

An Act making an appropriation to the Home for the Aged of Westmoreland County Greensburg Pennsylvania

And said bill having been read at length the third time considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Haldeman,	Marcus, J. C.,	Stark,
Burns,	Hampson,	Marshall,	Steedle,
Campbell,	Harding,	Martin,	Sterling,
Catlin,	Harer,	Mantz,	Stevens,
Chaplin,	Harry,	Miller, A. S. C.,	Stevenson,
Clutton,	Haslett,	Miller, C.,	Stewart,
Comer,	Hatrick,	Miller, D. I.,	Strauss,
Conner,	Haws,	Miller, D. D.,	Sweitzer,
Cook,	Hayes,	Miller, D. D.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. D.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilshelmer,	Jones W. W.,	Rhoads,	Woner,
Dittrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk present the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1763, (Senate Bill No. 1050), entitled:

An Act making an appropriation for the purchase of copies of the history of the Twenty-eighth Division during the World War and providing for the distribution thereof by the Governor

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,

Bluett,	Gibbon,	McConnell,	Smith, H.
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stadtlander,
Brown, F. B.,	Haines,	Mangan,	Stark,
Brown, T. R.,	Halderman,	Marcus, J.,	Steedle,
Burns,	Hampson,	Marcus, J. C.,	Sterling,
Campbell,	Harding,	Marshall,	Stevens,
Catlin,	Harer,	Martin,	Stevenson,
Chaplin,	Harry,	Mantz,	Stewart,
Clutton,	Haslett,	Michel,	Strauss,
Comer,	Hatrack,	Millar, A.,	Switzer,
Conner,	Haws,	Millar, A. S. C.,	Thomas,
Cook,	Hayes,	Miller, C.,	Trainer,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Vickerman,
Cratty,	Henderson, W.,	Miller, H. F.,	Walker, G. T.,
Crum,	Hess,	Miller, J. J.,	Walker, J. A.,
Curran,	Hetrick,	Mitchell,	Weamer,
Davis,	Hoffman, J. N.,	Morris,	Weiss,
Dawson,	Hoffman, M. R.,	Ogle,	Wells,
DeHaas,	Holcombe,	Orr,	Wettach,
Denning,	Hoover,	Perry,	Whitehouse,
Dewey, C. P.,	Horne,	Phillips,	Whiteman,
Dewey, P. H.,	Hough,	Pike,	Williams,
Diehm,	Huston,	Posey,	Wolfe,
Dilsheimer,	Jones, D. J.,	Quigley,	Woner,
Dithrich,	Jones W. W.,	Rhoads,	Wood,
Donneley,	Jordan,	Richards,	Woodruff,
Drinkhouse,	Kantner,	Rieder,	Zook,
Dunlap,	Keene,	Rinn,	Whitaker,
Dunn,	Kelly,	Roman,	Speaker.
Eaches,	Kinsman,	Ruch,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1783, (Senate Bill No. 684), entitled:

An Act making an appropriation to the trustees of the Western State Hospital for the Insane

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Halderman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrack,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Switzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,

Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dilsheimer,	Jones W. W.,	Rhoads,	Woner,
Dithrich,	Jordan,	Richards,	Wood,
Donneley,	Kantner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1754, (Senate Bill No. 559), as follows:

An Act making an appropriation to aid in the erection of a monument at Erie Pennsylvania commemorating the building of the fleet at that place and the conspicuous manner in which it performed its errand at the Battle of Lake Erie Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of twenty thousand dollars (\$20,000) be and the same is hereby appropriated from money in the State Treasury not otherwise appropriated to the commissioners appointed by the Governor of Pennsylvania to cooperate with the commissioners from other states in the celebration of the centennial anniversary of the Battle of Lake Erie which shall be used by said commission with other moneys heretofore appropriated and available for that purpose in the erection of a monument at Erie Pennsylvania commemorating the building of the fleet at that place that won the Battle of Lake Erie and the conspicuous manner in which it performed its errand at that battle The money hereby appropriated to be paid upon requisitions of the chairman of said commission and warrant issued by the Auditor General upon the State Treasurer according to law

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluet,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprowls,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadtlander,
Brown, T. R.,	Halderman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrack,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Switzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Davis,	Hoffman, J. N.,	Morris,	Weamer,
Dawson,	Hoffman, M. R.,	Ogle,	Weiss,
DeHaas,	Holcombe,	Orr,	Wells,
	Hoover,	Perry,	Wettach,

Denning,
Dewey, C. P.,
Dewey, P. H.,
Diehm,
Dillsheimer,
Dittrich,
Donnelley,
Drinkhouse,
Dunlap,
Dunn,
Eaches,

Horne,
Hough,
Huston,
Jones, D. J.,
Jones W. W.,
Jordan,
Kautner,
Keene,
Kelly,
Kinsman,

Phillips,
Pike,
Posey,
Quigley,
Rhoads,
Richards,
Rieder,
Rinn,
Roman,
Ruch,

Whitehouse,
Whiteman,
Williams,
Wolfe,
Woner,
Wood,
Woodruff,
Zook,
Whitaker,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1764, (Senate Bill No. 1051), entitled:

An Act making an appropriation to the Snyder-Middleswarth Park Commission to carry into effect the provisions of an act approved the twelfth day of April one thousand nine hundred and twenty-one entitled "An act providing for the establishment and the regulation of a State park to be known as the Snyder-Middleswarth State Park"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprows,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comeror,	Hatrlick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dillsheimer,	Jones W. W.,	Rhoads,	Woner,
Dittrich,	Jordan,	Richards,	Wood,
Donnelley,	Kautner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 507, entitled:

An Act to provide for the erection of a monument and memorial tablets to Battery F Independent Pennsylvania Artillery (known as the Hampton Battery) on the Battlefield of Antietam and the dedication of the same and the expenses of the commission appointed to select supervise and erect the same and the transportation of the survivors of said command to and from said battlefield and making an appropriation

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Leeds,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldi,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, H.,
Blumberg,	Glass,	McCurdy,	Smith, J. W.,
Bolard,	Goehring,	McGowan,	Smith, L.,
Bower,	Golder,	McHugh,	Snowden,
Brady,	Goodnough,	McKim,	Soffel,
Brendle,	Goss,	McKnight,	Sowers,
Brenneman,	Green,	McMullen,	Spangler,
Bromley,	Griffith,	McOwen,	Sprows,
Brooks,	Hagerty,	McVicar,	Stackhouse,
Brown, F. B.,	Haines,	Mangan,	Stadlander,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comeror,	Hatrlick,	Millar, A.,	Strauss,
Conner,	Haws,	Millar, A. S. C.,	Sweitzer,
Cook,	Hayes,	Miller, C.,	Thomas,
Craig, J. R.,	Heffernan,	Miller, D. I.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Van Alen,
Cratty,	Henderson, W.,	Miller, H. F.,	Vickerman,
Crum,	Hess,	Miller, J. J.,	Walker, G. T.,
Curran,	Hetrick,	Mitchell,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Morris,	Weamer,
Davis,	Hoffman, M. R.,	Ogle,	Weiss,
Dawson,	Holcombe,	Orr,	Wells,
DeHaas,	Hoover,	Perry,	Wettach,
Denning,	Horne,	Phillips,	Whitehouse,
Dewey, C. P.,	Hough,	Pike,	Whiteman,
Dewey, P. H.,	Huston,	Posey,	Williams,
Diehm,	Jones, D. J.,	Quigley,	Wolfe,
Dillsheimer,	Jones W. W.,	Rhoads,	Woner,
Dittrich,	Jordan,	Richards,	Wood,
Donnelley,	Kautner,	Rieder,	Woodruff,
Drinkhouse,	Keene,	Rinn,	Zook,
Dunlap,	Kelly,	Roman,	Whitaker,
Dunn,	Kinsman,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate for concurrence.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 509, entitled:

An Act to provide for the erection of a monument and memorial tablets to Battery F Independent Pennsylvania Artillery (known as the Hampton Battery) on the battlefield of Chancellorsville and the dedication of the same and of the expenses of the commission appointed to select supervise and erect the same and the transportation of the survivors of said command to and from said battlefield and making an appropriation

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—204.

Alexander,	Edmonds,	Kohler,	Ruddy,
Allum,	Ehrhardt,	Kooser,	Ruth,
Armstrong,	Elgin,	Krause,	Schaeffer,
Asbury,	Evans,	Krugh,	Schilling,
Aston,	Feldman,	Lafferty,	Schwartz,
Baker,	Finney,	Leeds,	Sieg,
Baldl,	Fitzgibbon,	Lewis,	Shaffer,
Barnhart,	Flynn,	Long,	Shannon,
Beaver,	Fowler,	Love,	Shellenberger,
Beckley,	Fox,	McBride,	Sinclair,
Bell,	Franklin,	McCaig,	Smiley,
Bidelspacher,	Gearhart,	McCann,	Smink,
Blair,	Gelder,	McCarthy,	Smith, H. J.,
Bluett,	Gibbon,	McConnell,	Smith, J. W.,
Blumberg,	Glass,	McCurdy,	Smith, L.,
Boland,	Goehring,	McGowan,	Snowden,
Bower,	Gold,	McHugh,	Soffel,
Brady,	Goodnough,	McKim,	Sowers,
Brendle,	Goss,	McKnight,	Spangler,
Brenneman,	Green,	McMullen,	Spawls,
Bromley,	Griffith,	McOwen,	Stackhouse,
Brooks,	Hagerty,	McVicar,	Stark,
Brown, F. R.,	Haines,	Mangan,	Stearling,
Brown, T. R.,	Haldeman,	Marcus, J.,	Stevens,
Burns,	Hampson,	Marcus, J. C.,	Stevenson,
Campbell,	Harding,	Marshall,	Stewart,
Catlin,	Harer,	Martin,	Strauss,
Chaplin,	Harry,	Mantz,	Thomas,
Clutton,	Haslett,	Michel,	Van Alen,
Comer,	Hatrick,	Millar, A.,	Walker, G. T.,
Conner,	Hays,	Millar, A. S. C.,	Walker, J. A.,
Cook,	Heffernan,	Miller, C.,	Weamer,
Craig, J. R.,	Henderson, E.,	Miller, D. I.,	Weiss,
Craig, J. O.,	Henderson, W.,	Miller, D. D.,	Wells,
Cratty,	Hess,	Miller, H. F.,	Wettach,
Crum,	Hick,	Miller, J. F.,	Whitehouse,
Curran,	Hoffman, J. N.,	Mitchell,	Whiteman,
Curry,	Hoffman, M. R.,	Morris,	Williams,
Davis,	Holcombe,	Ogle,	Wolfe,
Dawson,	Hoover,	Orr,	Woner,
DeHaas,	Horne,	Perry,	Wood,
Denning,	Hough,	Phillips,	Woodruff,
Dewey, C. P.,	Huston,	Pike,	Zook,
Dewey, P. H.,	Diehm,	Posey,	Whitaker,
Diehm,	Dilsheimer,	Quigley,	Speaker,
Dilsheimer,	Ditrich,	Rhoads,	
Ditrich,	Donneley,	Richards,	
Donneley,	Drinkhouse,	Rieder,	
Drinkhouse,	Dunlap,	Rinn,	
Dunlap,	Dunn,	Roman,	
Dunn,	Eaches,	Ruch,	
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1700, (Senate Bill No. 745), File Folio 3147, on page 38 of today's calendar, be made a special order of business at this time.

Mr. HARER. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1700, (Senate Bill No. 745), entitled:

An Act to amend section two thousand twenty-one of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and repealing section two thousand twenty-two two thousand twenty-three two thousand twenty-four and two thousand twenty-five thereof

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—147.

Allum,	Eaches,	Kohler,	Ruth,
Armstrong,	Ehrhardt,	Kooser,	Schilling,
Asbury,	Feldman,	Krause,	Schwartz,
Aston,	Finney,	Krugh,	Sieg,
Baker,	Fitzgibbon,	Leeds,	Shaffer,
Baldl,	Fowler,	Long,	Shannon,
Barnhart,	Franklin,	Love,	Shellenberger,
Beaver,	Gearhart,	McCaig,	Smiley,
Beckley,	Gelder,	McCarthy,	Smith, H. J.,
Bell,	Gibbon,	McConnell,	Sinclair,
Bidelspacher,	Glass,	McGowan,	Smith, H.,
Blair,	Goehring,	McHugh,	Smith, J. W.,
Bluett,	Golder,	McKim,	Snowden,
Blumberg,	Goodnough,	McOwen,	Soffel,
Boland,	Green,	Mangan,	Sowers,
Bower,	Griffith,	Marcus, J.,	Spangler,
Brady,	Hagerty,	Marshall,	Spawls,
Brendle,	Haines,	Martin,	Stackhouse,
Bromley,	Haldeman,	Mantz,	Stark,
Brown, F. B.,	Hampson,	Michel,	Sterling,
Burns,	Harding,	Millar, A.,	Stevens,
Campbell,	Harer,	Miller, C.,	Stevenson,
Clutton,	Harry,	Miller, D. I.,	Stewart,
Comer,	Haslett,	Miller, D. D.,	Strauss,
Conner,	Hatrick,	Miller, H. F.,	Thomas,
Craig, J. R.,	Haws,	Mitchell,	Van Alen,
Curran,	Hayes,	Ogle,	Walker, G. T.,
Curry,	Heffernan,	Orr,	Walker, J. A.,
Davis,	Henderson, W.,	Perry,	Weamer,
Dawson,	Hetrick,	Phillips,	Weiss,
DeHaas,	Hoffman, J. N.,	Posey,	Wells,
Denning,	Holcombe,	Quigley,	Wettach,
Dewey, C. P.,	Hoover,	Rhoads,	Whitehouse,
Dewey, P. H.,	Huston,	Richards,	Whiteman,
Diehm,	Jones, D. J.,	Rieder,	Wolfe,
Dilsheimer,	Jordan,	Rinn,	Woner,
Ditrich,	Kantner,	Roman,	Wood,
Donneley,	Kelly,	Ruch,	Woodruff,
Drinkhouse,	Kinsman,	Ruddy,	Zook,
Dunlap,			
Dunn,			
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1711, (Senate Bill No. 936), File Folio 3517, on page 34 of today's calendar, be made a special order of business at this time.

Mr. W. W. JONES. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1711, (Senate Bill No. 936), entitled:

An Act authorizing boroughs townships school districts and poor districts to appeal from assessments of property or other subjects of taxation for their corporate purposes

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—143.

Allum,	Fowler,	Krugh,	Sieg,
Armstrong,	Franklin,	Long,	Shaffer,
Asbury,	Gearhart,	Love,	Shannon,
Aston,	Gelder,	McCaig,	Shellenberger,
Baker,	Gibbon,	McCann,	Sinclair,
Baldl,	Glass,	McCarthy,	Smiley,
Barnhart,	Goehring,	McConnell,	Smith, H. J.,
Beckley,	Golder,	McCurdy,	Smith, H.,
Bell,	Goodnough,	McHugh,	Smith, L.,
Bidelspacher,	Griffith,	McKnight,	Snowden,
Blair,	Hagerty,	McMullen,	Soffel,
Blumberg,	Haines,	McOwen,	Sowers,
Boland,	Haldeman,	Mangan,	Spawls,
Bower,	Hampson,	Marcus, J.,	Stackhouse,
Brady,	Harding,	Martin,	Stark,
Bromley,	Harer,	Michel,	Sterling,
Brown, F. B.,	Harry,	Millar, A.,	Stevens,
Burns,	Haslett,	Miller, C.,	Stevenson,
Catlin,	Hatrick,	Miller, D. I.,	Stewart,
Clutton,	Haws,	Miller, D. D.,	Strauss,
Comer,	Hayes,	Miller, H. F.,	Thomas,
Conner,	Heffernan,	Mitchell,	Van Alen,
Craig, J. R.,	Henderson, W.,	Ogle,	Walker, G. T.,

Cratty,	Hetrick,	Orr,	Walker, J. A.,
Curran,	Hoffman, J. N.,	Posey,	Weamer,
Curry,	Holcombe,	Quigley,	Weiss,
Davis,	Hoover,	Rhoads,	Wells,
Dawson,	Huston,	Richards,	Wettach,
DeHaas,	Jones, D. J.,	Rieder,	Whitehouse,
Denning,	Jordan,	Rinn,	Whiteman,
Diehm,	Kantner,	Roman,	Wolfe,
Dilsheimer,	Keene,	Ruch,	Woner,
Dithrich,	Kelly,	Ruddy,	Wood,
Drinkhouse,	Kinsman,	Ruth,	Zook,
Dunn,	Kohler,	Schaeffer,	Whitaker,
Eaches,	Kooser,	Schwartz,	Speaker.
Feldman,	Krause,		
Finney,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1761, (Senate Bill No. 1048), File Folio 4481, on page 40 of today's calendar, be made a special order of business at this time.

Mr. CLUTTON. Mr. Speaker, I second the motion.
The motion was agreed to.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1761, (Senate Bill No. 1048), entitled:

An Act to amend section six hundred twenty-seven of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—146.

Allum,	Evans,	Kooser,	Schaeffer,
Armstrong,	Feldman,	Krause,	Schwartz,
Asbury,	Finney,	Krugh,	Sieg,
Aston,	Fowler,	Lewis,	Shaffer,
Baker,	Franklin,	McBride,	Shannon,
Baldi,	Gearhart,	McCaig,	Shellenberger,
Barnhart,	Gelder,	McCann,	Sinclair,
Beckley,	Gibbon,	McCarthy,	Smiley,
Bell,	Glass,	McConnell,	Smith, H.,
Bidelspacher,	Goehring,	McGowan,	Smith, J. W.,
Blair,	Golder,	McHugh,	Snowden,
Blumberg,	Goodnough,	McKim,	Soffel,
Bolard,	Green,	McOwen,	Sowers,
Boxer,	Griffith,	Mangan,	Sprovis,
Brady,	Haines,	Marcus, J.,	Stackhouse,
Brandle,	Haldeman,	Marshall,	Stark,
Bromley,	Harer,	Michel,	Sterling,
Brown, F. B.,	Harding,	Miller, A.,	Stevens,
Campbell,	Haslett,	Miller, C.,	Stevenson,
Catlin,	Hatrick,	Miller, D. I.,	Stewart,
Clutton,	Haws,	Miller, D. D.,	Strauss,
Comeror,	Hays,	Miller, H. F.,	Van Alen,
Craig, J. R.,	Heffernan,	Mitchell,	Walker, G. T.,
Cratty,	Henderson, W.,	Ogle,	Walker, J. A.,
Curran,	Hetrick,	Orr,	Weamer,
Curry,	Hoffman, J. N.,	Pike,	Weiss,
Davis,	Hoffman, M. R.,	Posey,	Wells,
Dawson,	Holcombe,	Quigley,	Wettach,
DeHaas,	Hoover,	Rhoads,	Whitehouse,
Denning,	Huston,	Richards,	Williams,
Diehm,	Jones, D. J.,	Rieder,	Wolfe,
Dilsheimer,	Jordan,	Rinn,	Woner,
Dithrich,	Kantner,	Roman,	Woodruff,
Drinkhouse,	Keene,	Ruch,	Zook,
Dunn,	Kelly,	Ruddy,	Whitaker,
Eaches,	Kohler,	Ruth,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it with amendment in which the concurrence of the Senate is requested.

TO-MORROW'S CALENDAR.

Mr. JAMES A. WALKER. Mr. Speaker, I move that to-day's calendar be used for the business of the House to-morrow.

Mr. GOLDER. Mr. Speaker, I second the motion.
The motion was agreed to.

ADJOURNMENT.

Mr. JAMES A. WALKER. Mr. Speaker, I move the House do now adjourn.

The motion was agreed to, and (at 11:59 o'clock P.M.) the House adjourned until to-morrow morning at 10:00 o'clock.

Legislative Journal.

Session 1921

124th of the General Assembly

VOL. 6.

HARRISBURG, PA., THURSDAY, APRIL 28, 1921

NO. 55

SENATE

THURSDAY, April 28, 1921.

The Senate met at 10 o'clock A. M.

PRAYER.

The Chaplain, Rev. Benjamin Bungard, offered the following prayer:

O Lord, our Lord, how excellent is Thy name in all the earth. We humbly bow before Thee this morning in recognition of Thy care and keeping, and invoke Thy blessing upon our gathering, and help us to be mindful of the fact since we have approached the last day of this legislative session, as we leave these halls, that Thy blessing may go with everyone and that Thou wilt preserve and keep us, and we are sensed with two great facts, one is with the fellowship and the brotherly love that has been kindled in our commingling and working and serving our great Commonwealth together, and as we depart it may be that these will not be gathered again in the future as at the present, but we pray our Heavenly Father that Thy kind and keeping care may be upon all. Our Father we pray Thy blessing upon our great State and our Chief Executive and all the servants of our great Commonwealth. Help us to be grateful to our friends and forgiving to our enemies. And now may Thy Blessing rest upon all; may the Lord make His face to shine upon thee; may the Lord be gracious unto thee; may the Lord give thee peace. Amen.

JOURNAL APPROVED.

The PRESIDENT. A quorum of the Senate being present the Clerk will read the Journal of the preceding session.

The Clerk proceeded to read the Journal of the preceding session, when, on motion of Mr. JONES, the further reading was dispensed with, and the Journal was approved.

BILLS ON FINAL PASSAGE.

Agreeably to order,

The Senate resumed the third reading and consideration of Senate Bill No. 1170, (House Bill No. 462), entitled:

An Act making an appropriation to the Mount Pleasant Memorial Hospital Mount Pleasant Pennsylvania

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of thirty thousand (\$30,000) dollars or so much thereof as may be necessary is hereby specifically appropriated to the Mount Pleasant Memorial Hospital at Mount Pleasant Pennsylvania for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the purpose of maintenance

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,

Christley,
Clark,
Craig,
Crow,
Culbertson,
Daix,

Heaton,
Herron,
Homsher,
Jones,
Joyce,
Leslie,

Miller, S. J.,
Murdoch,
Norton,
Patton,
Phipps,

Stineman,
Vare,
Weaver,
Whitten,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendment in which the concurrence of the House is requested.

Agreeably to order,

The Senate resumed the consideration of Senate Bill No. 1387, (House Bill No. 966), as follows:

An Act to amend section forty-five of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties" as amended

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That section forty-five of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties" which as amended by the act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ninety-nine) entitled "An act to amend an act approved the twenty-eighth day of July one thousand nine hundred and seventeen entitled 'An act to revise amend and consolidate the law relating to fish and providing penalties' " which reads as follows

"Section 45 No person shall use any device means or method whatsoever except as in this article otherwise provided for taking fish from the waters within this Commonwealth except the following that is to say for

(a) Game fish two rods and two lines and one handline with not more than three hooks attached

(b) Food-fish rods and lines or one hand-line with not more than three hooks attached The rods and lines and the hand-line must be under the immediate control of the person using the same

(c) Bait-fish rods hooks and lines with not more than three hooks attached to each line a dip-net or minnow seine not over four feet in diameter a minnow trap with not more than one opening which shall not exceed one inch in diameter The rods hooks and lines must be under the immediate control of the person using the same" is hereby amended to read as follows

Section 45 No person shall use any device means or method whatsoever except as in this article otherwise provided for taking fish from the waters within this Commonwealth except the following that is to say for

(a) Game fish two rods and two lines and one handline with not more than three hooks attached excepting that pickereel may be taken through the ice by the use of tip-ups but no person shall use more than six tip-ups at any one time

(b) Food-fish rods and lines or one hand-line with not more than three hooks attached The rods and lines and the hand-line must be under the immediate control of the person using the same

(c) Bait-fish rods hooks and lines with not more than three hooks attached to each line a dip-net or minnow seine not over four feet in diameter a minnow trap with not more than one opening which shall not exceed one inch in diameter The rods hooks and lines must be under the immediate control of the person using the same

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS 50.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendment in which the concurrence of the House is requested.

BILLS ON THIRD READING AND FINAL PASSAGE.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 405, (House Bill No. 407), entitled:

An Act providing a system of management and control of the jail or county prison in each county of the fifth class providing for a warden defining his powers and duties providing for other employees and salaries and describing the duties and powers of the county commissioners and the sheriff in connection therewith

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS 50.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 706, (House Bill No. 408), entitled:

An Act relating to certain county officers in counties of the fifth class providing for their salaries and the compensation of deputies and clerks in the respective county offices establishing a salary board and defining its powers and duties placing certain duties on the county commissioners county controllers and county auditors requiring the payment into the respective county treasury of the fees of such county officers and providing penalties for violation of this act

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,

Berntheizel,	Eyre,
Boyd,	Gray,
Buckman,	Hackett,
Christley,	Heaton,
Clark,	Herron,
Craig,	Homsher,
Crow,	Jones,
Culbertson,	Joyce,
Daix,	

McConnell,
McNichol,
Miller, J. S.,
Miller, S. J.,
Murdoch,
Norton,
Patton,
Phipps,

Smith,
Snyder,
Sones,
Stineman,
Vare,
Weaver,
Whitten,
Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 903, (House Bill No. 1078), entitled:

An Act to amend section one as amended and section seven of the act approved the third day of June Anno Domini one thousand eight hundred and eighty-five (Pamphlet Laws sixty-two) entitled "An act to provide for the establishment and maintenance of a home for disabled and indigent soldiers and sailors of Pennsylvania

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,
Baldwin,
Barnes,
Barr,
Berntheizel,
Boyd,
Buckman,
Christley,
Clark,
Craig,
Crow,
Culbertson,
Daix,

Davis,
DeWitt,
Donahue,
Einstein,
Eyre,
Gray,
Hackett,
Heaton,
Herron,
Homsher,
Jones,
Joyce,

Leslie,
MacDade,
Marlow,
McClintock,
McConnell,
McNichol,
Miller, J. S.,
Miller, S. J.,
Murdoch,
Norton,
Patton,
Phipps,

Salus,
Schantz,
Service,
Sisson,
Smith,
Snyder,
Sones,
Stineman,
Vare,
Weaver,
Whitten,
Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 920, (House Bill No. 511), entitled:

An Act providing for county poor districts in counties of the seventh class providing for their management direction and control by the county commissioners defining their powers and duties imposing certain duties upon the county treasurer and county controller or county auditors abolishing the present poor districts and transferring their property

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—48.

Aron,
Baldwin,
Barnes,
Barr,
Berntheizel,
Boyd,
Buckman,
Christley,
Clark,
Craig,
Crow,
Culbertson,

Daix,
Davis,
DeWitt,
Donahue,
Einstein,
Eyre,
Gray,
Hackett,
Heaton,
Herron,
Homsher,
Jones,

Joyce,
Leslie,
MacDade,
Marlow,
McClintock,
McConnell,
McNichol,
Miller, J. S.,
Murdoch,
Norton,
Patton,
Phipps,

Salus,
Schantz,
Service,
Sisson,
Smith,
Snyder,
Sones,
Stineman,
Vare,
Weaver,
Whitten,
Woodward,

NAYS—1.

Miller, J. S.,

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1039, (House Bill No. 1320), entitled:

An Act to amend section one of an act approved May thirteen one thousand nine hundred and fifteen (Pamphlet Laws two hundred and eighty-six) entitled "An act to provide for the health safety and welfare of minors by forbidding their employment or work in certain establishments and occupations and under certain specified ages by restricting their hours of labor and regulating certain conditions of their employment certificates for certain minors and prescribing the kinds thereof and the rules for the issuance reissuance filing return and recording of the same by providing that the Industrial Board shall under certain conditions determine and declare whether certain occupations are within the prohibitions of this act requiring that certain minors shall during the period of their employment attend certain schools to be established as therein provided and to be approved by the State Superintendent of Public Instruction and regulating the conditions of such attendance authorizing the State Board of Education in certain cases to appoint attendance officers to aid in enforcing the provisions of this act and creating the salary and expenses of such officers a charge against the school district wherein they are employed requiring certain abstracts and notices to be posted providing for the enforcement of this act by the Commissioner of Labor and Industry the attendance officers of school districts and police officers and defining the procedure in prosecutions thereunder and establishing certain presumptions in relation thereto providing penalties for the violation of the provisions thereof and repealing all acts or parts of acts inconsistent therewith" exempting from the operation of the act minors employed on the stage of theaters with the approval of the Industrial Board of the Department of Labor and Industry

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1326, (House Bill No. 1071), entitled:

An Act to amend section two hundred and thirty-nine of an act approved July fourteen one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by giving restricted authority to supervisors in townships of the second class to furnish labor and materials subject to the approval of the township auditors

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,

Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1361, (House Bill No. 845), entitled:

An Act creating a State Fair Commission for the Commonwealth of Pennsylvania defining its duties and making an appropriation therefor

And said bill having been read at length the third time, and agreed to,

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

Mr. SCHANTZ. Mr. President, the bill we are now having under consideration is "an act creating a State Fair Commission for the Commonwealth of Pennsylvania, defining its duties and making an appropriation therefor." Mr. President, in behalf of the sixty odd agricultural societies and fairs now existing in the Commonwealth of Pennsylvania, I will oppose this bill. There are at the present time sprinkled throughout the state sixty odd agricultural societies having annual fairs. I myself am a member of the executive committee of one of them. I do not pretend to know much about the matter, but I know something about the workings of these agricultural societies. The Allentown Fair is upwards of sixty years old. It is run entirely on a non-beneficial basis. All the income, all its revenue, stays in the treasury of the society for its improvement and its advancement. Not one cent of dividend was ever paid by our agricultural society. All the moneys stay right in the treasury and are used for the purposes of agriculture for which the society was founded. This bill starts very innocently. It starts with an appropriation of only \$15,000, authorizing the appointment and creation of a commission to look about for a site and to launch the project of a state fair. If this were all that was in the bill it would not mean much and there would not be much harm in it, but it is only the beginning of a project which will have tremendous influence and effect in the Commonwealth upon the agricultural societies in the state to-day. We have no idea, of course, no knowledge at the present time, as to where this state fair would be located. We do not pretend for a minute that this state fair would wipe out all the smaller fairs throughout the Commonwealth, but it would have a very deteriorating effect and it would wipe out quite a large number of those within a large radius by the location of this state fair. Let us assume for a minute that this state fair would be located in the vicinity of Harrisburg, in Dauphin County. I say to you gentlemen that it would have a very deteriorating effect upon the fairs of Byberry, York, Lancaster, Reading and Allentown, and all the fairs within a reasonable radius of wherever this state fair would be located. I am not opposing the bill simply because it is a State fair, but I am opposing it because I am convinced that it would not be to the best interests of the agricultural interests of the Commonwealth. In our opinion it would be far better to foster and encourage agricultural societies all over this Commonwealth than to build up one large fair in a centralized spot, and no fair could compete with a State fair backed by the Commonwealth of Pennsylvania, with all its resources and all its influence and power. We have at Allentown an agricultural society at a place where we hold an annual fair, in which there is an investment of a million of dollars. We have a grandstand costing two hundred thousand dollars, yet we could not for a minute compete in spite of the fact that all the income and revenue annually goes to the upbuilding of the society. We could not for a minute compete with a State fair, backed and fostered by the Common-

wealth of Pennsylvania. It has been said that the State Grange was backing the State fair. I know that some of the officers of the State Grange are supporting this measure, but the great rank and file of the State Grange are not supporting this measure, because we have some on our board at Allentown. We have some of the strongest and most influential Grangers who are just as strongly opposed to this bill as anybody else in the Commonwealth. I attended a meeting a short time ago of the officers of the State Fair Association and we are looking forward with a keen eye upon the bad effects such as this bill would have upon the numerous societies throughout the state. What would it mean at the present time wherever a fair is located? It is supported by the farmers of all ranks, the rich and the poor in the communities in which they are located. They come there with their ordinary products, their ordinary crops, and they exhibit them and they compete. A state fair in the central portion of the state would be supported by those who can afford to bring their fine cattle and their fine horses from one end of the state to the other to exhibit them at a state fair, but you could not for a minute expect the ordinary farmer who has an ordinary horse, and ordinary cattle, and ordinary crops, to come here and compete with the fine cattle breeders and the fine horse breeders and all that wealth that is represented by the higher class of agriculture, and it is that element, gentlemen, that needs support; it is the element interested in agriculture that is struggling, it is the poor element, it is the common farmer that needs help and support, and if the state wants to launch into a proposition of this kind and put an investment of this kind into agricultural fair purposes, it would be much more beneficial if an annual appropriation would be made and given to these agricultural societies and help to build up that generally all over the Commonwealth than to have one centralized fair. This starts with an appropriation of \$15,000, but that would grow and multiply and increase into \$15,000,000, and either you would have to make one large appropriation to start this affair or you would make the appropriation in dribs by each succeeding legislature and you would go step by step and nobody could tell now when the fair would be started, when it would be launched, and you would have another proposition like the erection of a certain state institution of which I have personal knowledge, which was started on this plan, which was erected in that order, by making small appropriations at each session, and it took eleven years before the first inmate was admitted into that institution and it developed into a scandal. First the land was purchased, next the legislature provided sums of money to erect the foundations, then the foundations lay there, and then a little more money and another building was put up, and in that way the institution was erected, and as I say, it took eleven years from the time of the first appropriation until the first inmate was accepted and it created a scandal in this state, and this would be on the same order or it would take a tremendous appropriation by the next legislature. It has been said that in due time this proposition would pay for itself. I would not deny that probably after the state has appropriated large sums of money to finance the proposition that the annual income received would meet the expense and perhaps turn a little into the State Treasury, but it certainly would be but a drop in the bucket in comparison with the original bill required to launch this project. It has also been said that in other states they are a success and that they do not have this deteriorating effect upon the agricultural societies, nevertheless the facts are they are in the states that have these state fairs, and as I have said I would not for a minute contend that it would wipe them all out, but you would wipe out certain ones within a certain radius and have a bad effect upon most of them, and I ask you, therefore, gentlemen, in the name of economy and in the name of the sixty odd agricultural societies throughout the Commonwealth to-day to defeat this bill. Would it be wise for the Commonwealth of Pennsylvania to make this large outlay of money for one week's exhibit, for a one week fair in the Commonwealth of Pennsylvania? Would it be a wise policy, would it be in accordance with the program of economy such as the legislature of Pennsylvania should stand for, and as I have said before, I hope the Senators will defeat this bill.

Mr. EYRE. Mr. President, my distinguished colleague and friend from Lehigh has very frankly stated his opposition to this bill because of his membership on the Board

of Managers of the Allentown Fair. I am not on the Board of Managers of any fair and I know that he does not speak for the forty odd fairs in the State of Pennsylvania in opposition to this measure. I have been petitioned by the county fair of the county which I have the honor to represent, asking me to vote for and support this bill, believing that it will promote an interest in agricultural societies in the State of Pennsylvania that will be beneficial instead of being disadvantageous to the local associations now in force in many parts of the state. I am for this bill because the vast majority,—there may be other members of the Allentown Board who are Grangers that are opposed to this bill, because I know since my friend states it as a fact it is a fact, that it is a fact,—but I do know that the vast majority of the State Grangers of Pennsylvania are in favor of this measure. I happen to be a member of that organization myself and have been petitioned not only by the officers of the State Grange, but by many members of the State Grange to give my support to this bill. It is also advocated by the Department of Agriculture of the State of Pennsylvania and the amendments to the bill were prepared by the men that I regard as the most efficient Superintendent of the Department of Agriculture that the State of Pennsylvania or any other state has ever had in Dr. Rasmussen. I have absolute confidence in his knowledge and ability to direct the agriculturists of Pennsylvania in a way that will be beneficial to the agricultural classes.

Again I take exception to the proposition that this fair ground would only be occupied one week in the year. It would be occupied by the different cattle men, by very many branches of the agriculturists that now hold meetings in various parts of the State of Pennsylvania in order to promote their agricultural industry and interest and to promote the breeding of high grade cattle and stock of various kinds. I, therefore, sincerely hope that this bill may receive the approval of the Senate.

Mr. DAIX. Mr. President, I am not on the Allentown Board nor have I any connection with any State Fair Association of Pennsylvania. Mr. President, I can say this to you, that at a meeting of the Pennsylvania State Fair Association, held in Green's Hotel in the City of Philadelphia, where delegates were presumed to be present from every county fair association throughout this Commonwealth, they made a request of me at that time that I would take my stand in the Senate and oppose this bill. A vote was taken at that time and every delegate present voted against having a State Fair Association. They made a personal request that I should vote against this bill.

Mr. EYRE. Mr. President, I would like to interrogate the Senator from Philadelphia, Mr. Daix.

The PRESIDENT. Will the Senator from Philadelphia, Mr. Daix, permit himself to be interrogated?

Mr. DAIX. Mr. President, I will.

Mr. EYRE. Mr. President, I would like to ask the Senator from Philadelphia if he knows how many societies were represented at the meeting that he attended in Philadelphia?

Mr. DAIX. Mr. President, I do not know personally how many were represented, but I do know that I was informed by the Philadelphia member that a representative was present from every county fair association in the State of Pennsylvania. I was so informed by a man named Leatherman and also by the President of our Association.

Mr. JONES. Mr. President, I just briefly want to make this statement that it seems to me a perfectly simple proposition whether we want to have a State Fair or whether we do not, and this is a means of getting one. For the benefit of the Senator from Lehigh, in regard to the action of the State Grange, I would like to state to the Senate that at an annual meeting of the State Grange, held in the city of Allentown, the home of the distinguished Senator from Lehigh, his large gathering, representing all the granges of the state of Pennsylvania, in this assembly voted unanimously for a resolution calling upon the State to establish a State Fair, and it will not, in my opinion, interfere with the local fair associations in the various parts of the state. I am President of one of those fair associations myself, and we are not one of the sixty which will protest against this bill, but believe it a good bill, and a worthy proposition that should be passed by the Senate.

Mr. LESLIE. Mr. President, and members of the Senate, I am not a farmer, but I have had the privilege of having been raised where fine horses were bred. Therefore, I am

interested in the subject, of trying to do something for the farming and agricultural interests of this state in animal breeding. I would like to be able to paint a picture in a few words of the New York State Fair which it has been my privilege to attend for the last sixteen years on ten occasions, and I would say to the members of this Senate that it would pay each and every one of us to try to pick a time in the middle of the month of September to go to the city of Syracuse, and attend the State Fair in New York. It lasts but one week, and its average attendance ranges in accordance with the weather, in good weather its average attendance is over eighty thousand persons a day. They give an exhibition of a kind and character that really is astounding. Every animal, every chicken, everything that is upon the farm is there, and the competition is there. There were forty thousand chickens in the chicken exhibition and in the contest. You will find there a few thousand horses, two or three thousand cattle, and after contests on their breeding and their standing, a blue ribbon or a red ribbon, is given to the winners, and on the last day there is a parade over the race track where a person can view like a circus parade, it is the most wonderful thing a man can see. They have lecture halls, and printing presses. They have every article and instrument that is conceived by man to help to forward the question of agriculture. The greatest minds of this country are brought there for lecturing purposes, and it has no bearing on a single other county fair. The county fairs of New York State are held as they are now held in this state, and they will continue to be held. It is not every person that can travel from the western part of the state to the northern part to come to this particular location, but it will be those who are absolutely and positively interested in the welfare and future of this state, and the State of Pennsylvania is initiating by this act an institution that should have been put into existence a quarter of a century ago and longer, and every dollar that they put in here will come back to the interest of the state one hundred fold. It will not be taking anything away from any county fair. It will not interfere. It will not interfere with their dates, it will not interrupt them and they will have the same exhibits that they always had, and their people will go there, it does not matter whether it is Beaver County, Washington County, Butler County, Allegheny County or any other county. This is a different proposition. It is to further the interests of both products, specially the cattle. It is going to furnish the butter, the milk, the cream, the cheese for the people of this state, and that is one thing that ought to promote this particular object. You are going to do something not only for the state, but for the people of the state when you pass this bill and inaugurate this system.

Mr. SCHANTZ. Mr. President, I would like to interrogate the Senator from Allegheny, Mr. Leslie.

The PRESIDENT. Will the Senator from Allegheny, Mr. Leslie, permit himself to be interrogated?

Mr. LESLIE. Mr. President, I will.

Mr. SCHANTZ. Mr. President, I would like to ask the Senator from Allegheny, Mr. Leslie, how many county fair associations there are in the state of New York to-day?

Mr. LESLIE. Mr. President, I cannot answer that, with one exception. I cannot tell you the counties, in the town of Wilson, New York, it has been my privilege to attend their annual fair, and before automobiles were so numerous, and people were unable to enjoy the luxury of automobiles, I have seen sixty thousand vehicles scattered all over the town of Wilson in the state of New York, attending the county fair in competition with the fair in Syracuse.

Mr. SCHANTZ. Mr. President the Senator from Allegheny, does not attempt to answer my question. I asked him how many county fairs there were still in the state of New York?

The PRESIDENT. I understood the Senator from Allegheny to say he did not know.

Mr. SCHANTZ. Mr. President, he knows of one and that is just exactly what I have argued, that it would not wipe them all out, but it would very materially reduce the number.

Mr. CRAIG. Mr. President, I move the previous question.

Mr. SNYDER. Mr. President, I second the motion.

On the question,

Shall the previous question be now put?

It was agreed to.

And the question recurring.

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—31.

Aron,	DeWitt,	Leslie,	Service,
Baldwin,	Donahue,	MacDade,	Sisson,
Barnes,	Eyre,	McClintock,	Smith,
Buckman,	Gray,	Miller, J. S.,	Snyder,
Clark,	Heaton,	Miller, S. J.,	Stineman,
Craig,	Herron,	Patton,	Weaver,
Crow,	Jones,	Phipps,	Woodward,
Davis,	Joyce,	Salus,	

NAYS—10.

Culbertson,	Homsher,	McConnell,	Norton,
Daix,	Long,	McNichol,	Schantz,
Hackett,	Marlow,		

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1441, (House Bill No. 1439), entitled:

An Act to amend section three of an act approved June fourteenth one thousand eight hundred eighty-seven (Pamphlet Laws three hundred eighty-three) entitled "An act to provide for the incorporation and regulation of companies not for profit organized for encouragement of the arts and sciences and of agriculture and horticulture and to confer upon such companies the right of eminent domain" as amended enabling said corporations to increase their bonded indebtedness

And said bill having been read at length the third time, and agreed to,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—49.

Aron,	Davis,	Leslie,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,			

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1456 (House Bill No. 864), as follows:

An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-one and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-one

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the following sums or so much thereof as may be necessary be and the same are hereby specifically appropriated to the several objects hereinafter named for the two fiscal years commencing on the first day of June one thousand nine hundred and twenty-one and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-one to be paid out of any moneys in the treasury not otherwise appropriated

Section 2 For the payment of the salaries of the several State officers the clerks and employes in the several departments of the State Government and for the incidental expenses of the

said departments the following sums or so much thereof as may be necessary the same to be paid on the warrant of the Auditor General upon the State Treasurer in the amounts as follows and in the manner prescribed by law

EXECUTIVE DEPARTMENT

Office of Governor

For the payment of the salary of the Governor from June first one thousand nine hundred and twenty-one to and including January fifteenth one thousand nine hundred and twenty-three (one year seven months fifteen days at the rate of ten thousand dollars per annum) the sum of sixteen thousand two hundred and fifty dollars

For the payment of the increase in the salary of the Governor as provided in act number five approved February twenty-sixth one thousand nine hundred and nineteen providing for the reorganization of the Governor's office from January sixteenth one thousand nine hundred and twenty-three to and including May thirty-first one thousand nine hundred and twenty-three (four months fifteen days at the rate of eighteen thousand dollars per annum) the sum of six thousand seven hundred and fifty dollars

For the payment of clerk hire two years the sum of forty-five thousand dollars (\$45,000)

For the contingent expenses including clerical and stenographic charges for the Executive Department and the traveling expense of the secretary to the Governor for the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of twelve thousand dollars (\$12,000)

For the payment of the traveling and the incidental expenses of the Governor the miscellaneous expenses incurred in the conduct and management of the Executive Mansion the entertainment of official guests and the maintenance of an automobile for the two fiscal years beginning June first one thousand nine hundred and twenty-one and for the payment of like expenses incurred and remaining unpaid prior to June first one thousand nine hundred and twenty-one the sum of twenty thousand dollars (\$20,000) to be extended at the discretion of the Governor

For the payment of salaries wages and fees of consultants experts accountants investigators inspectors and clerks whose employment is authorized by the provisions of the act of July eighth one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and forty-one) entitled "An act authorizing the Governor to employ consultants experts accountants investigators inspectors and clerks in connection with the work of the Commonwealth authorizing the Governor to fix their salaries wages and fees and making an appropriation to carry into effect the provisions of the act" the unexpended balance of the sum appropriated by the second section of said act is hereby reappropriated for the next two fiscal years beginning June first one thousand nine hundred and twenty-one for the same purposes

Office of Lieutenant Governor

For the payment of the salary of the Lieutenant Governor two years the sum of ten thousand dollars (\$10,000)

For all contingent expenses including traveling clerical and stenographic charges of the Lieutenant Governor for the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of two thousand five hundred dollars (\$2,500)

For the payment of increase in salary of the Lieutenant Governor the sum of five thousand (\$5,000) dollars conditioned upon its passage by the General Assembly and approved by the Governor of Senate bill number eight hundred and seventy-seven

STATE DEPARTMENT

For the payment of the salary of the Secretary of the Commonwealth two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salary of the Deputy Secretary of the Commonwealth two years the sum of nine thousand dollars (\$9,000)

For the payment of clerk hire including messenger and night watchman two years the sum of one hundred and thirty-two thousand seven hundred and sixty dollars (\$132,760)

For the payment of janitor postage express charges traveling and contingent expenses proof reading of Pamphlet Laws and extra clerk hire during legislative sessions and election periods two years the sum of twenty thousand dollars (\$20,000)

For the payment of salaries of the Deputy Secretary chief clerk and superintendent of the Election and Legislative Bureau in the Department of the Secretary of the Commonwealth the sum of seven thousand (\$7,000) dollars conditioned upon its passage by the General Assembly and the approval by the Governor of House bill number one thousand three hundred and forty-eight

AUDITOR GENERAL'S DEPARTMENT

For the payment of the salary of the Auditor General two years the sum of twenty thousand dollars (\$20,000)

For the payment of the Auditor General for services as a member of the Board of Public Grounds and Buildings two years the sum of one thousand two hundred dollars (\$1,200)

For the payment of the salary of the Revenue Deputy two years the sum of fifteen thousand (\$15,000) dollars

For the payment of the salary of the Disbursing Deputy two years the sum of fifteen thousand (\$15,000) dollars

For the payment of the salary of the Assistant Deputy two years the sum of twelve thousand (\$12,000) dollars

For the salaries of the chief clerks chief Bureau of Corporations and assistants traveling auditors accountants bookkeepers and all other clerks and employees provided by law the sum of five hundred and eight thousand dollars (\$508,000)

For the payment of compensation and expenses of persons appointed in pursuance of law to examine the accounts of officers or of individuals required by law to make report to the Auditor General of moneys due the Commonwealth and for the payment of expenses of deputies and traveling auditors actually and necessarily incurred by them in the performance of the duties assigned them as provided by law two years the sum of fifty thousand dollars (\$50,000)

For the purchase of patent indexes records law books and other books necessary for the proper conduct of the work of collecting taxes from corporations and auditing accounts two years the sum of three thousand dollars (\$3,000)

For the payment of persons employed by the Auditor General to discover prosecute and collect unpaid taxes bonus interest penalties and all public accounts for two years beginning June first one thousand nine hundred and twenty-one and for the payment of persons who have been so employed prior to that date the sum of fifty thousand dollars (\$50,000)

For the payment of the compensation of informants in escheats as provided for in the act of May second one thousand eight hundred and eighty-nine and amendments thereto the fees and expenses of escheats and the services of attorneys authorized by the Auditor General in connection with such escheat proceedings and for the refund of moneys to those entitled thereto upon the traverse of decrees in escheat as provided by said act for the two years beginning June first one thousand nine hundred and twenty-one the sum of twenty thousand dollars (\$20,000)

For the payment of the costs of advertising required by any act of Assembly in connection with the escheat of moneys and property to the Commonwealth or in connection with the payment of unclaimed moneys in the State Treasury without escheat and for the payment of any other costs connected with such escheats and such payments into the State Treasury with escheat the sum of fifty thousand dollars (\$50,000)

For the purpose of refunding by the Auditor General to purchasers of stock transfer stamps under the act of June fourth one thousand nine hundred and fifteen (Pamphlet Laws page eight hundred and twenty-eight) any sums that may be due them upon the surrender and return of such stamps as may be spoiled canceled mutilated or defaced unintentionally by accident or in error the sum of two thousand five hundred dollars (\$2,500)

For the payment of costs in suits against delinquent dealers for mercantile and other licenses incurred during the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of eight thousand dollars (\$8,000)

For the balance due or to become due retired county officers on account of overpayment of mercantile and other taxes collected for the Commonwealth the sum of five thousand dollars (\$5,000)

For the payment of postage express charges cost of filing liens and contingent expenses two years the sum of thirty thousand dollars (\$30,000)

DEPARTMENT OF INTERNAL AFFAIRS

For the payment of the salary of the Secretary of Internal Affairs two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salary of the Deputy Secretary of Internal Affairs two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the chief of the Bureau of Standards in the Department of Internal Affairs two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the chief draftsman and surveyor in the Department of Internal Affairs two years the sum of five thousand dollars (\$5,000)

For the payment of the salaries of the officials clerks and employees in the Bureau of Municipalities in the Department of Internal Affairs two years the sum of seventy-five thousand dollars (\$75,000)

For the payment of the salaries of a State Geologist and such assistant geologists mineralogists chemists engineers draftsmen map makers and other experts clerks stenographers and other employees as may be necessary for the purchase of laboratory apparatus and supplies books stationery printing and other equipment and materials for which requisition may not be made for the payment of postage expressage traveling and all other contingent and incidental expenses which may be found necessary for carrying out the intent and provisions of the act creating a Bureau of Topographic and Geological Survey in the Department of Internal Affairs approved the seventh day of June one thousand nine hundred and nineteen two years the sum of two hundred thousand dollars (\$200,000)

For the payment of the salaries of the other officials clerks and employees in the Department of Internal Affairs as provided by the several acts of assembly relating to said department not otherwise herein provided for two years the sum of one hundred thirty-eight thousand six hundred dollars (\$138,600)

For the payment of the salaries of the officials clerks and employees in the Bureau of Statistics and Information in the Department of Internal Affairs two years the sum of one hundred fifty-eight thousand dollars (\$158,000)

For the payment of the salaries of the other officials clerks and employees in the Department of Internal Affairs as provided by the act approved the sixteenth day of May one thousand nine hundred and nineteen (Pamphlet Laws page two hundred and two) and the act approved the eighteenth day of April one thousand nine hundred and nineteen (Pamphlet Laws page eighty) two years the sum of one hundred eighty-six thousand eight hundred dollars (\$186,800)

For the payment of the expense of additional equipment and of maintenance of equipment for the Bureau of Standards for

the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of one thousand five hundred dollars (\$1,500)

For the payment of services rendered and expenses incurred in the collection of tax statistics and for the compilation of the same as required by the act of Assembly approved the ninth day of May one thousand eight hundred and eighty-nine for the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of twelve thousand dollars (\$12,000) to be paid upon the warrant of the Auditor General upon specifically itemized vouchers certified by the Secretary of Internal Affairs

For the payment of skilled draftsmen surveyors and other assistants necessary to the proper continuation of the warrantee map work authorized by the act of Assembly approved June thirteenth one thousand nine hundred and seven and subsequent amendments and supplements thereto including all necessary traveling and subsistence expenses in the field work of the same for the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of fifteen thousand dollars (\$15,000)

For services and other expenses incident to the investigating and surveying of vacant and unappropriated land as authorized and provided in the first section of the act entitled "An act relating to the granting of titles by the Commonwealth of Pennsylvania to vacant and unappropriated land the price to be paid for the same the conveyance to the State Forestry Reservation Commission where desirable for forest culture or forest preservation preventing the granting of warrants for the beds of navigable rivers and providing for acceptance of returns of surveys without limitation as to excess or surplus" approved the third day of May one thousand nine hundred and nine for the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of three thousand dollars (\$3,000)

For the payment of the incidental and traveling expenses of the secretary and all other officers and employees of the department for the payment of all postage contingent and incidental expenses of the Department of Internal Affairs with its several bureaus except the Bureau of Topographic and Geological Survey for the payment of expert services and such other services as may be required for carrying out the intent and provisions of the various acts of the department for the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of seventy thousand dollars (\$70,000)

For the employment of draftsmen in copying the surveys or other ancient papers important to be preserved in the Land Office Bureau as required by the act approved the sixteenth day of February one thousand eight hundred and thirty-three (Pamphlet Laws page forty-seven) for the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of forty thousand dollars (\$40,000)

TREASURY DEPARTMENT

For the payment of the salary of the State Treasurer two years the sum of twenty thousand dollars (\$20,000)

For the payment of the State Treasurer for services as a member of the Board of Public Grounds and Buildings two years the sum of one thousand two hundred dollars (\$1,200)

For the payment of the salary of the Cashier two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Assistant Cashier two years the sum of seven thousand two hundred dollars (\$7,200)

For the payment of clerk hire including messengers watchmen and cleaners two years the sum of one hundred thousand dollars (\$100,000)

For the payment of contingent expenses two years the sum of fifteen thousand dollars (\$15,000)

For the payment of such expenses and extra clerks and employees as the State Treasurer may find necessary for the purpose of enlarging and improving the auditing system balancing and transferring accounts making new indices and rendering any other general assistance to the regular clerical force two years the sum of one hundred thousand dollars (\$100,000)

For the payment of patent indices law books and other books necessary for the proper conduct of the work of the department two years the sum of one thousand dollars (\$1,000)

For the payment of traveling expenses of the State Treasurer and employees while on departmental business two years the sum of ten thousand dollars (\$10,000)

For the payment of postage express charges and other incidental expenses two years the sum of ten thousand dollars (\$10,000)

For the payment of cost of procuring bonds required to be given by employees of the Treasury Department to the State Treasurer for the faithful performance of their duties two years the sum of two thousand five hundred dollars (\$2,500)

For the payment of the salary of the Deputy State Treasurer and Commissioner of Trusts two years the sum of sixteen thousand dollars (\$16,000)

For the payment of clerks typists and other employees and for the payment of all other expenses made necessary by the act of one thousand nine hundred and twenty-one creating the office of Deputy State Treasurer and Commissioner of Trusts and prescribing his duties with regard to the care and recording of bonds and securities two years the sum of forty thousand dollars (\$40,000)

For the payment of the premiums on bonds of officers and employees required by law to give bond to the Commonwealth two years the sum of twenty thousand dollars (\$20,000)

For legal services twenty thousand dollars (\$20,000)

For the salaries of investigators including necessary expenses fifty thousand dollars (\$50,000)

For the salaries of additional auditors including necessary expenses fifty thousand dollars (\$50,000)

For the salaries of additional expert revenue clerks including necessary expenses thirty thousand dollars (\$30,000)

ATTORNEY GENERAL'S DEPARTMENT

For the payment of the salary of the Attorney General two years the sum of twenty-four thousand dollars (\$24,000)

For the payment of the salaries of the six Deputy Attorneys General two years the sum of sixty-nine thousand dollars (\$69,000)

For the payment of the salaries of the private secretary two law clerks five stenographers and one messenger two years the sum of thirty-six thousand six hundred dollars (\$36,600)

For the payment of such additional Deputy Attorneys General clerks investigators of maintenance claims against estates of the insane and stenographers as shall be appointed by the Attorney General contingent expenses witness fees serving processes and for such other costs as the Commonwealth may be liable in cases in which the Commonwealth is or may be a party postage express charges the purchase of law books for the law library of the Attorney General's Department the services and expenses of attorneys to be employed to assist in cases and the prosecution of claims in which the Commonwealth is interested for the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of one hundred and fifty thousand dollars (\$150,000)

BANKING DEPARTMENT

For the payment of the salaries of employees and other expenses incident to the supervision and examination of building and loan association two years the sum of one hundred thousand dollars (\$100,000)

DEPARTMENT OF PUBLIC INSTRUCTION

For the payment of the salary of the Superintendent of Public Instruction two years the sum of twenty-four thousand dollars (\$24,000)

For the payment of the salaries of the Deputy Superintendents two years the sum of twenty-seven thousand dollars (\$27,000)

For the payment of the salaries of such assistants employees clerks stenographers inspectors experts and investigators as may be employed by the Superintendent of Public Instruction for general expense traveling expense postage and incidental expense of the department as authorized and approved by the Superintendent of Public Instruction and for such expenses of the State Board of Education as are authorized by law two years the sum of seven hundred thousand dollars (\$700,000)

For the payment of the expenses of the State normal school examiners two years the sum of five thousand five hundred dollars (\$5,500)

For the payment of the expenses and services of the examining boards for State permanent and special certificates two years the sum of five thousand dollars (\$5,000)

For the payment of the cost of circulating the Pennsylvania School Journal two years the sum of eight thousand dollars (\$8,000)

Bureau of Professional Education

For the payment of the officers and assistants and expenses of the Bureau of Professional Education in the Department of Public Instruction two years the sum of twenty-eight thousand dollars (\$28,000)

Bureau of Medical Education and Licensure

For the payment of the salaries and expenses of the officers and members of the Bureau of Medical Education and Licensure and for incidental expenses including rent clerical services stenographer typewriting and other necessary assistance two years the sum of thirty thousand dollars (\$30,000)

For the payment of the expenses incurred in the regulation of the practice of midwifery act of June fifth one thousand nine hundred and thirteen (Pamphlet Laws four hundred and forty-one) the sum of fifteen thousand five hundred dollars (\$15,500)

College and University Council

For the payment of the traveling expenses of the members of the College and University Council two years the sum of one thousand dollars (\$1,000)

Dental Council of Pennsylvania

For the payment of the necessary expenses of the Dental Council two years the sum of three thousand dollars (\$3,000)

Schools

For the support of the public schools State normal schools vocational schools continuation schools and other public schools agencies in this Commonwealth for the two fiscal years beginning on the first Monday of July one thousand nine hundred and twenty-one the sum of thirty-two million dollars (\$32,000,000)

Provided That out of the said amount hereby appropriated there shall be set apart the sum of three hundred and eighty-seven thousand five hundred dollars (\$387,500) to be expended on the warrants of the Superintendent of Public Instruction for the payment of the salaries of the county superintendents of public schools for two years and provided further That out of the said amount hereby appropriated there shall be set apart the sum of three hundred and sixty-five thousand five hundred dollars (\$365,000) for the payments of the salaries for two years of the assistant county superintendents of public schools

And provided further That there shall be set apart the sum of sixty-six thousand dollars (\$66,000) expenses for county superintendents and eighty-five thousand dollars (\$85,000) expenses for assistant county superintendents to be expended on the warrant of the Superintendent of Public Instruction payment to be made by requisition of the Superintendent of Public Instruction

And provided further That the sum of two million nine hundred and ninety-three thousand dollars (\$2,993,000) is hereby set apart out of said amount for the several normal schools recognized and accepted as such under the laws of this Commonwealth for instructional operating and maintenance expenses of the several normal schools to be paid on requisition of the Superintendent of Public Instruction

And provided further That out of the amount hereby appropriated there shall be set apart the sum of five hundred thousand dollars (\$500,000) for necessary additions extensions alterations equipment and repairs to the several State normal schools in the Commonwealth

And provided further That out of the amount hereby appropriated there shall be set apart the sum of eight hundred twenty-five thousand dollars (\$825,000) for the payment and liquidation of the mortgage indebtedness of the several State normal schools in the Commonwealth

And provided further That out of the amount hereby appropriated there shall be set apart the sum of eight hundred and fifty thousand dollars (\$850,000) to aid school districts which now maintain or shall cause to be established and maintained vocational schools or departments as a part of the public school system for the training of vocational teachers in such institutions as the State Board of Education may designate and under such regulations as the State Board of Education may prescribe and for the payment of salaries and other expenses of the Bureau of Vocational Education for the two fiscal years beginning June first one thousand nine hundred and twenty-one.

And provided further That out of the amount hereby appropriated there shall be set apart and paid over to the State Board of Education when and as may be required by it the sum of six hundred thousand dollars (\$600,000) for the purpose of encouraging promoting organizing and maintaining schools for agricultural education manual training domestic science and such other vocational and practical education as the needs of the Commonwealth require and for the purpose of equalizing educational advantages in the different parts of the Commonwealth as provided for in sections nine hundred and five and nine hundred and seven of an act of the General Assembly commonly known as the School Code and entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" approved the eighteenth day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine)

And provided further That out of the amount hereby appropriated there shall be set apart the sum of ten thousand dollars (\$10,000) for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the investigation transportation and necessary expenses involved in the education of blind children under section one thousand four hundred thirty-nine of the act entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

And further provided That two hundred thousand dollars (\$200,000) be set aside for the purpose of carrying out the provisions of section one thousand four hundred six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and six) as amended by an act approved the twenty-second day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand one hundred seventeen)

And further provided That ten thousand dollars (\$10,000) be set aside for the purpose of reimbursing school districts for one half of the total expense incurred by said school district under the provisions of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) as amended by an act approved the twenty-second day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand ninety)

And provided further That one hundred and twenty-five thousand dollars (\$125,000) or as much thereof as may be necessary be set aside for the salaries and expenses incurred in maintaining extension courses which shall include courses for Americanization adult education and reducing illiteracy in the Commonwealth

And further provided That four hundred thousand dollars (\$400,000) or as much thereof as may be necessary shall be set aside for the purpose of carrying out the provisions of an Act of Assembly approved the eighteenth day of June one thousand nine hundred nineteen (Pamphlet Laws four hundred and ninety-eight) entitled "An act defining consolidation of schools providing for the establishment and regulation of consolidated schools and providing for State aid for the transportation of pupils to and from consolidated schools" for the two school years beginning the first Monday of July one thousand nine hundred twenty-one and ending the first Monday of July one thousand nine hundred twenty-three

The remainder of the amount hereby appropriated shall be paid on warrant of the Superintendent of Public Instruction drawn in favor of the several school districts of the Commonwealth in amounts and in the proportion designated by law

ADJUTANT GENERAL'S DEPARTMENT

For the payment of the salary of the Adjutant General two years the sum of fifteen thousand dollars (\$15,000)

For the payment of the salary of the Deputy Adjutant General two years the sum of seven thousand two hundred dollars (\$7,200)

Bureau of Administration

For the payment of the salaries of the clerks stenographers and messengers of the Bureau of Administration two years the sum of twenty-nine thousand four hundred dollars (\$29,400)

Bureau of Accounts

For the payment of the salaries of the bookkeepers clerks and stenographers of the Bureau of Accounts two years the sum of thirteen thousand two hundred dollars (\$13,200)

Bureau of Records

For the payment of the salaries of the clerks and stenographers of the Bureau of Records two years the sum of eighteen thousand dollars (\$18,000)

Bureau of Supplies

For the payment of the salaries of the superintendent foremen clerks stockkeeper bookkeeper stenographers and the several employees of the State Arsenal two years the sum of one hundred fifty thousand four hundred dollars (\$150,400)

Property and Disbursing Office

For the payment of salary of assistant property and disbursing officer clerks and stenographer the sum of twenty-eight thousand six hundred and forty dollars (\$28,640)

Division Headquarters

For the payment of the salary of the division commander officers detailed to division headquarters and stenographers in the office of the division commander the sum of fifty-three thousand eight hundred dollars (\$53,800)

For the payment of contingent expenses including the shipping of arms and so forth two years the sum of ten thousand dollars (\$10,000)

For payment of the salaries of the State Military Board two years the sum of three thousand six hundred dollars (\$3,600)

For the purchase of military stores in place of those sold or exchanged by the Adjutant General under the provisions of section twenty-eight of an Act of Assembly approved May third one thousand nine hundred and seventeen reading as follows "He (the Adjutant General) may with the approval of the Governor as Commander-in-Chief sell or exchange from time to time such military stores belonging to the Commonwealth as are found unserviceable or in state of decay or which it may be deemed for the best interest of the Commonwealth to sell or exchange all moneys received for stores so sold shall be paid into the Treasury of the Commonwealth" or acts of Assembly subsequent thereto and for the expense of packing and transportation in issuing new stores or receiving old or obsolete stores returned to the State Arsenal or for improvements necessary at permanent camp grounds or for such other military purposes as the State Military Board may direct Provided That payment by the Auditor General shall not at any time be in excess of the amount paid into the State Treasury by the Adjutant General as proceeds of such sales or exchanges the sum of forty thousand dollars (\$40,000) said payments to be made on the warrants of the Auditor General drawn upon the State Treasury upon certificates of the Adjutant General showing amount paid into the State Treasury and then available and upon properly itemized vouchers being filed by the Adjutant General

For the payment of the organizations of the Pennsylvania National Guard entitled thereto or to the United States Government of amounts recovered and paid into the State Treasury by or on account of officers of the National Guard delinquent in accounting for public moneys paid to them or military stores or supplies issued to such officers under the provisions of an act of Assembly approved May third one thousand nine hundred and seventeen entitled "An act providing for the organization government discipline maintenance and regulation of the armed land forces of this Commonwealth" or acts of Assembly subsequent thereto the sum of one thousand dollars (\$1,000) payments to be made by warrants of the Auditor General drawn upon the State Treasury upon proper certificates of the Adjutant General showing collection of moneys from sureties on bonds and payment of the same into the State Treasury

State Armory Board

For the payment of the salaries of the members of the State Armory Board except members ex officio the sum of twelve thousand dollars (\$12,000)

Insurance Department

For the payment of the salary of the Insurance Commissioner two years the sum of fifteen thousand dollars (\$15,000)

For the payment of the salary of the Deputy Insurance Commissioner two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the special deputy on liquidation two years the sum of four thousand eight hundred (\$4,800)

For the payment of the salaries of the actuarial staff two years the sum of twenty-five thousand two hundred dollars (\$25,200)

For the payment of the salaries of the compensation staff two years the sum of fourteen thousand eight hundred dollars (\$14,800)

For the payment of the salaries of the examining staff two years the sum of sixty-eight thousand eight hundred dollars (\$68,800)

For the payment of the salaries of the complaint and investigation staff two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salaries of the clerical staff two years the sum of seventy thousand dollars (\$70,000)

For the payment of the salaries of employees of the Insurance Department two years the sum of thirty-one thousand six hundred dollars (\$31,600) or so much thereof as may be necessary conditioned upon its passage by the General Assembly and the approval by the Governor of House bill number one thousand three hundred and nine

For the payment of the contingent expenses and for traveling expenses of officers actuaries examiners and inspectors two years the sum of twenty thousand dollars (\$20,000)

State Library and Museum

For the payment of the salary of the State Librarian and Director of the Museum two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salary of the Deputy State Librarian and Director of the Museum two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the secretary two years three thousand dollars (\$3,000)

For the payment of the salary of the messenger and shipping clerk two years the sum of two thousand eight hundred dollars (\$2,800)

For the payment of the salary of the watchman and extra messenger two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of freight postage expressage traveling expenses cleaning rooms and miscellaneous expenses two years the sum of five thousand dollars (\$5,000)

For the payment of the annual subscription to at least one leading newspaper in each county of the Commonwealth for permanent preservation and the newspapers of seventeen cities of the United States and for completing the files of the Pennsylvania newspapers two years the sum of one thousand two hundred dollars (\$1,200)

For the payment of the binding of the library books periodicals and pamphlet two years the sum of nine thousand dollars (\$9,000)

General Library Division

For the payment of the salary of the assistant in charge two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the research librarian two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of the clerk two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salaries of two night assistants two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salaries of four assistants two years the sum of eight thousand dollars (\$8,000)

For the payment of the salaries and expenses incident to the completion of the work of preparing a catalogue of the State Library on a card-catalogue system for such indexing work as may be needed two years the sum of eleven thousand dollars (\$11,000)

For the purchase of miscellaneous books and illustrations two years the sum of twenty thousand dollars (\$20,000)

LAW LIBRARY DIVISION

For the payment of the salary of the assistant in charge of the law library two years the sum of four thousand eight hundred dollars (\$4,800)

For the purchase of law books and exchanges two years the sum of six thousand dollars (\$6,000)

For the purchase of such English parliamentary papers as may be deemed advisable by the Librarian two years the sum of seven hundred and fifty dollars (\$750)

For the payment of the salaries and expenses incident to the work of preparing a law catalogue of the State Library and for the continuation of the regular cataloguing work of the State Library two years the sum of four thousand eight hundred dollars (\$4,800)

PUBLIC RECORDS DIVISION

For the payment of the salary of the custodian of the Division of Public Records two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salaries and necessary expenses of the Division of Public Records two years the sum of eighteen thousand two hundred and forty dollars (\$18,240)

LIBRARY EXTENSION DIVISION

For the payment of the salary of the Chief of the Division of Library Extension two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salaries and expenses of the Library Extension Division two years the sum of forty thousand dollars (\$40,000)

MUSEUM DIVISION

For the payment of the salary of the curator of the Museum Division two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of salaries and expenses of the Museum Division and the purchase of supplies not on the schedule two years the sum of twenty-five thousand dollars (\$25,000)

For the purchase of lantern slides two years the sum of three thousand dollars (\$3,000)

LEGISLATIVE REFERENCE BUREAU

For the payment of the salaries of the officers and employees and incidental expenses of the Legislative Reference Bureau for the two fiscal years beginning June first one thousand nine hundred and twenty-one and session employees for the session of one thousand nine hundred and twenty-three the following amounts

For the payment of the salary of the director of the Legislative Reference Bureau two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salary of an Assistant Director of the Legislative Reference Bureau two years the sum of twelve thousand dollars (\$12,000)

For the payment of the increase in the salary of the Director and Assistant Director of the Legislative Reference Bureau for the months of April and May one thousand nine hundred and twenty-one in accordance with the salary fixed for said officers by act number forty-seven approved March thirty-first one thousand nine hundred and twenty-one the sum of three hundred thirty-three dollars and thirty-two cents (\$333.32)

For the payment of the salaries of chief compiler compilers and bill drafters compiler and bill reading clerk search clerk chief clerk stenographers reference librarian messenger and file clerk regularly employed and bill book clerks and stenographers for the session of the General Assembly of one thousand nine hundred and twenty-three the sum of forty-seven thousand five hundred dollars (\$47,500)

For the payment of the Director of the Legislative Reference Bureau for maintenance and incidental expenses and emergency clerical help if needed two years the sum of three thousand five hundred dollars (\$3,500)

STATE REPORTER

For the payment of the salary of the State Reporter two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Assistant State Reporter two years the sum of six thousand dollars (\$6,000)

For the payment of stationery clerk hire and assistants two years the sum of six thousand dollars (\$6,000)

For the payment of State Clerk hire and assistants two years in the office of the State Reporter the sum of four thousand (\$4,000) dollars conditioned upon its passage by the General Assembly and approval by the Governor of House bill number four hundred and thirty

DEPARTMENT OF PUBLIC GROUNDS AND BUILDINGS

For the payment of the salary of the Superintendent of Public Grounds and Buildings two years the sum of fourteen thousand dollars (\$14,000)

For the payment of the salary of the assistant deputy superintendent two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the chief clerk two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the auditor two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the chief bookkeeper two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the assistant bookkeeper two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of the draughtsman two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of the schedule clerk two years the sum of three thousand four hundred dollars (\$3,400)

For the payment of the salary of the order and bill clerk two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the file clerk two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salary of the storekeeper two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the assistant storekeeper two years the sum of three thousand dollars (\$3,000)

For the payment of the salaries of two assistant storekeepers two years the sum of five thousand six hundred dollars (\$5,600)

For the payment of the salary of the telephone clerk two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the receiving clerk two years the sum of two thousand one hundred and sixty dollars (\$2,160)

For the payment of the salaries of two delivery clerks two years the sum of four thousand three hundred and twenty dollars (\$4,320)

For the payment of the salaries of two clerks and expert stenographers two years the sum of six thousand dollars (\$6,000)

For the payment of the salaries of two stenographers two years the sum of five thousand two hundred and eighty dollars (\$5,280)

For the payment of the salary of the custodian newspapermen's room two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the messenger two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salary of the assistant messenger two years the sum of two thousand dollars (\$2,000)

For the payment of the salary of the secretary for the Board two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of the electrical inspector two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the insurance inspector and adjuster two years the sum of five thousand dollars (\$5,000)

For the payment of the salaries of the chief and assistant engineers of the power plant and all other employees required in conducting cleaning and making repairs and everything necessary for the safety and keeping of the buildings and grounds for the two fiscal years commencing June first one thousand nine hundred and twenty-one the sum of four hundred and fifty thousand dollars (\$450,000)

For the payment of increase in the salaries of the officers and employes in the Department of Public Grounds and Buildings the sum of nineteen thousand (\$19,000) dollars conditioned upon its passage by the General Assembly and approval by the Governor of Senate bill number eight hundred and forty

For the payment of the cost of general supplies including stationery supplies furniture fuel repairs alterations and improvements and other matters required by the Legislature the several department boards and commissions of the State government and the Executive Mansion as set forth and included in the general annual schedule of supplies for the State Government and for the payment of bills and accounts for such supplies remaining unpaid for two years the sum of seven hundred and fifty thousand dollars (\$750,000)

For the purchase of any article of furniture furnishings stationery supplies fuel or any other matters or things and for the payment of any repairs alterations or improvements the want of which may not have been anticipated at the time of the issue of the annual schedule and which do not appear in the same and for which requisition is made on the superintendent sufficient sums shall be appropriated by the General Assembly in the general appropriation bill which appropriation shall be known as the Board's general fund. No expenditure from said fund shall be made by the Superintendent without first receiving authority from the Board so to do. From this fund shall also be paid any bills for designs or specifications ordered by the Board. In awarding contracts under this schedule proposals for such contracts shall be invited by the Superintendent in such manner and at such times as the Board in their discretion may direct for two years the sum of two hundred twenty-five thousand dollars (\$225,000)

For the payment by the Superintendent for any emergency supplies the want of which may not have been anticipated at the time of the issue of the annual schedule and which do not appear in the same and for which requisitions shall be made upon the Superintendent and for the payment by the Superintendent for emergency repairs and supplies and all temporary help for the care maintenance and preservation of the public grounds and buildings including the Executive Mansion for two years the sum of thirty thousand dollars (\$30,000) which appropriation shall be known as the Board's Contingent Fund

For the cost of advertising of the Annual Schedule of Supplies the sale of unserviceable furnishings, the readvertising of the annual schedule when necessary and all other advertisements as authorized by the Board of Commissioners of Public Grounds and Buildings and the superintendent and for the payment of bills and accounts for such advertising remaining unpaid for two years the sum of ten thousand dollars (\$10,000)

For the payment to the City of Harrisburg for supplying the public grounds and buildings with water for the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of twelve thousand dollars (\$12,000)

For the payment of the costs of electric current gas and steam for light heat and power for the public grounds and buildings where not supplied from the Capitol power plant for the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of forty thousand dollars (\$40,000)

For the payment of the rent of offices and rooms outside of the Capitol Building when necessary for the accommodation of any department board or commission of the State Government in accordance with the act approved the seventh day of June Anno Domini one thousand nine hundred and eleven two years the sum of three hundred and ninety-seven thousand one hundred and seventy-eight dollars and ninety cents (\$397,178.90)

For the payment of rental charges for telephone service and other patented leased office devices the cost of toll and long distance telephone messages and telegrams for the Legislature the several departments boards and commissions of the State Government and Executive Mansion two years the sum of one hundred and fifty-two thousand four hundred and nineteen dollars and twenty-four cents (\$152,419.24)

For the payment of the cost of erecting highway bridges under the act of one thousand eight hundred and ninety-five and the supplement of one thousand nine hundred and three any balance remaining unexpended of the appropriation made therefor under the general appropriation bill of the session of one thousand nine hundred and nineteen and the further sum of eight hundred thousand dollars (\$800,000) for the two fiscal years beginning June first one thousand nine hundred and twenty-one

For the payment of the cost of the erection of suitable barracks to accommodate one company of the State Police composed of eighty-two men and eighty-two horses on or near the grounds of the State Arsenal Eighteenth and Herr Streets in the city of Harrisburg the sum of one hundred thousand dollars (\$100,000)

For the payment of the cost of grading filling and improving the Capitol Park two years the sum of one hundred and fifty thousand dollars (\$150,000)

For the payment of the expenses and maintenance of the Pennsylvania State Orchestra for the two fiscal years beginning

June first one thousand nine hundred and twenty-one the sum of six thousand dollars (\$6,000)

For the payment of the cost of the completion of the new State arsenal building at Eighteenth and Herr streets in the city of Harrisburg including the basement windows areas stone platform rolling steel doors and fireproof floors tiling in office toilet rooms slate stalls for toilet rooms doors for toilet rooms hot water system and painting interior walls the unexpended balance of seventeen thousand seven hundred twenty-six and ninety-one one-hundredths (\$17,726.91) dollars which was appropriated for said purpose by the act of nineteen hundred and nineteen (see Appropriation Act of nineteen hundred and nineteen page fifty) is hereby re-appropriated to carry out the provisions of the aforementioned act

COMMISSIONERS OF SINKING FUND

For the payment of the salaries of the three members of the Board of Sinking Fund Commissioners two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the clerk two years the sum of two thousand dollars (\$2,000)

For the purpose of paying the interest on and redeeming at maturity the bonds of the Commonwealth of Pennsylvania issued for the purpose of improving and rebuilding the highways of the Commonwealth and issued under the authority of the act of the General Assembly of Pennsylvania approved the eighteenth day of April Anno Domini one thousand nine hundred and nineteen entitled "An act authorizing the issue and sale of bonds to the amount of fifty millions of dollars by the Commonwealth of Pennsylvania defining the powers and duties of the Governor the Auditor General and the State Treasurer in relation thereto making an appropriation of the proceeds of such bonds for the purpose of improving and rebuilding the highways of the Commonwealth providing for the payment of interest on and the redemption of such bonds by the Sinking Fund Commission and making an appropriation to carry out the provisions of this act" the sum of four million eight hundred fifty-five thousand dollars (\$4,855,000) or so much thereof as may be necessary. Any balance remaining unexpended from the appropriation of one thousand nine hundred and nineteen made for the purpose of paying the interest on and redeeming at maturity said bonds shall remain available for said purposes. All of the foregoing appropriation not necessary for the payment of interest on said bonds shall be paid by the State Treasurer into the sinking fund

BOARD OF PUBLIC ACCOUNTS

For the payment of the salaries of a clerk two years the sum of one thousand dollars (\$1,000)

BOARD OF PARDONS

For the payment of the salaries of the members of the Board of Pardons two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of the recorder of the Board of Pardons two years the sum of one thousand dollars (\$1,000)

For the payment of postage express charges and other incidental expenses of the Board of Pardons for the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of eight hundred dollars (\$800)

Department of Agriculture

For the payment of the salary of the Secretary of Agriculture two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salary of the Deputy Secretary of Agriculture two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of employees of the Department of Agriculture formerly provided by law two years the sum of thirty-four thousand seven hundred and forty dollars (\$34,740)

For the payment of the contingent expenses including traveling expenses of the officers of the Department of Agriculture two years the sum of ten thousand dollars (\$10,000)

For the maintenance of the Bureau of Disbursements in the Department of Agriculture two years the sum of twelve thousand eight hundred dollars (\$12,800)

For the payment of premiums and other expense incident to the State Farm Products Show and agricultural meetings held in connection therewith including compensation and payment of expenses of lectures for the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of five thousand dollars (\$5,000)

For the maintenance of an agricultural library including the issuing and distribution of agricultural bulletin and other publicity work two years the sum of six thousand dollars (\$6,000)

For the carrying out of the provisions of the Act of Assembly "Providing for the protection of the public health and the prevention of fraud and deception by regulating the weighing testing buying and selling of milk and cream" et cetera approved the twenty-third day of May one thousand nine hundred and nineteen Pamphlet Laws page two hundred and seventy-five two years the sum of five thousand dollars (\$5,000)

For the general maintenance of the Department of Agriculture including the expense incident to the establishment and enforcement of quarantines compensation and expenses of specialists investigators counselors advisers in agriculture and agricultural products clerical hire and such other items of necessary expense as are not specifically provided for two years the sum of forty-thousand dollars (\$40,000)

Bureau of Animal Industry

For the payment of the salary of the Director of the Bureau of Animal Industry of the Department of Agriculture two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Deputy Director of the Bureau of Animal Industry of the Department of Agriculture two years the sum of eight thousand dollars (\$8,000)

For the enforcement of the acts of May twenty-first one thousand eight hundred and ninety-five and March thirtieth one thousand nine hundred and eleven and July twenty-second one thousand nine hundred and thirteen and May twenty-eight one thousand nine hundred and fifteen two years the sum of three hundred and seventy thousand dollars (\$370,000)

For the payment of indemnity for animals inflicted with dangerous contagious or infectious diseases as provided by law two years the sum of one hundred and seventy-five thousand dollars (\$175,000)

Bureau of Plant Industry

For the payment of the salary of the Director of the Bureau of Plant Industry of the Department of Agriculture two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Deputy Director of the Bureau of Plant Industry of the Department of Agriculture two years the sum of six thousand dollars (\$6,000)

For the payment of increase in the salary of the Deputy Director of Bureau of Plant Industry the sum of two thousand (\$2,000) dollars conditioned upon its passage by the General Assembly and approval by the Governor of Senate bill number nine hundred and fifty

For the payment of salaries of specialists inspectors clerks and stenographers in the Bureau of Plant Industry of the Department of Agriculture two years the sum of one hundred twenty thousand dollars (\$120,000)

For the scouting and control of the imported white pine blister rust two years the sum of four thousand dollars (\$4,000)

For the scouting and control of the Japanese beetle providing for the establishment of quarantine for the extermination of this pest two years the sum of fifteen thousand dollars (\$15,000)

For carrying out provisions of Act No. fifty-five of the General Assembly approved April eighteenth one thousand nine hundred nineteen providing for potato wart Disease control two years the sum of forty-five thousand dollars (\$45,000)

For the payment of traveling and necessary expenses of the Director of Plant Industry and the officers and employees of the Bureau of Plant Industry of the Department of Agriculture two years the sum of forty-five thousand dollars (\$45,000)

For the payment of supplies including scientific apparatus chemicals books postage and other materials not obtainable otherwise including maintenance of field laboratories of the Bureau of Plant Industry of the Department of Agriculture two years the sum of ten thousand dollars (\$10,000)

Bureau of Markets

For the payment of the salary of the Director of the Bureau of Markets of the Department of Agriculture two years the sum of ten thousand dollars (\$10,000)

For the payment of expenses incident to carrying out the provisions of existing laws including salaries now in force or subsequently enacted on the subject of marketing two years the sum of ninety thousand dollars (\$90,000)

Bureau of Foods

For the payment of the salary of the Director of the Bureau of Foods of the Department of Agriculture two years the sum of ten thousand dollars (\$10,000)

For the payment of attorneys assistants and special work of the Bureau of Foods of the Department of Agriculture two years the sum of twelve thousand five hundred dollars (\$12,500)

For the payment of clerical and stenographers' services in the Bureau of Foods of the Department of Agriculture two years the sum of fourteen thousand five hundred dollars (\$14,500)

For the payment of the chemists of the Bureau of Foods of the Department of Agriculture together with their actual expenses two years the sum of thirty-two thousand dollars (\$32,000)

For the payment of traveling and necessary expenses of the Director of the Bureau of Foods and special agents including the cost of samples of food products express telegraph and other incidental expenses of the Bureau of Foods of the Department of Agriculture two years the sum of forty-two thousand five hundred (\$42,500)

For the payment of the inspection of the cold storage plants as to their sanitary condition and equipment and the keeping of proper supervision over same and the enforcement of all other provisions of the cold storage act approved May sixteenth one thousand nine hundred and thirteen two years the sum of twenty thousand dollars (\$20,000)

For the payment of the salaries of the special agents of the Bureau of Foods of the Department of Agriculture two years the sum of eighty-three thousand six hundred dollars (\$83,600)

Bureau of Chemistry

For the payment of the salary of the Director of the Bureau of Chemistry of the Department of Agriculture two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of chemists agents clerks and stenographers of the Bureau of Chemistry of the Department of Agriculture and for the payment of expenses of carrying out the provisions of laws now in force or hereafter to be enacted pertaining to the inspection and analysis of concentrated commercial feeds fertilizers lime used for agricultural

purposes linseed oil paints seeds and insecticides including per diem of special agents two years the sum of ninety-two thousand five hundred dollars (\$92,500)

Bureau of Statistics

For the payment of the salary of the Director of the Bureau of Statistics of the Department of Agriculture two years the sum of eight thousand dollars (\$8,000)

For the maintenance of the Bureau of Statistics of the Department of Agriculture including the payment of compensation of reporters necessary traveling expenses of officers and employees and postage two years the sum of twenty-five thousand dollars (\$25,000)

DEPARTMENT OF FORESTRY

For the payment of the salary of the Commissioner of Forestry two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salary of the Deputy Commissioner of Forestry two years the sum of twelve thousand dollars (\$12,000)

For the payment of the contingent expenses of the Department of Forestry and of the traveling and other necessary expenses of the members of the State Forest Commission two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salaries and expenses of forest officers and of scientific and other necessary employees two years the sum of three hundred ninety-five thousand dollars (\$395,000)

For the payment of draftsmen bookkeepers stenographers messengers and other necessary help two years the sum of sixty-five thousand dollars (\$65,000)

For the payment of labor two years the sum of one hundred ninety thousand dollars (\$190,000)

For the payment of the expenses to be incurred for the erection and repair of buildings the purchase of necessary materials and equipment used in forest management and development for the maintenance planting and improvement of the State Forests and for the encouragement and promotion of proper forest practice two years the sum of one hundred thousand dollars (\$100,000)

For acquiring lands to be set aside and held as State Forests and for the salaries wages and necessary expenses to be incurred in the acquiring surveying mapping and marking the boundaries of State Forest land two years the sum of five hundred thousand dollars (\$500,000)

For the payment of necessary salaries wages and expenses to be incurred as provided by law for forest protection and for the prevention discovery suppression and control of forest fires two years the sum of one million dollars (\$1,000,000)

For the payment of salaries and expenses of instructors clerks matrons cooks waitresses light and heat stationery books and for maintenance at the State Forest Academy two years the sum of fifty thousand dollars (\$50,000)

For the payment of the annual fixed charges for road school and county purposes on lands owned by the Commonwealth of Pennsylvania and held and administered by it as State forests two years the sum of one hundred twenty-three thousand dollars (\$123,000) or so much thereof as may be necessary

DEPARTMENT OF MINES

For the payment of the salary of the Chief of the Department of Mines two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salary of the Deputy Chief of the Department of Mines two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of the chief clerk of the Department of Mines two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salary of the statistician of the Department of Mines two years the sum of four thousand dollars (\$4,000)

For the payment of the salaries of the clerks stenographers and typewriter and messenger of the Department of Mines two years the sum of twenty-four thousand dollars (\$24,000)

For the payment of contingent expenses including traveling expenses of the Chief of the Department and other officials and employees of the Department also books instruments chemicals plans express freight janitor telegrams stamps et cetera two years the sum of eight thousand dollars (\$8,000)

For the payment of the salaries of the inspectors of coal mines as provided by law two years the sum of five hundred and twenty-eight thousand dollars (\$528,000)

For the payment of the actual traveling expenses of the inspectors and for their office rent stationery postage telegrams express charges instruments typewriters furniture and all other actual necessary expenses two years the sum of ninety thousand dollars (\$90,000)

For the payment of salaries of employees of the Department of Mines two years the sum of seventeen thousand four hundred (\$17,400) dollars conditioned upon its passage by the General Assembly and the approval by the Governor of House bill number twelve hundred and forty-five

For the payment of the compensation and expenses attending the examination of candidates for inspectors of coal mines mine foremen assistant mine foremen and fire bosses as provided for by the act of Assembly relating thereto such sums as may be necessary therefor not exceeding in the aggregate for two years the sum of thirty-five thousand dollars (\$35,000) Provided That no examination for inspectors of coal mines shall exceed in duration the period of forty days in the bituminous districts and the period of twenty days in the anthracite districts and no examination of mine foremen assistant mine foremen and fire bosses in the bituminous districts and mine foremen and assistant mine foremen in the anthracite districts shall exceed in

duration the period of ten days Provided further That no indebtedness shall be incurred until the authority for the same shall have been granted by the Department of Mines

For the payment of counsel fees two years the sum of one thousand dollars (\$1,000) Provided however That no indebtedness shall be incurred until the authority for the same shall have been granted by the Department of Mines and no payment for salaries or expenses incurred shall be made under this appropriation until proper specifically itemized vouchers verified under oath are made and transmitted to the chief of said Department and by him examined approved and certified to the Auditor General

For the payment of expert electrical service in connection with the installation of electrical equipment in the mines two years the sum of three thousand dollars (\$3,000)

DEPARTMENT OF FISHERIES

For the payment of the salary of the Commissioner of Fisheries two years the sum of nine thousand dollars (\$9,000)

For the payment of the salary of the clerk two years the sum of three thousand dollars (\$3,000)

For the payment of the salaries of two stenographers two years the sum of four thousand eight hundred dollars (\$4,800)

For the propagation and distribution of fish the stocking of the waters of the Commonwealth therewith and for the supervision of the same for the employment of necessary labor and the purchase of necessary materials and implements therefor and for the operation of and the necessary repairs and improvements to State Fish Hatcheries two years the sum of one hundred twenty-five thousand dollars (\$125,000)

For the payment of reasonable and necessary expenses of the Commissioner of Fisheries members of the Fishery Commission and office employees two years the sum of ten thousand dollars (\$10,000)

For the payment of counsel fees and court expenses two years the sum of one thousand dollars (\$1,000)

For the payment of salaries and reasonable expenses of fish wardens and the supervision of the same two years the sum of forty-five thousand dollars (\$45,000)

For the payment of the contingent expenses two years the sum of ten thousand dollars (\$10,000)

For the purpose of maintaining and operating boat on Lake Erie two years the sum of twelve thousand dollars (\$12,000)

For the purpose of maintaining and operating the cruiser "Anna" at Torresdale on the Delaware two years the sum of two thousand six hundred dollars (\$2,600)

For the purchase of necessary land and water supplies adjacent to the present State Fish Hatcheries two years the sum of one thousand dollars (\$1,000)

For Field Work gathering spawn transferring fish and for the supervision of the same for the employment of necessary labor and the purchase of necessary implements therefor two years the sum of twenty-five thousand dollars (\$25,000)

For buildings ponds extensions and other work incidental towards completing State Fish Hatcheries and the supervision of the same two years the sum of fifty thousand dollars (\$50,000)

In case any appropriation as hereinbefore made for any particular purpose shall exceed the requirements of the Department or shall be unused for such purpose the Commissioner of Fisheries is authorized to use such appropriation or any part thereof for any one or more of the above purposes for which an appropriation is made In such cases the Commissioner of Fisheries shall certify to the Auditor General and the State Treasurer the amount of any appropriation which he desires set apart for expenditure for other purposes and proper entries shall thereupon be made upon the books of the Auditor General and State Treasurer

Provided That the Department of Fisheries pay for all printing and out of the funds collected from license fees by said department from and after January first in the year one thousand nine hundred and twenty-two.

DEPARTMENT OF PUBLIC PRINTING AND BINDING

For the payment of the salary of the Superintendent of the Department of Public Printing and Binding two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Deputy Superintendent of the Department of Public Printing and Binding two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the Chief Clerk of the Department of Public Printing and Binding two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salary of the Journal Clerk two years the sum of four thousand dollars (\$4,000)

For the payment of the salaries of the other clerks stenographers and messenger two years the sum of nineteen thousand seven hundred dollars (\$19,700)

For the payment of printing binding ruling lithographic printing et cetera two years the sum of seven hundred thousand dollars (\$700,000)

For the payment of paper envelopes and other supplies two years the sum of four hundred thousand dollars (\$400,000)

For the payment of plates cuts electrotypes dies and stamps two years the sum of seven thousand five hundred dollars (\$7,500)

For the payment of contingent expenses two years the sum of three thousand dollars (\$3,000)

For advertising proposals for executing the State printing supplying the Commonwealth with paper lithographic printing engraving plates cuts electrotypes stamps and purchase of waste paper two years and for deficiencies for biennial period ending May thirty-first one thousand nine hundred and twenty-one the sum of four thousand dollars (\$4,000)

Division of Documents

For the payment of the salary of the Chief of the Division of Documents two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the Chief Clerk of the Division of Documents two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salaries of shipping clerks mailing clerks stenographers bookkeepers and messenger in the Division of Documents two years the sum of twenty thousand four hundred dollars (\$20,400)

For the payment of freight drayage postage and express in the Division of Documents two years the sum of forty-five thousand dollars (\$45,000)

For the payment of contingent expenses in the Division of Documents two years the sum of five thousand dollars (\$5,000)

For the payment of salaries of employees of the Divisions of Documents the sum of four thousand eight hundred (\$4,800) dollars conditioned upon its passage by the General Assembly and the approval by the Governor of Senate bill number eighty-three

Board of Revenue Commissioners

For the payment of the salaries of the three members of the board two years the sum of one thousand eight hundred dollars (\$1,800)

For the payment of the salary of the clerk two years the sum of two thousand dollars (\$2,000)

Department of Labor and Industry

For the payment of the salary of the Commissioner two years the sum of twenty thousand dollars (\$20,000)

For the payment of the salary of the chief clerk two years the sum of seven thousand dollars (\$7,000)

For the payment of the salaries of two copying clerks two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of a skilled stenographer and typewriter in the principal office of the Department two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of one stenographer and typewriter in the principal office of the department two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salaries of three stenographers and typewriters in the principal office of the department two years the sum of five thousand four hundred dollars (\$5,400)

For the payment of the salary of messenger two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salary of one filing clerk in the principal office of the department two years the sum of three thousand dollars (\$3,000)

For the payment of the salary of an auditor in the principal office of the department two years the sum of four thousand dollars (\$4,000)

Bureau of Inspection

For the payment of the salary of the chief inspector two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of a skilled stenographer and inspector two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of one stenographer and typewriter two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salaries of one hundred inspectors of the first grade two years the sum of three hundred fifty-five thousand dollars (\$355,000)

For the payment of the increase in the salaries of one hundred (100) inspectors of the first grade two years the sum of seventy thousand dollars (\$70,000) conditioned upon the approval by the Governor of Senate bill number two hundred seventy-seven

For the payment of the salaries of four inspectors who shall be skilled stenographers and typewriters to act as assistant supervisors and clerks in the several branch offices two years the sum of twelve thousand dollars (\$12,000)

For the payment of salaries of four inspectors of the second grade two years the sum of twenty-eight thousand dollars (\$28,000)

For the payment of the increase in the salaries of the four supervising inspectors of the second grade two years the sum of ten thousand four hundred dollars (\$10,400.00) conditioned upon the approval by the Governor of House bill number six hundred thirty-eight

Division of Hygiene and Engineering

For the payment of the salary of the Chief Medical Inspector who shall be Chief of the Division of Hygiene and Engineering two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries of stenographers clerks and such additional or expert assistance as may be needed by the Division of Hygiene and Engineering two years beginning June first one thousand nine hundred and twenty-one the sum of thirty-eight thousand eight hundred dollars (\$38,800)

Bureau of Mediation and Arbitration

For the payment of the salary of the Chief of the Bureau two years the sum of eight thousand dollars (\$8,000)

For the payment of the salary of a secretary who shall be an expert stenographer and typewriter two years the sum of four thousand dollars (\$4,000)

For the payment of the increase in the salary of the chief of the bureau two years the sum of two thousand dollars (\$2,000.00) conditioned upon the approval by the Governor of House bill number one thousand three hundred sixty-six

Industrial Board

For the payment of the salaries of four members of the Industrial Board at ten dollars per day and such stenographic and other expenses as are not otherwise provided for two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salary of a secretary to the Board two years the sum of eight thousand dollars (\$8,000)

Bureau of Employment

For the payment of the salaries of directors superintendents examiners chief of the Division of Licensed Employment Agents licensed employment agents inspectors investigators stenographers clerks and other necessary employes of the bureau two years the sum of one hundred and twenty-five thousand dollars (\$125,000)

Bureau of Workmen's Compensation

For the payment of the salaries of the members of the board counsel secretary assistant secretary actuary supervisory referee referees clerks to referees director assistant director chief adjuster chief Exemption and Insurance Division chief Accident Reports Division chief Agreements and Receipts Division physicians appeal clerk sergeant-at-arms clerk to chairman stenographers to board members adjusters and other employes of the Bureau as provided by law two years the sum of four hundred and fourteen thousand six hundred dollars (\$414,600)

For the payment of salaries traveling and contingent expenses incidental to carrying out the provisions of Senate bill number two hundred seventy-two act number sixty-seven approved by the Governor the seventh day of April nineteen hundred and twenty-one two years the sum of twenty-five thousand dollars (\$25,000)

For the payment of the increase in the salaries of the chairman of the Workmen's Compensation Board each member of the board the director of the Bureau of Workmen's Compensation the assistant secretary two years the sum of eleven thousand two hundred dollars (\$11,200) conditioned upon the approval by the Governor of Senate bill number six hundred sixty-seven

For the payment of books and supplies furnished the Bureau of Workmen's Compensation by John R McFetridge and Son of Philadelphia during the years nineteen hundred and eighteen and nineteen hundred and nineteen the sum of two thousand four hundred and ninety-six and eighty-eight one-hundredths dollars (\$2,496.88)

Salary Fund

For the payment of salaries of officers and employes now employed but not provided for by statute and such other additional employes necessary to carry out the provisions of the various acts relating to the Department of Labor and Industry two years the sum of three hundred fifty thousand dollars (\$350,000)

General Expense Fund

For the payment of the incidental and traveling expenses of the commissioner and all other officers and employes of the Department for the payment of all contingent and incidental expenses of the Department of Labor and Industry for the payment of expert services counsel and such other services as may be required for carrying out the intent and provisions of the various acts of the Department two years the sum of three hundred and fifteen thousand dollars (\$315,000)

Bureau of Rehabilitation

For the payment of the salaries of the chief of the bureau adjusters clerks stenographers and all other employes of the bureau for the payment of all contingent and traveling expenses of the chief of the bureau adjusters and all other employes of the bureau for the payment of artificial appliances for the payment of maintenance costs for physically handicapped persons in training and all other expenses incidental to carrying out the provisions of the Rehabilitation Acts two years the sum of one hundred and fifty thousand dollars (\$150,000)

BUREAU OF WOMEN AND CHILDREN

For the payment of the salaries of the director of the bureau investigators clerks stenographers and other necessary employes for the payment of traveling and incidental expenses necessary to carry out the provisions of the act establishing the Bureau of Women and Children in the Department of Labor and Industry two years the sum of thirty-five thousand dollars (\$35,000) conditioned upon the approval by the Governor of Senate bill number four hundred seventy-nine

DEPARTMENT OF STATE POLICE

For the payment of the salary of the Superintendent of State Police two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salary of the Deputy Superintendent of State Police two years the sum of eight thousand dollars (\$8,000)

For the payment of the salaries of a statistician a chief clerk and such other clerical and expert assistants as the work of the department may require two years the sum of one hundred ten thousand three hundred and sixty dollars (\$110,360)

For the payment of six captains (each at twenty-four hundred dollars per annum) two years the sum of twenty-eight thousand eight hundred dollars (\$28,800)

For the payment of seven lieutenants (each of eighteen hundred dollars per annum) two years the sum of twenty-five thousand two hundred dollars (\$25,200)

For the payment of five first sergeants (each at fifteen hundred dollars per annum) two years the sum of fifteen thousand dollars (\$15,000)

For the payment of twenty-six sergeants (each at thirteen hundred eighty dollars per annum) two years the sum of seventy-one thousand seven hundred sixty-dollars (\$71,760)

For the payment of fifty corporals (each at thirteen hundred twenty dollars per annum) two years the sum of one hundred thirty-seven thousand two hundred eighty dollars (\$137,280)

For the payment of three hundred twenty-five privates (each at twelve hundred dollars per annum) two years the sum of seven hundred thousand dollars (\$700,000)

Continuous service pay required for two years the sum of one hundred and six thousand two hundred forty-five dollars (\$106,245)

For the payment of keep of horses renewal of uniforms horse equipment replacing horses rent of barracks maintenance of substations purchase and maintenance of motor vehicles transportation legal expenses medicine medical attendance and funeral expenses of the men injured or killed in line of duty and other necessary expenses incurred in the discretion of the superintendent in the proper operation of the Department of State Police and the State Police Force two years the sum of seven hundred thousand dollars (\$700,000)

Bureau of Fire Protection

For the payment of the salary of the Chief of the Bureau of Fire Protection two years the sum of eight thousand dollars (\$8,000)

For the payment of the contingent expenses of the Bureau of Fire Protection for salaries and traveling expense of members of the bureau and assistants reporting the fires and mileage incident thereto investigation of incendiary fires inspection of property attorneys' fees for assistance in the prosecution of arson cases costs witness fees taking testimony serving of processes demolition and removal of dilapidated buildings and dangerous fire hazards preparing and disseminating knowledge of fire prevention and any other necessary expense connected with carrying out the provisions of the act creating the Bureau of Fire Protection two years the sum of one hundred fifteen thousand dollars (\$115,000)

STATE BOARD OF CENSORS

For the payment of the salaries of the three members of the State Board of Censors two years the sum of fifteen thousand eight hundred dollars (\$15,800)

For the payment of the salaries of the assistant clerks and employes of the State Board of Censors as follows

Executive clerk two years the sum of four thousand eight hundred dollars (\$4,800) one chief clerk two years the sum of three thousand six hundred dollars (\$3,600) one assistant clerk two years the sum of three thousand dollars (\$3,000) three clerks two years the sum of eight thousand four hundred dollars (\$8,400) one chief inspector two years the sum of three thousand dollars (\$3,000) ten inspectors two years the sum of twenty-eight thousand dollars (\$28,000) one chief operator two years the sum of two thousand eight hundred dollars (\$2,800) five operators two years the sum of twelve thousand dollars (\$12,000) two clerks two years the sum of four thousand eight hundred dollars (\$4,800) two stenographers two years the sum of four thousand eight hundred dollars (\$4,800) three stenographers two years the sum of five thousand four hundred dollars (\$5,400) five clerks two years the sum of nine thousand dollars (\$9,000) one messenger two years the sum of two thousand dollars (\$2,000) one janitor two years the sum of one thousand two hundred dollars (\$1,200)

For the payment of increase in salaries of the Board of Censors two years the sum of thirty-five thousand nine hundred twenty (\$35,920) dollars conditioned upon its passage by the General Assembly and approval by the Governor of Senate bill number nine hundred fifty-three

For the payment of the contingent traveling and incidental expenses and the necessary costs and expenses incurred in the prosecution of offenders or violators of the act creating the State Board of Censors two years the sum of thirty thousand dollars (\$30,000)

DEPARTMENT OF HEALTH

For the payment of the salary of the Commissioner of Health two years the sum of twenty thousand dollars (\$20,000)

For the payment of the salary of the Deputy Commissioners of Health Executive Secretary Assistant to the Commissioner Assistant to the Executive Secretary Secretary to the Executive Secretary Legal Inspector Secretaries to the Commissioner Secretary to the Deputy Commissioner stenographers clerks day and night messengers superintendents of Emergency Building chauffeurs and multigraph operators the sum of one hundred six thousand one hundred and sixty dollars (\$106,160)

Division of School Health

For the payment of the salary of the Chief of the Division Supervisor of School Sanitation supervising clerk edit clerk filing clerk stenographers and clerks the sum of fifty-two thousand eight hundred and forty dollars (\$52,840)

Division of Medical Inspection

For the payment of the salary of the Chief Medical Director Associate Chief Assistant to the Chief Secretary stenographers

and clerks the sum of thirty-seven thousand eight hundred dollars (\$37,800)

Division of Accounts

For the payment of the salary of the Chief of the Division Chief book-keeper Auditor Assistant to the Auditor assistant book-keepers clerks and stenographers the sum of seventy-two thousand six hundred seventy-two dollars (\$72,672)

Purchasing Division

For the payment of the salary of the Chief of the Division the Assistant to the chief clerk stenographers and clerks the sum of thirty-eight thousand four hundred and forty dollars (\$38,440)

Division of Child Health

For the payment of the salary of the Chief of the Division Assistant to the Chief secretary social workers stenographers and clerks the sum of forty-seven thousand five hundred and sixty dollars (\$47,560)

Division of Supplies and Biological Products

For the payment of the salary of the Chief of the Division Assistant to the Chief drug clerks shipping clerks requisition clerks laboratory clerks book-keepers stenographers and clerks the sum of forty-six thousand six hundred eighty dollars (\$46,680)

Genito-Urinary Division

For the payment of the salary of the Chief of the Division Associate Chief assistant secretary stenographer and clerks the sum of forty-four thousand four hundred dollars (\$44,400)

Division of Laboratories

For the payment of the salary of the Chief of the Division research chemist consulting chemist pathologist bacteriologists serologist routine industrial chemist technician in pathology assistant technicians media technician technical clerks diener shipping clerk stenographers and typists the sum of ninety thousand four hundred and eight dollars (\$90,408)

Bureau of Drug Control

For the payment of the salary of the Chief of the Bureau field inspectors secretary stenographers and clerks the sum of fifty-eight thousand six hundred dollars (\$58,600)

Division of Public Health Education

For the payment of the salary of the Chief of the Division supervisor of exhibits social service workers stenographers and clerks the sum of forty five thousand nine hundred sixty dollars (\$45,960)

Division of Newspapers

For the payment of the salary of the Chief of the Division and clerks the sum of fifteen thousand dollars (\$15,000)

Engineering Division

For the payment of the salary of the Chief Engineer Assistant Chief Engineer Chief of Waterworks and Sewage Design and Construction Rural Sanitation and Restaurant Hygiene District Engineers Assistant Engineers Engineering Assistants Nuisance Officer Draftsmen Secretary to Chief Engineer Secretary to Assistant Chief Engineer stenographers and clerks the sum of two hundred and forty-five thousand four hundred sixty-four dollars (\$245,464)

Bureau of Vital Statistics

For the payment of the salary of the State Registrar of Vital Statistics Assistant to the State Registrar classification return clerks traveling inspectors and interpreters tabulating machine operators stenographers punch card operators and clerks the sum of ninety-six thousand five hundred and sixty dollars (\$96,560)

Housing Division

For the payment of the salary of the Chief of the Division supervisor draftsmen registrar stenographer and clerks the sum of twenty-seven thousand eight hundred dollars (\$27,800)

Dental Division

For the payment of the salary of the Chief of the Division dental hygienists stenographers and clerks the sum of twenty-two thousand four hundred dollars (\$22,400)

Medical Inspection of Schools

For the medical inspection of the public schools in accordance with the provisions of the School Code and incidental expenses in connection therewith the sum of two hundred and fifty thousand dollars (\$250,000)

General Fund

For the payment of the cost of diphtheria antitoxin and other products for free distribution for the poor for the employment of such special and assistant engineers stream and sanitary inspectors and such other employees as may be necessary for the salaries fees and necessary traveling expenses of the County Medical Direc-

tors and rural health officers for the necessary traveling expenses of the Commissioner of Health his assistant and other employees for the maintenance of bureau of vital and morbidity statistics for the maintenance of laboratories and experimental station for educational work for the maintenance of the division of child health for the maintenance of the division of the genito-urinary dispensaries for the maintenance of the division of housing for the maintenance of the division of dental health and for the payment of all other necessary expenses of the Department of Health in the performance of duties imposed upon it by the Acts of Assembly in supervising epidemics of diseases and in protecting the public health two years the sum of one million eight hundred four thousand one hundred and eighty-four dollars (\$1,804,184) and in addition thereto any balance remaining unexpended of the appropriation made to the Department of Health for the same purposes for the years ending May thirty-first one thousand nine hundred twenty-one by the provisions of the general appropriation act approved July sixteenth one thousand nine hundred nineteen

All expenditures made by the Department of Health except those of salaries specifically mentioned shall be paid to the Commissioner of Health by warrant of the Auditor General upon requisition of said Commissioner of Health and all sums so paid shall be accounted for as expended by properly itemized vouchers.

DEPARTMENT OF WATER SUPPLY COMMISSION

For the payment of the salaries of the Commissioners two years the sum of eighteen thousand dollars (\$18,000)

For the payment of the salary of the engineer two years the sum of five thousand dollars (\$5,000)

For the payment of the salary of the stenographer two years the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salaries and expenses of engineers engineering assistants experts and clerical assistants employed by the commission in making examinations and reports upon applications for water and water power company charters mergers consolidations and new or additional supplies of water and water-power investigations and reports of the status of water and water-power company charters special examinations investigations and reports upon protests lodged with the commission the establishment and maintenance and operation of stream-gaging stations and other expenses necessary to carry into effect the various laws relating to or affecting the Water Supply Commission of Pennsylvania two years the sum of forty-five thousand dollars (\$45,000)

For the payment of the salaries and expenses of engineers engineering assistants experts and clerical assistants employed by the commission in making examinations and reports upon dams and other encroachments now existing or hereafter to be placed in or along any of the streams of the Commonwealth of Pennsylvania two years the sum of fifty thousand dollars (\$50,000)

For the payment of the salaries and expenses of the flood forecaster gage readers and clerical assistants employed by the commission in establishing and maintaining gaging stations on the principal rivers and tributaries thereof for the determination of the daily height of water in such streams and tributaries thereof in order that the Water Supply Commission may during the freshet and flood conditions issue bulletins to be telegraphed or telephoned to such municipalities in the Commonwealth where flood damage is likely to occur forecasting the probable gage heights expected to be reached and the probable time of such expected gage heights and for carrying into effect the provisions of the act of May twenty-three Anno Domini one thousand nine hundred and thirteen (Pamphlet Laws three hundred and forty-seven) two years the sum of five thousand dollars (\$5,000)

THE PUBLIC SERVICE COMMISSION OF THE COMMONWEALTH OF PENNSYLVANIA

For the payment of the salary of the Chairman two years the sum of twenty-one thousand dollars (\$21,000)

For the payment of the salaries of six Commissioners two years the sum of one hundred twenty thousand dollars (\$120,000)

For the payment of the salary of the secretary two years the sum of twelve thousand dollars (\$12,000)

For the payment of the salary of counsel two years the sum of fifteen thousand dollars (\$15,000)

For the payment of the salary of assistant counsel two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the marshal two years the sum of four thousand dollars (\$4,000)

For the payment of the salary of the investigator of accidents two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Chief of the Bureau of Engineering two years the sum of sixteen thousand dollars (\$16,000)

For the payment of the salary of the Chief of the Bureau of Rates and tariffs two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Chief of the Bureau of Accounts and Statistics two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Chief of the Bureau of Public Convenience two years the sum of ten thousand dollars (\$10,000)

For the payment of the salary of the Chief Examiner two years the sum of ten thousand dollars (\$10,000)

For the payment of the salaries wages or fees of experts engineers inspectors examiners accountants investigators reporters statisticians technical assistants testers draftsmen clerks stenographers messengers janitor and other employees fees and expenses of witnesses the purchase of laboratory apparatus and supplies and of postage books stationery printing and other ma-

terials for which requisition may not be made in the making of special field examinations valuations and appraisals of plants facilities and properties of public service companies inspection and regulation of grade crossings and other facilities inspection and testing of meters lamps and standards inspection and regulation of safety devices safeguards and other facilities necessary for prevention of accidents investigation of accidents examination analysis and investigation of rates and tariffs special field examinations and analysis of accounts and records development and administration of systems of accounts to be prescribed developed and administration of reports to be prescribed examination and analysis of reports and compilation of data information and statistics respecting public service company development and also the activities of the commission the formula supervision and analysis of applications complaints petitions and other proceedings reporting and recording of testimony economic engineering accounting and judicial research by the Commission and its agents and their cooperation with other bodies engaged in such research classification indexing and filing of documents reports tariffs records correspondence et cetera conduct of hearings and investigations before the commission and for meeting all other responsibilities and performing all other duties prescribed by the Public Service Company Law and the amendments thereto and for the traveling expenses of Commissioners counsel experts engineers inspectors examiners accountants investigators and other employees two years the sum of five hundred sixty-two thousand dollars (\$562,000)

BOARD OF PUBLIC CHARITIES

For the payment of the salary of the General Agent and Secretary the Secretary of the Committee on Lunacy salaries of four assistant general agents clerical expert and other assistance traveling expenses automobile hire postage telegrams express charges messenger service fuel light and incidental expenses of the Board of Public Charities and the Committee on Lunacy for the period from the first day of June one thousand nine hundred twenty-one until such time as the Department of Public Welfare shall be organized the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary Any balance of said appropriation unexpended at the date when the Department of Public Welfare is organized shall be transferred to said Department by the fiscal officers of the Commonwealth and said unexpended balance is hereby appropriated for the use of said Department in the payment of salaries and incidental expenses

For the payment of salaries incidental and traveling expenses of officers and employees of the Department of Public Welfare the sum of one hundred seventy-five thousand (\$175,000) dollars

JUDICIARY DEPARTMENT

Section 2 For the payment of the salaries of the Judges of the Supreme and Superior Courts the salaries and mileage of the president and other law judges of the several courts of common pleas in the Commonwealth and the judges of the several orphans' courts and for the compensation of common pleas judges holding courts in other districts and for the payment of salaries and mileage of associate judges the following sums or so much thereof as may be necessary for the two fiscal years beginning June first one thousand nine hundred and twenty-one payments to be made monthly by warrant drawn by the Auditor General on the State Treasurer except in the case of associate judges who shall be paid quarterly on August thirty-first November thirtieth February twenty-eighth and May thirty-first of each year but when by reason of death or resignation salary for a fraction of a quarter is due any judge it shall be computed according to the ratio it bears to the whole quarter so as not however to increase or diminish the salary he is entitled to receive under the several acts of Assembly fixing the compensation of judges Provided That at the beginning of the term the interval from the first Monday of January to the first Monday of March shall be reckoned as two-thirds of a quarter and at the close of the term the interval from the first day of December to the first Monday of January shall be reckoned as one-third of a quarter

SUPREME COURT JUDGES

For the payment of the salaries of the Supreme Court judges two years the sum of two hundred forty-six thousand dollars (\$246,000)

For the payment of the salaries or compensation of the clerks briefers investigators stenographers typewriters and clerks and to reimburse the judges of said court for expenses incurred in the discharge of their duties or attendant upon the execution of the duties of the office two years the sum of fifty-six thousand dollars (\$56,000)

For the payment of the salary of the deputy prothonotary eastern district two years the sum of seven thousand two hundred dollars (\$7,200)

For the payment of the salary of the assistant deputy prothonotary eastern district two years the sum of six thousand dollars (\$6,000)

For the payment of the salary of the deputy prothonotary and clerk middle district two years the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of a chief clerk in the office of the prothonotary of the Supreme Court for the eastern district two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salary of an assistant chief clerk in the office of the prothonotary of the Supreme Court for the eastern district two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salary of a clerk in the office of the prothonotary of the Supreme Court western district two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salary of a clerk as assistant to the chief clerk in the prothonotary's office of the Supreme Court the eastern district two years the sum of thirty-six hundred dollars (\$3,600)

For the payment of the salary of a record clerk in the office of the prothonotary of the eastern district two years the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salaries and expenses of the crier tipstaves official stenographer court officers and special clerk to the Chief Justice of the eastern middle and western districts two years the sum of sixty-three thousand nine hundred and fifty-five dollars (\$63,955) Provided That the crier for the middle district shall receive no other compensation from the State

For the payment of the contingent expenses of the Supreme Court in the middle district and the Superior Court at Harrisburg two years the sum of eight hundred dollars (\$800)

For the payment of the salaries and expenses of the librarian assistant librarian and for the purchase of books for the library of the Supreme Court at Philadelphia two years the sum of twenty thousand dollars (\$20,000)

For the purchase of two sets of pamphlet laws of the Commonwealth of Pennsylvania for the use of the Supreme and Superior Courts and the annotations thereof with such marginal notes as the Supreme Court shall direct the sum of two thousand dollars (\$2,000)

For the payment of an attendant of the Supreme Court room and office and show room adjacent thereto middle district two years the sum of twelve hundred dollars (\$1,200) payable monthly

For the purchase of books for the library of the Supreme Court Pittsburgh two years the sum of one thousand dollars (\$1,000)

For the purchase of stationery supplies and the payment of the necessary expenses of the said Supreme Court for the eastern district thereof two years the sum of fourteen thousand dollars (\$14,000) to be paid on the warrant of the Auditor General upon the presentation of specifically itemized vouchers approved by the prothonotary of the said Supreme Court for the eastern district thereof

For the deficiency in the purchaser of stationery supplies and the payment of the necessary expenses of the said Supreme Court for the eastern district up to May thirty-first one thousand nine hundred and twenty-one the sum of two thousand five hundred dollars (\$2,500) to be paid on the warrant of the Auditor General upon presentation of specifically itemized vouchers approved by the prothonotary of the said Supreme Court for the eastern district thereof

For the purchase of stationery supplies and other necessary expenses of the Supreme Court western district for two years the sum of three thousand dollars (\$3,000) to be paid on the warrant of the Auditor General upon presentation of specifically itemized vouchers approved by the prothonotary of the said court for the said western district thereof

For the payment of the fees of the prothonotaries of the Supreme Court for the eastern and western districts on assignment of judges to counties other than their own under an order of the Supreme Court dated February nineteen one thousand nine hundred nineteen the sum of six thousand dollars (\$6,000) payments to be made monthly by the State Treasurer on warrants drawn by the Auditor General

For the payment of deficiency of the salaries of the judges of the Supreme Court to May thirty-first one thousand nine hundred and twenty-one the sum of four thousand five hundred dollars (\$4,500)

SUPERIOR COURT JUDGES

For the payment of the salaries of the judges of the Superior Court two years the sum of two hundred and twenty-five thousand dollars (\$225,000)

For the payment of deficiency of the salaries of the judges of the Superior Court to May thirty-first one thousand nine hundred and twenty-one the sum of four thousand five hundred dollars (\$4,500)

For the payment of the salaries or compensation of the clerks briefers investigators stenographers and typewriters of the Superior Court and to reimburse the judges of said court for expenses incurred in the discharge of their duties two years the sum of forty-nine thousand dollars (\$49,000)

For the payment of the salaries and expenses of the crier and necessary tipstaves of the Superior Court two years the sum of forty-eight thousand two hundred and fifty dollars (\$48,250)

For the purchase of dockets stationery supplies books for the library and other necessary expenses of the said Superior Court and its officers two years the sum of ten thousand dollars (\$10,000) to be paid on the warrant of the Auditor General upon presentation of specifically itemized vouchers approved by the prothonotary of the said Superior Court Philadelphia Harrisburg and Pittsburgh

For the payment of the deficiency for the purchase of dockets stationery supplies books for the library and other necessary expenses of the said Superior Court and its officers for the two years ending May thirty-first one thousand nine hundred and twenty-one the sum of two thousand dollars (\$2,000) to be paid on the warrant of the Auditor General upon the presentation of specifically itemized vouchers approved by the prothonotary of the said Superior Court Philadelphia Harrisburg and Pittsburgh

Common Pleas Judges

For the payment of the salary of the judges of the courts of common pleas learned in the law in the several judicial dis-

tricts of the Commonwealth two years the sum of two million one hundred thousand dollars (\$2,100,000)

For the payment of the deficiency in the salary of the judges of the courts of common pleas learned in the law in the several judicial districts in the Commonwealth for the two years ending May thirty-first one thousand nine hundred and twenty-one the sum of eighteen thousand dollars (\$18,000)

For the payment of the judges of the courts of the common pleas of Dauphin County for clerk hire in accordance with the provisions of the act of one thousand eight hundred and ninety-three (Pamphlet Laws page twenty-one) the sum of fourteen thousand four hundred dollars (\$14,400)

For the payment of the mileage allowed common pleas judges in judicial districts containing more than one county as per act number forty-eight session of nineteen hundred and nineteen approved April eighteenth one thousand nine hundred and nineteen the sum of eight thousand dollars (\$8,000)

Orphans' Court Judges

For the payment of the salaries of the orphans' court judges in the several judicial districts in which separate orphans' court have been established by law two years the sum of four hundred fifty-two thousand dollars (\$452,000)

For the payment of the deficiency in the salaries of the orphans' court judges in the several judicial districts in which separate orphans' courts have been established by law for the two years ending May thirty-first one thousand nine hundred and twenty-one the sum of ten thousand five hundred dollars (\$10,500)

For the payment of the compensation car fare and expenses of judges for holding court outside of their own judicial districts in accordance with the provisions of the Act of Assembly approved April twenty-seventh Anno Domini one thousand nine hundred and eleven the sum of seventy-five thousand dollars (\$75,000)

For the payment of the salaries of the judges of the Municipal Court of Philadelphia in accordance with the provisions of the Act of Assembly approved July twelfth Anno Domini one thousand nine hundred and thirteen the sum of one hundred and forty-five thousand dollars (\$145,000)

For the payment of the salary of the present president judge of the county court for the county of Allegheny two years the sum of seventeen thousand dollars (\$17,000)

For the payment of the salaries of the other judges of the county court for the county of Allegheny two years the sum of sixty-four thousand dollars (\$64,000)

For the payment of the salaries of the judges of the Supreme Superior common pleas and orphans' courts who may resign or retire in accordance with the provisions of the act of Assembly approved June twenty-third Anno Domini one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred and twenty-one) and in accordance with the provisions of an act of Assembly approved the fifth day of June Anno Domini one thousand nine hundred and seventeen two years the sum of eighty thousand dollars (\$80,000)

Associate Judges

For the payment of the salaries of the associate judges two years the sum of eighty thousand dollars (\$80,000)

Mileage

For the payment to the associate judges of mileage for the two fiscal years beginning June first one thousand nine hundred and twenty-one and for the payment of the deficiency which has arisen in the payment to the associate judges of mileage prior to May thirty-first one thousand nine hundred and twenty-one the sum of fifteen thousand dollars (\$15,000)

LEGISLATIVE DEPARTMENT

Section 3 For the payment of the expenses of the Legislative Department for two years ending May thirty-one one thousand nine hundred and twenty-three and also for the expenses of the session and recess of one thousand nine hundred and twenty-one not previously provided for the following sums or so much thereof as may be necessary to be paid in the manner prescribed by law

Provided That the salaries stationery and mileage of the members of the Senate and House of Representatives and all the salaries and mileage of the session officers and employes of the legislative session of one thousand nine hundred and twenty-three shall only be paid after statement of the amounts due the several Senators members officers and employes shall have been certified to the Auditor General by the President pro tempore of the Senate and the Speaker of the House of Representatives respectively and that the Senators and members also the officers receiving fixed salaries for said session shall each be paid one-fifth of his total salary each month for the first four months of the session if the Legislature shall be in session that long and the balance on the day fixed for the final adjournment of the Legislature or during the two days previous thereto and that the session officers and employes receiving per diem salaries shall be paid amount due them at the end of each month during the session except the last month when payment shall be made on the day fixed for final adjournment of the Legislature or during the two days previous thereto

SENATE

For the payment of the salaries of fifty Senators and extra compensation allowed by law to the President pro tempore or

the Senate session of one thousand nine hundred and twenty-three the sum of one hundred and twenty-six thousand dollars (\$126,000)

For the payment of the mileage of fifty Senators session of one thousand nine hundred and twenty-three the sum of five thousand dollars (\$5,000)

For the payment of the postage session of one thousand nine hundred and twenty-three allowed by law to fifty Senators one hundred and fifty dollars (\$150) each the sum of seven thousand five hundred dollars (\$7,500)

For the payment of the postage session of one thousand nine hundred and twenty-three for the chief clerk and assistants the sum of one hundred and fifty dollars (\$150)

For the payment of the postage session of one thousand nine hundred and twenty-three to the Lieutenant Governor the sum of one hundred and fifty dollars (\$150)

To the chief clerk of the Senate for the payment of the postage on the Legislative Journal bills and calendars session of one thousand nine hundred and twenty-three the sum of four thousand five hundred dollars (\$4,500) also the additional sum of five hundred dollars (\$500) for the session of one thousand nine hundred and twenty-one

For the payment of the salaries of the officers and employes of the Senate session of one thousand nine hundred and twenty-three also for the payment of the session and recess salaries of all officers and employes whose positions are now or may hereafter be created and for the payment of which provision is not otherwise made also for the payment of any increases which may now or hereafter be authorized in the recess and session salaries of the officers and employes of the Senate whose present salaries are provided for in this section the sum of seventy-six thousand dollars (\$76,000) for the two years ending May thirty-first one thousand nine hundred and twenty-three

For the payment of the mileage of the officers and employes of the Senate session of one thousand nine hundred and twenty-three the sum of two thousand seven hundred dollars (\$2,700)

For the payment of the salaries of the returning officers of the Senate at the beginning of the session of one thousand nine hundred and twenty-three the sum of ten thousand dollars (\$10,000)

For the payment of the mileage of the returning officers of the Senate at the beginning of the session of one thousand nine hundred and twenty-three the sum of two thousand five hundred dollars (\$2,500)

For the payment of the salary of the clerk to the President of the Senate for two years ending May thirty-one one thousand nine hundred and twenty-three the sum of three thousand dollars (\$3,000)

For the payment of the salary of the secretary of the Senate for the two years beginning June first one thousand nine hundred and twenty-one the sum of fifteen thousand dollars (\$15,000)

For the payment of the salary of the chief clerk of the Senate for the two years beginning June first one thousand nine hundred and twenty-one the sum of twelve thousand dollars (\$12,000)

For the payment of the salary of the assistant clerk of the Senate for the session of one thousand nine hundred and twenty-three the sum of two thousand dollars (\$2,000)

For the payment of the salary of the assistant clerk of the Senate for the time employed during the recess periods in the two years ending May thirty-first one thousand nine hundred and twenty-three the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of the librarian of the Senate for the two years beginning June first one thousand nine hundred and twenty-one the sum of nine thousand dollars (\$9,000)

For the payment of the salary of the assistant librarian of the Senate for the period commencing June first one thousand nine hundred and twenty-one and ending May thirty-first one thousand nine hundred and twenty-three as provided by law the sum of seven thousand two hundred dollars (\$7,200)

For the payment of the salary of the assistant to the Secretary of the Senate for the time employed during the recess periods in the two years ending May thirty-first one thousand nine hundred and twenty-three as provided by law the sum of four thousand dollars (\$4,000)

For the payment of the salary of the stenographer to the President of the Senate for the two years ending May thirty-first one thousand nine hundred and twenty-three the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salaries of the stenographers to the Senate librarian for the time employed during the recess periods in the two years ending May thirty-first one thousand nine hundred and twenty-three as provided by law the sum of six thousand dollars (\$6,000)

For the payment of the salaries of two watchmen of the Senate for the period commencing June first one thousand nine hundred and twenty-one and ending May thirty-first one thousand nine hundred and twenty-three as provided by law the sum of seven thousand two hundred dollars (\$7,200)

For the payment of the salary of the superintendent of the store-room of the Senate for the period commencing June first one thousand nine hundred and twenty-one and ending May thirty-first one thousand nine hundred and twenty-three as provided by law the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salaries of the custodian of the wash room and of the custodian of the basement of the Senate for the period commencing June first one thousand nine hundred and twenty-one and ending May thirty-first one thousand nine hundred and twenty-three as provided by law the sum of seven thousand two hundred dollars (\$7,200)

For the payment of the salaries of one custodian of the Senate Chamber and three assistant custodians of the Senate Chamber for the period commencing June first one thousand nine hundred and twenty-one and ending May thirty-first one thousand nine hundred and twenty-three as provided by law the sum of eight thousand six hundred and twenty-five dollars (\$8,625)

For the payment of the salary of the messenger in the Senate library for the period commencing June first one thousand nine hundred and twenty-one and ending May thirty-first one thousand nine hundred and twenty-three as provided by law the sum of two thousand four hundred dollars (\$2,400)

For the payment of the salary and mileage of additional officers and employees of the Senate session of one thousand nine hundred and twenty-one the sum of five thousand dollars (\$5,000)

To the chief clerk of the Senate for the payment of extra services in connection with the compilation of the history of legislation in the Senate session of one thousand nine hundred and twenty-one the sum of two thousand five hundred dollars (\$2,500)

For the payment of expenses of the Committee on Appropriations of the Senate session of one thousand nine hundred and twenty-three in investigating schools reformatory prisons asylums hospitals and other institutions supported in whole or in part from the Treasury of the Commonwealth and for the necessary clerical assistance the sum of twelve thousand dollars (\$12,000) to be paid on the warrant of the Auditor General drawn in favor of the chairman of said committee on the presentation of his requisition for the same and said chairman shall file an account of the committee's expense with the Auditor General within thirty days after the adjournment of the Legislature

For the payment of the incidental expenses of the Senate for the session of one thousand nine hundred and twenty-one the additional sum of two thousand dollars (\$2,000) to be expended by the chief clerk of the Senate who shall render to the Auditor General accounts from time to time with proper specifically itemized vouchers to be settled in the same manner as other accounts

For the contingent expenses including clerical and stenographic charges of the President pro tempore of the Senate during the recess ending January second one thousand nine hundred and twenty-three the sum of two thousand dollars (\$2,000) or so much thereof as may be necessary and for like expenses for the session of one thousand nine hundred and twenty-three the sum of two thousand dollars (\$2,000)

For the payment of the necessary expenses including extra labor in the office of the chief clerk for the year ending May thirty-first one thousand nine hundred and twenty-two the sum of four thousand dollars (\$4,000) and for the six months ending November thirty one thousand nine hundred and twenty-two the sum of two thousand dollars (\$2,000)

For the payment of the incidental expenses of the Senate for six months commencing December first one thousand nine hundred and twenty-two and for the entire period of the session of one thousand nine hundred and twenty-three should same extend beyond May thirty-first such sum as may be necessary to be expended by the chief clerk of the Senate who shall render to the Auditor General accounts from time to time with proper specifically itemized vouchers to be settled in the same manner as other accounts but said chief clerk shall at no time have in his hands more than two thousand dollars (\$2,000) for which accounts have not been rendered and settled and the whole amount expended by said chief clerk shall not exceed the sum of eight thousand dollars (\$8,000) out of which amount such necessary extra labor in the Senate shall be paid as shall be certified by the President pro tempore and the chief clerk

For the payment of the postage labor and incidental expenses in the office of the Secretary of the Senate for the year ending May thirty-one one thousand nine hundred and twenty-two the sum of one thousand eight hundred dollars (\$1,800) and a like amount for the year ending May thirty-one one thousand nine hundred and twenty-three

For the payment of postage labor express charges and other expenses in the office of the librarian of the Senate for the year ending May thirty-one one thousand nine hundred and twenty-two the sum of two thousand eight hundred dollars (\$2,800) and for the year ending May thirty-one one thousand nine hundred and twenty-three the sum of two thousand eight hundred dollars (\$2,800)

To the chief clerk of the Senate for the payment of the expenses of the Senate or committees of the Senate in attending funerals or expenses incident thereto of Senators officers of the Senate or State Officials during the two years ending May thirty-first one thousand nine hundred and twenty-three the sum of five thousand dollars (\$5,000)

HOUSE OF REPRESENTATIVES

For the payment of the salaries of two hundred and seven members of the House of Representatives and extra compensation allowed by law to the Speaker of the House session of one thousand nine hundred and twenty-three the sum of five hundred and eighteen thousand five hundred dollars (\$518,500)

For the payment of the mileage of two hundred and seven members of the House session of one thousand nine hundred and twenty-three the sum of twenty-one thousand dollars (\$21,000)

For the payment of postage session of one thousand nine hundred and twenty-three allowed by the law to two hundred and seven members one hundred and fifty dollars each the sum of thirty-one thousand and fifty dollars (\$31,050)

For the payment of postage session of one thousand nine hundred and twenty-three to the chief clerk and assistants the sum of one hundred and fifty dollars (\$150)

To the chief clerk of the House of Representatives for the payment of postage on the Legislative Journal bills and calendars session of one thousand nine hundred and twenty-three the sum of seven thousand five hundred dollars (\$7,500)

For the payment of the salaries of the officers and employees of the House of Representatives session of one thousand nine hundred and twenty-three also for the payment of the session and recess salaries of all officers and employees whose positions are now or may be hereafter created and for the payment of which provision is not otherwise made; also for the payment of any increases which may now or hereafter be authorized in the recess and session salaries of the officers and employees of the House of Representatives whose present salaries are provided for in this section the sum of one hundred and forty thousand dollars (\$140,000) for the two years ending May thirty-one one thousand nine hundred and twenty-three

For the payment of the mileage of the officers and employees of the House of Representatives session of one thousand nine hundred and twenty-three the sum of four thousand dollars (\$4,000)

For the payment of the salaries of the returning officers of the House of Representatives at the beginning of the session one thousand nine hundred and twenty-three the sum of thirteen thousand dollars (\$13,000)

For the payment of the mileage of the returning officers of the House of Representatives at the beginning of the session of one thousand nine hundred and twenty-three the sum of three thousand dollars (\$3,000)

For the payment of the salary of the chief clerk of the House of Representatives for the two years beginning June first one thousand nine hundred and twenty-one the sum of twelve thousand dollars (\$12,000)

For the payment of the salary of the assistant clerk of the House of Representatives for the session of one thousand nine hundred and twenty-three the sum of two thousand dollars (\$2,000)

For the payment of the salary of the assistant clerk of the House of Representatives for the time employed during the recess periods in the two years ending May thirty-first one thousand nine hundred and twenty-three the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of the resident clerk of the House of Representatives for the two years beginning June first one thousand nine hundred and twenty-one the sum of nine thousand dollars (\$9,000)

For the payment of the salary of the stenographer to the resident clerk of the House of Representatives for the time employed during the recess periods in the two years ending May thirty-first one thousand nine hundred and twenty-three as provided by law the sum of three thousand and seventy-five dollars (\$3,075)

For the payment of the salary of the superintendent of store rooms of the House of Representatives for the time employed during the period ending May thirty-first one thousand nine hundred and twenty-three as provided by law the sum of four thousand eight hundred dollars (\$4,800)

For the payment of the salary of the assistant resident clerk of the House of Representatives for the period ending May thirty-first one thousand nine hundred and twenty-three the sum of seven thousand two hundred dollars (\$7,200)

For the payment of the salaries of one day watchman and one night watchman of the House of Representatives for the time employed during the period ending May thirty-first one thousand nine hundred and twenty-three as provided by law the sum of seven thousand two hundred dollars (\$7,200)

For the payment of the salary of the custodian of the basement of the House of Representatives for the time employed in the period ending May thirty-first one thousand nine hundred and twenty-three as provided by law the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salary of the custodian of the Hall of the House of Representatives for the time employed in the period ending May thirty-first one thousand nine hundred and twenty-three as provided by law the sum of three thousand six hundred dollars (\$3,600)

For the payment of the salaries of the four assistant custodians of the Hall of the House of Representatives for the time employed in the recess period ending May thirty-first one thousand nine hundred and twenty-three as provided by law the sum of seven thousand nine hundred and eight dollars (\$7,908)

For the payment of the salary of the Messenger in the House library for the time employed in the period ending May thirty-first one thousand nine hundred and twenty-three as provided by law the sum of two thousand four hundred dollars (\$2,400)

For the contingent expenses including clerical and stenographic traveling and discretionary charges of the Speaker of the House of Representatives during the recess ending January first one thousand nine hundred and twenty-three the sum of two thousand dollars (\$2,000) and for like expense from January fourth to the close of the session of one thousand nine hundred and twenty-three the sum of one thousand dollars (\$1,000)

For the payment of the necessary expenses including extra labor in the office of the chief clerk of the House of Representatives for the year ending May thirty-one one thousand nine hundred and twenty-two the sum of four thousand seven hundred dollars (\$4,700) and for the six months ending November thirty one thousand nine hundred and twenty-two the sum of two thousand three hundred and fifty dollars (\$2,350)

For the payment of the incidental expenses of the House of Representatives for the six months commencing December one one thousand nine hundred and twenty-two such sums as may be necessary to be expended by the chief clerk of the House

of Representatives who shall render to the Auditor General accounts from time to time with proper specifically itemized vouchers to be settled in the same manner as other accounts but said chief clerk shall at no time have in his hands more than two thousand dollars for which accounts have not been rendered and settled and the whole amount expended by said chief clerk shall not exceed the sum of twelve thousand dollars (\$12,000) out of which amount such necessary extra labor in the House of Representatives shall be paid as certified by the Speaker and the chief clerk.

For the payment of postage labor express charges and other expenses in the office of the resident clerk of the House of Representatives for the year ending May thirty-one one thousand nine hundred and twenty-two the sum of three thousand five hundred dollars (\$3,500) and for the year ending May thirty-one one thousand nine hundred and twenty-three the sum of three thousand five hundred (\$3,500).

For the payment of the expenses of the Committee on Appropriations of the House of Representatives session of one thousand nine hundred and twenty-three in investigating schools reformatories prisons asylums hospitals and other institutions supported in whole or in part from the treasury of the Commonwealth and for necessary clerical assistance the sum of twelve thousand dollars (\$12,000) to be paid on the warrant of the Auditor General drawn in favor of the chairman of the said committee on presentation of his requisition for same the said chairman shall file an account of the committee's expenses with the Auditor General within thirty days after the adjournment of the Legislature.

LEGISLATIVE JOURNAL

Section 4 The expenses for paper and printing of the Legislative Journal shall be paid out of the general appropriations for paper and printing made to the Department of Public Printing and Binding contained in this act.

Section 5 For the payment of the chief clerk of the Senate and the chief clerk of the House of Representatives for making indices for the Journals of each House for the session of one thousand nine hundred and twenty-one the sum of seven hundred and fifty dollars each (\$1,500).

For the work of the Legislative Journal officials after the close of the session of nineteen hundred and twenty-one on the Legislative Journal also the proof reading of the appendix and index thereto as provided by law the sum of seven thousand five hundred dollars (\$7,500).

For the payment of the person or persons appointed to index the Legislative Journal session of one thousand nine hundred and twenty-three the sum of one thousand five hundred dollars (\$1,500) in accordance with the act establishing said journal.

For the payment of the compensation allowed by law to the compiler and assistant compiler of Smull's Legislative Hand Book for the year one thousand nine hundred and twenty-two the sum of one thousand five hundred dollars each (\$3,000) and like amounts for the year one thousand nine hundred and twenty-three three thousand dollars (\$3,000).

INTEREST ON FUNDED DEBT

Section 6 For the payment of the interest on the funded debt of the Commonwealth which falls due on the first day of August one thousand nine hundred and twenty-one and the first day of February one thousand nine hundred and twenty-two and on the first day of August one thousand nine hundred and twenty-two and the first day of February one thousand nine hundred and twenty-three the sum of sixty-two thousand and forty dollars (\$62,040).

For the compensation of the fiscal agent of the Philadelphia National Bank of Philadelphia the sum of five hundred dollars (\$500) for each year ending November thirtieth one thousand nine hundred and twenty-one and November thirtieth one thousand nine hundred and twenty-two one thousand dollars (\$1,000).

Section 7 For the payment of the expenses of publishing monthly statement of the general sinking funds as required by the act of February seventeenth one thousand nine hundred and six and for the payment of such advertisements as are required by law to be published by the accounting officers in the newspapers including advertisements for "proposals for publication of the decisions of the Supreme Court" under the provisions of an act approved the twelfth day of June one thousand eight hundred and seventy-eight two years the sum of twenty thousand dollars (\$20,000) approved the eleventh day of May Anno Domini one thousand nine hundred and one (Pamphlet Laws page one hundred and sixty-five) and for the deficiencies for biennial period ending May thirty-first one thousand nine hundred and twenty-one the sum of two thousand dollars (\$2,000).

Section 8 To Walter George Smith Judge William H. Staake and William M. Hargest esquire commissioners on the part of Pennsylvania of the National Commission on Uniformity of Legislation for the payment of expenses and incidentals already incurred and to be incurred during the two years beginning June first one thousand nine hundred and twenty-one as members of said commission the sum of two thousand dollars (\$2,000).

Section 9 For the purpose of refunding under the provisions of the act of June fourteenth one thousand nine hundred and eleven (Pamphlet Laws page nine hundred and thirty-six) fees paid for commissions have not been issued as notary public when such commissions have not been issued or if issued have not been recovered and have been cancelled two years and for the deficiencies for biennial period ending May thirty-first one thousand nine hundred and twenty-one the sum of two thousand dollars (\$2,000).

Section 10 For the payment of the expenses incident to issuing certificates of election of Senators for the session of one thousand nine hundred and twenty-three (Act of June fourteen one thousand nine hundred and eleven) the sum of seventy-one dollars and fifty cents (\$71.50) to be paid by the State Treasurer on warrants of the Auditor General upon the presentation of vouchers approved by the President pro tempore of the Senate.

Section 11 For the payment of the fees of county officers for furnishing information to the officers of the Commonwealth in accordance with the act of April fourteenth one thousand eight hundred and ninety-seven (Pamphlet Laws twenty-two) two years the sum of four thousand dollars (\$4,000).

Section 12 For the payment of the mileage of the appraisers of the mercantile and other license taxes of the several counties of the Commonwealth two years the sum of twenty thousand dollars (\$20,000).

Section 13 For the payment of pensions and gratuities that have been granted by act of Legislature or that may hereafter be granted according to law two years the sum of ten thousand dollars (\$10,000) to be paid out of any funds of the State Treasury not otherwise appropriated.

Section 14 For the purpose of refunding collateral inheritance taxes paid in error for the two fiscal years beginning June first one thousand nine hundred and twenty-one the sum of twenty-five thousand dollars (\$25,000) said refunds being directed by acts of Assembly of June twelve one thousand eight hundred and seventy-eight and March twenty-fifth one thousand nine hundred and one.

Section 15 For the payment of the compensation and expenses of members of commissions heretofore appointed by the Governor to examine judges of any of the Supreme Superior common pleas or orphans' courts of this Commonwealth who by reason of physical or mental disability appear to be incapacitated from performing their judicial functions and duties as provided by the act of Assembly approved the eleventh day of May Anno Domini one thousand nine hundred and one (Pamphlet Laws page one hundred and sixty-five) and for two years ending May thirty-first one thousand nine hundred and twenty-one the sum of five hundred dollars (\$500).

Section 16 For the payment of the expenses incident to issuing certificates of election to Members of the House of Representatives for the session of one thousand nine hundred and twenty-three (act of June fourteenth one thousand nine hundred and eleven) the sum of five hundred and sixty-nine dollars and twenty-five cents (\$569.25) to be paid by the State Treasurer on warrants of the Auditor General upon presentation of vouchers approved by the Speaker of the House of Representatives.

Section 17 For the payment of the expenses of the registration of births and deaths in cities of the first and second classes in accordance with the provisions of the act of Assembly providing for such payments by the Department of Health the sum of thirty-five thousand dollars (\$35,000) for the two fiscal years beginning June first one thousand nine hundred and twenty-one.

Section 18 For the payment of the salaries of State employees who may be retired by resignation the sum of fifty thousand dollars (\$50,000) for the two fiscal years beginning June first one thousand nine hundred and twenty-one.

Section 19 For the payment of expenses incident to the participation in the proceedings of the organization known as the Governor's Conference for the years one thousand nine hundred and twenty-one and one thousand nine hundred and twenty-two the sum of three hundred dollars (\$300).

Section 20 For the payment of the expenses for the publication in the various newspapers in the State the several amendments to the Constitution of the Commonwealth for the two fiscal years beginning June first one thousand nine hundred and twenty-one and for deficiency for the biennial period ending May thirty-first one thousand nine hundred and twenty-one the sum of one hundred and twenty-five thousand dollars (\$125,000).

Section 21 For refunding inheritance taxes paid in error two years the sum of fifty thousand dollars (\$50,000).

Section 22 For payment of rewards for conviction of violations of the game fish and fire laws under the provisions of the act of March twenty-second one thousand eight hundred and ninety-nine (Pamphlet Laws seventeen) the sum of one thousand dollars (\$1,000).

Section 23 For the payment of the expenses of the Pennsylvania Historical Commission in carrying out its work as provided by the act of July twenty-fifth one thousand nine hundred and thirteen as amended two years the sum of fifteen thousand dollars (\$15,000).

Section 24 To the Department of Public Grounds and Buildings for the payment of the traveling and other expenses of the State Art Commission and the compensation of its employees two years the sum of ten thousand dollars (\$10,000).

Section 25 For the payment of the necessary expenses of the State Board of Examiners of Architects in the event of said board being created by the approval of the Senate bill number five hundred eighty-nine for the two years ending May thirty-first one thousand nine hundred and twenty-three the sum of six thousand dollars (\$6,000) the same to be expended as authorized by said bill.

Section 26 To the John F. Casey Company of Pittsburgh Pennsylvania for services rendered to the Department of Health in the fall of one thousand nine hundred and eighteen during the influenza epidemic the sum of six hundred and twenty-two dollars (\$622.00).

Section 27 For the payment of the cost of painting the portrait of Secretary of the Commonwealth Cyrus E. Woods to be placed in the State Department in the State Capitol building the sum of seven hundred and fifty dollars (\$750.00) or so much thereof as may be necessary.

Section 28 For the payment of the cost of painting the portrait of State Treasurer Harmon M. Kephart to be placed in the State Treasury Department in the State Capitol building the sum of seven hundred and fifty (\$750) dollars

Section 29 For the payment of the cost of painting the portrait of Auditor General Charles A. Snyder to be placed in the Auditor General's Department in the State Capitol the sum of seven hundred and fifty dollars (\$750) or so much thereof as may be necessary

Section 30 For the expense of the commission to investigate the alleged inequalities of the Mercantile Tax Law and its administration which commission was created by concurrent resolution of the General Assembly the sum of five thousand (\$5,000) dollars or so much thereof as may be necessary

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

YEAS—50.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineinan,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

Agreeably to order,

The Senate proceeded to the third reading and consideration of Senate Bill No. 1457, (House Bill No. 1345), entitled:

An act providing for the reimbursement of counties by boroughs and townships when the county has contracted with the State Highway Department for the payment of both the county's and the borough or township's share of the cost of constructing or improving a State or State-aid highway authorizing counties to so contract empowering boroughs and townships to incur indebtedness therefor and authorizing an assessment of the borough's share on the abutting property

And said bill having been read at length the third time, and agreed to.

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution and were as follows, viz:

YEAS—50.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineinan,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same without amendments.

Agreeably to order.

The Senate proceeded to the third reading and consideration of Senate Bill No. 1458, (House Bill No. 1505), entitled:

An Act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs by the Secretary of Agriculture providing for the enumeration of dogs by assessors regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done to livestock and poultry by dogs and for the illegal killing of licensed dogs and the payment of such damages by the Commonwealth imposing powers and duties on certain State county city borough town and township officers and employees directing the payment of all moneys collected into the State Treasury and making an appropriation therefor and providing penalties

And said bill having been read at length the third time, and agreed to.

And the amendments made thereto having been printed as required by the Constitution,

On the question,

Shall the bill pass finally?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineinan,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk return said bill to the House of Representatives with information that the Senate has passed the same with amendments in which the concurrence of the House is requested.

NOMINATIONS BY THE GOVERNOR.

The Secretary to the Governor being introduced, presented communication in writing from His Excellency the Governor of the Commonwealth, which was read as follows:

TRUSTEES OF STATE INSTITUTION FOR FEEBLE MINDED OF EASTERN PENNSYLVANIA, SPRING CITY.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, Pa., April 28 1921.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate, the following, to be Trustees of the State Institution for Feeble-Minded of Eastern Pennsylvania, at Spring City:

Frank G. Hartman, Lancaster, for the term of three years from August 1, 1920.

J. Clarence Parsons, Phoenixville, for the term of three years from August 1, 1920.

B. Pemberton Phillippe, Wayne, for the term of three years from August 1, 1920.

J. Whitaker Thompson, Mont Clare, for the term of three years from August 1, 1919.

Richard S. Dewees, Haverford, to serve until August 1, 1922.

George W. French, Pottstown, to serve until August 1, 1922.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent,

A motion was made by Mr. CROW,

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into Executive Session, for the purpose of acting on the foregoing nominations,

Which was agreed to.

Whereupon,

A motion was made by Mr. CROW,

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,		

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. CROW, Mr. President, I move that the Executive Session do now rise.

Mr. BUCKMAN, Mr. President, I second the motion.

The motion was agreed to.

HOUSE MESSAGES.

AMENDMENTS TO HOUSE BILL NO. 345 RECALLED FROM THE GOVERNOR.

The Clerk of the House of Representatives being introduced, presented for concurrence bill of the House of Representatives as follows:

House Bill No. 345 entitled:

An Act making an appropriation for the payment of the expenses required by an act approved the twenty-fifth day of May one thousand eight hundred and eighty-nine entitled "An act to provide for the continuance of the education and maintenance of the destitute orphans of deceased soldiers sailors and marines and the destitute children of permanently disabled soldiers sailors and marines of the State" and its amendments and supplements

Said bill having been recalled from the Governor for amendment, the vote had on third reading and final passage were reconsidered in the House and the Bill amended, in which amendment the concurrence of the Senate is requested.

Said amendment having been printed as required by the Constitution, was twice read as follows:

Amend section 1, page 3, line 3, by inserting after the word "necessary", the following paragraph:

"For the payment of any deficiency existing in the maintenance cost of the Commission of Soldiers' Orphans Schools for the two fiscal years ending May thirty-first one thousand nine hundred and twenty-one the sum of forty-three thousand dollars (\$43,000) or so much thereof as may be necessary"

On the question.

Will the Senate concur in the amendment?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Heaton,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered that the Clerk inform the House of Representatives accordingly.

HOUSE CONCURS IN SENATE BILL NO. 939.

He also returned to the Senate, Senate Bill No. 939, entitled:

An Act fixing the fees of the prothonotaries of the Supreme and Superior Courts

with the information that the House has passed the same without amendment.

SENATE BILL NO. 462, RETURNED WITH AMENDMENT.

He also returned to the Senate, Senate Bill No. 462, entitled:

An Act to provide separate accommodations for women jurors at the several court houses

with the information that the House has passed the same with amendment in which the concurrence of the Senate is requested.

Said amendment having been printed as required by the Constitution, was twice read, as follows:

Amend section 1, page 2, line 5 by inserting after the word "thereof", the following: "separation for rest or sleep of men and women serving upon any jury shall work a mistrial in any civil or criminal case if such jury is at all times in charge of a tipstaff"

On the question.

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Heaton,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered that the Clerk inform the House of Representatives accordingly.

HOUSE CONCURS IN SENATE BILL NO. 745.

He also returned to the Senate, Senate Bill No. 745, entitled:

An act to amend section two thousand twenty-one of an act approved the eighteenth day of May one thousand nine hundred and eleven Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and repealing sections two thousand twenty-two two thousand twenty-three two thousand twenty-four and two thousand twenty-five thereof

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 936.

He also returned to the Senate, Senate Bill No. 936, entitled:

An Act authorizing boroughs townships school districts and poor districts to appeal from assessments of property or other subjects of taxation for their corporate purposes

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1048.

He also returned to the Senate, Senate Bill No. 1048, entitled:

An Act to amend section six hundred twenty-seven of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the

same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

with the information that the House has passed the same without amendment.

POLAND.

RESOLUTION EXTENDING TO THE REPUBLIC OF POLAND BEST WISHES FOR PROSPERITY AND HAPPINESS.

Mr. JOYCE. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The chair hears none.

Mr. JOYCE offered the following resolution which was twice read, as follows:

In the Senate of Pennsylvania, April 25, 1921.

Whereas, At the session of one thousand nine hundred and nineteen, the Legislature of Pennsylvania did adopt resolution number seventeen B, (Pamphlet Laws one thousand two hundred thirty-two), which is as follows:

"Whereas, A series of massacres, pogroms and outrages, unparalleled in the history of civilization for savagery and brutality, have occurred in more than 120 towns and villages in Poland and Ukraine, in which innocent men, women and children of the Jewish faith were mercilessly tortured, killed and burned alive, thousands wounded, women and children ravaged, homes destroyed, and synagogues with their worshippers burned down; and

Whereas, It is reported that these outrages were countenanced by representatives of the Polish Government; and

Whereas, The people of the great United States have always condemned discrimination against peoples by reason of race, color and religion; and

Whereas, This great Republic has entered the World War for the purpose of making the world a safe place to live in, and permit and make possible for the smaller nationalities to enjoy the blessings of democratic rule; and

Whereas, American justice and fair play demand that Poland, which was greeted with hearty approval of the Jewish people upon her birth as a free nation through the efforts of America, should not deny to the Polish Jews those claims to fundamental human rights for which for many centuries she strove; now, therefore, be it

Resolved, By the Senate of the Commonwealth of Pennsylvania (if the House of Representatives concur), That we condemn these unspeakable horrors and brutal outrages and atrocities, perpetrated against people who gave their life's blood on the fields of battle that freedom and equality may prevail throughout the world; and be it further

Resolved, That the Secretary of the Commonwealth forward a copy of these resolutions to the Congress of the United States and to the President of the United States;" and

Whereas, At the time of the adoption of said resolution the Prime Minister of Poland Mr. Paderewski had requested the President of the United States to appoint a Commission to investigate such alleged pogroms, and

Whereas, The President of the United States did appoint a commission, consisting of Mr. Henry Morgantheau, Brig. Gen. Edgar Jadwon and Mr. Homer H. Johnson, to investigate Jewish matters in Poland, and

Whereas, The said commission after investigation in Poland did make two reports in which it is agreed that there is not the slightest foundation that the alleged outrages and pogroms enumerated in the aforesaid resolution, nor excesses of any kind whatsoever by the Polish Government, and

Whereas, Further the said reports disprove the existence of a "series of massacres, pogroms and outrages, unparalleled in the history of civilization for savagery and brutality," and further the said reports repudiate even a suspicion of "women and children of Jewish faith were mercilessly tortured, killed burned alive, thousands wounded, women and children ravaged, homes destroyed, and synagogues with their worshippers burned down," therefore be it

Resolved, (if the House of Representatives concur), That the Commonwealth of Pennsylvania extend to the Republic of Poland its best wishes and hopes for its prosperity and happiness; and be it further

Resolved, That the Secretary of the Commonwealth forward a copy of these resolutions to the Minister from Poland to America, to the Congress of the United States and to the President of the United States.

Mr. JOYCE. Mr. President, I move that Rule 39, which requires concurrent resolutions to be referred to an appropriate committee be suspended and that the Senate do now proceed to the immediate consideration of the resolution just read.

Mr. SMITH. Mr. President, I second the motion.

The motion was agreed to.

On the question,

Will the Senate agree to the resolution?

It was agreed to.

Ordered, That the Clerk present the same to the House of Representatives for concurrence

RESOLUTION REQUESTING THE PRESIDENT OF THE UNITED STATES TO USE THE INFLUENCE OF HIS HIGH OFFICE IN HAVING THE GOVERNMENT OF THE UNITED STATES GIVE FAVORABLE CONSIDERATION TO RECOGNITION OF THE REPUBLIC OF IRELAND.

Mr. JOYCE. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The chair hears none.

Mr. JOYCE offered the following resolution, which was twice read, as follows:

Whereas, The electors of Ireland, by franchise, have established a Republic, and

Whereas, We believe that the peace of the world depends upon the maintenance of the principle of self-government, therefore, be it

Resolved, By the Senate of the Commonwealth of Pennsylvania, now in session, that we request the President of the United States to use the influence of his high office in having the Government of the United States recognize the Republic established by the people of Ireland.

Mr. LONG. Mr. President, I object to the resolution.

The PRESIDENT. The chair hears objection. Does the Senator from Franklin, Mr. Long, insist upon his objection?

Mr. LONG. Mr. President, I certainly do. As I understand it we would be asking the United States to recognize the present republic that has been established in Ireland regardless of the relations between the United States and England.

The PRESIDENT. The resolution is referred to the committee on New Counties and County Seats.

REPORT OF COMMITTEE OF CONFERENCE ON SENATE BILL NO. 958.

Mr. EYRE. Mr. President, I move that the Senate do now proceed to the consideration of the report of the Committee of Conference on Senate Bill No. 958.

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

The report was read as follows:

REPORT OF THE COMMITTEE OF CONFERENCE ON SENATE BILL NO. 958.

To the Honorable the Senate and House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen: The Committee of Conference to which was referred the differences existing between the two houses on Senate Bill No. 958, entitled An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts, respectfully beg leave to submit the following amended bill as our report.

W. HEBER DITHRICH,

EDWIN H. VARE,

T. L. EYRE,

Committee on the part of the Senate.

M. G. LESLIE,

W. C. Harer,

WILLIAM W. LONG,

Committee on the part of the House of Representatives.

An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the judicial districts of the Commonwealth shall be numbered composed designated and shall each have the number of judges respectively as follows

The first district shall be composed of the city and county of Philadelphia and shall have fifteen judges learned in the law in the Common pleas and five judges learned in the law in the orphans' court and such judges of the municipal court as now or may hereafter be provided by law

The second district of the county of Lancaster and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The third district of the county of Northampton and shall have three judges learned in the law in the common pleas

The fourth district of the county of Tioga and shall have one judge learned in the law

The fifth district of the county of Allegheny and shall have fourteen judges learned in the law in the common pleas and three judges learned in the law in the orphans' court and such judges of the county court as now or may hereafter be provided by law

The sixth district of the county of Erie and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The seventh district of the county of Bucks and shall have one judge learned in the law

The eighth district of the county of Northumberland and shall have two judges learned in the law

The ninth district of the county of Cumberland and shall have one judge learned in the law

The tenth district of the county of Westmoreland and shall have three judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The eleventh district of the county of Luzerne and shall have five judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The twelfth district of the county of Dauphin and shall have three judges learned in the law

The thirteenth district of the county of Greene and shall have one judge learned in the law

The fourteenth district of the county of Fayette and shall have two judges learned in the law and one judge learned in the law in the orphans' court

The fifteenth district of the county of Chester and shall have one judge learned in the law

The sixteenth district of the county of Somerset and shall have one judge learned in the law

The seventeenth district of the counties of Union and Snyder and shall have one judge learned in the law

The eighteenth district of the county of Clarion and shall have one judge learned in the law

The nineteenth district of the county of York and shall have two judges learned in the law

The twentieth district of the counties of Huntingdon Bedford and Mifflin and shall have one judge learned in the law

The twenty-first district of the county of Schuylkill and shall have three judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The twenty-second district of the county of Wayne and shall have one judge learned in the law

The twenty-third district of the county of Berks and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The twenty-fourth district of the county of Blair and shall have one judge learned in the law

The twenty-fifth district of the counties of Cameron Clinton and Elk and shall have one judge learned in the law

The twenty-sixth district of the county of Columbia and shall have one judge learned in the law The county of Montour shall be attached to this district

The twenty-seventh district of the county of Washington and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The twenty-eighth district of the county of Venango and shall have one judge learned in the law

The twenty-ninth district of the county of Lycoming and shall have one judge learned in the law

The thirtieth district of the county of Crawford and shall have one judge learned in the law

The thirty-first district of the county of Lehigh and shall have two judges learned in the law

The thirty-second district of the county of Delaware and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The thirty-third district of the county of Armstrong and shall have one judge learned in the law

The thirty-fourth district of the county of Susquehanna and shall have one judge learned in the law

The thirty-fifth district of the county of Mercer and shall have one judge learned in the law

The thirty-sixth district of the county of Beaver and shall have two judges learned in the law

The thirty-seventh district of the county of Warren and shall have one judge learned in the law The county of Forest shall be attached to this district

The thirty-eighth district of the county of Montgomery and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The thirty-ninth district of the county of Franklin and shall have one judge learned in the law

The fortieth district of the county of Indiana and shall have one judge learned in the law

The forty-first district of the counties of Juniata and Perry and shall have one judge learned in the law

The forty-second district of the county of Bradford and shall have one judge learned in the law

The forty-third district of the counties of Monroe and Pike and shall have one judge learned in the law

The forty-fourth district of the counties of Wyoming and Sullivan and shall have one judge learned in the law

The forty-fifth district of the county of Lackawanna and shall have three judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The forty-sixth district of the county of Clearfield and shall have one judge learned in the law

The forty-seventh district of the county of Cambria and shall have two judges learned in the law and one judge learned in the law in the orphans' court

The forty-eighth district of the county of McKean and shall have one judge learned in the law

The forty-ninth district of the county of Centre and shall have one judge learned in the law

The fiftieth district of the county of Butler and shall have one judge learned in the law

The fifty-first district of the counties of Adams and Fulton and shall have one judge learned in the law

The fifty-second district of the county of Lebanon and shall have one judge learned in the law

The fifty-third district of the county of Lawrence and shall have one judge learned in the law

The fifty-fourth district of the county of Jefferson and shall have one judge learned in the law

The fifty-fifth district of the county of Potter and shall have one judge learned in the law

The fifty-sixth district of the county of Carbon and shall have one judge learned in the law

And in all cases where a county is or shall be attached to a contiguous district the qualified voters of said county shall be entitled to vote for the judge or judges

Section 2 The nomination of judges which the qualified electors of any county are entitled to elect of themselves unconnected with any other county or district shall be made held and conducted and the returns of votes cast at primary elections for the nomination of such judges shall be made computed canvassed and certified as now or may be hereafter provided by law

Section 3 Returns of votes cast in all such counties at the municipal elections for all judges shall be made out by the prothonotary of the court of common pleas of such county under direction of said court or of the judge or person or persons authorized by law to receive and compute returns in such counties at its his or their meeting to receive and compute the returns of the preceding municipal election Such returns shall be properly attested by the seal of said court One of such returns shall be filed and entered in the office of the prothonotary of such court Another of such returns such prothonotary shall enclose in a sealed envelope and direct and immediately mail to the Secretary of the Commonwealth It shall also be the duty of the prothonotary to deliver a copy of such return to each person elected judge at such municipal election

Section 4 In case of the election of a judge or judges in any judicial district composed of two or more counties or of a single county to which one or more counties is or are attached as provided by this act on the day of the sitting of the court or of the judge person or persons authorized by law to receive and compute returns in each of such counties the prothonotary of the court of common pleas shall open and in its his or their presence shall make out a return of all votes cast at the preceding municipal election within each county for every person voted for as judge Such return shall be properly attested by the seal of said court The court or judge or person or persons receiving and computing returns shall thereupon appoint one of the judges of election in said county to take charge of such return and produce the same at a meeting of the judges so appointed in each of the counties comprising said district

Section 5 In all judicial districts composed of two or more counties the county commissioners of each county shall appoint one of the judges of elections of such county to take charge of the returns of all votes cast at any primary election in said county for any candidate or candidates for the nomination of judge of the courts of said district

Section 6 In all judicial districts composed of two or more counties the persons appointed as return judges to compute the vote cast at any municipal or primary election for any judges of the courts of such districts shall meet and cast up the several returns of the counties composing the district on the Tuesday next following the day on which the official computation of the county returns in all of such counties shall have been completed Such meetings shall be held at the court house of one of the counties taking said counties alternately in alphabetical order

Section 7 The return judges having met and cast up the votes of their respective districts shall execute under their hands and seals a general and true return of the whole district which in case such return is of a municipal election shall be deposited with the prothonotary of the county wherein the return is executed or in case the return is of a primary election with the county commissioners of such county Immediately upon the receipt of such return the prothonotary or county commissioners as the case may be shall make copies of such return and shall transmit one copy thereof properly certified to the Secretary of the Commonwealth and the other copy or copies also certified to the person or persons receiving the highest number of votes cast at the preceding municipal or primary election for the office or offices for which the election was held or the nominations were made in the district

Section 8 Every return judge shall receive out of the treasury of his proper county the sum of ten dollars for each day actually employed in computing such vote and in addition thereto shall receive ten cents for every mile necessarily traveled in going to and from the place of meeting

Section 9 In all judicial districts at the municipal election next preceding the expiration of the term of any judge now or hereafter commissioned the qualified electors of any county or counties composing such district shall elect a successor to such judge to serve as provided by law

Section 10 In all districts in which by the provisions of this act two or more judges are provided one of said judges shall be the president judge of said district and the other or others shall be the additional law judge or judges thereof The judge of said districts whose commission shall first expire shall be the president judge thereof except when the president judge has been or shall be re-elected in which case he shall continue to be president judge The said additional law judge or judges shall possess the same qualifications which are required by the Constitution and laws for the president judge of said district and shall hold his or their office for a like term and by the same tenure and shall have the same powers authority and jurisdiction and shall be subject to the same duties restrictions and penalties as the president judge of said district

Section 11 In all cases where by the provisions of this act a district heretofore consisting of more than one county is divided into two or more districts and in all cases in which counties are transferred from one district to another the judge now in office shall continue to serve until the expiration of his term of office as judge of the district which by this act is given the same number as that of the district in which the said judge has heretofore served At the municipal election next preceding the expiration of the term of office of any such judge the electors of the county or counties composing such district shall elect a judge to serve as provided by law

Section 12 In all districts in which the office of additional law judge or the office of orphans' court judge is created by the provisions of this act the Governor shall appoint a person

learned in the law and otherwise legally qualified and commission him as additional law judge or orphans' court judge of such district as the case may be to serve until the first Monday of January one thousand nine hundred and twenty-two.

Section 12 The act approved the eighteenth day of July one thousand nine hundred and one (Pamphlet Laws six hundred sixty-nine) entitled "An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election appointment and commissioning of judges learned in the law for the said districts in cases where such judges are not provided for by existing law" the act approved the twenty-third day of May one thousand nine hundred and one (Pamphlet Laws two hundred ninety-two) entitled "An act to provide for an additional law judge of the several courts of the eighth judicial district" the act approved the eleventh day of July one thousand nine hundred and one (Pamphlet Laws six hundred fifty-five) entitled "An act to provide for an additional law judge of the several courts of the eleventh judicial district" the act approved the twenty-eighth day of February one thousand nine hundred and seven (Pamphlet Laws four) entitled "An act to provide for an additional law judge of the several courts of the thirty-second judicial district" the act approved the twenty-fourth day of March one thousand nine hundred and eleven (Pamphlet Laws twenty-five) "An act to provide for an additional law judge of the several courts of the sixth judicial district" the act approved the fourth day of April one thousand nine hundred and thirteen (Pamphlet Laws forty) entitled "An act to provide for an additional law judge of the several courts of the forty-seventh judicial district" the act approved the twenty-first day of July one thousand nine hundred and thirteen (Pamphlet Laws eight hundred seventy-two) entitled "An act to provide for an additional law judge of the several courts of eleventh judicial district" the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws four hundred ninety-eight) entitled "An act to amend section one of an act entitled 'An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election appointment and commissioning of judges learned in the law for the said districts in cases where such judges are not provided for by existing law' approved the eighteenth day of July one thousand nine hundred and one by designating the counties of Cameron and Elk as the twenty-fifth district and attaching the county of Clinton to the fifty-fifth district" the act approved the twenty-fourth day of April one thousand nine hundred and seventeen (Pamphlet Laws ninety-five) entitled "An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts" are hereby repealed absolutely. The act approved the twelfth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred fifty-eight) entitled "An act fixing the time of meeting of the return judges in the several congressional senatorial representative and judicial districts composed of two or more counties or parts of two or more counties prescribing the manner of making and certifying the consolidated returns imposing certain duties on prothonotaries and county commissioners and fixing the compensation of such return judges" and the act approved the twelfth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred sixty) entitled "An act authorizing county commissioners to appoint return judges to cast up primary election returns in congressional senatorial and judicial districts" are hereby repealed in so far as they relate to judicial districts. All other acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

Nothing in this act shall be construed to repeal any of the provisions of an act approved the fifth day of May one thousand nine hundred and eleven entitled "An act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" or the amendments thereto nor to repeal any of the provisions of an act approved the twelfth day of July one thousand nine hundred and thirteen entitled "An act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the proper officers of the county or city of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expenses thereof" or the amendments thereto.

Section 13 Where by the provisions of this act the number of judges in any judicial district is decreased below the number to which such district is by law entitled at the date of the passage of this act the judges then in office shall continue to hold their offices until the end of their respective terms but no successor shall be elected to succeed the judge whose term first expires and after the expiration of the term of such judge the remaining judge or judges shall constitute the court of such district and the judge oldest in commission shall be the president judge of said court.

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Heaton,	Murdoch,	Vare,

Craig,
Crow,
Culbertson,
Daix,

Homsher,
Jones,
Joyce,
Leslie,

Norton,
Patton,
Phipps,

Weaver,
Whitten,
Woodward,

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

RECESS.

Mr. BUCKMAN. Mr. President, I move that the Senate do now take a recess until 10:45 A. M.

Mr. BALDWIN. Mr. President, I second the motion. The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

NOMINATIONS BY THE GOVERNOR.

The Secretary to the Governor being introduced, presented communication in writing from His Excellency, the Governor of the Commonwealth, which was read as follows:

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 23, 1921.
To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor hereby to nominate for the advice and consent of the Senate the following named persons to be Notaries Public for the Commonwealth of Pennsylvania for the term of four years, to compute from the date of their confirmation.

ALLEGHENY COUNTY.

Miss Mary E. Horne, Pittsburgh, Allegheny.
R. S. Marshall, Pittsburgh, Allegheny.

BERKS COUNTY.

Sherman H. Hoverter, Reading, Berks.

PHILADELPHIA COUNTY.

Alexander Adams, Philadelphia, Philadelphia.
John Adams, Jr., Philadelphia, Philadelphia.
Joseph M. F. Ryan, Philadelphia, Philadelphia.
Miss Louie E. Tanner, Philadelphia, Philadelphia.

WM. C. SPROUL.

EXECUTIVE SESSION.

By unanimous consent.

A motion was made by Mr. CROW,

That Rule 38 which requires nominations made by the Governor to be referred to proper committees be dispensed with, and the Senate do now resolve itself into Executive Session, for the purpose of acting on the foregoing nominations.

Which was agreed to.

Whereupon,

A motion was made by Mr. CROW,

That the Senate do advise and consent to said nominations.

On the question,

Will the Senate agree to the motion?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,
Baldwin,
Barnes,
Barr,
Berntheizel,
Boyd,
Buckman,
Christley,
Clark,
Craig,
Crow,
Culbertson,
Daix,

Davis,
DeWitt,
Donahue,
Einstein,
Eyre,
Gray,
Hackett,
Heaton,
Heaton,
Homsher,
Jones,
Joyce,
Leslie,

Long,
MacDade,
Marlow,
McClintock,
McConnell,
McNichol,
Miller, J. S.,
Miller, S. J.,
Murdoch,
Norton,
Patton,
Phipps,

Salus,
Schantz,
Service,
Sisson,
Smith,
Snyder,
Sones,
Stineman,
Vare,
Weaver,
Whitten,
Woodward,

NAYS—0.

Two-thirds of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Governor be informed accordingly.

Mr. CROW. Mr. President, I move that the Executive Session do now rise.

Mr. BUCKMAN. Mr. President, I second the motion. The motion was agreed to.

ELECTION OF PRESIDENT PRO TEMPORE.

Mr. CROW. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The chair hears none.

Mr. CROW offered the following resolution, which was twice read, considered and agreed to.

In the Senate, April 28, 1921.

Resolved, That the Senate do now proceed to the election of a President pro tempore, and that the Clerks act as Tellers.

Mr. CROW. Mr. President, I am instructed by a caucus of the Republican members of the Senate to place in nomination as its candidate for the office of President Pro Tempore during the interim the Honorable T. Lawrence Eyre of Chester County.

Mr. SMITH. Mr. President, I second the nomination.

Mr. SONES. Mr. President, I am directed by a caucus of the Democratic members of this body to place in nomination for the office of President Pro Tempore during the interim the Honorable W. Clayton Hackett, the Senator from Northampton.

Mr. CROW. Mr. President, I move that the nominations be now closed.

Mr. SONES. Mr. President I second the motion.

The motion was agreed to.

The PRESIDENT. The roll will be called by the Chief Clerk.

The roll was taken as follows:

FOR MR. T. LAWRENCE EYRE.

Aron,	Daix,	Long,	Salus,
Baldwin,	Davis,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Gray,	McConnell,	Smith,
Boyd,	Hackett,	McNichol,	Snyder,
Buckman,	Heaton,	Miller, J. S.,	Stineman,
Christley,	Herron,	Miller, S. J.,	Vare,
Clark,	Hornsher,	Murdoch,	Weaver,
Craig,	Jones,	Norton,	Whitten,
Crow,	Joyce,	Patton,	Woodward,
Culbertson,	Leslie,	Phipps,	

FOR MR. W. CLAYTON HACKETT.

DeWitt, Eyre, Sones,

The PRESIDENT. The Clerks agree in their tally, and the result of the ballot is Mr. T. Lawrence Eyre forty-seven votes and Mr. W. Clayton Hackett three votes. The Senator from Chester, Mr. T. Lawrence Eyre has received the vote of the majority of all the members of the Senate and is therefore declared elected to the office of President Pro Tempore of the Senate to serve during the interim beginning after this day's session has adjourned.

OATH OF OFFICE ADMINISTERED TO PRESIDENT PRO TEMPORE

The PRESIDENT. The chair appoints the Senator from Fayette, Mr. Crow, and the Senator from Northampton, Mr. Hackett, a committee to escort the Senator from Chester, Mr. Eyre, the newly elected President Pro Tempore of the Senate, to the bar of the Senate, where the oath of office will be administered by the Honorable William M. Hargest, President Judge of the Twelfth Judicial District.

Mr. CROW. Mr. President, we have the honor to present the Honorable T. Lawrence Eyre, of Chester County, the President Pro Tempore elect of the Senate, prepared to take the oath of office.

The oath was accordingly administered.

The PRESIDENT. Gentlemen of the Senate, I take very great pleasure in presenting to you your newly elected President Pro Tempore, the Honorable T. Lawrence Eyre, the Senator from Chester County.

Mr. EYRE. Mr. President, and gentlemen of the Senate, I regret that I do not command language adequate to express to you fully my keen appreciation and deep thanks for the honor that you have conferred upon me. I do deem it the greatest honor that can come to any man in public life in Pennsylvania to preside over this body, which I regard the greatest representative body in this country or in any other country. I recognize the responsi-

bility that this position brings to me. I recognize fully that I cannot hope to measure up to the high standard that has been set for me by those who have presided over this body as President Pro Tempore during my seat in this Chamber, but I know that you will be considerate of my mistakes. I know that you will give me your hearty, earnest co-operation and support. I want you to know that I am one of you at all times to assist you to the fullest extent of my ability. It seems to me that we have a great deal of constructive work before us in Pennsylvania. Less than two months ago a Republican Administration came into existence in Washington on a platform of the economical administration of public affairs, and it seems to me that we of Pennsylvania should do our utmost to follow that example. I am of the opinion that the judiciary of the state of Pennsylvania has far more occupants than is required for the services that are expected of them in this state. I am of the opinion that there is in the state of Pennsylvania many overlapping departments, and I believe that during the interim between now and the next session of the Legislature of Pennsylvania that we should all give to this subject our best thought in order that we may provide legislation at the next session of the legislature that will cure any evil that exists in this direction, and that we may save to the taxpayers of Pennsylvania many thousands, yes hundreds of thousands, or millions of dollars that can be so advantageously expended for the perpetuation of the splendid school system that has been outlined in Pennsylvania by the present splendid state administration, and that we contribute to the Forestry Department to promote the Forestry interests and carry out all the good things that have been started during the administration that we have now in existence.

Again thanking you, the Senate is now ready to proceed to any business before it.

HOUSE MESSAGE.

RESOLUTION RELATIVE TO CONDITION OF NEGROES IN THE SOUTHERN STATES.

The Clerk of the House of Representatives being introduced, presented extract from the Journal of the House of Representatives which was twice read as follows, considered and agreed to:

Whereas The condition of the negroes in the southern states in a great many cases amounts virtually to slavery and

Whereas Frequent outrages are perpetrated by the white people of those states against negroes in order to prevent the giving testimony in proceedings under the peonage laws of the United States therefore

Resolved (if the Senate concur) That the General Assembly of the Commonwealth of Pennsylvania hereby urges upon the Federal Department of Justice the necessity of instituting a rigorous and exhaustive investigation of peonage in all of the southern states and the bringing to justice and punishment of all persons guilty of practicing peonage

The Secretary of the Commonwealth is hereby directed to forward a copy of this resolution to the Department of Justice of the United States

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE RECEDES FROM ITS NON-CONCURRENCE TO AMENDMENTS MADE BY THE SENATE TO HOUSE BILL NO. 1237.

He also presented communication from the House of Representatives, informing the Senate that the House of Representatives has receded from its non-concurrence in amendments made by the Senate to House Bill No. 1237, entitled:

An Act amending an act approved the thirteenth day of May one thousand eight hundred and eighty-seven entitled "An act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixture thereof" by prohibiting the manufacture sale offering for sale transportation importation exportation furnishing or possession for beverage purposes of anything determined and found to be intoxicating by Act of Congress passed pursuant to and in the enforcement of the Constitution of the United States of America and by restraining and regulating the sale of vinous spirituous malt or brewed liquors or any admixtures thereof fit for beverage purposes other than such as are from time to time determined and found to be intoxicating by any such Act of Congress

HOUSE CONCURS IN SENATE BILL NO. 862.

He also returned to the Senate, Senate Bill No. 862, entitled:

An Act to amend section two of the act approved the twelfth day of July one thousand nine hundred thirteen (Pamphlet Laws seven hundred and eleven) entitled "An act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the proper officers of the county or city of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expenses thereof

with the information that the House has passed the same without amendment.

SENATE BILL NO. 169 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 169, entitled:

An Act to amend section one of an act entitled "An act making it unlawful for any individual or individuals to carry on or conduct any business under an assumed or fictitious name style or designation unless upon the filing of a certificate to that effect in the office of the Secretary of the Commonwealth and of the prothonotary requiring county commissioners at the expense of the county to provide books for the entry of such certificates fixing the fees of the Secretary of the Commonwealth and prothonotary and providing penalties" approved the twenty-eighth day of June one thousand nine hundred and seventeen (Pamphlet Laws page six hundred forty-five)

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution were twice read, as follows:

Amend section 1, page 3, line 4, by inserting after the figure "1" the following "be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That"; also page 4, line 11, by striking out the following: "one hundred (\$100)" and inserting in lieu thereof the following "twenty-five (\$25.00)" also line 12, by inserting after the word dollars the following: "This act shall apply to all actions pending at the date of the passage of this act provided that the plaintiff in any such suit shall pay all costs accrued prior to compliance with the provisions of this act. Provided that this act shall not apply to any cases adjudicated at the date of the passage of this act"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

SENATE BILL NO. 891 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 891, entitled:

An Act to amend section five of an act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation"

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution were twice read, as follows:

Amend section 1, page 2, line 4, by striking out the words "paragraph five" and inserting in lieu thereof the words "so much" also line 22, by striking out the following "Section 5, Paragraph five" also page 3, line 1, by striking out "Section 5, Paragraph five".

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	Davis,	Long,	Salus
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

RESOLUTION OF THANKS TO HON. WILLIAM M. HARGEST.

Mr. SMITH. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The chair hears none.

Mr. SMITH offered the following resolution, which was twice read, considered and agreed to.

Resolved, That the thanks of the Senate be extended to the Honorable William M. Hargest, Judge of the Courts of Dauphin County, for his favor and courtesy in administering the oath of office to the newly elected President pro tempore, the Honorable T. Larry Eyre.

PRESENTATION OF TESTIMONIAL TO THE HONORABLE F. E. BALDWIN.

Mr. DAIX. Mr. President, and gentlemen of the Senate, there has been assigned to me this morning a very pleasant duty. You know sometimes we have, so to speak, honors thrust upon us and there are times when we are only too glad to have honors come our way. I will be voicing the sentiment of every man in the Senate of Pennsylvania, and I am here on behalf of the gentlemen to present a gift to a man that we not only highly esteem and honor, but a man that we love dearly, Senator Baldwin. Born in McKean County in 1866, starting out in this world to fight his way like every honest American boy has done, first a teacher in the public schools, and then by his own endeavor, without any outside help, worked his way on until he was able to take a law course and graduate from the University of Michigan. A delegate to the National Convention twice, a man esteemed not only in his own county but throughout the Commonwealth of Pennsylvania and when his county wanted to send a man to the Senate they picked our friend Frank E. Baldwin, and sent him. Elected to the Senate in 1908, re-elected in 1916 and re-elected again in 1920. Unassuming, quiet, modest, retiring, no bluster, no bluff in Frank E. Baldwin,—those wonderful characteristics for a gentleman. Sessions may come and go, sir, and other men will follow after you, but I doubt if there will be one who will come closer to us than you have done, sir. This gift from a monitory point of view is insignificant, but it represents something more. They tell me it is sterling silver. Well, it is just like you, sir, you are sterling and you are true. In course of time even sterling silver sometimes tarnishes and it loses its glitter, but your memory, sir, will never tarnish with us, and the glitter will never become dimmed. You have been a great friend to every one and there is an old saying,

"there are no friends like old friends." You will find those old friends will stick to you. So take this gift from us Frank, and remember we give it to you lovingly. Take it and God bless you."

Mr. BALDWIN. Mr. President and my esteemed fellow Senators, if there have been any clouds in the sky or thorns or brambles along the way in this Session that is so near its close we can surely say with the Poet that "It is fine today", and after all it is the todays that we are living as the tomorrows will take care of themselves.

It seems to me that we have had a rather pleasant and enjoyable session and as we come to its close it is with some regret that we will not meet and greet each other with the same regularity as during the past four months. I realize for one that I am going to miss all of you. If there are better fellows that are to be found than in this Senate Chamber, I for one confess that I do not know where to look for them.

I believe with all my heart that the Senate of Penn'a is one of the most ideal legislative bodies in the world and I am proud that I have been permitted to be associated with you, my fellow Senators, as one of its members. I shall always feel that I have been most highly honored by having been selected to preside over this Senate.

But as to the particular matter before us. How am I going to express my appreciation of this splendid gift? I realize that I am not able to. It seems to me that you have been far more liberal and generous than the speaker deserves. Your gift is appreciated far beyond my ability to express to you. While it has much of intrinsic value, this does not mean so much but the fact of its being a gift from my fellow Senators, under the circumstances that surround it, means every thing to me. It will be prized by my wife and self most highly as long as we shall live and thereafter kept as an heirloom by our kindred.

It will be my ambition to be worthy of the great confidence you have bestowed in me and your continued friendship and respect will be valued most highly. My sentiment might be expressed better in the lines of Sam Walter Foss:

"Let me live in my house by the side of the road,
Where the race of men go by,
They are good, they are bad, they are weak,
They are strong.
Wise, foolish, so am I.
Then why should I sit the scorner's seat
Or hurl the cynic's ban?
Let me live in my house by the side of the road,
And be a friend to man".

I feel that you men, who make up this Senate of Penn'a. are this kind of men and that your effort is at all times to strew gladness and goodness along the paths of men, fully realizing that we do not pass this way again.

I can only say: This beautiful gift is appreciated most thoroughly and your friendship, goodwill and respect is appreciated even more.

I trust that health, prosperity and happiness may attend each Senator of this Chamber.

PRESENTATION OF GAVEL TO HONORABLE F. E. BALDWIN.

Mr. SALUS. Mr. President, in rising here today I realize that there are fifty men representing fifty counties in the state of Pennsylvania, with fifty different ideas, with a feeling that for their own particular district they should do the best they can and fight out the battles for their localities along the line they think best. But there are two things in this hall that all combine as one thing, and that is listening to the prayer of the Chaplain, and paying attention to the sound of the gavel. The one looks after our hereafter and the sound of the gavel means much to Pennsylvania in the hands of a proper presiding officer, and well handled it means attention and decorum. It means that men are brought to their senses to do the right thing at the right time. When we come to consider that in the handling of this gavel Pennsylvania spent fifty seven million of dollars, and in addition to that takes care of the lives and happiness of its people, we most surely must come to the conclusion that the man who handles it, if it is to be handled properly, must be the right kind of a man, and in the last President Pro Tempore we saw in the handling of this gavel a firmness that was exemplified and kindness that was dignified, the calibre of a man, such as we have seldom seen before, and it gives me great

pleasure, on behalf of the Chief Clerk to hand this gavel to our former presiding officer. This silver may mean much, this silver may look good in his home and to his friends, and here I hand this over to him, Pennsylvania's destiny in the last two years, Mr. Baldwin.

Mr. BALDWIN. Mr. President and my fellow Senators, I accept the gift in the same spirit that it has been presented and assure you that it means very much to me. Other honors have come to me but none that I appreciate more highly than that which this one signifies—to be permitted to preside over such a body as the Senate of Penn'a I deem an high honor indeed.

The gavel is an emblem of authority in the hands of a presiding officer and should be used with impartiality and fairness. As your presiding officer it has been my endeavor to use it in this manner.

To me the Senate of Pennsylvania represents one of the most ideal legislative bodies in the world and to have been found worthy of wielding the gavel, by my fellow Senators, over such a body of men is a very great honor and pleasure, the remembrance of which will never be effaced.

It has been said that symbolically the gavel might be used to divest our minds and consciences of the vices and superfluities of life, thereby better fitting us as living stones for that spiritual temple, that house not made with hands, eternal in the Heavens.

I am sure none of us but what are better for having been associated with the men who make up the membership of this Senate. I need not say that it will always be my ambition to be worthy of such fellowship as I have found in this Senate Chamber at all times.

I can only say again that I thoroughly appreciate your friendship, support and co-operation in which you have always been so generous and magnanimous.

This gavel will be prized as long as I shall live and always associated with you, my fellow Senators, whose esteem and respect I shall continue to value most highly.

It is appreciated.

You are appreciated.

PRESENTATION OF TESTIMONIAL TO HONORABLE JAMES B. WEAVER.

Mr. PATTON. Mr. President, during four sessions of this Senate I have been a member of the Judiciary General Committee and I have served in that committee under the distinguished member of Congress, Senator Clark, from Erie, and under the distinguished President Pro Tempore of this Chamber. They carried on the business of the Judiciary General Committee with great ability, and I want to say to you, sir, that it is to the Judiciary General Committee that we looked to bring out, create and build up the great concerns of the state. They have been handled in this session by the distinguished Senator from Westmoreland County, I speak of Senator Weaver; The members of the Judiciary General Committee appreciating thoroughly his ability and his dignity and his fairness, and his gentlemanly qualities, and yet with a strong hand guided this business right through the session, and it has brought out from that committee splendid results. They have procured a small testimonial, which has been accepted by him, I think, in the shape of a beautiful rug which could not be brought here, but I want to say, sir, that when his feet press that rug it will remind him that coming from each and every heart of the members of the Judiciary General Committee is the wish for him, sir, that which I know he wishes for all of us, a future of health, a future of prosperity, long life and happiness.

Mr. WEAVER. Mr. President, and my colleagues of the Senate of Pennsylvania. I am reminded by what Senator Patton has said of a somewhat humorous statement I once heard the great Reverend P. C. Hansen, Pastor of the first Baptist Church of Chicago, and later of Boston. It was this; "I would rather have a little taffy while I live, than so much epitaphy after I am dead". While it is humorous it does convey a meaning underneath the surface. I think the Committee on Judiciary General has exercised splendid judgment in having this little address made to me by Senator Patton, of Philadelphia. I have regarded him, and I know the Committee regarded him, as the grand old man of the Judiciary General Committee. He is a representative of that remnant, that mighty host of the 60's, and inasmuch as Memorial Day is not now so

far distant, it is born in my mind that every year they are marching slower, every year they are bending lower, every year the muscle stirs the hearts of older men, every year the flags above them seem to bless and love them, they are moving to the future where they will never march again. While Senator Patton is rather a young old man, he is to us the grand old man of our committee. I would not have my fellow Senators, and especially the members of my committee who have made this gift to me, think for a moment, that I am unmindful of the gift itself. It is of no inconsiderable value, and I think good judgment has been used in giving me something that will be of good use to my good wife, Mrs. Weaver, and myself, probably lasting during the years of our lives, but I am reminded that the sentiment expressed in what Senator Patton has said and the kind feeling evidenced by the gift, it was worth more to me incomparable more than ten times any gift that might have been given me here. I think that we need to encourage the same kind of things and doing the saying of kindly things and the doing of kindly things more than anything else, and just now there comes to my mind another piece of poetry which perhaps is not so good as poetry, but it undoubtedly is good sentiment:

If with pleasure you are viewing any work a man is doing
If you like him or you love him, tell him now
Don't withhold your approbation
Till the Parson makes oration
As he lies with snowy lilies o'er his brow
For no matter how you shout it,
He won't really care about it
He won't know how many tear drops you have shed
If you think some praise is due him,
Now's the time to slip it to him
For he cannot read his tombstone when he's dead.

Now in closing, I want to thank you again my fellow members of the Judiciary General Committee, for this gift, and I want to thank you for something which is incomparably better and more lasting in my memory, and that is the loyalty with which you treated me during the session now coming to an end. Some person has been kind enough to say that I was a fair chairman, and if I have been, in their wisdom, at least a fair chairman, I have presided over a most unusual committee, and I think that any success I have made is due much more to the qualities of the members of that committee than anything I have been able to do.

PRESENTATION OF TESTIMONIAL TO HONORABLE T. LARRY EYRE.

Mr. CRAIG. Mr. President, and gentlemen of the Senate, long before I became a member of the Senate, I realized full well the sacrifices that any man has to make to serve his people, and wondered what compensation there could be adequate to the sacrifice they were making. I thought of the long hard campaign, the nights and days spent away from home, the weariness and strain and suspense of a fight. I thought of the burden of discharging his duties after he had been elected, the hard work, the endless hours of toil, trying to please the people he was serving. I thought of the almost absolute lack of home life, loss of sleep, and often times of health, and I realized too full well that the salary he received for discharging his duties never amounted to much, and I wondered what it might be that took men into the political arena and kept them there. Mr. President, before the first session of which I was a member of this body had passed into history, I had found my answer. I knew then, and am more firmly convinced now just why we all do those things. I suppose there have been very few members of this body who very willingly stayed at home, who willingly gave up his seat here, and I understand why. Of course, to every one of us there is the self-satisfaction of having served our people well, but the man in public life who would be satisfied with the self-assurance that he has done his duty well is doomed to bitter disappointment. I have come to realize that there is an insurmountable something that keeps him here. I do not know that I can tell you what it is but I do know that comradeship, that friendliness, that comes into intimate association with the men whom we meet here means more to us than almost anything else in our lives. When the time comes that our people at home suggest to us that we ought make way for somebody else,

the memory of the good fellows we have met and been associated with here, I believe, gentlemen of the Senate, will last with us longer, than our self-gratification of having performed our duties. When the time comes that we have to sit by our fireside and feed our souls on the days that have gone by, it certainly seems to me we will get a lot of pleasure out of going over in our minds the pleasant and intimate associations that we have met here. It is characteristic of this body that only the kind of men come here that we are glad to know and glad to remember after we are gone. Gentlemen of the Senate, the Chairman of the Appropriations Committee in this session of the Senate, I am sure you will agree with me, is one of those men who in his chairmanship of that committee has to fill what is probably the most important post in the General Assembly. He must please forty-nine fellow members, and you know that we pester the life out of him, we are continually bothering him. He must do more than that, he must please the interests of the state, the organizations of the state that are dependent on the General Assembly for the appropriation with which they conduct their business. Not only must he please us and our constituents, but he must so wisely administer the financial affairs of his office that the prosperity of the state may continue, and that its business may expeditiously be forwarded, and that, my fellow Senators, is a man-sized job. The members of the Appropriations Committee at this session of the Senate agree that the duties devolving upon the Chairman have been performed in that manner, and as we would like to have them performed. Our Chairman has been uniformly and consistently courteous to us. He has taken us into his confidence in the things in which we were interested, has asked us to work out with him a financial policy that pleases us and our people, and at the same time that it is creditable to the committee and to the state. We think he has been succeeded well, and as a slight testimonial of the esteem in which we hold him, and in appreciation of his courtesy and kindness to us, we are presenting this slight token to our chairman, the present President Pro Tempore, the Honorable T. Larry Eyre, and we ask him to accept it in the spirit in which we give it to him, and can only say this to him, that we hope his memory of us will be as pleasant to him as our memories of him are to us.

The PRESIDENT. (Lieutenant-Governor Edward E. Beidleman) in the Chair.

Mr. EYRE. Mr. President, and fellow members of the Appropriations Committee, my heart is touched. I am filled with gratitude to my associates on that committee. The words that have been spoken by my esteemed friend, the distinguished Senator from Beaver, have touched deeply, and are more priceless to me than all the gold contained in the United States treasury. To have been associated with the Appropriations Committee of this body was to me not only an honor but a privilege, and whatever success the Appropriations Committee has attained in this session of the legislature in the Senate, has been due to the generosity, the fairness and the magnanimity of the members of that committee. They have been loyal to the chairman, they have been just and reasonable. Each and every member of the Appropriations Committee, realizing the condition of the State Treasury, realizing the necessity for money in every direction, only asked for the minimum amount that the institutions in their districts were compelled to have. It is indeed a pleasure in the closing hours of this session, in the winding up of the affairs of the Appropriations Committee, to know that your work has been sanctioned by the members of the Appropriations Committee and the members of the Senate generally, and your work has likewise been approved in every instance, I believe, by the House of Representatives of this body. Mrs. Eyre insists in my home on having flowers on the table, whether she has anything else or not, but the fragrance of the flowers that I know will fill these beautiful vases, will come no where equal to the fragrance of the friendship of the members of the Appropriations Committee that prompted the giving of the gift to Mrs. Eyre and myself, and in conclusion, my friends, I thank you in the name of Mrs. Eyre, as well as myself, from the depths of my heart for this token of friendship and appreciation.

PRESENTATION OF TOKEN TO HONORABLE EDWARD W. PATTON.

Mr. SALUS. Mr. President, as we all know, the giving of gifts to the various chairmen has been the practice for some time and the chairmen of these various committees I know are thankful, but they are not expressed because it has been the custom, I have been given the honor to deviate from that custom here today. It seems that when the Honorable Frank E. Baldwin, appointed the various chairmen of the various committees of this Senate he forgot to name a certain committee, and I think, after due deliberation, that he did not forget, but he thought it was beyond his power to name the chairman of this particular committee, because after all the chairman of the committee that I am about to mention must be God Almighty Himself. It is the chairman of the committee on Brotherly Love, and Humanity, and, as a member of that committee, appointed by my fellow Senators, it becomes my duty to go out of the regular line and present a small token of our affection to another one of our members, and to this particular member it will be a surprise. There are forty-nine besides myself, and I do not believe that the particular member could pick himself at this time if he saw fit. It has been our good pleasure to associate with this particular member in this Senate, and in our association we have been able to look back into time and connect the history of this great Country of ours, from the Civil war to the present, covering a period of three wars, and there remains in this body but one member of the civil war, and that is the Honorable Edward W. Patton of Philadelphia. It has become my pleasant duty, on behalf of some of our members, to present him with a little token of our affection, and before doing that there comes to my mind, and I am going to read it to you now, a little piece of poetry. I am not going to read the whole of it because I do not want to embarrass him, but it is the old piece of poetry called "boys" by Oliver Wendell Holmes, I know that the members of the Senate will agree with me that when he wrote this piece he must have had some such character as the Honorable Edward W. Patton in his mind:

"You hear that boy laughing? You think he's all fun;
But the angels laugh, too, at the good he has done;
The children laugh loud as they troop to his call,
And the poor man that knows him laughs loudest of all;

Yes, we're boys,—always, playing with tongue or with pen,—
And I sometimes have asked,—Shall we ever be men?
Shall we always be youthful, and laughing and gay,
Till the dear last companion drops smiling away?

Then here's to our boyhood, its gold and its gray,
The stars of its winter, the dews of its May;
And when we have done with our life—lasting toys,
Dear Father, take care of thy children: The Boys."

Mr. PATTON. Mr. President, and my fellow members of the Senate in my experience in this Senate I have never before seen a member so highly honored as you have honored me to-day. The Chairman of the Committees, the President Pro Tempore, the President of the Senate, the Governor of the state of Pennsylvania, have all been honored time and again; but to pick an old fellow out and so singly honor him as you have done here to-day, is indeed both affecting and very hard to answer. I know not why I should be picked out. Simply because I am the last leaf on the tree? I hope not. In fact, I may say I know not, because I believe that I have possessed the affection of every member of this Senate, and in returning my thanks for this honor, I can only say I do not know what this is, I had no intimation whatever of this, but whatever it is it shall remain with me as the choicest memento of my whole life. The members of the Senate of Pennsylvania, gathered as they are from all quarters of the State are a distinguished body the greatest legislative body in Pennsylvania, and coming as they do from those different parts of the state, there must be something big in them to have brought them here, and I want to say to you, sir, that if I were a rich man instead of a poor one, I would say very very frankly that there is no place on earth where I could be happier than being a member of this Senate. I thank my constituents for sending me here, even though the second time was against my own will, but I am here to-day, and I believe I have tried to do my duty, and knowing that I have the affection of every member of the Senate, I thank you one and all.

HOUSE MESSAGE.

SENATE BILL NO. 290 RETURNED WITH AMENDMENTS.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 290, entitled:

A Joint Resolution proposing an amendment to article three (III) of the Constitution of the Commonwealth of Pennsylvania

with the information that the House has passed the same with amendment, in which the concurrence of the Senate is requested.

Said amendment having been printed as required by the Constitution was twice read, as follows:

Amend section 1, page 2, line 1, by striking out the following "cities and school districts shall not be divided into more than seven classes and boroughs into not more than five classes" and insert in lieu thereof the following "shall not be divided into more than eight classes cities into not more than seven classes school districts into not more than five classes and boroughs into not more than three classes."

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	Davis,	Long,	Salus
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Scnes,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Dalx,	Leslie,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

QUESTION OF PERSONAL PRIVILEGE.

Mr. WEAVER. Mr. President, I rise to a question of personal privilege.

The PRESIDENT. The Senator from Westmoreland, Mr. Weaver will state his question of personal privilege.

Mr. WEAVER. Mr. President, it is this. It would be a thing inconceivable and intolerable that this Senate should finally adjourn and nothing be said about W. Harry Baker and his associates at the desk. It is true they have received a great many more presents in the past than perhaps I have, but they are much more deserving in praise and presents too than I have been, and it came home to me that we would be apt to go and likely to forget. Unfortunately my disposition has been to wait for other fellows and I calculated perhaps I had better not let it master me in this case. Take Mr. Baker as a fair representative of the class of those at the desk, I know that I would have been helpless on many occasions since I have come into this Senate if it had not been for the assistance of Mr. Baker and his associates. I have been given credit back home for things I have done and I have done them by proxy, but they have given the punch that put those matters over the top, and I think it is only fair and just, and I know you will hasten to do it and be glad, for there is not a man in this Senate Chamber, or a member of this body, who does not love Mr. Baker and his associates equally as much as I do. I, therefore, move that a rising vote of thanks be given to Mr. Baker and his associates for their inestimable services, not only to this body, but to the State of Pennsylvania.

Mr. BALDWIN. Mr. President, I second the motion.

The motion was agreed to.

The PRESIDENT. The Chair takes very great pleasure in calling upon the best asset the Senate of Pennsylvania ever had or ever will have in its history or in the memory of man, Mr. W. Harry Baker.

Mr. BAKER. Mr. President and friends, I do not know what to say after such tremendous applause. I am sure if I have pleased you in what little I have done for you in

connection with my work, it was a great pleasure for me to do it. It would not be possible for me or any person else to do what I have done unless I had good assistants. The people at the desk, the boys in the transcribing room and all the employees in the Senate have stood by me loyally and for that reason I was able to do for you what I have done, and on their behalf, as well as my own, I want to express appreciation for your kind remarks and rising vote of thanks.

HOUSE MESSAGES.

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 845.

The Clerk of the House of Representatives being introduced, presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 845, entitled:

An Act creating a State Fair Commission for the Commonwealth of Pennsylvania defining its duties and making an appropriation therefor

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 864.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 864, entitled:

An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-one and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-one

HOUSE CONCURS IN AMENDMENTS TO HOUSE BILL NO. 1505.

He also presented communication from the House of Representatives, informing the Senate that the House has concurred in amendments made by the Senate to House Bill No. 1505, entitled:

An Act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs by the Secretary of Agriculture providing for the enumeration of dogs by assessors regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done to livestock and poultry by dogs and for the illegal killing of licensed dogs and the payment of such damages by the Commonwealth imposing powers and duties on certain State county city borough town and township officers and employees directing the payment of all moneys collected into the State Treasury and making an appropriation thereof and providing penalties

RECESS.

Mr. VARE. Mr. President, I move that the Senate do now take a recess for one hour.

Mr. CROW. Mr. President, I second the motion.
The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

HOUSE MESSAGE.

HOUSE CONCURS IN SENATE BILL NO. 34.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 34, entitled:

An Act to ascertain and appoint the fees to be received by the recorder of deeds in and for the counties in this Commonwealth containing more than one million five hundred thousand (1,500,000) inhabitants

with the information that the House has passed the same without amendment.

SENATE BILL NO. 840 RETURNED WITH AMENDMENT.

He also returned to the Senate, Senate Bill No. 840, entitled:

An act to amend an act approved the sixteenth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred and eighty-two) entitled "An act creating a Board of Commissioners of Public Grounds and Buildings providing for the appointment of a Superintendent of Public Grounds and Buildings and subordinate officers and employees and fixing their salaries defining the powers and duties of the board and the superintendent with regard to contracts for and the furnishing of furniture furnishings stationery supplies paper and fuel for the executive and legislative branches of the State government and the Executive Mansion the supervision of the Capitol grounds and buildings the State Arsenal and Executive Mansion and repairs alterations and improvements thereto and to other buildings land and property of the State the disposal of unserviceable personal property of the Commonwealth the renting of office rooms outside of the Capitol the bonding of officers and employees of the Commonwealth and the supervision of the erection of and repairs and additions to State institutions and the expenditure of funds therefor and repealing supplied and inconsistent laws"

with the information that the House has passed the same with amendments in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend section 1, page 5, line 10, by inserting after the word "annum" the following: "For operating the mechanical plant One skilled chief engineer at a salary of three thousand dollars (\$3,000) per annum one skilled assistant chief engineer at a salary of two thousand one hundred and sixty dollars (\$2,160) per annum three assistant engineers at a salary of fifteen hundred and sixty dollars (\$1,560) each per annum eight firemen at a salary of thirteen hundred and twenty dollars (\$1,320) each per annum one skilled electrician at a salary of eighteen hundred dollars (\$1,800) per annum one assistant electrician at a salary of thirteen hundred and twenty dollars (\$1,320) per annum three wiremen at a salary of twelve hundred dollars (\$1,200) each per annum three pump-runners at a salary of thirteen hundred and twenty dollars (\$1,320) each per annum one skilled elevator machinist at a salary of eighteen hundred dollars (\$1,800) per annum one helper for elevator machinist at a salary of one thousand two hundred dollars (\$1,200) per annum one competent steamfitter at a salary of fifteen hundred dollars (\$1,500) per annum one helper for steamfitter at a salary of one thousand two hundred dollars (\$1,200) per annum one helper for engine room at a salary of nine hundred and sixty dollars (\$960) per annum one experienced plumber at a salary of fifteen hundred dollars (\$1,500) per annum one plumber helper at a salary of one thousand two hundred dollars (\$1,200) per annum and two motor tenders at a salary of one thousand and eighty dollars (\$1,080) each per annum All of the employees of the mechanical plant shall be under the direct control and supervision of the "chief engineer" also page 6, line 7 by striking out the words "eighteen hundred" and inserting in lieu thereof the words "two thousand"; also by striking out "\$1,800" and inserting in lieu thereof "\$2,000"; also line 8 by striking out the words "eighteen hundred" and inserting in lieu thereof the words "two thousand"; also line 9 by striking out "\$1,800" and inserting in lieu thereof "\$2,000" also line 10 by striking out the word "thirteen" and inserting in lieu thereof the word "fifteen"; also by striking out the words "and twenty"; also by striking out "\$1,320" and inserting in lieu thereof "\$1,500"; also line 12 by striking out the word "fifteen" and inserting in lieu thereof the word "seventeen"; also by striking out "\$1,500" and inserting in lieu thereof "\$1,700"; also line 13 by striking out the word "thirteen" and inserting in lieu thereof the word "fifteen"; also by striking out the words "and twenty"; also line 14 by striking out "\$1,320" and inserting in lieu thereof "\$1,500"; also line 15 by striking out the words "eighteen hundred" and inserting in lieu thereof the words "two thousand"; also by striking out "\$1,800" and inserting in lieu thereof "\$2,000" also line 16 by striking out the word "thirteen" and inserting in lieu thereof the word "fifteen"; also line 17 by striking out the words "and twenty"; also by striking out "\$1,320" and inserting in lieu thereof "\$1,500"; also line 18 by striking out the word "fifteen" and inserting in lieu thereof the word "seventeen"; also by striking out "\$1,500" and inserting in lieu thereof "\$1,700"; also line 19 by striking out the word "twelve" and inserting in lieu thereof the word "thirteen"; also line 20 by inserting after the word "hundred" the words "and twenty"; also by striking out "\$1,200" and inserting in lieu thereof "\$1,320"; also line 21 by striking out the word "eleven" and inserting in lieu thereof the word "twelve"; also by striking out "\$1,100" and inserting in lieu thereof "\$1,200"; also line 23 by striking out the word "fifteen" and inserting in lieu thereof the word "eighteen"; also by striking out "\$1,500" and inserting in lieu thereof "\$1,800"; also line 24 by striking out the word "twelve" and inserting in lieu thereof the word "thirteen"; also line 25 by inserting after the word "dollars" the words "and twenty"; also by striking out "\$1,200" and inserting in lieu thereof "\$1,320"; also line 26 by striking out the word "thirteen" and inserting in lieu thereof the word "fifteen"; also by striking out the words "and twenty"; also line 27 by striking out "\$1,320" and inserting in lieu thereof "\$1,500"; also line 28 by striking out the word "twelve" and inserting in lieu thereof the word "thirteen"; also by inserting after the word "hundred" the words "and twenty"; also by striking out "\$1,200" and inserting in lieu thereof "\$1,320"; also line 29 by striking out the word "thirteen" and inserting in lieu thereof the word "fifteen"; also by striking out the words "and twenty"; also page 7, line 1, by striking out "\$1,320" and inserting in lieu thereof "\$1,500"; also line 2 by striking out the word "thirteen" and in-

serting in lieu thereof the word "fifteen" also by striking out the words "and twenty"; also by striking out "\$1,320" and inserting in lieu thereof "\$1,500"; also line 3, by striking out the word "thirteen" and inserting in lieu thereof the word "fifteen"; also by striking out the words "and twenty"; also line 4 by striking out "\$1,320" and inserting in lieu thereof "\$1,500"; also line 23 by inserting after the word "annum" the following:

For operating the mechanical plant One skilled chief engineer at a salary of three thousand dollars (\$3,000) per annum one skilled assistant chief engineer at a salary of two thousand one hundred and sixty dollars (\$2,160) per annum three assistant engineers at a salary of fifteen hundred and sixty dollars (\$1,560) each per annum eight firemen at a salary of thirteen hundred and twenty dollars (\$1,320) each per annum one skilled electrician at a salary of two thousand dollars (\$2,000) per annum one assistant electrician at a salary of fifteen hundred dollars (\$1,500) per annum three wiremen at a salary of thirteen hundred and twenty dollars (\$1,320) each per annum three pump-runners at a salary of thirteen hundred and twenty dollars (\$1,320) each per annum one skilled elevator machinist at a salary of two thousand dollars (\$2,000) per annum one helper for elevator machinist at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one competent steamfitter at a salary of fifteen hundred dollars (\$1,500) per annum one helper for steamfitter at a salary of thirteen hundred and twenty dollars (\$1,320) per annum one helper for engine room at a salary of ten hundred and eighty dollars (\$1,080) per annum one experienced plumber at a salary of eighteen hundred dollars (\$1,800) per annum one plumber helper at a salary of thirteen hundred and twenty dollars (\$1,320) per annum and two motor tenders at a salary of one thousand and eighty dollars (\$1,080) each per annum All of the employees of the mechanical plant shall be under the direct control and supervision of the chief engineer

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	Davis,	Long,	Salus
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE CONCURS IN SENATE BILL NO. 956.

He also returned to the Senate, Senate Bill No. 956, entitled:

An Act supplementary to an act entitled "An act granting to water power companies and other corporations owning or controlling water power authority to develop and distribute electric power by means of their water power and to erect construct and maintain the necessary buildings plant and apparatus for that purpose" approved the second day of July one thousand eight hundred ninety-five (Pamphlet Laws four hundred twenty-five) by extending the power of every corporation heretofore organized or hereafter to be organized for that purpose of supplying water power to the public and granting to every such corporation the power to appropriate property outside the limits of public streets lanes alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service accommodation convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 970.

He also returned to the Senate, Senate Bill No. 970, entitled:

An Act amending an act entitled "A supplement to an act entitled 'An act for the government of cities of the second class' approved the seventh day of March Anno Domini one thousand nine hundred and one creating and regulating a city the city and for three miles beyond the city limits and regulating the laying out of plans of lots within the limits of the city" approved the tenth day of June Anno Domini one thou-

sand nine hundred and eleven by providing the method of appointment and terms of office of the members of the city planning department and that all plans of streets for public use shall be submitted to and approved by this department

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 973.

He also returned to the Senate, Senate Bill No. 973, entitled:

An Act to amend an act entitled "An act amending section nine of an act entitled 'An Act in relation to the laying out opening widening straightening extending or vacating streets and alleys and the construction of bridges in the several municipalities of this Commonwealth the grading paving macadamizing or otherwise improving streets and alleys providing for ascertaining the damages to private property resulting therefrom the assessment of the damages costs and expenses thereof upon the property benefited and the construction of sewers and payment of the damages costs and expenses thereof including damages to private property resulting therefrom' approved May sixteenth Anno Domini one thousand eight hundred and ninety-one enabling municipal corporations to lay out open widen extend and vacate streets or alleys upon petition or without petition of property owners as amended by the act approved the twenty-second day of May Anno Domini one thousand eight hundred and ninety-five providing for the approval of ordinances by the city recorder and the publication of the ordinances approved the nineteenth day of March Anno Domini one thousand nine hundred and three (Pamphlet Laws thirty-five)" providing that the ordinances may require that no building may be built or altered except to conform to the lines fixed by the widening or straightening ordinances and that in such case the landowner's right of action shall not accrue until actual occupancy by the municipality or the locating or relocating of the building to conform to the new lines

with the information that the House has passed the same without amendment.

RECESS.

Mr. EYRE. Mr. President, I move that the Senate do now take a recess for five minutes.

Mr. MACDADE. Mr. President, I second the motion.

The motion was agreed to.

AFTER RECESS.

The PRESIDENT. The time of recess having elapsed the Senate will be in order.

RESOLUTION TO DISCHARGE STANDING COMMITTEES OF THE SENATE.

Mr. SMITH. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The chair hears none.

Mr. SMITH offered the following resolution, which was twice read, considered and agreed to:

In the Senate, April 28, 1921.
Resolved, That at the close of today's session the standing committees of the Senate be discharged from the consideration of all bills in their custody, and that the Chairman of each Committee return the bills to the Chief Clerk of the Senate.

RESOLUTION OF THANKS TO THE LIEUTENANT-GOVERNOR,
EDWARD E. BEIDLEMAN.

Mr. DAIX. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The chair hears none.

Mr. DAIX offered the following resolution, which was twice read, considered and agreed to:

In the Senate, April 28, 1921.
Resolved, That the thanks of the Senate be tendered to Lieutenant Governor Edward E. Beidleman, for the able and impartial manner in which he performed the arduous duties of his office during the session of this body now about to close.

RESOLUTION OF THANKS TO THE HONORABLE FRANK E. BALDWIN,
PRESIDENT PRO TEMPORE.

Mr. SISSON. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The chair hears none.

Mr. SISSON offered the following resolution which was twice read, considered and agreed to:

In the Senate, April 28, 1921.
Resolved, That the thanks of the Senate be tendered to the Honorable Frank E. Baldwin, President pro tempore of the Senate, for the able and impartial manner in which he has performed the arduous duties of his office during the session now about to close.

RESOLUTION OF THANKS TO THE CHAPLAIN.

Mr. PHIPPS. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The chair hears none.

Mr. PHIPPS offered the following resolution which was twice read, considered and agreed to:

In the Senate, April 28, 1921.
Resolved, That the thanks of the Senate be tendered to Reverend Benjamin F. Bungard, Chaplain of the Senate.

CONCURRENT RESOLUTION RELATIVE TO THE PRINTING OF THE JOURNAL OF THE TWO HOUSES.

Mr. SERVICE. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The chair hears none.

Mr. SERVICE offered the following resolution, which was twice read, considered and agreed to.

In the Senate, April 28, 1921.
Resolved, (if the House of Representatives concur) That the Chief Clerk of the Senate and House of Representatives be directed to have the copy of the Journals of the two Houses of this session prepared and placed in the hands of the Superintendent of Public Printing and Binding within thirty days after the close of the session, and the Superintendent of Public Printing and Binding is hereby directed to have the said Journals printed, bound and delivered to the Chief Clerks of the Senate and House of Representatives within ninety days after the receipt of the copy therefor.

Ordered that the Clerk present the same to the House of Representatives for concurrence.

RESOLUTION OF THANKS TO OFFICERS AND EMPLOYEES OF THE SENATE.

Mr. HEATON. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The chair hears none.

Mr. HEATON offered the following resolution which was twice read, considered and agreed to.

In the Senate, April 28, 1921.
Resolved, That the thanks of the Senate be tendered to W. Harry Baker, Secretary; William P. Gallagher, Chief Clerk; Eugene Phillips, Assistant Clerk; Herman P. Miller, Senate Librarian; Alex S. Cooper, Assistant Librarian; Arthur J. Lyons, Journal Clerk; John McKrown, Assistant Journal Clerk; James F. McKenna, Executive Clerk; J. Hauer Reinohl, Message Clerk; Charles S. Salin, Sergeant-at-Arms, and all other officers and employees of the Senate, for the able manner in which they attended to the duties of their respective offices, and the uniform courtesy manifested by them toward all the Senators.

COMMITTEE TO NOTIFY THE HOUSE THAT THE SENATE IS READY TO ADJOURN SINE DIE.

Mr. SNYDER. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The chair hears none.

Mr. SNYDER offered the following resolution, which was twice read, considered and agreed to.

In the Senate, April 28, 1921.
Resolved, that a Committee of two Senators be appointed to notify the House of Representatives that the Senate is ready to adjourn sine die.

The PRESIDENT. The Chair appoints as such committee Messrs. Snyder and Homsher.

CONCURRENT RESOLUTION TO APPOINT COMMITTEE OF THE HOUSE AND SENATE TO INFORM THE GOVERNOR THAT THE GENERAL ASSEMBLY IS READY TO ADJOURN SINE DIE AT 12 O'CLOCK NOON.

Mr. MACDADE. Mr. President, I ask unanimous consent to offer a resolution at this time.

The PRESIDENT. Is there objection? The chair hears none.

Mr. MACDADE offered the following resolution, which was twice read, considered and agreed to.

In the Senate, April 28, 1921.
Resolved, (if the House of Representatives concur) That a committee of three be appointed to wait upon the Governor, in conjunction with a similar committee (if the House shall appoint such committee), and inform him that the General Assembly will be ready to adjourn sine die this day at twelve o'clock noon.

The PRESIDENT. The Chair appoints as such committee Messrs. MacDade, Leslie and Craig.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

HOUSE MESSAGES.

SENATE BILL NO. 87 RETURNED WITH AMENDMENTS.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 87, entitled:

An Act providing for the depositing of money with the clerk of the several courts of quarter sessions and over and terminer of this Commonwealth in lieu of bail and recognizances with surety or surities in criminal prosecutions desertion and non-support and surety of the peace cases pending in said courts and fixing the fees of the said clerk of the said courts

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution were twice read, as follows:

Amend the title line 7 by striking out the word "court" and inserting in lieu thereof the word "courts"; also section 2, page 2, line 28, by striking out the following "one per centum on the first five hundred dollars and one-half per centum for all"; also page 3 line 1 by striking out the following "additional amounts in excess thereof" and inserting in lieu thereof the following "one half of one per centum on all such moneys paid out with a minimum commission of three dollars"

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	Davis,	Long,	Salus
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Servie,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buekman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineinan,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Cuiberison,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE CONCURS IN SENATE BILL NO. 759.

He also returned to the Senate, Senate Bill No. 759, entitled:

An act relating to the fees of attorneys-at-law as part of the taxable costs in cases in the several courts of common pleas and on appeals to the Superior and Supreme Courts of this Commonwealth

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 858.

He also returned to the Senate, Senate Bill No. 858, entitled:

A Supplement to an act entitled "An act to amend an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April Anno Domini one thousand eight hundred and seventy-four providing for the incorporation and regulation of electric light heat and power companies" approved the eighth day of May Anno Domini one thousand eight hundred and eighty-nine by extending the powers of every corporation here-

tofore or hereafter incorporated for the supply of light heat and power or any of them to the public by electricity and of every corporation which has heretofore accepted the provisions of said act as provided therein and granting to every such corporation the power to appropriate property outside the limits of public streets lanes alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service accommodation convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation

with the information that the House has passed the same without amendment.

SENATE BILL NO. 942 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 942, entitled:

An Act giving the Insurance Commissioner supervision and control and authority to examine automobile protective or co-operative companies or associations issuing for money consideration policies or contracts guaranteeing attorneys' services to owners of motor vehicles in event of accident to persons or property by operation of motor vehicles or providing for the towing of damaged vehicles defining motor vehicles providing for cancellation provision in policies or contracts providing for semi-annual reports by companies or associations to the Insurance Commissioner and payment of examination expenses and filing fees providing for a reserve liability for unearned portion of premium or dues and for investment of funds in valid securities to protect the purchasers providing for filing of name and residence of solicitors employed requiring payment of tax to the Commonwealth of two per centum on all premiums or dues received requiring all such companies or associations now transacting business in this Commonwealth to register with the Insurance Commissioner and to come under provisions of the act fixing penalty for violations of the act providing for liquidation by the Insurance Commissioner in event of insolvency

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend the title line 1, by striking out the word "Banking" and inserting in lieu thereof the word "Insurance"; also line 11 by striking out the word "Banking" and inserting the word "Insurance"; also page 2 line 2 by striking out the word "Banking" and inserting in lieu thereof the word "Insurance"; also line 5 by striking out the word "Banking" and inserting in lieu thereof the word "Insurance"; also section 1, page 2, line 14 by striking out the word "Banking" and inserting in lieu thereof the word "Insurance"; also section 3, line 21 by striking out the word "Banking" and inserting in lieu thereof the word "Insurance"; also section 4, page 3, line 8, by striking out the word "Banking" and inserting in lieu thereof the word "Insurance"; also line 15 by striking out the word "Banking" and inserting in lieu thereof the word "Insurance"; also section 5, line 25 by striking out the word "Banking" and inserting in lieu thereof the word "Insurance"; also section 6, page 4, line 4 by striking out the word "Banking" and inserting in lieu thereof the word "Insurance"; also section 7, line 11 by striking out the word "Banking" and inserting in lieu thereof the word "Insurance"; also section 8, line 17 by striking out the word "Banking" and inserting in lieu thereof the word "Insurance"; also section 10, line 27 by striking out the word "Banking" and inserting in lieu thereof the word "Insurance"; also page 5, line 3 by striking out the word "Banking" and inserting in lieu thereof the word "Insurance".

On the question,

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	Davis,	Long,	Salus
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisgor,
Borntheizel,	Kyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Dalx,	Leslie,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered. That the Clerk inform the House of Representatives accordingly

HOUSE NON-CONCURS IN REPORT OF COMMITTEE OF CONFERENCE ON SENATE BILL NO. 958.

He also presented communication from the House of Representatives informing the Senate that the House has not adopted the report of the Committee of Conference on Senate Bill No. 958 entitled:

An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts

HOUSE CONCURS IN SENATE BILL NO. 952.

He also returned to the Senate, Senate Bill No. 952, entitled:

An Act to repeal an act approved the eighteenth day of July one thousand nine hundred nineteen (Pamphlet Laws one thousand and fifty-five) entitled "An act in relation to the public safety defense and welfare of the Commonwealth and of the United States continuing the Commission of Public Safety and Defense as a commission of public welfare prescribing its powers and duties and making an appropriation"

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 964.

He also returned to the Senate, Senate Bill No. 964 entitled:

An Act to further amend section eight of the act approved the seventeenth day of February one thousand nine hundred and six (Pamphlet Laws forty-five) entitled "An act to regulate the deposits of State funds to prescribe the method of selecting State depositories to limit the amount of State deposits to provide for the security of such deposits to fix the rate of interest thereon to provide for the publication of monthly statements of moneys in the general and sinking funds to declare it a misdemeanor to give or take anything of value for obtaining the same and prescribing penalties for violations of this act" by fixing the rate of interest to be paid by active and non-active depositories

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 956.

He also returned to the Senate, Senate Bill No. 956, entitled:

An Act, supplementary to an act entitled "An act granting to water power companies and other corporations owning or controlling water power authority to develop and distribute electric power by means of their water power and to erect construct and maintain the necessary buildings plant and apparatus for that purpose" approved the second day of July one thousand eight hundred ninety-five (Pamphlet Laws four hundred twenty-five) by extending the power of every corporation heretofore organized or hereafter to be organized for that purpose of supplying water power to the public and granting to every such corporation the power to appropriate property outside the limits of public streets lanes alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service accommodation convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 1064.

He also returned to the Senate, Senate Bill No. 1064, entitled:

A Supplement to the act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and sixty-two) entitled "An act providing for the creation and administration of a State fund for the insurance of compensation for injuries to employees of subscribers thereto declaring false oaths by the subscribers to be misdemeanors and providing penalties for the violation thereof" refunding to the general fund of the State Treasury all moneys appropriated for the organization and administration of the State Workmen's Insurance Fund

with the information that the House has passed the same without amendment.

SENATE BILL NO. 1061 RETURNED WITH AMENDMENTS.

He also returned to the Senate, Senate Bill No. 1061, entitled:

An Act amending section one of an act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire escapes fire extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution were twice read, as follows:

Amend the title line seven by striking out "sextinguishers" and insert in lieu thereof the word "extinguishers"; also section 1, page 2, line 6, by striking out the following "seventh day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred and six) entitled 'An act to further amend sections one and two of an act approved'" and inserting in lieu thereof the following "twentieth day of April one thousand nine hundred and twenty one entitled 'An act to amend section one of an act approved'"; also page 3, line 11, by striking out the following "to be approved by the Commissioner of Labor and Industry" and inserting in lieu thereof the following "in all cases required by the Commissioner of Labor and Industry and to be approved by him"; also line 13, by striking out "with" and inserting in lieu thereof the word "with"; also page 4, line 26, by striking out the word "one" and inserting in lieu thereof the figure "1"; also page 5, line 19, by striking out the following "to be approved by the Commissioner of Labor and Industry" and inserting in lieu thereof the following "in all cases required by the Commissioner of Labor and Industry and to be approved by him"; also page 7, line 2, by striking out "read" and inserting in lieu thereof the word "ready".

On the question.

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	Davis,	Long,	Salus
Baldwin,	DeWitt,	MacDade,	Schantz,
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson,
Berntheizel,	Eyre,	McConnell,	Smith,
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman,
Clark,	Herron,	Murdoch,	Vare,
Craig,	Hornsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE RECONSIDERS VOTE ON ADOPTION OF REPORT OF COMMITTEE OF CONFERENCE ON SENATE BILL NO. 958.

He also presented communication from the House of Representatives informing the Senate that the House has reconsidered the vote by which the report of Committee of Conference on Senate Bill No. 958, entitled:

An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts

was not adopted and has referred the bill to the Committee of Conference for further consideration.

COMMITTEE OF CONFERENCE ON SENATE BILL NO. 958, CONTINUED.

Mr. EYRE. Mr. President, I move that the Committee of Conference on Senate Bill No. 958 be continued for further consideration of the bill.

Mr. SMITH. Mr. President, I second the motion.

On the question.

Will the Senate agree to the motion?

Mr. EYRE. Mr. President, I want to say that the only difference between the Senate and the House on this bill refers to the number of judges in the Fifteenth Judicial District composed of Chester county. At the instance of myself the Senate wrote into this bill, "one judge", and the House amended it to read "two judges". I was abso-

lutely honest and sincere in my purpose to save the Commonwealth of Pennsylvania unnecessary expenditures. I believed then and I am equally of the belief that one judge could do all the work of the Fifteenth Judicial District and have ample time for himself. In the year 1921, one of the judges from the courts of Chester County spent, according to the official records of the Treasury Department at Harrisburg, one hundred and twenty-three and one-half days outside of Chester County, for which he drew from the state, in addition to his salary of ten thousand dollars, two thousand four hundred and seventy dollars plus car-fare, one hundred and eight dollars and twenty cents, or a total of two thousand five hundred and seventy eight dollars and twenty cents. The courts of Chester County are not in session during the months of July and August. In addition to the absence of the one judge referred to from the county, the other judge in the county was on a vacation, to my knowledge, during the year 1920 for more than two months, and after his return from his second vacation in December was stricken with illness and was not in the court house from the early part of December, when he returned to his home, until the latter part of April of this year. That convinced me that there was no necessity for more than one judge in Chester County, but I realize that at this late day in the session with a disagreement on the conference report that it would be unjust and unfair of me to ask for a new Conference Committee to insist upon striking out this amendment. That could only mean that the legislature would be held here in Harrisburg to serve no purpose except a purpose personally concerning my view insofar as it relates to Chester County. After the honor and consideration that this Senate has shown to me, and after the unanimous adoption of the first report of the Committee of Conference, I am unwilling to place myself in that position and I am therefore going to sign the second report in order that the legislature might be relieved, as I want them to get away as soon as their other business is finished, accepting the amendment of the House and reserving to myself the right to present my reasons with a bill perhaps at the next session of the legislature relating to this subject.

And the question recurring,

Will the Senate agree to the motion?

It was agreed to.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE MESSAGES.

HOUSE CONCURS IN RESOLUTION RELATIVE TO PRINTING THE JOURNAL OF THE TWO HOUSES.

The Clerk of the House of Representatives being introduced, presented communication from the House of Representatives, informing the Senate that the House has concurred in resolution from the Senate as follows:

In the Senate, April 28, 1921.
Resolved, (if the House of Representatives concur) That the Chief Clerks of the Senate and House of Representatives be directed to have the copy of the Journals of the two Houses of this session prepared and placed in the hands of the Superintendent of Public Printing and Binding within thirty days after the close of the session, and the Superintendent of Public Printing and Binding is hereby directed, to have the said Journals printed, bound and delivered to the Chief Clerks of the Senate and House of Representatives within ninety days after the receipt of the copy therefor.

RESOLUTION RELATIVE TO HOLDING SESQUI-CENTENNIAL IN PHILADELPHIA IN 1926.

He also presented for concurrence extract from the Journal of the House of Representatives as follows, which was twice read, considered and agreed to.

In the House of Representatives, April 28, 1921.
Whereas, preliminary steps have been taken by the Mayor, the Council and a citizens' committee of the City of Philadelphia, to prepare for the holding in that City, in the year 1926, of an exposition to celebrate the Sesqui-centennial of American Independence, and

Whereas, it is expected that the various states of the nation the Federal Government and all the nations of the world will be represented in this exposition, and

Whereas, it is fitting that such an exposition, international in character, following the great world war, should be held in the city of Philadelphia, where the Declaration of Independence

was signed, and where the Constitution of the United States was framed, and where the nations of the world may appropriately come together on terms of amity and enduring progress and peace.

Resolved (if the Senate concur) that the Legislature of Pennsylvania heartily approves the holding in Philadelphia, in 1926, of an international exposition celebrating the Sesqui-centennial of American Independence.

Resolved, that it is the sense of the Legislature that the Commonwealth of Pennsylvania should prepare for and participate in the preparations for such Sesqui-centennial celebration by making a suitable exhibit therein on the part of the Commonwealth.

Resolved further, that the Federal Government be requested to approve the holding of the Sesqui-centennial Exposition in Philadelphia in 1926 and that appropriate steps be taken to invite the participation and cooperation of the nations of the world.

Resolved, that a copy of this resolution be forwarded to the Federal Government and to all the States of the Union, requesting cooperative action on their part.

Ordered, That the House of Representatives be informed accordingly.

REPORT OF COMMITTEE TO NOTIFY HOUSE THAT SENATE IS READY TO ADJOURN.

Mr. HOMSHER. Mr. President, the committee appointed to notify the House of Representative that the Senate is ready to adjourn sine die desires to report to the Senate that they have fulfilled the duties of their appointment.

The PRESIDENT. The Committee is discharged with the thanks of the Senate.

HOUSE MESSAGE.

RESOLUTION RETURNING TO THE GOVERNOR HOUSE BILL NO. 1109.

The Clerk of the House of Representatives being introduced, presented extract from the Journal of the House of Representatives which was twice read, considered and agreed to as follows:

In the House of Representatives, April 28, 1921.

Resolved (if the Senate concur) That House Bill No. 1109, entitled: An act providing when how and to what extent liens upon seated real property shall be allowed for county bridge road and poor taxes the procedure upon tax claims filed therefor the methods of preserving such tax liens and enforcing payment of such liens the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales

be returned to the Governor without amendment.

Ordered, That the Clerk inform the House of Representatives accordingly.

ADOPTION OF REPORT OF COMMITTEE OF CONFERENCE ON SENATE BILL NO. 958.

Mr. LESLIE. Mr. President, I move that the Senate do now proceed to the consideration of the report of the Committee of Conference on Senate Bill No. 958, entitled:

An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts

Mr. BUCKMAN. Mr. President, I second the motion.

The motion was agreed to.

The report was read as follows:

To the Honorable the Senate and House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen: The Committee of Conference to which was referred the differences existing between the two houses on Senate bill No. 958, entitled An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts, respectfully beg leave to submit the following amended bill as our report.

M. G. LESLIE,
EDWIN H. VARE,
T. L. EYRE.

Committee on the part of the Senate.

W. HEBER DITHRICH,
W. C. HARRER,
WILLIAM W. LONG.

Committee on the part of the House of Representatives.

An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the judicial districts of the Commonwealth shall be numbered composed designated and shall each have the number of judges respectively as follows

The first district shall be composed of the city and county of Philadelphia and shall have fifteen judges learned in the law in the common pleas and five judges learned in the law in the orphans' court and such judges of the municipal court as now or may hereafter be provided by law

The second district of the county of Lancaster and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The third district of the county of Northampton and shall have three judges learned in the law in the common pleas

The fourth district of the county of Tioga and shall have one judge learned in the law

The fifth district of the county of Allegheny and shall have fourteen judges learned in the law in the common pleas and three judges learned in the law in the orphans' court and such judges of the county court as now or may hereafter be provided by law

The sixth district of the county of Erie and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The seventh district of the county of Bucks and shall have one judge learned in the law

The eighth district of the county of Northumberland and shall have two judges learned in the law

The ninth district of the county of Cumberland and shall have one judge learned in the law

The tenth district of the county of Westmoreland and shall have three judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The eleventh district of the county of Luzerne and shall have five judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The twelfth district of the county of Dauphin and shall have three judges learned in the law

The thirteenth district of the county of Greene and shall have one judge learned in the law

The fourteenth district of the county of Fayette and shall have two judges learned in the law and one judge learned in the law in the orphans' court

The fifteenth district of the county of Chester and shall have two judges learned in the law

The sixteenth district of the county of Somerset and shall have one judge learned in the law

The seventeenth district of the counties of Union and Snyder and shall have one judge learned in the law

The eighteenth district of the county of Clarion and shall have one judge learned in the law

The nineteenth district of the county of York and shall have two judges learned in the law

The twentieth district of the counties of Huntingdon Bedford and Mifflin and shall have one judge learned in the law

The twenty-first district of the county of Schuylkill and shall have three judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The twenty-second district of the county of Wayne and shall have one judge learned in the law

The twenty-third district of the county of Berks and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The twenty-fourth district of the county of Blair and shall have one judge learned in the law

The twenty-fifth district of the counties of Cameron Clinton and Elk and shall have one judge learned in the law

The twenty-sixth district of the county of Columbia and shall have one judge learned in the law The county of Montour shall be attached to this district

The twenty-seventh district of the county of Washington and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The twenty-eighth district of the county of Venango and shall have one judge learned in the law

The twenty-ninth district of the county of Lycoming and shall have one judge learned in the law

The thirtieth district of the county of Crawford and shall have one judge learned in the law

The thirty-first district of the county of Lehigh and shall have two judges learned in the law

The thirty-second district of the county of Delaware and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The thirty-third district of the county of Armstrong and shall have one judge learned in the law

The thirty-fourth district of the county of Susquehanna and shall have one judge learned in the law

The thirty-fifth district of the county of Mercer and shall have one judge learned in the law

The thirty-sixth district of the county of Beaver and shall have two judges learned in the law

The thirty-seventh district of the county of Warren and shall have one judge learned in the law The county of Forest shall be attached to this district

The thirty-eighth district of the county of Montgomery and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The thirty-ninth district of the county of Franklin and shall have one judge learned in the law

The fortieth district of the county of Indiana and shall have one judge learned in the law

The forty-first district of the counties of Juniata and Perry and shall have one judge learned in the law

The forty-second district of the county of Bradford and shall have one judge learned in the law

The forty-third district of the counties of Monroe and Pike and shall have one judge learned in the law

The forty-fourth district of the counties of Wyoming and Sullivan and shall have one judge learned in the law

The forty-fifth district of the county of Lackawanna and shall have three judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The forty-sixth district of the county of Clearfield and shall have one judge learned in the law

The forty-seventh district of the county of Cambria and shall have two judges learned in the law and one judge learned in the law in the orphans' court

The forty-eighth district of the county of McKean and shall have one judge learned in the law

The forty-ninth district of the county of Centre and shall have one judge learned in the law

The fiftieth district of the county of Butler and shall have one judge learned in the law

The fifty-first district of the counties of Adams and Fulton and shall have one judge learned in the law

The fifty-second district of the county of Lebanon and shall have one judge learned in the law

The fifty-third district of the county of Lawrence and shall have one judge learned in the law

The fifty-fourth district of the county of Jefferson and shall have one judge learned in the law

The fifty-fifth district of the county of Potter and shall have one judge learned in the law

The fifty-sixth district of the county of Carbon and shall have one judge learned in the law

And in all cases where a county is or shall be attached to a contiguous district the qualified voters of said county shall be entitled to vote for the judge or judges

Section 2. The nomination of judges which the qualified electors of any county are entitled to elect of themselves unconnected with any other county or district shall be made held and conducted and the returns of votes cast at primary elections for the nomination of such judges shall be made computed canvassed and certified as now or may be hereafter provided by law

Section 3. Returns of votes cast in all such counties at the municipal elections for all judges shall be made out by the prothonotary of the court of common pleas of such county under direction of said court or of the judge or person or persons authorized by law to receive and compute returns in such counties at its his or their meeting to receive and compute the returns of the preceding municipal election. Such returns shall be properly attested by the seal of said court. One of such returns shall be filed and entered in the office of the prothonotary of such court. Another of such returns such prothonotary shall enclose in a sealed envelope and direct and immediately mail to the Secretary of the Commonwealth. It shall also be the duty of the prothonotary to deliver a copy of such return to each person elected judge at such municipal election

Section 4. In case of the election of a judge or judges in any judicial district composed of two or more counties or of a single county to which one or more counties is or are attached as provided by this act on the day of the sitting of the court or of the judge person or persons authorized by law to receive and compute returns in each of such counties the prothonotary of the court of common pleas shall open and in its his or their presence shall make out a return of all votes cast at the preceding municipal election within each county for every person voted for as judge. Such return shall be properly attested by the seal of said court. The court or judge or person or persons receiving and computing returns shall thereupon appoint one of the judges of election in said county to take charge of such return and produce the same at a meeting of the judges so appointed in each of the counties comprising said district

Section 5. In all judicial districts composed of two or more counties the county commissioners of each county shall appoint one of the judges of elections of such county to take charge of the returns of all votes cast at any primary election in said county for any candidate or candidates for the nomination of judge of the courts of said district

Section 6. In all judicial districts composed of two or more counties the persons appointed as return judges to compute the vote cast at any municipal or primary election for any judges of the courts of such districts shall meet and cast up the several returns of the counties composing the district on the Tuesday next following the day on which the official computation of the county returns in all of such counties shall have been completed. Such meetings shall be held at the court house of one of the counties taking said counties alternately in alphabetical order

Section 7. The return judges having met and cast up the votes of their respective districts shall execute under their hands and seals a general and true return of the whole district which in case such return is of a municipal election shall be deposited with the prothonotary of the county wherein the return is executed or in case the return is of a primary election with the county commissioners of such county. Immediately upon the receipt of such return the prothonotary or county commissioners as the case may be shall make copies of such return and shall transmit one copy thereof properly certified to the Secretary of the Commonwealth and the other copy or copies also certified to the person or persons receiving the highest number of votes cast at the preceding municipal or primary election for the office or offices for which the election was held or the nominations were made in the district

Section 8. Every return judge shall receive out of the treasury of his proper county the sum of ten dollars for each day actually employed in computing such vote and in addition thereto shall receive ten cents for every mile necessarily traveled in going to and from the place of meeting

Section 9. In all judicial districts at the municipal election next preceding the expiration of the term of any judge now or hereafter commissioned the qualified electors of any county or

counties composing such district shall elect a successor to such judge to serve as provided by law

Section 10. In all districts in which by the provisions of this act two or more judges are provided one of said judges shall be the president judge of said district and the other or others shall be the additional law judge or judges thereof. The judge of said districts whose commission shall first expire shall be the president judge thereof except when the president judge has been or shall be re-elected in which case he shall continue to be president judge. The said additional law judge or judges shall possess the name qualifications which are required by the Constitution and laws for the president judge of said district and shall hold his or their office for a like term and by the same tenure and shall have the same powers authority and jurisdiction and shall be subject to the same duties restrictions and penalties as the president judge of said district

Section 11. In all cases where by the provisions of this act a district heretofore consisting of more than one county is divided into two or more districts and in all cases in which counties are transferred from one district to another the judge now in office shall continue to serve until the expiration of his term of office as judge of the district which by this act is given the same number as that of the district in which the said judge has heretofore served. At the municipal election next preceding the expiration of the term of office of any such judge the electors of the county or counties composing such district shall elect a judge to serve as provided by law

Section 12. In all districts in which the office of additional law judge or the office of orphans' court judge is created by the provisions of this act the Governor shall appoint a person learned in the law and otherwise legally qualified and commission him as additional law judge or orphans' court judge of such district as the case may be to serve until the first Monday of January one thousand nine hundred and twenty-two

Section 13. The act approved the eighteenth day of July one thousand nine hundred and one (Pamphlet Laws six hundred sixty-nine) entitled "An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election appointment and commissioning of judges learned in the law for the said districts in cases where such judges are not provided for by existing law" the act approved the twenty-third day of May one thousand nine hundred and one (Pamphlet Laws two hundred ninety-two) entitled "An act to provide for an additional law judge of the several courts of the eighth judicial district" the act approved the eleventh day of July one thousand nine hundred and one (Pamphlet Laws six hundred fifty-five) entitled "An act to provide for an additional law judge of the several courts of the eleventh judicial district" the act approved the twenty-eighth day of February one thousand nine hundred and seven (Pamphlet Laws four) entitled "An act to provide for an additional law judge of the several courts of the thirty-second judicial district" the act approved the twenty-fourth day of March one thousand nine hundred and eleven (Pamphlet Laws twenty-five) "An act to provide for an additional law judge of the several courts of the sixth judicial district" the act approved the fourth day of April one thousand nine hundred and thirteen (Pamphlet Laws forty) entitled "An act to provide for an additional law judge of the several courts of the forty-seventh judicial district" the act approved the twenty-first day of July one thousand nine hundred and thirteen (Pamphlet Laws eight hundred seventy-two) entitled "An act to provide for an additional law judge of the several courts of eleventh judicial district" the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws four hundred ninety-eight) entitled "An act to amend section one of an act entitled 'An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election appointment and commissioning of judges learned in the law for the said districts in cases where such judges are not provided for by existing law' approved the eighteenth day of July one thousand nine hundred and one by designating the counties of Cameron and Elk as the twenty-fifth district and attaching the county of Clinton to the fifty-fifth district" the act approved the twenty-fourth day of April one thousand nine hundred and seventeen (Pamphlet Laws ninety-five) entitled "An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election appointment and commissioning of judges learned in the law for the said districts" are hereby repealed absolutely. The act approved the twelfth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred fifty-eight) entitled "An act fixing the time of meeting of the return judges in the several congressional senatorial representative and judicial districts composed of two or more counties or parts of two or more counties prescribing the manner of making and certifying the consolidated returns imposing certain duties on prothonotaries and county commissioners and fixing the compensation of such return judges" and the act approved the twelfth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred sixty) entitled "An act authorizing county commissioners to appoint return judges to cast up primary election returns in congressional senatorial and judicial districts" are hereby repealed in so far as they relate to judicial districts. All other acts and parts of acts inconsistent with the provisions of this act are hereby repealed

Nothing in this act shall be construed to repeal any of the provisions of an act approved the fifth day of May one thousand nine hundred and eleven entitled "An act to establish a county court for the county court for the county of Allegheny County court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" or the amendments thereto nor to repeal any of the provisions of an act approved the twelfth day of July one thousand nine hundred and thirteen entitled "An act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the pro-

officers of the county or city of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expenses thereof" or the amendments thereto

On the question,

Will the Senate agree to the same.

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	Davis,	Long,	Salus
Baldwin,	DeWitt,	MacDade,	Schantz.
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson.
Berntheizel,	Eyre,	McConnell,	Smith.
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman.
Clark,	Herron,	Murdoch,	Varc.
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk present the same to the House of Representatives for concurrence.

HOUSE MESSAGES.

SENATE BILL NO. 1068 RETURNED WITH AMENDMENTS.

The Clerk of the House of Representatives being introduced, returned to the Senate, Senate Bill No. 1068, entitled:

An Act to provide for the appointment of assistant district attorneys in the several counties of the fourth class fixing the salaries of such assistant district attorneys and providing how the same shall be paid

with the information that the House has passed the same with amendments, in which the concurrence of the Senate is requested.

Said amendments having been printed as required by the Constitution, were twice read, as follows:

Amend section 1, page 1, line 6, by inserting after the word "dollars" the words "five hundred"; also by striking out "(\$3000.00)" and inserting in lieu thereof "(\$3500.00)" also line 8 by striking out the word "two" and inserting in lieu thereof the word "three"; also by striking out "(\$2,000)" and inserting in lieu thereof "(\$3,000)"; also by inserting after the word "annum" the following: "a third assistant district attorney at an annual salary of two thousand five hundred dollars (\$2500) per annum and a fourth assistant district attorney at an annual salary of two thousand dollars (\$2000) per annum"

On the question.

Will the Senate concur in the same?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follows, viz:

YEAS—50.

Aron,	Davis,	Long,	Salus,
Baldwin,	DeWitt,	MacDade,	Schantz.
Barnes,	Donahue,	Marlow,	Service,
Barr,	Einstein,	McClintock,	Sisson.
Berntheizel,	Eyre,	McConnell,	Smith.
Boyd,	Gray,	McNichol,	Snyder,
Buckman,	Hackett,	Miller, J. S.,	Sones,
Christley,	Heaton,	Miller, S. J.,	Stineman.
Clark,	Herron,	Murdoch,	Vare,
Craig,	Homsher,	Norton,	Weaver,
Crow,	Jones,	Patton,	Whitten,
Culbertson,	Joyce,	Phipps,	Woodward,
Daix,	Leslie,		

NAYS—0.

A majority of all the Senators having voted "aye" the question was determined in the affirmative.

Ordered, That the Clerk inform the House of Representatives accordingly.

HOUSE CONCURS IN SENATE BILL NO. 818.

He also returned to the Senate, Senate Bill No. 818, entitled:

An Act providing for the election of one person as prothonotary and one person as clerk of the courts of quarter sessions and over and terminer in counties of the fourth class and repealing general local and special acts inconsistent therewith

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 934.

He also returned to the Senate, Senate Bill No. 934, entitled:

An Act relating to poor districts co-extensive with counties of the fourth class authorizing the directors of such district to sell real estate no longer suitable for the support maintenance and employment of the poor of their respective districts and to purchase such real estate as may be necessary for such support maintenance and employment and to construct thereon such buildings as may be necessary and to equip and furnish the same validating the title to real estate heretofore purchased by such directors and providing for the borrowing of money and the issue of bonds by the county commissioners to accomplish the purposes of this act

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 762.

He also returned to the Senate, Senate Bill No. 762, entitled:

An Act to amend section five of the act approved the twenty-fourth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and ninety-seven) entitled "An act authorizing the establishment of contagious disease hospitals for the several counties of the Commonwealth to be constructed and maintained out of county funds" by providing for the management of such hospitals by a board of trustees

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 560.

He also returned to the Senate, Senate Bill No. 560, entitled:

An Act to provide for the sterilization of inmates of institutions having the care and custody of idiotic imbecile epileptics feeble-minded and insane persons in cases where such sterilization will materially improve the mental or physical condition of such persons and in cases where owing to the idiocy imbecility insanity or feeble-mindedness of such persons not being in permanent custody procreation by such persons would produce offspring similarly affected

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 324.

He also returned to the Senate, Senate Bill No. 324, entitled:

An Act to amend the first paragraph of section three of the act approved the first day of July one thousand nine hundred nineteen (Pamphlet Laws seven hundred and ten) entitled "An act relating to fires and fire prevention imposing duties and conferring powers heretofore exercised by the State Fire Marshal upon the Department of State Police authorizing the appointment of the chiefs of fire departments and certain public officers and others as assistants to said department and defining their powers and duties providing for the investigation of the cause origin and circumstance of fires and the inspection of all and the removal or change of certain buildings imposing duties on school authorities and on certain corporations associations and fire rating agencies providing for the attendance of witnesses before the department and the enforcement of its orders and prescribing penalties"

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 950.

He also returned to the Senate, Senate Bill No. 950, entitled:

An Act to amend part of section six of an act approved the eighth day of May one thousand nine hundred nineteen (Pamphlet Laws one hundred and forty-one) entitled "An act reorganizing the Department of Agriculture creating bureaus therein and providing for the proper administration thereof"

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 854.

He also returned to the Senate, Senate Bill No. 950, entitled:

An Act relating to the indebtedness of school districts in excess of seven per centum but not exceeding ten per centum of the assessed valuation of their taxable property providing for the payment of such indebtedness as a moral obligation and for the levy of taxes for such purpose protecting the officers of school districts in making such payments estopping school districts from denying their liability validating such portion of such increase of indebtedness as does not exceed seven per centum of the assessed valuation making an increased valuation the standard in determining the limit of indebtedness and prohibiting any further increase of indebtedness until provision is made for the payment of all indebtedness in excess of seven per centum and not exceeding ten per centum of the assessed valuation

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 853.

He also returned to the Senate, Senate Bill No. 853, entitled:

An Act validating indebtedness heretofore created by school districts pursuant to the provisions of an act approved the fifth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and forty-six) entitled "An act relating to the indebtedness of municipalities and providing for carrying into operation section fifteen of article nine of the Constitution of Pennsylvania so far as it relates to municipalities" providing that where school districts have heretofore actually issued bonds and have received and retained the full consideration there for they shall be estopped from denying their authority to create the indebtedness represented thereby providing that such bond issues shall not be indivisible transactions making an increased valuation the standard in determining the limit of indebtedness and prohibiting any further increase of indebtedness until provision is made for the payment of all indebtedness in excess of seven per centum and not exceeding ten per centum of the assessed valuation

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 962.

He also returned to the Senate, Senate Bill No. 962, entitled:

An Act creating a board of managers to have exclusive jurisdiction over all houses of detention for the reception of untried juvenile offenders and neglected and dependent children who may be under judicial investigation in counties of the third class and abolishing the boards of managers now in charge of such houses

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 972.

He also returned to the Senate, Senate Bill No. 972, entitled:

An act empowering cities to take purchase or condemn property for the purpose of erecting providing maintaining and operating thereon playgrounds playfields gymnasiuhs public baths swimming pools indoor recreation centers comfort stations waiting stations and drinking fountains

with the information that the House has passed the same without amendment.

HOUSE CONCURS IN SENATE BILL NO. 971.

He also returned to the Senate, Senate Bill No. 971, entitled:

An Act amending an act entitled "A supplement to an act entitled 'An act for the government of cities of the second class' approved the seventh day of March two thousand nine hundred and one authorizing cities of the second class to regulate and limit the height and bulk of buildings and the areas of yards courts and open spaces and to regulate and restrict the location of trades and industries and the location of buildings for specified uses and to make regulations for trades and industries and for the use of buildings and for the above purposes to divide the cities into districts and authorizing the City Planning Commission to recommend the boundaries of districts and appropriate regulations therein and providing the method of adoption of said districts regulations and restrictions and the method of amendment or change thereof" approved the twenty-first day of June Anno Domini one thousand nine hundred and nineteen providing for twenty days' notice to the City Planning Commission of any proposed amendment or change for an enforcing officer and a board of appeal to review his actions

with the information that the House has passed the same without amendment

HOUSE CONCURS IN SENATE BILL NO. 976.

He also returned to the Senate, Senate Bill No. 976, entitled:

An Act to amend an act providing that in all counties having more than five hundred thousand inhabitants advertisements and notices required by law or rules of court to be published in newspapers of general circulation unless dispensed with by special order of court shall be published in the legal newspaper issued at least weekly of the proper county designated by rules of court for the publication of court or other legal notices approved the third day of May Anno Domini one thousand nine hundred and nine (Pamphlet Laws four hundred and twenty-four) as amended so as to except therefrom the advertisement by counties cities boroughs school districts and other municipalities and incorporated districts of the sale of any bonds or other securities issued by them

with the information that the House has passed the same without amendment.

HOUSE ADOPTS REPORT OF COMMITTEE OF CONFERENCE ON
SENATE BILL NO. 958.

He also presented communication from the House of Representatives informing the Senate that the House has adopted the report of the Committee of Conference on Senate Bill No. 958, entitled:

An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for said districts

NOTIFICATION THAT THE HOUSE IS READY TO ADJOURN.

Messrs. Dunn, Harry and Bolard, a committee of the House of Representatives, being introduced, informed the Senate that the House of Representatives will be ready to adjourn sine die at 12 o'clock noon, and were extended the thanks of the Senate.

REPORT OF COMMITTEE TO WAIT UPON THE GOVERNOR.

Mr. LESLIE. Mr. President, the committee appointed by the Senate to act with a like committee from the House of Representatives to wait upon His Excellency the Governor of the Commonwealth desires to report that the Governor has indicated to your committee that he had no further communications to deliver to this session of the Legislature.

THE PRESIDENT. The committee is discharged with the thanks of the Senate.

ERRATUM.

Page 1676 beginning with line 76, should read "ation of Senate Bill No. 751, (House Bill No. 836), entitled:

An Act providing exclusive methods for the collection of benefits assessed by viewlers in proceedings incidental to public improvements and providing for the filing of municipal liens therefor and for their collection"

The President (Lieutenant-Governor Edward E. Beidleman) announced that the Chief Clerk having reported that the following bills had passed both houses of the General Assembly and the same being correct, the titles were publicly read as follows:

Senate Bill No. 93, entitled:

An Act relating to insurance amending revising and consolidating the law providing for the incorporation of insurance companies and the regulation supervision and protection of home and foreign insurance companies Lloyds associations reciprocal and inter-insurance exchanges and fire insurance rating bureaus and the regulation and supervision of insurance carried by such companies associations and exchanges including insurance carried by the State Workmen's Insurance Fund providing penalties and repealing existing laws

Senate Bill No. 94, entitled:

An Act defining fraternal benefit societies and their status authorizing such societies to create subordinate lodges and to pay benefits to members and their beneficiaries from funds collected and regulating such benefits and collections providing for the organization and incorporation of such societies and for their supervision regulation and examination by the insurance commissioner and for the admission of foreign societies designating tables of mortality as a basis for rates of contribution requiring all societies to make annual and other reports and appointing the insurance commissioner as attorney for service of process providing penalties for any violations of the act exempting such societies from taxation and certain other societies from its provisions and requiring beneficial associa-

tions other than fraternal benefit societies to report to and be supervised by the insurance commissioner and repealing existing laws

Senate Bill No. 170, entitled:

An Act to amend section two of an act approved the twenty-ninth day of March eighteen hundred and ninety-nine (Pamphlet Laws twenty-one) entitled "An act to establish a board for the examination of accountants to provide for the granting of certificates to accountants and to provide a punishment for the violation of this act" as amended

Senate Bill No. 194, entitled:

An Act to amend an act approved the twentieth day of April one thousand nine hundred five (Pamphlet Laws two hundred and thirty-seven) entitled "An act to provide for the repair and maintenance or improvement by the proper county city or borough of turnpikes heretofore or hereafter appropriated or condemned or any part thereof for public use free of tolls" as amended providing for the maintenance and repair of abandoned turnpikes and turnpikes of dissolved companies by the several townships cities and boroughs

Senate Bill No. 277, entitled:

An Act to amend section two of an act approved the eighteenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and fifty-nine) entitled "An act to provide for the classification of inspectors of the Department of Labor and Industry according to qualifications determined by a committee of the Department of Labor and Industry and fixing the salaries of inspectors within the several classifications"

Senate Bill No. 302, entitled:

An Act to give preference and protection in the civil service to persons who served in the civil war Spanish-American war Philippine war world war or in any other war in which the United States has been engaged and who have been honorably discharged from the military or naval service of the United States

Senate Bill No. 325, entitled:

An Act requiring all teachers in public private and parochial schools or other institutions of learning to take an oath of allegiance to the Commonwealth and to the government of the United States

Senate Bill No. 392, entitled:

An Act to establish a separate orphans' court in and for the county of Erie

Senate Bill No. 432, entitled:

A Supplement to an act approved the twenty-second day of June one thousand eight hundred and ninety-one (Pamphlet Laws three hundred and seventy-nine) entitled "An act to provide for the selection of a site and the creation of a State asylum for the chronic insane to be called the State Asylum for the Chronic Insane of Pennsylvania and making an appropriation therefor" providing for the quarantine and for the reception detention care and treatment at said asylum of persons suffering with syphilis and for their commitment thereto and providing for the payment of the cost of commitment care and maintenance of such persons in the same manner as insane persons

Senate Bill No. 588, entitled:

An Act authorizing the prothonotaries to sign subpoenas in divorce cases

Senate Bill No. 653, entitled:

An Act to amend section nineteen of an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred and forty-four) entitled "An act providing for the original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county roads" further relating to the repair of such roads and expressing the intent of the act

Senate Bill No. 666, entitled:

An Act creating a commission to manage control and develop the harbor of Erie and certain lands of the Commonwealth of Pennsylvania situated in the city and county of Erie dedicating said lands to public use as an historical memorial and public State park empowering said commission to purchase or receive by gift other lands for the purposes of this act providing for the appointment of members of the commission and that the Secretary of Internal Affairs and the Commissioner of Fisheries shall be members thereof ex-officio defining the duties and powers of said commission excepting rights and privileges in said lands hereto for granted and making an appropriation

Senate Bill No. 744, entitled:

An Act to amend section fifteen of an act entitled "An act relating to fires and fire prevention imposing duties and conferring powers heretofore exercised by the State Fire Marshal upon the Department of State Police authorizing the appointment of the chiefs of fire departments and certain public officers and others as assistants to said department and defining their powers and duties providing for the investigation of the cause origin and circumstances of fires and the inspection of all and the removal or change of certain buildings imposing duties on school authorities and on certain corporations associations and fire rating agencies providing for the attendance of witnesses before the department and the enforcement of its orders and prescribing penalties" approved the first day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ten

Senate Bill No. 830, entitled:

An Act to further amend section fifteen of the act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" by empowering the court of common pleas instead of the return board to open ballot boxes when fraud or error not manifest on the general return is alleged

Senate Bill No. 835, entitled:

An Act to amend an act approved the ninth day of April one thousand nine hundred and thirteen (Pamphlet Laws page forty-six) entitled "An act fixing the number and salaries of clerks and other employes in the Auditor General's Department"

Senate Bill No. 940, entitled:

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" as amended

Senate Bill No. 95, entitled:

An Act relating to insurance establishing an insurance department and amending revising and consolidating the law relating to the licensing qualification regulation examination suspension and dissolution of insurance companies Lloyd's association reciprocal and inter-insurance exchanges and certain societies and orders the examination and regulation of fire insurance rating bureaus and the licensing and regulation of insurance agents and brokers providing penalties and repealing existing laws

Senate Bill No. 297, entitled:

An Act authorizing receivers of taxes in and for cities of the first class to furnish certificates of taxes and claims which are liens on real estate and fixing the fees for such services

Senate Bill No. 309, entitled:

An Act to amend section five of an act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing a Board of Optometrical Education Examination and Licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violation thereof and repealing all acts or parts of acts inconsistent therewith"

Senate Bill No. 587, entitled:

An Act validating all divorces granted since the first day of June one thousand nine hundred and fifteen where the subpoena was signed by the prothonotary

Senate Bill No. 83, entitled:

An Act to amend sections three and four of the act approved July twenty-second one thousand nine hundred and nineteen (Pamphlet Laws one thousand and ninety-seven) entitled "An act creating a Division of Documents defining its powers and duties regulating the number of documents to be printed bound and the requisition distribution and sale of the public documents of this Commonwealth providing penalties for the violation of this act and repealing certain acts"

Senate Bill No. 527, entitled:

An Act to amend a part of section two of the act approved the second day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred sixty-one) entitled "An act to amend section two of the act approved the twenty-third day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred eighteen) entitled 'An act to provide for a bureau of standards in the Department of Internal Affairs of Pennsylvania the appointment of a chief of that bureau prescribing his duties and fixing his salary authorizing the purchase of a set standardized weights and measures for the use of the bureau and making an appropriation therefor' by providing for the appointment of deputies in the Bureau of Standards and fixing their salaries and prescribing additional powers and duties for the chief of the Bureau of Standards and for his deputies" by providing for the appointment of additional deputies and fixing the salary of the chief of said bureau

Senate Bill No. 825, entitled:

An Act to provide for a second additional law judge of the court of common pleas of the tenth judicial district

Senate Bill No. 839, entitled:

An Act to provide for an additional law judge of the court of common pleas of the thirty-sixth judicial district

Senate Bill No. 860, entitled:

An Act providing for the appointment of a board of examiners to examine applicants for the office of inspector for the anthracite mines of this Commonwealth prescribing the qualifications defining the powers and duties and fixing the compensation of such examiners providing for the appointment and removal of inspectors of anthracite mines prescribing their qualifications and regulating their salaries and term of office and abolishing the terms of office of the present mine inspectors of the anthracite mines

Senate Bill No. 882, entitled:

An Act to empower the Public Service Commission to require railroad corporations to employ an adequate number of men upon trains and to repeal an act approved the nineteenth day of June nineteen hundred and eleven (Pamphlet Laws one thousand and fifty-three) entitled "An act to promote the safety of travelers and employes upon railroads by compelling common carriers by railroad to properly man their trains"

Senate Bill No. 954, entitled:

An Act to amend section six hundred and thirty-two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local that are or may be inconsistent therewith"

Senate Bill No. 90, entitled:

An Act providing for the nomination and election of judges of courts of record and repealing certain acts

Senate Bill No. 486, entitled:

An Act creating a Department of Public Welfare defining its powers and duties abolishing the Board of Public Charities the Committee on Lunacy and the Prison Labor Commission and all offices thereunder and vesting all the powers of said Board Committee and Commission in the Department of Public Welfare requiring all reports notices statements or matters heretofore required to be made given or submitted to the Board of Public Charities or the Committee on Lunacy to be made given or submitted to the Department of Public Welfare and providing penalties

Senate Bill No. 688, entitled:

An Act regulating nominations and elections for all elective offices of cities of the second class and repealing certain acts

Senate Bill No. 957, entitled:

An Act to apportion the State into congressional districts

Senate Bill No. 38, entitled:

An Act to amend section five of an act approved the eleventh day of March one thousand nine hundred and nine (Pamphlet Laws fifteen) entitled "An act relating to non-alcoholic drinks

defining the same and prohibiting the manufacture sale offering for sale exposing for sale or having in possession with intent to sell of any adulterated or misbranded non-alcoholic drinks and providing penalties for the violation thereof and providing for the enforcement thereof"

Senate Bill No. 145, entitled:

An Act to provide for the better preservation of the books and papers in the office of the prothonotaries in the counties of this Commonwealth by copying transcribing and certification of dilapidated faded or injured books or papers

Senate Bill No. 275, entitled:

An Act to exempt talking machines phonographs and musical instruments of every description leased or conditionally sold to or hired by any person or persons residing in or having a place of business in this Commonwealth from levy or sale or execution or distress for rent

Senate Bill No. 385, entitled:

An Act for the protection of the public health by providing clean sanitary establishments for bottling non-alcoholic drinks including clean sanitary ingredients bottles receptacles and utensils and providing penalties for the enforcement thereof

Senate Bill No. 623, entitled:

An Act to amend section four and seven of an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and nine) entitled "An act prescribing the powers and duties of the Bureau of Markets in the Department of Agriculture providing for cooperation with the Bureau of Standards of the Department of Internal Affairs to establish standard receptacles for farm products and to promulgate regulations for the enforcement thereof and prescribing penalties for violations of the provisions of this act" by striking out certain provisions limiting the investigation and classification of farm products and appropriating to the Department of Agriculture for the use of the Bureau of Markets all fees and other moneys collected under this act

Senate Bill No. 755, entitled:

An Act amending section ten of an act entitled "An act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the proper officers of the county or city of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expense thereof" approved the twelfth day of July one thousand nine hundred and thirteen by changing the jurisdiction in civil actions (Pamphlet Laws seven hundred and eleven)

Senate Bill No. 796, entitled:

An Act to amend an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and two) entitled "An act regulating the sale conveyance transfer or disposition of second-hand motor vehicles requiring the making and filing of sworn descriptions thereof and statements in relation thereto regulating the registry of such vehicles imposing certain duties on the State Highway Commissioner relative to such stolen vehicles forbidding the removal defacement alteration destruction obliteration or concealment of the trade-marks identification numbers serial numbers or other distinguishing marks of motor vehicles or the having possession of motor vehicles or parts thereof on or from which such trade or other distinguishing marks or numbers have been removed defaced altered destroyed obliterated or concealed imposing certain duties upon deputy sheriffs constables police officers and proprietors of public garages prohibiting the registration of motor vehicles subject to the provisions of this act unless in compliance with its terms providing for the licensing of the business of dealing in second-hand motor vehicles and fixing penalties for violation of the provisions of this act and providing that the making of a false affidavit under the provisions of this act shall be perjury and shall be punishable as such

Senate Bill No. 852, entitled:

An Act authorizing certain telephone companies and certain telephone and telegraph companies to acquire all or any part of the capital stock franchises property rights and credits of each other and to purchase lease or otherwise acquire all or any part of the lines systems rights privileges municipal consents and corporate franchises of each other

Senate Bill No. 30, entitled:

An Act making an appropriation to the Commissioners of Valley Forge Park

Senate Bill No. 456, entitled:

An Act making an appropriation to the Berks County Tuberculosis Society

Senate Bill No. 535, entitled:

An Act making an appropriation to aid in the erection of a monument at Erie Pennsylvania commemorating the building of the fleet at that place and the conspicuous manner in which it performed its errand at the battle of Lake Erie

Senate Bill No. 684, entitled:

An Act making an appropriation to the trustees of the Western State Hospital for the Insane

Senate Bill No. 741, entitled:

A Joint Resolution authorizing the Governor to appoint a commission to inquire into a plan for the reorganization of the State government and making an appropriation

Senate Bill No. 876, entitled:

An Act making an appropriation to the Good Samaritan Hospital of Lebanon Pennsylvania

Senate Bill No. 1066, entitled:

An Act to fix the number of Senators in the General Assembly of the State to apportion the State into Senatorial districts provided by the Constitution and to regulate the election of and the terms of office if the present and future elected Senators

Senate Bill No. 1055, entitled:

An Act making an appropriation to the Bonair Sanatorium Bells Camp McKean county Pennsylvania

Senate Bill No. 1050, entitled:

An Act making an appropriation for the purchase of copies of the history of the Twenty-eighth Division during the World War and providing for the distribution thereof by the Governor

Senate Bill No. 1051, entitled:

An Act making an appropriation to the Snyder-Middleswarth Park Commission to carry into effect the provisions of an act approved the twelfth day of April one thousand nine hundred and twenty-one entitled "An act providing for the establishment and the regulation of a State park to be known as the Snyder-Middleswarth State Park"

Senate Bill No. 1067, entitled:

An Act making an appropriation to the Frederick Douglass Memorial Hospital and Training School of Philadelphia Pennsylvania

Senate Bill No. 1343, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings to carry into effect the provisions of an act approved the eighteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and forty-nine) entitled "An act authorizing the Board of Commissioners of Public Grounds and Buildings to erect a Soldiers' and Sailors' Memorial Bridge with the approaches thereto and memorial pylons in the city of Harrisburg to commemorate the services of the soldiers and sailors of the Commonwealth providing for the letting of contracts therefor providing for a proportion of the cost to be paid by the City of Harrisburg and public service corporations using or affected by the building of said bridge providing for acquiring any property necessary by eminent domain giving the Board of Commissioners of Public Grounds and Buildings the right to sell a portion of the land to the Pennsylvania Railroad Company to conform to the plans of the architect providing for the maintenance of said bridge and making an appropriation to carry out the provisions of this act"

Senate Bill No. 516, entitled:

An Act to amend section sixteen of an act approved the tenth day of June one thousand eight hundred and ninety-three (Pamphlet Laws four hundred nineteen) entitled "An act to regulate the nomination and election of public officers requiring certain expenses incident thereto to be paid by the several counties and punishing certain offenses in regard to such elections"

Senate Bill No. 521, entitled:

An Act fixing the pay of an election officer

Senate Bill No. 507, entitled:

An Act to provide for the disposition of all drugs which are introduced in the evidence of any trial for the illegal possession or sale of same

Senate Bill No. 479, entitled:

An Act establishing a bureau of women and children in the Department of Labor and Industry and defining its power and duties and the powers of the Industrial Board in relation thereto

Senate Bill No. 388, entitled:

An Act to prohibit the bribery of baseball players and employees of baseball clubs and the acceptance by baseball players and employees of baseball clubs of bribes and declaring such bribery or the acceptance of such bribes a felony and fixing the penalty therefor

Senate Bill No. 196, entitled:

An Act to amend section twenty-one of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws four hundred and three) entitled "An act relating to the form execution and interpretation of wills to nuncupative wills to the appointment of testamentary guardians to spendthrift trusts to forfeiture of devise or legacy in case of murder of testator to elections to take under or against wills and to the recording and registering of such elections and of decrees relative thereto and to the fees therefor"

Senate Bill No. 352, entitled:

An Act to carry out the provisions of section eight article nine of the Constitution of the State of Pennsylvania as amended and for the purpose prescribing the method of determining the amount which may be deducted in ascertaining the borrowing capacity of the city of Philadelphia by excluding from the calculation and deducting from its indebtedness so much of the debt of said city as shall have been incurred or is about to be incurred and the proceeds thereof expended or about to be expended upon any public improvement or in the construction purchase or condemnation of any public utility or part thereof or facility therefor if such public improvement or public utility or part thereof whether separately or in connection with any other public improvement or public utility or part thereof may reasonably be expected to yield revenue in excess of operating expenses sufficient to pay the interest and sinking fund charges thereon

Senate Bill No. 35, entitled:

An Act providing for the recording of deeds and registration of same

Senate Bill No. 944, entitled:

An Act to amend section eight of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State Highway Commissioners chief engineer chief draughtsmen superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of Commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve and maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State-aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated towns and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making an appropriation to carry out the provisions of the act and providing for the repeal of certain acts relating to highway department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" providing for disposition of vacant portions of State highway routes

Senate Bill No. 953, entitled:

An Act to amend section eleven and section thirteen of an act approved the fifteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws five hundred and thirty-four) entitled "An act relating to motion picture films reels or stereopticon views or slides providing a system of examination approval and regulation thereof and of the banners posters and other like advertising matter used in connection therewith creating the Board of Censors and providing penalties for the violation of this act"

Senate Bill No. 259, entitled:

An Act making unlawful the use of any statement of fact in any advertisement which statement is untrue deceptive or misleading and providing a penalty for any violation of the same

Senate Bill No. 881, entitled:

An Act to amend the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

Senate Bill No. 766, entitled:

An Act to amend section twenty-two of an act approved the second day of May one thousand eight hundred and eighty-nine (Pamphlet Laws sixty-six) entitled "An act defining and regulating escheats in cases where property is without a lawful owner and providing for more convenient proceedings relative to the same" by providing that the traverse to a finding of escheat in certain cases only shall be certified to the court of common pleas

Senate Bill No. 648, entitled:

An Act to amend sections one thousand five hundred and one and one thousand five hundred and five of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by an act approved the twenty-third day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and seventy-two) entitled "An act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Senate Bill No. 256, entitled:

An Act to repeal an act entitled "An act to provide for the surrender of franchises of meadow companies and the transfer of duties of said meadow companies to the respective cities or counties within which the lands governed by said meadow companies may lie" approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws eight hundred and thirty-four)

Senate Bill No. 693, entitled:

An Act to fix the time for filing nomination certificates and nomination papers to fill vacancies caused by the withdrawal of candidates

Senate Bill No. 552, entitled:

An Act to further amend section thirteen of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township

county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to highway department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" as amended

Senate Bill No. 599, entitled:

An Act to regulate increase and establish the fees to be charged by justices of the peace alderman and magistrates in this Commonwealth

Senate Bill No. 647, entitled:

An Act to repeal an act approved the third day of April one thousand eight hundred and seventy-two (Pamphlet Laws seven hundred and eighty-six) entitled "An act to provide for the detection of crime in the county of Dauphin"

Senate Bill No. 682, entitled:

An Act authorizing certain corporations to issue preferred or common stock of one or more classes providing for the manner of issuance restrictions and regulations in the manner of voting thereof and the rights and privileges of the holder: thereof validating certain acts of corporations not participated in by the holders of non-voting stock and repealing all acts and parts of acts inconsistent therewith

Senate Bill No. 761, entitled:

An Act authorizing the establishment by counties of hospitals for the treatment of persons afflicted with tuberculosis providing for the management and maintenance thereof and authorizing the incurring of indebtedness and the levy of taxes therefor

Senate Bill No. 889, entitled:

An Act authorizing the purchasing or building of residences for principals teachers or janitors by school districts of the fourth class

Senate Bill No. 949, entitled:

"An Act further supplementing and amending an act entitled "An act to provide for the incorporation and regulation of motor power companies for operating passengers railways by cables electrical or other means" approved March twenty-second Anno Domini one thousand eight hundred and eighty-seven and granting to such corporations heretofore or hereafter incorporated the additional powers and franchises to wit to acquire and operate power busses and to build extensions to any system of railways which it may at any time have leased or controlled through stock ownership

Senate Bill No. 1008, entitled:

An Act to fix the number of representatives in the General Assembly of the State and to apportion the State into representative districts as provided by the Constitution

Senate Bill No. 1065, entitled:

An Act requiring the recording of certain information relative to the moving of household goods and personal property in cities of the first and second classes imposing certain duties upon all persons firms and corporations owning or operating vehicles used in such moving and upon the Department of Public Safety of such cities

Senate Bill No. 879, entitled:

An Act to amend sections five hundred and six as amended and five hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Senate Bill No. 837, entitled:

An Act to amend section one thousand one hundred and twenty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Senate Bill No. 742, entitled:

An Act authorizing the organization of co-operative banks and defining their powers and duties

Senate Bill No. 641, entitled:

An Act to amend section seven of an act entitled "An act creating a fund for the purpose of rebuilding restoring and replacing buildings structures equipment or other property by fire or other casualty and regulating the placing of insurance thereon and providing penalties for any violation of the provisions of this act" approved the fourteenth day of May Anno Domini one thousand nine hundred fifteen (Pamphlet Laws five hundred twenty-four) by permitting the purchase of policies of boiler insurance

Senate Bill No. 589, entitled:

An Act to amend section two article five chapter seven of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Senate Bill No. 377, entitled:

An Act to amend an act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and seventy) entitled "An act creating a Division of Township Highways in the State Highway Department conferring powers and imposing duties upon officers of the State Highway Department requiring certain duties of clerks of the courts of quarter sessions and providing penalties"

Senate Bill No. 77, entitled:

An Act to amend section eleven of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws ten hundred and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

Senate Bill No. 197, entitled:

A Supplement to an act approved the twenty-ninth day of May one thousand nine hundred and one (Pamphlet Laws three hundred and twenty-seven) entitled "An act to prohibit the manufacture and sale of oleomargarine butterine and other similar products when colored in imitation of yellow butter to provide for license fees to be paid by manufacturers wholesale and retail dealers and by proprietors of hotels restaurants dining-rooms and boarding houses for the manufacture or sale of oleomargarine butterine or other similar products not colored in imitation of yellow butter and to regulate the manufacture and sale of oleomargarine butterine or other similar products not colored in imitation of yellow butter and prevent and punish fraud and deception in such manufacture and sale as an imitation butter and to prescribe penalties and punishment for violations of this act and the means and the method of procedure for its enforcement and regulate certain matters of evidence in such procedure" by regulating advertisements and designations relating to oleomargarine or butterine prohibiting the use of certain word in or in connection with such advertisements and providing penalties

Senate Bill No. 206, entitled:

An Act making an appropriation to the Duquesne University Pittsburgh Pennsylvania

Senate Bill No. 345, entitled:

An Act making an appropriation to the trustees of the Philadelphia School of Design for Women at Philadelphia Pennsylvania

Senate Bill No. 462, entitled:

An Act to provide separate accommodations for women jurors at the several court houses

Senate Bill No. 936, entitled:

An Act authorizing boroughs townships school districts and poor districts to appeal from assessments of property or other subject of taxation for their corporate purposes

Senate Bill No. 958, entitled:

An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts

Senate Bill No. 891, entitled:

An Act to amend section five of an act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation"

Senate Bill No. 169, entitled:

An Act to amend section one of an act entitled "An act making it unlawful for any individual or individuals to carry on or conduct any business under an assumed or fictitious name style or designation unless upon the filing of a certificate to that effect in the office of the Secretary of the Commonwealth and of the prothonotary requiring county commissioners at the expense of the county to provide books for the entry of such certificates fixing the fees of the Secretary of the Commonwealth and prothonotary and providing penalties" approved the twenty-eighth day of June one thousand nine hundred and seventeen (Pamphlet Laws page six hundred forty-five)

Senate Bill No. 862, entitled:

An Act to amend section two of the act approved the twelfth day of July one thousand nine hundred thirteen (Pamphlet Laws seven hundred and eleven) entitled "An act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the proper officers of the county or city of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expenses thereof

Senate Bill No. 1048, entitled:

An Act to amend section six hundred twenty-seven of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Senate Bill No. 290, entitled:

A Joint Resolution proposing an amendment to article three (III) of the Constitution of the Commonwealth of Pennsylvania

Senate Bill No. 939, entitled:

An Act fixing the fees of the prothonotaries of the Supreme and Superior Courts

Senate Bill No. 745, entitled:

An Act to amend section two thousand twenty-one of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and repealing sections two thousand twenty-two two thousand twenty-three two thousand twenty-four and two thousand twenty-five thereof

Senate Bill No. 812, entitled:

An Act making an appropriation to the Saint Edmond's Home for Crippled Children Forty-fourth street and Haverford avenue Philadelphia Pennsylvania

Senate Bill No. 810, entitled:

An Act making an appropriation to the House of the Good Shepherd Fairmount avenue and Thirty-fifth street Philadelphia Pennsylvania

Senate Bill No. 808, entitled:

An Act making an appropriation to Saint Vincent's Home and Maternity Hospital Seventieth street and Woodland avenue Philadelphia Pennsylvania

Senate Bill No. 809, entitled:

An Act making an appropriation to Saint John's Orphan Asylum Forty-ninth street and Wyalusing avenue Philadelphia Pennsylvania

Senate Bill No. 488, entitled:

An Act making an appropriation to the Nesbit West Side Hospital Dorranceton Luzerne county Pennsylvania

Senate Bill No. 558, entitled:

An Act making an appropriation to Albright and Mebus for the payment for services heretofore rendered to the Attorney General of the Commonwealth

Senate Bill No. 345, entitled:

An Act making an appropriation to the trustees of the Philadelphia School of Design for Women at Philadelphia Pennsylvania

Senate Bill No. 824, entitled:

An Act making an appropriation to the Western Temporary Home of Philadelphia

Senate Bill No. 816, entitled:

An Act making an appropriation to Saint Joseph's Hospital Sixteenth street and Girard avenue Philadelphia Pennsylvania

Senate Bill No. 815, entitled:

An Act making an appropriation to the Philadelphia Protector for Boys Protectory Station Montgomery county Pennsylvania

Senate Bill No. 814, entitled:

An Act making an appropriation to the Catholic Home for Destitute Children Allegheny avenue and Twenty-ninth street Philadelphia Pennsylvania

Senate Bill No. 813, entitled:

An Act making an appropriation to Saint, Vincent's Home Lansdowne Delaware county Pennsylvania

Senate Bill No. 833, entitled:

A Joint Resolution continuing the commission appointed pursuant to a concurrent resolution dated June seventeenth one thousand nine hundred and fifteen for the purpose of continuing the work of the former commission by a further investigation and examination of the various laws now in effect in the several states relating to the recording of deeds mortgages the transfer of land the insurance of titles and the practical operation of such laws and to propose such changes in the Constitution and laws of this Commonwealth as to insure the best system of recording and make report and recommendation to the next General Assembly in the year one thousand nine hundred and twenty-three defining the powers and duties of the commission and making an appropriation

Senate Bill No. 678, entitled:

An Act to amend sections one two and four of an act approved the eighteenth day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one thousand and forty-nine) entitled "An act authorizing the Board of Commissioners of Public Grounds and Buildings to erect a Soldiers' and Sailors' Memorial Bridge with the approaches thereto and memorial pylons in the city of Harrisburg to commemorate the services of the soldiers and sailors of the Commonwealth providing for the letting of contracts therefor providing for a proportion of the cost to be paid by the city of Harrisburg and public service corporations using or affected by the building of said bridge providing for acquiring any property necessary by eminent domain giving the Board of Commissioners of Public Grounds and Buildings the right to sell a portion of the land to the Pennsylvania Railroad Company to conform to the plans of the architect providing for the maintenance of said bridge and making an appropriation to carry out the provisions of this act"

Senate Bill No. 261, entitled:

A Supplement to an act entitled "An act providing for the selection and purchase or the appropriation from the State Forest Reserves of a tract of land and the erection thereon of buildings for the Western Penitentiary making an appropriation therefor authorizing the removal thereto of the inmates of the said penitentiary and directing the sale of the site now occupied by the said penitentiary and the buildings and materials thereon" approved the thirtieth day of March Anno Domini one thousand nine hundred and eleven making an additional appropriation for erection construction and equipment

Senate Bill No. 760, entitled:

An Act authorizing the State Highway Department to pay to or for certain railroad companies certain sums of money in satisfaction of certain credits extended to the State Highway Department by said railroad companies for the cost of transporting road building materials for use upon State highways said credits being the difference in the freight rate in force when the contracts for the road construction were made and the freight rate authorized by the Interstate Commerce Com-

mission prior to completion of work thereunder directing and restricting the payment of such sums to the amounts expended by said railroad companies in the elimination of grade crossings under order of the Public Service Commission of the Commonwealth of Pennsylvania and making an appropriation therefor

Senate Bill No. 827, entitled:

An Act making an appropriation for use of the Board of Commissioners of Public Grounds and Buildings to carry on the work of completing an office building in Capitol Park

Senate Bill No. 828, entitled:

An Act authorizing the Board of Commissioners of Public Grounds and Buildings to erect construct and complete a garage building in one or more units to be constructed of fire resisting materials on a plot of ground owned by the Commonwealth lying north of the proposed Soldiers and Sailors Memorial Bridge in the city of Harrisburg and providing for the letting of contracts therefor and making an appropriation for the payment thereof

Senate Bill No. 852, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings of the Commonwealth of Pennsylvania for the payment of the Commonwealth's share of the cost of maintenance of and repairs to bridges over the Delaware river between the Commonwealth of Pennsylvania and the state of New York

Senate Bill No. 635, entitled:

An Act making a further appropriation to carry into effect the act approved the fourteenth day of June one thousand nine hundred and eleven (Pamphlet Laws nine hundred and thirty-five) entitled "An act providing for the erection by the Commonwealth of Pennsylvania of a statue in memory of General George Gordon Meade in the city of Washington and making an appropriation therefor"

Senate Bill No. 757, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the payment of the cost of constructing approaches and necessary rights of way to and for bridges erected in pursuance of the proceedings under the act of May fifth one thousand nine hundred and eleven (Pamphlet Laws one hundred and seventy-seven) entitled "An act authorizing the Commonwealth of Pennsylvania to build bridges over any river not more than one thousand feet and not less than five hundred feet in width at localities not less than ten miles distant from the nearest public bridge over the same river in counties whose indebtedness increased by the cost of such proposed bridge would exceed the constitutional limitation of two per centum of their assessed valuation"

Senate Bill No. 758, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the Payment of the cost of bridges erected in pursuance of proceedings under the act of May fifth one thousand nine hundred and eleven (Pamphlet Laws one hundred and seventy-seven) entitled "An act authorizing the Commonwealth of Pennsylvania to build bridges over any river not more than one thousand feet and not less than five hundred feet in width at localities not less than ten miles distant from the nearest public bridge over the same river in counties whose indebtedness increased by the cost of such proposed bridges would exceed the constitutional limitation of two per centum of their assessed valuation"

Senate Bill No. 826, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the grading paving and curbing of part of North street in the city of Harrisburg

Senate Bill No. 855, entitled:

An Act making an appropriation and reappropriation for the erection and construction of a bridge over the Delaware river and approaches thereto as provided for in the act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fourteen) entitled "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware river connecting the city of Philadelphia and the city of Camden and the approaches thereto providing for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the city of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the site and approaches thereto providing for the turning over of said bridge upon its completion and making an appropriation for the purposes of this act"

Senate Bill No. 856, entitled:

An Act reappropriating the unexpended balance of any moneys heretofore appropriated to the Board of Commissioners of Public Grounds and Buildings for the purpose of carrying

on the work of erecting and constructing a soldiers and sailors' memorial bridge

Senate Bill No. 975, entitled:

An Act making an appropriation to the Babies' Hospital of Philadelphia Pennsylvania

Senate Bill No. 967, entitled:

An Act making an appropriation to the trustees of the Locust Mountain Hospital at Shenandoah Pennsylvania

Senate Bill No. 965, entitled:

An Act making an appropriation to the Hebrew Sheltering Home and Day Nursery for Children Philadelphia Pennsylvania

Senate Bill No. 963, entitled:

An Act to authorize the acquisition by purchase or condemnation of lands with or without buildings thereon and the erection of buildings for a State truancy school and for the appointment of a commission to acquire the same and making an appropriation for the purposes of this act and providing for its operation by the State Board of Education

Senate Bill No. 536, entitled:

An Act making an appropriation to the Beulah Anchorage of Reading Pennsylvania

Senate Bill No. 540, entitled:

An Act making an appropriation to the Wilkes-Barre City Hospital

Senate Bill No. 550, entitled:

An Act making an appropriation to the Chester Hospital in the city of Chester Pennsylvania

Senate Bill No. 586, entitled:

An Act making an appropriation to the several fire companies of the city of Harrisburg Pennsylvania

Senate Bill No. 593, entitled:

An Act making an appropriation to the trustees of the Homeopathic State Hospital for the Insane at Allentown Pennsylvania

Senate Bill No. 627, entitled:

An Act making an appropriation to the Home for the Friendless of Harrisburg Pennsylvania

Senate Bill No. 628, entitled:

An Act making an appropriation to the Harrisburg Polyclinic Hospital of Harrisburg Pennsylvania

Senate Bill No. 630, entitled:

An Act making an appropriation to the Sylvan Heights Home for Orphan Girls at Harrisburg Pennsylvania

Senate Bill No. 685, entitled:

An Act making an appropriation to the trustees of the West-ern State Hospital for the Insane

Senate Bill No. 430, entitled:

An Act to amend section two of the act approved the twenty-eighth day of March one thousand eight hundred and eighty-nine (Pamphlet Laws twenty-two) entitled "A supplement to an act entitled 'An act to provide for the publication of the decisions of the Supreme Court and the appointment of a State reporter' approved the twelfth day of June Anno Domini one thousand eight hundred and seventy-eight (Pamphlet Laws one thousand eight hundred and seventy-eight page two hundred and one) requiring the State reporter to report all the cases decided by the Supreme Court of this Commonwealth and providing for additional assistance and compensation therefor"

Senate Bill No. 476, entitled:

An Act making an appropriation to the Board of Trustees of the Philadelphia Museums

Senate Bill No. 508, entitled:

A Supplement to an act entitled "An act to establish an asylum for the insane poor of this Commonwealth to be called the 'Pennsylvania State Lunatic Hospital and Union Asylum for the Insane' " approved the fourteenth day of April Anno Domini one thousand eight hundred and forty-five (Pamphlet Laws four hundred and forty)"

Senate Bill No. 510, entitled:

An Act making an appropriation to the Children's Homeopathic Hospital of Philadelphia Pennsylvania

Senate Bill No. 515, entitled:

An Act making an appropriation to the Industrial Home for Crippled Children at Pittsburgh Pennsylvania

Senate Bill No. 205, entitled:

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania at Pittsburgh

Senate Bill No. 201, entitled:

An Act making an appropriation to the Washington Crossing Park Commission for the purpose of the acquisition of lands and property and the making of improvements in accordance with the provisions of the act of July twenty-fifth one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and nine) entitled "An act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument commemorative of Washington crossing the river Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purpose of this act"

Senate Bill No. 146, entitled:

An Act making an appropriation to the Women's Medical College of Pennsylvania

Senate Bill No. 142, entitled:

An Act making an appropriation to the Grand View Hospital located near Sellersville Bucks county Pennsylvania

Senate Bill No. 138, entitled:

An Act making an appropriation to The Public Service Commission of the Commonwealth of Pennsylvania to be used by said Commission in the payment of the cost of the construction reconstruction relocation alteration or abolition of any crossing of the tracks of public service companies at above or below grade including the approaches to any overhead or underpass structure in connection therewith and including also compensation for damages to adjacent property taken injured or destroyed by reason thereof of State Highways or highways in cities or boroughs which are a continuation or connecting link of State highways and regulating the expenditure of the amount hereby appropriated to The Public Service Commission of the Commonwealth of Pennsylvania

Senate Bill No. 276, entitled:

An Act making an appropriation to the commission constituted for the purpose of acquiring and maintaining toll-bridges over the Delaware River between Pennsylvania and New Jersey

Senate Bill No. 444, entitled:

An Act making an appropriation to the Erie Infants' Home and Hospital of Erie Pennsylvania

Senate Bill No. 455, entitled:

An Act making an appropriation to the Reading Hospital in the city of Reading Pennsylvania for maintenance

Senate Bill No. 481, entitled:

An Act making an appropriation to the Pittsburgh News-boys' Home of Pittsburgh Pennsylvania

Senate Bill No. 485, entitled:

An Act making an appropriation to the Wills Hospital Philadelphia Pennsylvania

Senate Bill No. 489, entitled:

An Act making an appropriation to the Pittston Hospital Association of the city of Pittston Pennsylvania

Senate Bill No. 436, entitled:

An Act making an appropriation to the State Industrial Home for Women at Muncy

Senate Bill No. 490, entitled:

An Act making an appropriation to the Florence Crittenton Circle of Wilkes-Barre Pennsylvania

Senate Bill No. 492, entitled:

An Act making an appropriation to the Saint Agnes Hospital Philadelphia Pennsylvania

Senate Bill No. 493, entitled:

An Act making an appropriation to the Columbia Hospital at Columbia Lancaster county Pennsylvania

Senate Bill No. 240, entitled:

An Act making an appropriation to the Pennsylvania Board of Pharmacy

Senate Bill No. 360, entitled:

An Act making an appropriation to the Cottage State Hospital of Philipsburg Pennsylvania

Senate Bill No. 365, entitled:

An Act making an appropriation to the American Hospital for Diseases of the Stomach of Philadelphia Pennsylvania

Senate Bill No. 380, entitled:

An Act making an appropriation to the House of the Good Shepherd in the city of Reading Pennsylvania

Senate Bill No. 382, entitled,

An Act making an appropriation to the Sisters of Charity of Saint Catharine's Orphan Asylum of Reading Pennsylvania

Senate Bill No. 383, entitled:

An Act making an appropriation to the Saint Joseph's Hospital in the city of Reading Pennsylvania

Senate Bill No. 390, entitled:

An Act making an appropriation to the Pennsylvania Seamen's Friend Society of Philadelphia Pennsylvania

Senate Bill No. 393, entitled:

An Act making an appropriation to the Franklin City Hospital Franklin Pennsylvania

Senate Bill No. 397, entitled:

An Act making an appropriation to the South Side Hospital of Pittsburgh Pennsylvania

Senate Bill No. 428, entitled:

An Act making an appropriation to the Home for Friendless Children of the city of Reading Pennsylvania

Senate Bill No. 434, entitled:

An Act making an appropriation to the Northern Home for Friendless Children of Philadelphia Pennsylvania

Senate Bill No. 435, entitled:

An Act making an appropriation to the Christian Home for Women at fourteen hundred and twenty-three Liverpool street Northside city of Pittsburgh Pennsylvania

Senate Bill No. 314, entitled:

An Act making an appropriation to the Western Pennsylvania Hospital

Senate Bill No. 321, entitled:

An Act making an appropriation to the Mary M Packer Hospital Sunbury Pennsylvania

Senate Bill No. 335, entitled:

An Act providing for the reappropriation of the unexpended balance for the erection of a monument upon the Parkway in the city of Philadelphia or elsewhere in the State of Pennsylvania in commemoration of the military service of General Galusha Pennypacker and making an additional appropriation for the same purpose

Senate Bill No. 341, entitled:

An Act making an appropriation to the Tabor Home for Children Doylestown Bucks county Pennsylvania

Senate Bill No. 347, entitled:

A Further Supplement to an act approved the first day of April one thousand eight hundred and sixty-three (Pamphlet Laws two hundred and thirteen) entitled "An act to accept the grant of public lands by the United States to the several states for the endowment of agricultural colleges" and making appropriations for carrying the same into effect

Senate Bill No. 348, entitled:

An Act making an appropriation to the Pennsylvania State College for educational extension work and for maintaining a summer session for teachers

Senate Bill No. 353, entitled:

An Act making an appropriation to the Hospital of the Hahnemann Medical College and Hospital

Senate Bill No. 356, entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania

Senate Bill No. 357, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mount Carmel Coal Fields

Senate Bill No. 254, entitled:

An Act making an appropriation to the Pittsburgh Hospital Sisters of Charity Frankstown avenue Pittsburgh Pennsylvania

Senate Bill No. 255, entitled:

An Act making an appropriation to the Columbia Hospital Wilkesburg Pennsylvania

Senate Bill No. 269, entitled:

An Act making an appropriation to the Women's Homeopathic Hospital of Philadelphia

Senate Bill No. 273, entitled:

An Act making an appropriation to the Clearfield Hospital Clearfield Pennsylvania

Senate Bill No. 292, entitled:

An Act making an appropriation to the New Castle Hospital of New Castle Pennsylvania

Senate Bill No. 222, entitled:

An Act making an appropriation to the Florence Crittenton Home located at one hundred and thirty-nine Queen street Germantown Philadelphia Pennsylvania

Senate Bill No. 301, entitled:

An Act making an appropriation to the Friends' Home for Children situate at four thousand eleven Aspen street Philadelphia

Senate Bill No. 304, entitled:

An Act making an appropriation to the Pennsylvania Institution for the Instruction of the Blind

Senate Bill No. 306, entitled:

An Act making an appropriation to the Medico-Chirurgical Hospital of the University of Pennsylvania

Senate Bill No. 307, entitled:

An Act making an appropriation to the Hospital of the University of Pennsylvania

Senate Bill No. 311, entitled:

An Act making an appropriation to the Memorial Hospital Association of Monongahela City Pennsylvania

Senate Bill No. 313, entitled:

An Act making an appropriation to the Home for Widows and Single Women of Reading Pennsylvania

Senate Bill No. 210, entitled:

An Act making an appropriation to the Allegheny General Hospital at Pittsburgh Pennsylvania

Senate Bill No. 217, entitled:

An Act making an appropriation to the Punxsutawney Hospital Association of Punxsutawney Jefferson county Pennsylvania

Senate Bill No. 228, entitled:

An Act making an appropriation to the Children's Aid Society of Pennsylvania

Senate Bill No. 229, entitled:

An Act making an appropriation to the House of Good Shepherd Penn and Chew streets Germantown Philadelphia Pennsylvania

Senate Bill No. 238, entitled:

An Act making an appropriation to the State Institution for Feeble-Minded of Western Pennsylvania at Polk Pennsylvania for maintenance and training

Senate Bill No. 239, entitled:

An Act making an appropriation to the State Institution for Feeble-Minded of Western Pennsylvania at Polk Pennsylvania

Senate Bill No. 249, entitled:

An Act making an appropriation to the Corry Hospital Association of Corry Pennsylvania

Senate Bill No. 250, entitled:

An Act making an appropriation to the Adrian Hospital Association of Punxsutawney Jefferson county Pennsylvania

Senate Bill No. 252, entitled:

An Act making an appropriation to the Braddock General Hospital Braddock Pennsylvania

Senate Bill No. 253, entitled:

An Act making an appropriation to the Home for Aged and Infirm Colored Women at Pittsburgh Pennsylvania

Senate Bill No. 137, entitled:

An Act making an appropriation to the Mercy Hospital of Pittsburgh Pennsylvania

Senate Bill No. 140, entitled:

An Act making an appropriation to the Taylor Hospital Ridley Park Delaware county Pennsylvania

Senate Bill No. 147, entitled:

An Act making an appropriation to the Lankenau Hospital of Philadelphia Pennsylvania

Senate Bill No. 148, entitled:

An Act making an appropriation to the Gyneccean Hospital Philadelphia Pennsylvania

Senate Bill No. 151, entitled:

An Act making an appropriation to the Society for the Prevention and Cure of Consumption of the city of Scranton popularly known as the West Mountain Sanatorium

Senate Bill No. 174, entitled:

An Act making an appropriation to the Salvation Army Rescue Home and Hospital Lansdowne avenue Philadelphia

Senate Bill No. 176, entitled:

An Act making an appropriation to the Easton Home for Friendless Children at Easton Pennsylvania

Senate Bill No. 180, entitled:

An Act making an appropriation to the Indiana Hospital of Indiana county Pennsylvania

Senate Bill No. 181, entitled:

An Act making an appropriation to the North Pennsylvania General Hospital and Sanatorium at Austn Pennsylvania

Senate Bill No. 205, entitled:

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania at Pittsburgh

Senate Bill No. 209, entitled:

An Act making an appropriation to the George Junlor Republic Association of Pennsylvania

Senate Bill No. 98, entitled:

An Act making an appropriation to Eagleville Sanatorium for Consumptives located at Eagleville Montgomery county

Senate Bill No. 106, entitled:

An Act making an appropriation to the Sewickley Valley Hospital Association Incorporated of Allegheny county Pennsylvania

Senate Bill No. 111, entitled:

An Act making an appropriation to the J C Blair Memorial Hospital of Huntingdon Pennsylvania

Senate Bill No. 116, entitled:

An Act making an appropriation to the Nason Hospital Association of Roaring Spring Blair county Pennsylvania

Senate Bill No. 117, entitled:

An Act making an appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

Senate Bill No. 115, entitled:

An Act making an appropriation to the Lock Haven Hospital Lock Haven Pennsylvania

Senate Bill No. 129, entitled:

An Act making an appropriation to the trustees of the Pennsylvania State Lunatic Hospital for the Southern District of Pennsylvania at Harrisburg

Senate Bill No. 130, entitled:

An Act reappropriating certain moneys to the trustees of the Pennsylvania State Lunatic Hospital for the Southern District of Pennsylvania at Harrisburg

Senate Bill No. 132, entitled:

An Act making an appropriation to the Union Home for Old Ladies of West Philadelphia

Senate Bill No. 133, entitled:

An Act making an appropriation to the Home for the Homeless Philadelphia Pennsylvania

Senate Bill No. 62, entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania

Senate Bill No. 63, entitled:

An Act making an appropriation to Saint Luke's Homeopathic Hospital of Philadelphia

Senate Bill No. 70, entitled:

An Act making an appropriation to the Robert Packer Hospital

Senate Bill No. 78, entitled:

An Act making an appropriation to the Misericordia Hospital of Philadelphia

Senate Bill No. 64, entitled:

An Act making an appropriation to the St Joseph's Hospital of Philadelphia

Senate Bill No. 74, entitled:

An Act making an appropriation to the Pennsylvania Historical Commission for certain purposes

Senate Bill No. 76, entitled:

An Act authorizing the Governor to appoint a commission which with a similar commission of the State of New Jersey is authorized to acquire purchase maintain and operate ice boats on the Delaware River to keep said river open to navigation

Senate Bill No. 80, entitled:

An Act making an appropriation to the treasurer of the First Regiment Infantry of Philadelphia Pennsylvania

Senate Bill No. 82, entitled:

An Act making an appropriation to the West Philadelphia Hospital for Women in the city of Philadelphia

Senate Bill No. 86, entitled:

An Act making an appropriation to the Mercy Hospital of Johnstown Pennsylvania

Senate Bill No. 22, entitled:

An Act making an appropriation to the Allentown Hospital Allentown Lehigh county Pennsylvania

Senate Bill No. 24, entitled:

An Act making an appropriation to the Saint Luke's Hospital located at South Bethlehem Lehigh county Pennsylvania

Senate Bill No. 28, entitled:

An Act making an appropriation to the Paoli Memorial Association for improvements to and maintenance of the Paoli Parade Grounds

Senate Bill No. 44, entitled:

An Act making an appropriation to the Camp Curtin Commission for the dedication of the Camp Curtin Park the payment of the expenses of the Commission and for the completion of said park

Senate Bill No. 45, entitled:

An Act making an appropriation to the General Hospital of East Stroudsburg Pennsylvania

Senate Bill No. 46, entitled:

An Act making an appropriation to carry into effect the act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws page one thousand one hundred and eighty) entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New York of certain toll bridges over the Delaware River and making an appropriation therefor"

Senate Bill No. 54, entitled:

An Act making an appropriation to the commission appointed to procure and erect a statue of General David McMurtre Gregg

Senate Bill No. 60, entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania

Senate Bill No. 355, entitled:

An Act authorizing the cities of this Commonwealth to regulate or prohibit and prevent the use and sale of fireworks firecrackers sparklers and other pyrotechnics and the unnecessary firing and discharge of firearms in or into the highways or other public places of such cities

Senate Bill No. 950, entitled:

An Act to amend part of section six of an act approved the eighth day of May one thousand nine hundred nineteen (Pamphlet Laws one hundred and forty-one) entitled "An act reorganizing the Department of Agriculture creating bureaus therein and providing for the proper administration thereof"

Senate Bill No. 854, entitled:

An Act relating to the indebtedness of school districts in excess of seven per centum but not exceeding ten per centum of the assessed valuation of their taxable property providing for the payment of such indebtedness as a moral obligation and for the levy of taxes for such purpose protecting the officers of school districts in making such payments estopping school districts from denying their liability validating such portion of such increase of indebtedness as does not exceed seven per centum of the assessed valuation making an increased valuation the standard in determining the limit of indebtedness and prohibiting any further increase of indebtedness until provision is made for the payment of all indebtedness in excess of seven per centum and not exceeding ten per centum of the assessed valuation

Senate Bill No. 762, entitled:

An Act to amend section five of the act approved the twenty-fourth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and ninety-seven) entitled "An act authorizing the establishment of contagious disease hospitals in the several counties of the Commonwealth to be constructed and maintained out of county funds" by providing for the management of such hospitals by a board of trustees

Senate Bill No. 934, entitled:

An Act relating to poor districts co-extensive with counties of the fourth class authorizing the directors of such district to sell real estate no longer suitable for the support maintenance and employment of the poor of their respective districts and to purchase such real estate as may be necessary for such support maintenance and employment and to construct thereon such buildings as may be necessary and to equip and furnish the same validating the title to real estate heretofore purchased by such directors and providing for the borrowing of money and the issue of bonds by the county commissioners to accomplish the purposes of this act

Senate Bill No. 818, entitled:

An Act providing for the election of one person as prothonotary and one person as clerk of the courts of quarter sessions and over and terminer in counties of the fourth class and repealing general local and special acts inconsistent therewith

Senate Bill No. 971, entitled:

An Act amending an act entitled "A supplement to an act entitled 'An act for the government of cities of the second class' approved the seventh day of March one thousand nine hundred and one authorizing cities of the second class to regulate and limit the height and bulk of buildings and the areas of yards courts and open spaces and to regulate and restrict the location of trades and industries and the location of buildings for specified uses and to make regulations for trades and industries and for the use of buildings and for the above purposes to divide the cities into districts and authorizing the City Planning Commission to recommend the boundaries of districts and appropriate regulations therein and providing the method of adoption of said districts regulations and restrictions and the method of amendment or change thereof" approved the twenty-first day of June Anno Domini one thousand nine hundred and nineteen providing for twenty days' notice to the City Planning Commission of any proposed amendment or change for an enforcing officer and a board of appeal to review his actions

Senate Bill No. 1068, entitled:

An Act to provide for the appointment of assistant district attorneys in the several counties of the fourth class fixing the salaries of such assistant district attorneys and providing how the same shall be paid

Senate Bill No. 958, entitled:

An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts

Senate Bill No. 972, entitled:

An Act empowering cities to take purchase or condemn property for the purpose of erecting providing maintaining and operating thereon playgrounds playfields gymnasiums public baths swimming pools indoor recreation centers comfort stations waiting stations and drinking fountains

Senate Bill No. 976, entitled:

An Act to amend an act providing that in all counties having more than five hundred thousand inhabitants advertisements and notices required by law or rules of court to be published in newspapers of general circulation unless dispensed with by special order of court shall be published in the legal newspaper issued at least weekly of the proper county designated by rules of court for the publication of court or other legal notices approved the third day of May Anno Domini one thousand nine hundred and nine (Pamphlet Laws four hundred and twenty-four) as amended so as to except therefrom the advertisement by counties cities boroughs school districts and other municipalities and incorporated districts of the sale of any bonds or other securities issued by them

Senate Bill No. 853, entitled:

An Act validating indebtedness heretofore created by school districts pursuant to the provisions of an act approved the fifth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and forty-six) entitled "An act relating to the indebtedness of municipalities and providing for carrying into operation section fifteen of article nine of the Constitution of Pennsylvania so far as it relates to municipalities" providing that where school districts have heretofore actually issued bonds and have received and retained the full consideration therefor they shall be estopped from denying their authority to create the indebtedness represented thereby providing that such bond issues shall not be indivisible transactions making an increased valuation the standard in determining the limit of indebtedness and prohibiting any further increase of indebtedness until provisions is made for the payment of all indebtedness in excess of seven per centum and not exceeding ten per centum of the assessed valuation

Senate Bill No. 962, entitled:

An Act creating a board of managers to have exclusive jurisdiction over all houses of detention for the reception of unruly juvenile offenders and neglected and dependent children who may be under judicial investigation in counties of the third class and abolishing the boards of managers now in charge of such houses

Senate Bill No. 560, entitled:

An Act to provide for the sterilization of inmates of institutions having the care and custody of idiotic imbecile epileptics feeble-minded and insane persons in cases where such sterilization will materially improve the mental or physical condition of such persons and in cases where owing to the idiocy imbecility insanity or feeble-mindedness of such persons not being in permanent custody procreation by such persons would produce offsprings similarly affected

Senate Bill No. 324, entitled:

An Act to amend the first paragraph of section three of the act approved the first day of July one thousand nine hundred nineteen (Pamphlet Laws seven hundred and ten) entitled "An act relating to fires and fire prevention imposing duties and conferring powers heretofore exercised by the State Fire

Marshal upon the Department of State Police authorizing the appointment of the chiefs of fire departments and certain public officers and others as assistants to said department and defining their powers and duties providing for the investigation of the cause origin and circumstances of fires and the inspection of all and the removal or change of certain buildings imposing duties on school authorities and on certain corporations associations and fire rating agencies providing for the attendance of witnesses before the department and the enforcement of its orders and prescribing penalties"

Senate Bill No. 861, entitled:

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Senate Bill No. 955, entitled:

An Act requiring the filing of plans and specifications of buildings public works highways or improvements undertaken by boroughs townships poor districts or school districts in the office of the clerk of the court of quarter sessions and requiring copies to be furnished by the secretary architect or engineer of the municipality to applicants therefor

Senate Bill No. 963, entitled:

An Act to authorize the acquisition by purchase or condemnation of lands with or without buildings thereon and the erection of buildings for a State truancy school and for the appointment of a commission to acquire the same and making an appropriation for the purposes of this act and providing for its operation by the State Board of Education

Senate Bill No. 1069, entitled:

An Act to amend an act approved the second day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder"

Senate Bill No. 34, entitled:

An Act to ascertain and appoint the fees to be received by the recorder of deeds in and for the counties in this Commonwealth containing more than one million five hundred thousand (1,500,000) inhabitants

Senate Bill No. 840, entitled:

An Act to amend an act approved the sixteenth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred and eighty-two) entitled "An act creating a Board of Commissioners of Public Grounds and Buildings providing for the appointment of a Superintendent of Public Grounds and Buildings and subordinate officers and employees and fixing their salaries defining the powers and duties of the board and the superintendent with regard to contracts for and the furnishing of furniture furnishings stationery supplies paper and fuel for the executive and legislative branches of the State government and the Executive Mansion the supervision of the Capitol grounds and buildings the State Arsenal and Executive Mansion and repairs alterations and improvements thereto and to other buildings land and property of the State the disposal of unserviceable personal property of the Commonwealth the renting of office rooms outside of the Capitol the bonding of officers and employees of the Commonwealth and the supervision of the erection of and repairs and additions to State institutions and the expenditure of funds therefor and repealing supplied and inconsistent laws"

Senate Bill No. 970, entitled:

An Act amending an act entitled "A supplement to an act entitled 'An act for the government of cities of the second class' approved the seventh day of March Anno Domini one thousand nine hundred and one creating and regulating a city planning department giving it jurisdiction extending it over the city and for three miles beyond the city limits and regulating the laying out of plans of lots within the limits of the city" approved the tenth day of June Anno Domini one thousand nine hundred and eleven by providing the method of appointment and terms of office of the members of the city planning department and that all plans of streets for public use shall be submitted to and approved by this department

Senate Bill No. 973, entitled:

An Act to amend an act entitled "An act amending section nine of an act entitled 'An act in relation to the laying out opening widening straightening extending or vacating streets and alleys and the construction of bridges in the several municipalities of this Commonwealth the grading paving macadamizing or otherwise improving streets and alleys providing for ascertaining the damages to private property resulting therefrom the assessment of the damages costs and expenses thereof upon the property benefited and the construction of sewers and payment of the damages costs and expenses thereof including damages to private property resulting therefrom" approved May sixteenth Anno Domini one thousand eight hundred and

ninety-one enabling municipal corporations to lay out open widen extend and vacate streets or alleys upon petition or without petition of property owners as amended by the act approved the twenty-second day of May Anno Domini one thousand eight hundred and ninety-five providing for the approval of ordinances by the city recorder and the publication of the ordinances approved the nineteenth day of March Anno Domini one thousand nine hundred and three (Pamphlet Laws thirty-five) providing that the ordinances may require that no building may be built or altered except to conform to the lines fixed by the widening or straightening ordinances and that in such case the landowner's right of action shall not accrue until actual occupancy by the municipality or the locating or relocating of the building to conform to the new lines

Senate Bill No. 956, entitled:

An Act supplementary to an act entitled "An act granting to water power companies and other corporations owning or controlling water power authority to develop and distribute electric power by means of their water power and to erect construct and maintain the necessary buildings plant and apparatus for that purpose" approved the second day of July one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and twenty-five) by extending the power of every corporation heretofore organized or hereafter to be organized for the purpose of supplying water power to the public and granting to every such corporation the power to appropriate property outside the limits of public streets lanes alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service accommodation convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation

Senate Bill No. 87, entitled:

An Act providing for the depositing of money with the clerk of the several courts of quarter sessions and over and terminer of this Commonwealth in lieu of bail and recognizances with surety or sureties in criminal prosecutions desertion and non-support and surety of the peace cases pending in said courts and fixing the fees of the said clerk of the said courts

Senate Bill No. 759, entitled:

An Act relating to the fees of attorneys-at-law as part of the taxable costs in cases in the several courts of common pleas and on appeals to the Superior and Supreme Courts of this Commonwealth

Senate Bill No. 858, entitled:

A Supplement to an act entitled "An act to amend an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April Anno Domini one thousand eight hundred and seventy-four providing for the incorporation and regulation of electric light heat and power companies" approved the eighth day of May Anno Domini one thousand eight hundred and eighty-nine by extending the powers of every corporation heretofore or hereafter incorporated for the supply of light heat and power or any of them to the public by electricity and of every corporation which has heretofore accepted the provisions of said act as provided therein and granting to every such corporation the power to appropriate property outside the limits of public streets lanes alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service accommodation convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation

Senate Bill No. 942, entitled:

An Act giving the Insurance Commissioner supervision and control and authority to examine automobile protective or co-operative companies or associations issuing for money consideration policies or contracts guaranteeing attorneys services to owners of motor vehicles in event of accident to persons or property by operation of motor vehicles or providing for the towing of damages vehicles defining motor vehicles providing for cancellation provision in policies or contracts providing for semi-annual reports by companies or associations to the Insurance Commissioner and payment of examination expenses and filing fees providing for a reserve liability for unearned portion of premiums or dues and for investment of funds in valid securities to protect the purchaser providing for filing of name and residence of solicitors employed requiring payment of tax to the Commonwealth of two per centum on all premiums or dues received requiring all such companies or associations now transacting business in this Commonwealth to register with the Insurance Commissioner and to come under provisions of the act fixing penalty for violations of the act providing for liquidation by the Insurance Commissioner in event of insolvency

Senate Bill No. 964, entitled:

An Act to further amend section eight of the act approved the seventeenth day of February one thousand nine hundred and six (Pamphlet Laws forty-five) entitled "An act to regulate the deposits of State funds to prescribe the method of selecting State depositories to limit the amount of State deposits to provide for the security of such deposits to fix the rate of interest thereon to provide for the publication of monthly statements of moneys in the general and sinking

funds to declare it a misdemeanor to give or take anything of value for obtaining the same and prescribing penalties for violations of this act" by fixing the rate of interest to be paid by active and non-active depositaries

Senate Bill No. 1064, entitled:

A Supplement to the act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and sixty-two) entitled "An act providing for the creation and administration of a State fund for the insurance of compensation for injuries to employees of subscribers thereto declaring false oaths by the subscribers to be misdemeanors and providing penalties for the violation thereof" refunding to the general fund of the State Treasury all moneys appropriated for the organization and administration of the State Workmen's Insurance Fund

Senate Bill No. 952, entitled:

An Act to repeal an act approved the eighteenth day of July one thousand nine hundred nineteen (Pamphlet Laws one thousand and fifty-five) entitled "An act in relation to the public safety defense and welfare of the Commonwealth and of the United States continuing the Commission of Public Safety and Defense as a commission of public welfare prescribing its powers and duties and making an appropriation"

Senate Bill No. 1061, entitled:

An Act amending section one of the act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire escapes fire extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

House Bill No. 85, entitled:

An Act to amend section twenty-five of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties" as amended

House Bill No. 215, entitled:

An Act for the better protection of fish requiring citizens of the United States residing within this Commonwealth to procure a license from the county treasurer to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act and the manner of proceeding to enforce compliance therewith and providing for the disposition of the penalties recovered and license fees received

House Bill No. 260, entitled:

An Act fixing the salary of the jury commissioners of the counties of the third class

House Bill No. 270, entitled:

An Act to amend an act approved the twenty-fifth day of February one thousand nine hundred and one (Pamphlet Laws page eleven) entitled "An act to establish a Department of Forestry to provide for its proper administration to regulate the acquisition of land for the Commonwealth and to provide for the control protection and maintenance of forestry reservations by the Department of Forestry" as amended by establishing additional bureaus and offices in said department establishing Forest Districts providing for Forest Officers assistants and labor providing for the salaries of the Officers and employees of the Department fixing the amount of expenditure for the acquisition of land and repealing certain acts

House Bill No. 271, entitled:

An Act to amend an act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws page seven hundred ninety-seven) entitled "An act to establish a Bureau of Forest Protection within the Department of Forestry designating the Officers who shall constitute the Bureau their duties and salaries prescribing penalties for the violation thereof and repealing all laws general special or local or any parts thereof that may be inconsistent with or supplied by this Act" by providing for a chief of the Bureau of Forest Protection empowering District Foresters to act as District Fire Wardens providing for the compensation of the Chief and other Fire Wardens and person assisting in extinguishing forest fires

House Bill No. 399, entitled:

An Act relating to the adequate protection of fruit vegetables or other articles of food from flies

House Bill No. 431, entitled:

An Act for the segregation of certain classes of prisoners

House Bill No. 433, entitled:

An Act to amend section one of an act approved the fifteenth day of June Anno Domini one thousand nine hundred and eleven entitled "An act to fix and regulate the compensation

of directors of the poor of poor districts composed of several townships boroughs and cities situate wholly within counties of this Commonwealth not exceeding five hundred thousand population" as amended by increasing the rate of compensation to be paid to the attorney employed by said poor districts

House Bill No. 499, entitled:

An Act to quiet the title to real estate and to enable citizens of the United States and corporations authorized to hold real estate within this Commonwealth to hold and convey title to real estate which has been formerly held by or for corporations not authorized by law to hold the same

House Bill No 515, entitled:

An Act to amend an act approved the seventeenth day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred and five) entitled "An act to amend section one of an act approved the fifth day of May one thousand eight hundred and thirty-two entitled 'An act regulating lateral railroads' by extending the provisions thereof to any person or persons corporation of the first or second class partnership municipal or quasi-municipal corporation school or poor district of the State of Pennsylvania incorporated under general or special act of Assembly being the owner or owners of land mills quarries coal mines limekilns or other real estate in the vicinity of any railroad canal or slack-water navigation made or to be made by any company or by the State of Pennsylvania and not more than four miles distant therefrom" increasing the length of lateral railroads

House Bill No. 567, entitled:

An Act to enable city county poor ward school borough and township tax collectors their executors and administrators if they are deceased or either surety or sureties if the surety or sureties have paid the taxes to collect taxes for the payment of which they have become personally liable without having collected the same by the expiration of the authority of their respective bonds or by the expiration of the authority of their respective warrants or by the expiration of their terms of office and to extend the time for the collection of the same for a period of two years from the passage of this act

House Bill No. 572, entitled:

An Act providing for the sentencing of certain criminals to reformatories or houses of correction in counties of the first class

House Bill No. 574, entitled:

An Act to authorize the filing and recording of notices of liens for taxes due the United States in the offices of the recorders of deeds of the several counties of this Commonwealth

House Bill No. 575, entitled:

An Act to amend an act approved the twenty-first day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred and eighty-five) entitled "An act providing for the return of taxes on seated lands in counties poor districts boroughs incorporated towns and townships for county poor borough town or township taxes respectively and providing for the sale of such lands for taxes" as amended providing for the preservation of the lien of first mortgages

House Bill No. 603, entitled:

An Act to amend section six of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employees of said department and providing a method for fixing compensation" as amended

House Bill No. 638, entitled:

An Act to fix the salaries of supervising inspectors of the second grade in the Department of Labor and Industry

House Bill No. 726, entitled:

An Act to empower courts of competent jurisdiction to issue writs of execution against property of defendant and attachment execution or in the nature of attachment execution against trusts including those commonly known as spendthrift trusts no matter when such trusts were created in cases where an order award or decree has been made against a husband for the support of his wife or children or both making such attachment execution against trusts a continuing lien and levy for fifty per centum of such money or property until the order judgement or decree is paid in full with costs and abolishing the benefit of the exemption law in such cases

House Bill No. 741, entitled:

An Act to regulate and establish the traveling expenses and mileage to be charged by sheriffs in counties of the third fourth fifth sixth seventh and eighth classes

House Bill No. 767, entitled:

An Act to amend section one thousand six hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 769, entitled:

An Act to amend sections two thirteen and fourteen of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State supervisor and assistants and fixing the salaries of such State supervisor and assistants defining the powers and duties of boards of trustees including the power of appointing assistants and investigators and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties" eliminating the provisions of said act which fixes the salaries of the State supervisor assistant State supervisor and clerk and the method of the distribution of the moneys appropriated among the several counties coming within the provisions of the act

House Bill No. 795, entitled:

An Act to amend section three hundred eighty-six clause four of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by limiting the powers of townships of the second class to contract for road purposes

House Bill No. 860, entitled:

An Act creating a commission to prepare a revision and consolidation of the existing general statutory law defining the powers and duties of the commission imposing certain duties upon the Legislative Reference Bureau providing for the report of the commission to the General Assembly for its adoption or rejection and making an appropriation

House Bill No. 865, entitled:

An Act providing for the licensing and regulation of corporations co-partnerships associations and individuals engaged in the business of receiving payments or contributions to be held or used in any plan of accumulation or investment or of issuing negotiating offering for sale or selling any certificates securities contracts or other choses in actions evidenced by writing on the partial payment or installment plan or of assuming fixed obligations or issuing in connection therewith a contract based upon payment being made upon installments or single payments under which all or part of the total amount received is to be repaid at some future time with or without profit and imposing penalties

House Bill No. 939, entitled:

An Act to amend section four hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 946, entitled:

An Act to provide for the abolition of railroad grade crossings

House Bill No. 957, entitled:

An Act to amend section ten of an act approved the sixteenth day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred and ninety-three) entitled "An act to provide for the licensing and regulation of public dance halls and ballrooms and for the regulation supervision of public dances and balls in cities of the first second and third classes"

House Bill No. 967, entitled:

An Act providing for the burial of the bodies of indigent persons by certain poor districts

House Bill No. 1000, entitled:

An Act to amend chapter three of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 1016, entitled:

An Act to amend section one thousand two hundred ten as amended and section one thousand one hundred three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and repealing section one thousand two hundred twelve thereof

House Bill No. 1021, entitled:

An Act providing for the condemnation by the Commonwealth of lands suitable and desirable for forest purposes of game preserve purposes or the perpetuation and protection of fish and defining the powers and duties of the Department of Forestry the Board of Game Commissioners and the Department of Fisheries respectively in relation thereto

House Bill No. 1031, entitled:

An Act empowering cities of the third class to contract with certain incorporated associations to use and occupy public parks and playgrounds subject to regulations prescribed by said cities

House Bill No. 1032, entitled:

An Act to amend section four of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employees of said department and providing a method for fixing compensation"

House Bill No. 1055, entitled:

An Act to amend section four and six of a supplement to an act approved the twenty-sixth day of April one thousand nine hundred and eleven (Pamphlet Laws eighty-two) entitled "A supplement to an act to provide for the incorporation and regulation of certain corporations" approved April twenty-ninth Anno Domini eighteen hundred and seventy-four providing for the incorporation of trustees appointed or to be appointed under the terms of any will deed grant or gift creating a trust or trusts for the benefit of the people of any incorporated city of this Commonwealth for the advancement of learning science music art or of any one or more of said purposes in which representatives of said city may have part in the management with power to confer degrees in art pure and applied science philosophy literature painting music medicine law and theology and for the supervision and regulation of the same" conferring upon the State Council of Education powers and duties heretofore vested in the College and University Council

House Bill No. 1090, entitled:

An Act authorizing the appointment of interpreters in counties of the third fourth fifth sixth seventh and eighth classes of this Commonwealth and providing for their compensation

House Bill No. 1093, entitled:

An Act to amend section nineteen chapter three article one of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

House Bill No. 1197, entitled:

An Act restricting the appointment of corporate fiduciaries by testators or by any court or register of wills to corporations fully subject to supervision and examination by the Banking Department

House Bill No. 1107, entitled:

An Act requiring banks banking corporations copartnerships or associations co-operative banking associations trust safe deposit real estate mortgage title insurance guaranty surety and indemnity companies savings institutions savings banks provident institutions building and loan associations lodges and societies to file of record names of persons authorized to make entries on records of mortgages imposing certain duties on recorders of deeds and declaring certain entries void

House Bill No. 1126, entitled:

An Act to provide for the recording and the notation upon the record of any deed or other recorded instrument of any judgment or decree affecting such deed or other instrument and providing that such recording and notation shall be notice of such judgment or decree

House Bill No. 1169, entitled:

An Act to amend sections three hundred and ninety-seven four hundred and twenty-one and one thousand two hundred and twenty-one of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 1187, entitled:

An Act to amend section one of an act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws ten hundred and three) entitled "An act requiring licenses to sell steamship tickets or orders for transportation to or from foreign countries and providing penalties"

House Bill No. 1191, entitled:

An Act to amend an act approved the fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws four hundred thirty-five) entitled "An act to authorize the courts of common pleas of any county when any individual church within the county has become inactive or extinct by reason of there being no resident or active trustees representing it or otherwise and the property of the church is liable to be wasted or destroyed to appoint the trustees of the State body or organization representative of the denomination of which said church was a member as trustees for said church to hold and dispose of the title to the property owned by said church and defining the procedure thereon" authorizing the said courts to appoint as trustees for the property owned or held by any church board or agency of any religious organization the trustees or body corporate of the superior judicatory with which the church has been connected when the territory covered by the said judicatory is within the State or any other appropriate board or agency of such religious organization if duly incorporated under the laws of any state of the United States

House Bill No. 1195, entitled:

An Act to commemorate the memory of Thaddeus Stevens by designating one of the educational buildings to be erected in the capital park as "The Thaddeus Stevens Educational Memorial" and constituting a commission to prepare a pamphlet dealing with the life and the speeches of Thaddeus Stevens to be distributed to the public schools

House Bill No. 1212, entitled:

An Act to amend section twelve article one chapter eight of an act approved the fourteenth day of May one thousand nine hundred fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

House Bill No. 1213, entitled:

An Act to amend the act approved the sixteenth day of April one thousand eight hundred and seventy-five (Pamphlet Laws fifty-four) entitled "An act to provide for appeals in cases where the county commissioners and auditors have failed or shall hereafter fail to fix compensation of county treasurers and to repeal an act entitled 'A supplement to an act relating to county treasurers passed the fifteenth day of April one thousand eight hundred and thirty-four' approved the eighteenth day of April one thousand eight hundred and seventy-four in regard to the compensation of county treasurer" by providing for appeals by the county treasurer in cases where the county commissioners and auditors have fixed the compensation of the county treasurer

House Bill No. 1245, entitled:

An Act fixing the number and salaries of the officers and employees in the Department of Mines

House Bill No. 1247, entitled:

An Act to amend section twenty-six of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and sixty-two) entitled "An act providing for the creation and administration of a State fund for the insurance of compensation for injuries to employees of subscribers thereto declaring false oaths by the subscribers to be misdemeanors and providing penalties for the violation thereof" as amended

House Bill No. 1259, entitled:

An Act providing for the licensing and registration by the Dental Council of certain persons to practice dentistry

House Bill No. 1271, entitled:

An Act to amend clause (b) of section five of an act approved the twenty-first day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred and nine) entitled "An act relating to the organization maintenance and operation of the Banking Department and the scope of its supervision and control over corporations partnerships unincorporated

associations and individuals and the assets and liabilities thereof providing penalties for the enforcement of its provisions and repealing certain acts"

House Bill No. 1278, entitled:

An Act to amend an act approved the twenty-fourth day of May one thousand eight hundred and eighty-seven (Pamphlet Laws one hundred and eighty-two) entitled "An act to authorize the councils of the cities of the first class of the Commonwealth to appropriate annually a sum not exceeding five hundred dollars for the support and maintenance of each company of the National Guard using and occupying an armory building room or quarters within said cities in addition to the annual appropriation by the Legislature" fixing the amounts which may be appropriated by cities of the first second and third classes to companies troops and similar units of the National Guard and extending the provisions of said act to counties

House Bill No. 1290, entitled:

An Act appropriating to the Department of Health any moneys to be received from the United States Government in the promotion of sanitation public health and health education the protection and care of maternity infancy and old age and the prevention treatment and cure of disease

House Bill No. 1291, entitled:

An Act reorganizing the Adjutant General's Department designating the officers and employees thereof and fixing the salaries of each

House Bill No. 1292, entitled:

An Act authorizing the Adjutant General to erect construct complete and equip a building on the arsenal grounds at Harrisburg for use as a garage and machine shop and to grade and terrace the ground in connection therewith providing for the letting of contracts therefor and making an appropriation

House Bill No. 1309, entitled:

An Act designating employees of the Insurance Department and fixing their compensation

House Bill No. 1329, entitled:

An Act to amend the act approved the twelfth day of June one thousand eight hundred and seventy-eight (Pamphlet Laws two hundred and six) entitled "An act authorizing the State Treasurer to refund collateral inheritance tax heretofore paid or that may hereafter be paid in error" by providing for the refunding by the State Treasurer of collateral direct or transfer inheritance tax heretofore paid or that may hereafter be paid on the estate or property of a person erroneously adjudged dead

House Bill No. 1332, entitled:

An Act providing for the purchase of land and the erection and improvement of buildings by counties of the fourth fifth sixth seventh and eight classes for the purpose of providing a home for indigent orphans and certain incorrigible indigent dependent and neglected children providing for the maintenance regulation and management of such homes and for commitments thereto by juvenile courts the directors of the poor and the county commissioners

House Bill No. 1334, entitled:

An Act to repeal section two of an act entitled "An act for the protection of the public health by providing that persons firms or corporations who are operating or conducting hotels restaurants dining cars or other eating places in this Commonwealth shall not employ or keep in their employ as cooks waiters kitchen help chambermaids or other house servants any person or persons who are suffering from trachoma active tuberculosis of the lungs open skin tuberculosis syphilis gonorrhea open external cancer or barber's itch or who are carriers of typhoid fever and further providing that no dishes receptacles or utensils used in eating or drinking shall be furnished to patrons or customers if any such public eating place unless the same have been thoroughly cleansed since used by another individual and further providing that no towels shall be furnished in any washroom in connection with any such public eating place unless such towels be laundered or discarded after each individual use and further providing that no common drinking cups shall be furnished at any public drinking place operated in connection with any such public eating place and providing penalties for violations of the provisions of this act" approved May twenty-eight one thousand nine hundred and fifteen (Pamphlet Laws six hundred and forty-two)

House Bill No. 1338, entitled:

An Act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled "An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expense of Memorial Day"

House Bill No. 1341, entitled:

An Act to amend section one of an act approved the eighth day of April one thousand eight hundred sixty-seven (Pamphlet Laws fifty) entitled "An act to permit disabled soldiers to peddle by procuring a license therefor without charge" as amended

House Bill No. 1344, entitled:

An Act to amend an act approved the twenty-fourth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and ninety-nine) entitled "An act to amend section one of an act approved the twenty-first day of March one thousand nine hundred and seven entitled 'An act authorizing the county commissioners of the several counties or the town councils of the several boroughs of this Commonwealth or both to appropriate annually a sufficient sum of money to each post of the Grand Army of the Republic in their respective counties or boroughs to aid in defraying the expenses of Memorial Day' as amended by requiring the commissioners to make appropriations also to Memorial Day or similar organizations where there was heretofore an established post"

House Bill No. 1346, entitled:

An Act to amend section nine of article seven chapter six of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" by adding thereto sub-section eight providing that the borough's share of the cost of construction and improvement of streets or highways in boroughs which are built or improved jointly by the borough and the county the borough and State or borough county and State may be assessed against the abutting property owners

House Bill No. 1348, entitled:

An Act to fix the salaries of the deputy secretary the chief clerk who is also the Secretary of the Board of Pardons and of the Superintendent of the Election and Legislative Bureau in the Department of the Secretary of the Commonwealth

House Bill No. 1354, entitled:

A Supplement to the act approved the twenty-third day of June one thousand eight hundred and eighty-five (Pamphlet Laws one hundred and forty-six) entitled "An act relating to marriage licenses providing for officers herein indicated to issue licenses for parties to marry" imposing an additional license fee for the use of the Commonwealth

House Bill No. 1359, entitled:

An Act authorizing certain heads of departments of the State government to increase the compensation of employees and prescribing a limit to said increase

House Bill No. 1363, entitled:

An Act providing for placement training in the several departments bureaus boards divisions and commissions of the State Government of disabled soldiers sailors and marines

House Bill No. 1366, entitled:

An Act to amend section one of the act approved the eighteenth day of July Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws one thousand and sixty-one) entitled "An act to fix the salaries of the supervising inspectors of the second grade and of the Chief of the Bureau of Mediation and Arbitration in the Department of Labor and Industry"

House Bill No. 1370, entitled:

An Act regulating the manner of making returns by election officers in the case of elections upon the increase of indebtedness of cities boroughs townships school districts poor districts and other municipal or incorporated districts prescribing the duties and powers of the clerk of court of quarter sessions and of the court of quarter sessions in connection with such returns and the count computation and recount of the vote prescribing the duties and powers of said court in any instance of fraud illegality or error in such election or return thereof prescribing the powers of such court over the election officers

House Bill No. 1382, entitled:

An Act permitting certain domestic mutual fire insurance companies to issue cash premium policies without assessment liability and providing for the distribution and escheat of the surplus of certain domestic mutual fire insurance companies in event of dissolution

House Bill No. 1407, entitled:

An Act to amend section one of an act approved the twenty-first day of March one thousand nine hundred seven (Pamphlet Laws twenty-two) entitled "An act authorizing the county commissioners of the several counties or the town councils of the several boroughs of this Commonwealth or both to appropriate annually a sufficient sum of money to each post of the Grand Army of the Republic in their respective counties or boroughs to aid in defraying the expenses of Memorial Day" as amended authorizing county commissioners to make additional appropriations for Memorial Day purposes

House Bill No. 1437, entitled:

An Act to amend an act entitled "An act relating to the maintenance of insane feeble-minded and other persons confined in the various institutions of the Commonwealth fixing liability for their support providing for the collection of the moneys due the Commonwealth therefor and for proceedings relating thereto" approved the first day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws six hundred sixty-one)

House Bill No. 1491, entitled:

An Act providing a bonus for the residents of this Commonwealth who served in the military or naval forces of the United States during the world war creating a soldiers' bonus commission and prescribing its powers and duties and making an appropriation

House Bill No. 1513, entitled:

An Act to amend the act approved the eleventh day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred and eighteen) entitled "An act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or

used by the Board of Game Commissioners providing for the assessment of damages done by dogs and payment thereof by the proper county to the owners of livestock and poultry and of damages of licensed dogs imposing powers and duties on certain State county city borough town and township officers and employees and on city councils of cities of the first and second classes and providing penalties" providing for the issuing of licenses by the clerk of the court of quarter sessions instead of the county treasurer and fixing his fees

House Bill No. 38, entitled:

An Act making an appropriation to the Oil City Hospital Oil City Pennsylvania

House Bill No. 47, entitled:

A Joint Resolution proposing an amendment to section one article nine of the Constitution of the Commonwealth of Pennsylvania

House Bill No. 72, entitled:

An Act making an appropriation to the Warren General Hospital of Warren Pennsylvania

House Bill No. 204, entitled:

An Act to regulate the practice of the profession of engineering and of land surveying creating a State Board for the Registration of "Professional Engineers" and "Land Surveyors" defining its powers and duties imposing certain duties upon the Commonwealth and political subdivisions thereof in connection with public work and providing penalties

House Bill No. 254, entitled:

An Act to amend an act approved the sixth day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and forty-seven) entitled "An act requiring all counties cities boroughs townships school districts and other municipalities and incorporated districts to sell any bonds or other securities issued by them to the highest responsible bidder after due public notice" making the provisions of the act also applicable to poor districts regulating the publication of such notices and the manner of receiving opening and announcing bids providing for statement as to publication et cetera to be filed by the chief officers of any such municipality in the office of the clerk of the court of quarter sessions one week before issue or delivery of any such bond obligation or security providing penalty for failure so to do and providing that securities sold in violation of the act shall be void

House Bill No. 296, entitled:

An Act to amend section three of an act approved the nineteenth day of March one thousand nine hundred and fifteen (Pamphlet Laws five) entitled "A further supplement to an act entitled 'An act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof' approved the fifth day of May one thousand nine hundred and eleven constituting the said court the juvenile court of said county and prescribing its organization jurisdiction and powers therein and otherwise" as amended

House Bill No. 346, entitled:

An Act imposing a State tax upon unnaturalized foreign-born male and female persons over the age of twenty-one years resident within this Commonwealth providing for the collection of such tax and the distribution thereof and imposing penalties

House Bill No. 352, entitled:

An Act making an appropriation to the Westmoreland Hospital Association of Greensburg Pennsylvania

House Bill No. 366, entitled:

An Act making an appropriation to the Trustees of the Milliken Hospital Pottsville Pennsylvania

House Bill No. 375, entitled:

An Act validating proceedings by councils in boroughs for the paving and curbing of public highways and validating municipal liens therefor

House Bill No. 447, entitled:

An Act providing for the construction of certain bridges on State highways and providing for the apportionment of the cost of construction of such bridges and the maintenance thereof between the State the county and any railroad company or companies whose tracks are crossed by such bridge

House Bill No. 454, entitled:

An Act making an appropriation to the Building Commission of the Eastern State Hospital for the Insane at Selinsgrove Pennsylvania

House Bill No. 461, entitled:

An Act making an appropriation to the Westmoreland County Children's Aid Society at Greensburg Pennsylvania

House Bill No. 464, entitled:

An Act regulating service of process from the courts of common pleas or other courts of record and extending the territorial jurisdiction thereof in certain cases

House Bill No. 484, entitled:

An Act making an appropriation to the Eastern State Penitentiary at Philadelphia Pennsylvania

House Bill No. 520, entitled:

An Act to regulate and establish the fees to be charged and collected by the coroner in counties of the second class

House Bill No. 523, entitled:

An Act fixing the salary or compensation of the clerk of the courts of quarter sessions of the peace andoyer and terminator and general jail delivery in the counties of the second class in this Commonwealth

House Bill No. 639, entitled:

An Act making an appropriation to the Philadelphia Association for the protection of colored women Philadelphia Pennsylvania

House Bill No. 642, entitled:

An Act to further amend section two of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions" as amended

House Bill No. 664, entitled:

An Act to amend sections six and sixteen of the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and eight) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words 'drug' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" as amended

House Bill No. 665, entitled:

A Supplement to the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and eight) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words 'drug' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" requiring permits to conduct pharmacies providing for the revocation thereof and prescribing penalties

House Bill No. 669, entitled:

An Act to amend sections five hundred and thirty-seven five hundred thirty-nine as amended five hundred forty-one five hundred forty-two as amended five hundred forty-three five hundred fifty-six five hundred fifty-seven and five hundred fifty-eight as amended and to repeal section five hundred forty-four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 710, entitled:

An Act concerning conditional sales and to make uniform the law relating thereto

House Bill No. 787, entitled:

An Act to exempt electric washing machines electric vacuum or suction cleaners electric ironing machines or mangles electric dish washing machines electric sewing machines electric portable lamps electric refrigerating machines electric sadirons electric vibrators electric heaters electric ranges or electric water heaters leased or hired from levy or sale on execution or distress for rent

House Bill No. 790, entitled:

An Act to regulate and control the manufacture sale offering for sale giving away and use of weights and measures and of weighing and measuring devices in the Commonwealth of Pennsylvania providing for the approval and disapproval of such weights measures and devices by the bureau of standards and prescribing penalties

House Bill No. 797, entitled:

An Act authorizing the merger and consolidation of water or water power companies organized prior to the first day of April one thousand nine hundred and five and providing the manner in which such merger shall be effected

House Bill No. 798, entitled:

An Act to amend section thirteen of an act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred and fifty-four) entitled "An act to protect the public health and safety by regulating the erection alteration repair use occupancy maintenance sanitation and condemnation of dwellings two-family dwellings rooming houses and tenements by regulating the use maintenance and sanitation of the grounds surrounding the same the adjoining buildings and all vacant land in cities of the first class providing for their inspection the abatement of nuisances the vacating of uninhabitable houses and the filing of liens creating a division of housing and sanitation and providing penalties for violations of the provisions thereof and repealing all laws inconsistent therewith"

House Bill No. 823, entitled:

An Act to amend section six hundred and twenty-nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" providing for the display of the national flag in all buildings of public and private schools

House Bill No. 849, entitled:

A Supplement to an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" providing that a charter may be granted to a church for the purpose of the support of public worship and for the collateral purpose of conducting a public burial ground or cemetery imposing certain duties upon the trustees in relation to the sale of burial lots the care and maintenance of the same and the care and disposition of certain funds providing for the audit of such funds by the corporation auditors the filing of a bond by said trustees and limiting the time for taking exceptions to the report of such auditors and validating charters heretofore granted or amended containing similar provisions as this act

House Bill No. 873, entitled:

An Act authorizing a State association of township supervisors and township commissioners and providing for the payment of the expenses thereof by the respective counties

House Bill No. 914, entitled:

An Act to amend section two of an act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred seventeen) entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire escapes fire extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

House Bill No. 948, entitled:

An Act making an appropriation to the G. W. and Agnes Hoffman Orphanage Mount Joy Township Adams County Pennsylvania

House Bill No. 951, entitled:

An Act making an appropriation to the Saint Stanislaus Orphanage situated at Sheatown Newport township Luzerne county Pennsylvania

House Bill No. 954, entitled:

An Act to amend section two of an act approved the seventh day of June one thousand nine hundred and seven (Pamphlet Laws four hundred and thirty-eight) entitled "An act to supplement an act entitled 'An act defining the powers of the several courts of quarter sessions of the peace within this Commonwealth with reference to the care treatment and control of dependent neglected incorrigible and delinquent children under the age of sixteen years and providing for the means in which such power may be exercised approved April twenty-three one thousand nine hundred and three' by increasing fees and mileage of constables

House Bill No. 960, entitled:

An Act to amend section one thousand two hundred and six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

House Bill No. 961, entitled:

An Act to amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

House Bill No. 964, entitled:

An Act establishing a State highway in the County of Lebanon providing for its location construction improvement and maintenance by the Commonwealth

House Bill No. 1033, entitled:

An Act relating to the taking of certain fur-bearing animals

House Bill No. 1054, entitled:

An Act to amend article nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended creating a State Council of Education defining its powers and duties and transferring thereto the powers and duties now vested in the State Board of Education

House Bill No. 1056, entitled:

An Act to amend sections five and seven and repeal sections eight and ten of an act approved the twenty-sixth day of June one thousand eight hundred ninety-five (Pamphlet Laws three hundred and twenty-seven) entitled "An act to provide for the incorporation of institutions of learning with power to confer degrees in art pure and applied science philosophy literature medicine law and theology and for the supervision and regulation of the same and providing a method by which institutions already incorporated may obtain the power to confer degrees and exempting from the provisions of this act colleges heretofore incorporated by the courts of common pleas with power to

confer degrees in cases where such colleges have at the time of the passage of this act a specified amount of capital or resources" conferring upon the State Council of Education powers and duties heretofore vested in the Colleges and University Council

House Bill No. 1057, entitled:

An Act making an appropriation to the State Insurance Fund

House Bill No. 1068, entitled:

An Act regulating and defining the powers and duties of the Dental Council and the State Board of Dental Examiners providing for appointment of examiners defining qualifications of applicants for examination condition of granting and revoking licenses regulating and limiting and defining the practice of dentistry limiting and defining operator in dental surgery prohibiting practice by or employment of unlicensed and unregistered persons and providing punishment therefor requiring the recording of licenses and registration of practitioners and disposition of fees and fines providing for an annual registration fee for licensed practitioners and the disposition of such fees defining evidence of violations and providing punishment fixing the appropriation to the Dental Council

House Bill No. 1075, entitled:

An Act to amend sections one and two of an act approved the eighth day of April one thousand eight hundred and sixty-one (Pamphlet Laws two hundred and seventy) entitled "An act for the suppression of fortune telling and similar purposes

House Bill No. 1081, entitled:

An Act regulating the closing of public highways and providing for the locating marking and maintenance of detours necessitated by such closing

House Bill No. 1084, entitled:

An Act to amend section three of an act approved the twenty-seventh day of May one thousand eight hundred and ninety-three (Pamphlet Laws one hundred and seventy-one) entitled "An act providing for the erection of the Pennsylvania Soldiers' Orphans Industrial School the purchase of land and the erection and equipment of the building and buildings necessary therefor making appropriations for such purposes erection and equipment and the maintenance of children admitted therein placing the care of the same in the commission now known as the Commission of Soldiers' Orphans Schools of the State of Pennsylvania and regulating the admissions to the said Pennsylvania Soldiers' Orphans Industrial School and the said soldiers' orphans schools"

House Bill No. 1092, entitled:

An Act to amend section six of the act approved the thirtieth day of January one thousand eight hundred and seventy-four (Pamphlet Laws thirty-one) entitled "A further supplement to the act regulating elections in this Commonwealth" as amended authorizing the court of quarter sessions to appoint election officers in cases of vacancy

House Bill No. 1095, entitled:

An Act to amend part of section six of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvements maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repair to be paid by the county township borough or incorporated town and re-

quiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injury or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to highway department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" as amended

House Bill No. 1103, entitled:

An Act empowering cities of the first class to enact ordinances to regulate traffic and to provide punishment for the violation of any such ordinances

House Bill No. 1128, entitled:

An Act to repeal an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ninety-three) entitled "An act to amend an act approved the first day of May one thousand nine hundred and thirteen entitled 'An act to prohibit the killing of foxes by certain methods in Delaware county and fixing a penalty for violation of the act' by extending the provisions of said act to Chester county and Montgomery county" as far as the same relates to Montgomery county

House Bill No. 1156, entitled:

An Act affecting anthracite coal mines and operations establishing the Pennsylvania State Anthracite Mine Cave Commission defining its jurisdiction and powers imposing duties upon owners and operators of anthracite coal mines and imposing penalties

House Bill No. 1157, entitled:

An Act regulating the mining of anthracite coal prescribing duties for certain municipal officers and imposing penalties

House Bill No. 1171, entitled:

An Act to amend section six hundred and twenty-five of and to amend by adding sections six hundred and twenty-six and six hundred and twenty-seven to an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 1184, entitled:

An Act authorizing the Governor to appoint a board of claims to hear audit dismiss or adjust moral and equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways and making an appropriation

House Bill No. 1204, entitled:

An Act to amend section two of an act approved the twenty-eighth day of March one thousand eight hundred and ninety-five (Pamphlet Laws thirty) entitled "An act granting an annuity to William W. Snowden of Elizabeth Allegheny County Pennsylvania late a private in Company I Fourteenth Regiment National Guard of Pennsylvania"

House Bill No. 1217, entitled:

An Act to amend the act approved the twenty-sixth day of June one thousand eight hundred and seventy-three (Pamphlet Laws one thousand eight hundred and seventy-four page three hundred and thirty-two) entitled "An act to regulate the commission or license fee to be paid by auctioneers" by exempting auctioneers selling only live stock and farm implements from the provisions of the act

House Bill No. 1225, entitled:

An Act to amend sections one hundred one one hundred sixteen as amended one hundred seventeen two hundred twelve as amended and three hundred one as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and providing for the creation of union school districts and the government thereof by adding article one sections one hundred twenty-seven one hundred twenty-eight one hundred twenty and one hundred thirty

House Bill No. 1250, entitled:

An Act providing for licensing drivers of taxicabs and passenger motor vehicles for hire by cities of the second class prescribing the method of securing such licenses and the right of the proper authorities of such cities to inquire into the moral character and general fitness of all applicants for such licenses prohibiting all persons from engaging in the business

of driving taxicabs and passenger motor vehicles for hire without first having obtained such license and providing penalties for violation of this act

House Bill No. 1251, entitled:

An Act to add sections one hundred and twenty-seven and one hundred and twenty-eight to and to amend section five hundred and two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 1253, entitled:

An Act to provide for the care training and maintenance of certain children by the several counties authorizing the county commissioners to establish and maintain separate or joint county industrial homes for such purposes requiring poor authorities to place children of certain age with families or in institutions providing for the care and maintenance of certain children in such homes at the expense of the parents and prohibiting the receiving and detaining of children in almshouses and poor houses and validating similar acts heretofore performed by the commissioners of the several counties

House Bill No. 1258, entitled:

An Act to amend an act approved the ninth day of May one thousand nine hundred and thirteen (Pamphlet Laws one hundred and ninety-eight) entitled "An act prohibiting the furnishing by gift sale or otherwise of cigarettes or cigarette paper to minors requiring minors to divulge where and from whom cigarettes or cigarette paper have been obtained and providing penalties for violation of this act" providing for the punishment of first and second offenses by summary conviction and fine

House Bill No. 1279, entitled:

An Act to prevent the laying out opening changing vacating widening or altering by court of quarter sessions of a road any part of which lies within a township of the first class without the consent and approval of the Board of Township Commissioners

House Bill No. 1285, entitled:

An Act to amend sections six and seven of the act approved the third day of June on thousand nine hundred and nineteen (Pamphlet Laws three hundred and sixty-six) entitled "An act reorganizing the Department of State Police creating therein a bureau of Fire Protection providing for a State Police Force and defining the powers and duties of the same including the enforcement of laws relating to game fish forestry and water supply and certain other laws and including the collection of information useful for the detection of crime and the apprehension of criminals providing for the equipment maintenance and transportation of such police providing for barracks and substations therefor and prescribing penalties"

House Bill No. 1287, entitled:

An Act imposing a State tax on anthracite coal providing for the assessment and collection thereof and providing penalties for the violation of this act

House Bill No. 1293, entitled:

An Act to amend section one thousand four hundred and two of an act approved the eighteenth day of May Anno Domini one thousand nine hundred and eleven entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" so far as to insure school privileges to certain dependent children of the Commonwealth

House Bill No. 1296, entitled:

A Joint Resolution providing for the continuation of the commission appointed in accordance with the provisions of a joint resolution approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and eighty-eight) entitled "A joint resolution providing for a Commission to submit a revised penal code of Pennsylvania and making an appropriation for the expenses of the commission" authorizing said commission to revise collate and digest all the acts and parts of acts relating to criminal procedure

House Bill No. 1298, entitled:

An Act relating to weak-minded persons and lunatics providing that service of process may be made upon next of kin of such person and lunatics in the discretion of the court and that such next of kin may be added as parties in all court proceedings in which such weak-minded persons or lunatics are

parties or concerned and permitting blood relatives of such persons or lunatics to intervene as such in pending and future proceedings where weak-minded persons or lunatics are parties or concerned and repealing all inconsistent acts or parts of acts

House Bill No. 1305, entitled:

An Act making it unlawful to interfere or attempt to interfere with persons about to procure marriage licenses or to influence or attempt to influence such persons to go to certain officers for such purposes

House Bill No. 1333, entitled:

An Act to provide for the payment of moneys to school districts the taxes of which are reduced by the acquisition of lands and property by the Commonwealth for the conservation of water and to prevent conditions

House Bill No. 1347, entitled:

An Act making an appropriation to the Water Supply Commission for the purpose of building and constructing a retaining wall or dike along the Delaware river at Lackawaxen Pike county

House Bill No. 1350, entitled:

An Act to increase the pay of jurors and witnesses in this Commonwealth

House Bill No. 1351, entitled:

An Act authorizing and empowering the several counties of this Commonwealth to reimburse and pay highway contractors under road construction contracts entered into between said counties and such contractors approved by the State Highway Department prior to the order of the Interstate Commerce Commission of the United States of America of the twenty-ninth day of July one thousand nine hundred and twenty increasing railroad freight rates the additional amount of freight charges required to be paid by such contractors by reason of such increase in rates

House Bill No. 1367, entitled:

An Act to amend sections one thousand four hundred sixteen and one thousand four hundred thirty-one of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 1377, entitled:

An Act to amend sections one thousand seven hundred one one thousand seven hundred four one thousand seven hundred five and one thousand seven hundred eleven of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 1384, entitled:

An Act to provide for the payment to Philadelphia county of moneys with interest thereon advanced for the payment of expenses incident to the conduct of primary elections in the said county of Philadelphia and making an appropriation therefor

House Bill No. 1385, entitled:

A Supplement to an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" extending the charters of certain corporations

House Bill No. 1410, entitled:

An Act authorizing the county commissioners of counties of the second class within this Commonwealth to appropriate and pay out of the treasury of such county a sum not exceeding the sum of two thousand five hundred dollars for a national conference on city planning that may be held in such county during the year one thousand nine hundred and twenty-one

House Bill No. 1412, entitled:

An Act to amend sections one and two of the act approved the twenty-third day of April one thousand nine hundred and nine (Pamphlet Laws one hundred and fifty-one) entitled "An act providing that the offices of justice of the peace and notary

public shall not be incompatible" by providing also that the offices of magistrate and alderman shall not be incompatible with the office of notary public

House Bill No. 1444, entitled:

An Act authorizing the State Forest Commission to exchange or sell certain portions of the State Forest Land and providing for the procedure

House Bill No. 1464, entitled:

An Act to amend sections five hundred and eighty-five and five hundred and eighty-seven of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 1465, entitled:

An Act making an appropriation to pay the claim of M. D. Jacobs against the Commonwealth of Pennsylvania for services heretofore rendered and materials heretofore furnished in disposing of the bodies of indigent patients who died at the Mont Alto State Sanitorium

House Bill No. 1469, entitled:

An Act to amend section fourteen clause three of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

House Bill No. 1474, entitled:

An Act to provide for priority of commission and succession to the office of president judge where two or more judges not in commission are elected at the same time in the same court of any judicial district

House Bill No. 1478, entitled:

An Act to amend section two hundred sixteen three hundred twenty-three one thousand one hundred forty-five one thousand four hundred eight of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 1482, entitled:

An Act to amend part of section one of the act approved the eleventh day of July one thousand nine hundred and one (Pamphlet Laws six hundred and sixty-three) entitled "An act to regulate and establish the fees to be charged by sheriffs in this Commonwealth and to provide for the taxation and collection of the same" as amended

House Bill No. 1493, entitled:

An Act providing for the taking over of the Wyoming Valley Memorial Park as a State park and providing for the regulation thereof

House Bill No. 1495, entitled:

A Joint Resolution proposing an amendment to article nine section one of the Constitution of the Commonwealth of Pennsylvania so as to permit the exemption from taxation of real and personal property owned occupied or used by any branch or post or camp of the Grand Army of the Republic the Spanish-American war veterans the American Legion the Veterans of Foreign Wars and the Military Order of the Loyal Legion of the United States

House Bill No. 1502, entitled:

An Act to supplement an act entitled "An act authorizing the erection and construction by counties of memorial halls in memory of the soldiers sailors and marines of such counties providing for an election to determine whether such halls shall be erected providing for the purchase and condemnation of property for such purposes regulating the use of such halls and providing for the maintenance and care of the same by a board of control at the expense of the county" approved the seventeenth day of March one thousand nine hundred and twenty-one

House Bill No. 1508, entitled:

An Act to amend section one thousand three hundred sixteen as amended and section one thousand three hundred seventeen of an act approved the eighteenth day of May one thousand

nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are of may be inconsistent therewith"

House Bill No. 1514, entitled:

An Act to amend section two hundred and seven of the act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

House Bill No. 345, entitled:

An Act making an appropriation for the payment of the expenses required by an act approved the twenty-fifth day of May one thousand eight hundred and eighty-nine entitled "An act to provide for the continuance of the education and maintenance of the destitute orphans of deceased soldiers sailors and marines and the destitute children of permanently disabled soldiers sailors and marines of the State" and its amendments and supplements

House Bill No. 921, entitled:

An Act making an appropriation to the Saint Christopher's Hospital for Children Philadelphia Pennsylvania

House Bill No. 936, entitled:

An Act making an appropriation to the Elmwood Home Erie Pennsylvania

House Bill No. 970, entitled:

An Act making an appropriation to the Robert Wood Home of Philadelphia Pennsylvania

House Bill No. 971, entitled:

An Act making an appropriation to the Prison Labor Commission

House Bill No. 975, entitled:

An Act making an appropriation to the board of trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania for maintenance of said home and the payment of expenses of administration including salaries of officials and clerks and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the State Treasury

House Bill No. 1023, entitled:

An Act making an appropriation to provide the necessary expenses of blind students who are residents of the Commonwealth in attendance at institutions of higher learning

House Bill No. 1028, entitled:

An Act making an appropriation to the Midnight Mission of Philadelphia Pennsylvania

House Bill No. 1036, entitled:

An Act making an appropriation to the Florence Crittenton Home of Erie Pennsylvania

House Bill No. 1039, entitled:

An Act making an appropriation to carry out the provisions of an act approved the eighteenth day of July one thousand nine hundred nineteen (Pamphlet Laws one thousand forty-four) entitled "An Act to assist worthy young men and women graduates of secondary schools of the State to obtain a higher education and making an appropriation

House Bill No. 1099, entitled:

An Act making an appropriation to Saint Rita's L C B A Home for Infants Pittsburgh Allegheny county Pennsylvania

House Bill No. 1127, entitled:

An Act making an appropriation to the Williams Valley Hospital of Williamstown Pennsylvania

House Bill No. 1131, entitled:

An Act making an appropriation to the Children's Industrial Home at Harrisburg Pennsylvania

House Bill No. 1132, entitled:

An Act making an appropriation to the Messiah Rescue and Benevolent Home of Harrisburg Pennsylvania

House Bill No. 1133, entitled:

An Act making an appropriation to the Nursery Home of Harrisburg Pennsylvania

House Bill No. 1134, entitled:

An Act making an appropriation to the Florence Crittenton Home at Harrisburg Pennsylvania

House Bill No. 1264, entitled:

An Act to amend an act approved the twenty-first day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand fifty-seven) entitled "An act to amend section one and to supplement an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and two) entitled 'An act providing for the appointment and expenses of a commission of five persons to codify and revise the law relating to banks private bankers and trust companies doing business within this Commonwealth and making an appropriation extending the powers and duties of the commission so as to include the codification and revision of the law relating to all corporations persons partnerships and associations under the supervision of the Banking Department and making an appropriation' extending said commission for a further period of two years conferring additional power upon such commission and making an appropriation

House Bill No. 1265, entitled:

An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the two years ending May thirty-first one thousand nine hundred and nineteen

House Bill No. 1322, entitled:

An Act making an appropriation to the Penn Asylum for Indigent Widows and Single Women Philadelphia Pennsylvania

House Bill No. 1327, entitled:

An Act making an appropriation to the Evangelical Home for the Aged at Philadelphia

House Bill No. 1349, entitled:

An Act making an appropriation to the Salvation Army Social Settlement and Day Nursery of Fernando street Pittsburgh Pennsylvania

House Bill No. 1356, entitled:

An Act to appropriate and re-appropriate to the Water Supply Commission moneys for the purpose of continuing the work of deepening widening and improving French Creek in Crawford county commenced under the provisions of the act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-one) entitled "An act providing for the deepening widening and improvement of French Creek in Crawford county vesting certain powers in the Water Supply Commission including the taking of land and materials by eminent domain and making an appropriation"

House Bill No. 1358, entitled:

An Act making an appropriation to the Providence General Hospital of Philadelphia Philadelphia county Pennsylvania

House Bill No. 1362, entitled:

An Act making an appropriation to the Home for Widows and Single Women of Lebanon and Lebanon county

House Bill No. 1364, entitled:

An Act making an appropriation to the Coleman Industrial Home for Colored Boys Pittsburgh Pennsylvania

House Bill No. 1411, entitled:

An Act making an appropriation to the Philadelphia College of Pharmacy Philadelphia Pennsylvania

House Bill No. 1475, entitled:

An Act making an appropriation to the Home for the Aged located at one thousand eight hundred nine Mount Vernon street Philadelphia Pennsylvania

House Bill No. 1494, entitled:

An Act making an appropriation to the Stetson Hospital of Philadelphia Pennsylvania

House Bill No. 214, entitled:

An Act providing for the refunding of moneys paid to the State Highway Department for registration of motor vehicles and drivers' licenses which motor vehicles and licenses have not been used and to which moneys it appears the Commonwealth has no claim and making an appropriation for such funds

House Bill No. 294, entitled:

An Act making an appropriation to the Lake Erie and Ohio River Canal Board of Pennsylvania for the payment of expenses incurred in printing distributing or otherwise making available for public use reports maps documents and records of the board in securing the co-operation and aid of the government of the United States and other public authorities in the construction of the canal or waterway authorized to be constructed by the board for the payment of incidental office expenses and for the payment of salaries fees and expenses

House Bill No. 385, entitled:

An Act reappropriating certain moneys to the trustees of the State Hospital for the Criminal Insane at Fairview Wayne county

House Bill No. 441, entitled:

An Act making an appropriation to pay for the collection revising indexing and proofreading of the material contained in the pamphlet known as "Game Fish and Forestry Laws" of this Commonwealth

House Bill No. 530, entitled:

An Act making an appropriation for the purpose of maintaining the public roads through the Cornplanter Indian Reservation in Elk township Warren county Pennsylvania

House Bill No. 1336, entitled:

A Supplement to an act approved the eighteenth day of July one thousand nine hundred and nineteen (Appropriation Acts page two hundred and twenty-nine number three hundred and eighty-two A) entitled "An act authorizing the appointment of a commission to supervise the revising amending and consolidating and simplifying of the laws relating to the assessment levy and collection of taxes for local purposes prescribing the power and duties of such commission imposing certain duties on the Legislative Reference Bureau and making an appropriation" continuing the commission appointed under the provisions of said act for a further period of two years providing for the appointment of additional members on said commission and making an appropriation

House Bill No. 30, entitled:

An Act making an appropriation to the Sacred Heart Hospital Allentown Lehigh county Pennsylvania

House Bill No. 264, entitled:

An Act making an appropriation to the Washington and Jefferson College Washington Pennsylvania

House Bill No. 310, entitled:

An Act making an appropriation to the Mudgett Hospital and Training School for Nurses located at two thousand and twenty-eight North Thirteenth street Philadelphia Pennsylvania

House Bill No. 365, entitled:

An Act making an appropriation to the Pottsville Hospital Pottsville Pennsylvania

House Bill No. 481, entitled:

An Act making an appropriation to the Diagnostic Hospital of the city of Philadelphia Philadelphia Pennsylvania

House Bill No. 713, entitled:

An Act making an appropriation to the Chester Day Nursery and Children's Boarding Home at Chester Pennsylvania

House Bill No. 1262, entitled:

An Act to amend section one of an act approved the thirtieth day of March one thousand nine hundred and seventeen (Appropriation Acts page sixteen) entitled "An act making an appropriation for the purpose of continuing and maintaining schools among the Cornplanter Indians of Warren county" as amended

House Bill No. 3, entitled:

A Joint Resolution authorizing the appointment of a commission to arrange for an international exhibition to be held in Philadelphia in the year one thousand nine hundred and twenty-six in celebration of the one hundred and fiftieth anniversary of American Independence

House Bill No. 7, entitled:

An Act making an appropriation to the Home for the Training in Speech of Deaf Children before they are of school age at Belmont Avenue and Monument Road Philadelphia

House Bill No. 14, entitled:

An Act making an appropriation to the trustees of the Phoenixville Hospital

House Bill No. 15, entitled:

An Act making an appropriation to the agricultural experiment station of the Pennsylvania State College to maintain substations for the purpose of making experiments in the improvement culture curing and preparation of tobacco and providing for the publication of the report thereof

House Bill No. 18, entitled:

An Act making an appropriation to the trustees of the State Institution for Feeble-minded of Eastern Pennsylvania at Spring City

House Bill No. 32, entitled:

An Act making an appropriation to the United Zion Home at Lititz Lancaster county Pennsylvania

House Bill No. 35, entitled:

An Act making an appropriation to the Home for Friendless Children of Lancaster Pennsylvania

House Bill No. 40, entitled:

An Act making an appropriation to the Grand View Institution for the Care and Treatment of Poor Consumptives Oil City Pennsylvania

House Bill No. 42, entitled:

An Act making an appropriation to the Roselia Foundling Asylum and Maternity Hospital of the city of Pittsburgh

House Bill No. 43, entitled:

An Act making an appropriation to the Pennsylvania Association for the Blind at Pittsburgh Pennsylvania

House Bill No. 51, entitled:

An Act making an appropriation to the Waynesburg Hospital of Waynesburg Pennsylvania

House Bill No. 53, entitled:

An Act making an appropriation to the Pennsylvania State Oral School for the Deaf at Scranton

House Bill No. 56, entitled:

An Act making an appropriation to the Good Samaritan Hospital at Westfield Tioga county Pennsylvania

House Bill No. 62, entitled:

An Act making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster Pennsylvania

House Bill No. 74, entitled:

An Act making an appropriation to the Children's Home of South Bethlehem Salisburg township Lehigh county Pennsylvania

House Bill No. 88, entitled:

An Act making an appropriation to Kane Summit Hospital Association of Kane McKean county Pennsylvania

House Bill No. 100, entitled:

An Act making an appropriation to Saint Mary's Keller Memorial Hospital Scranton Lackawanna county Pennsylvania

House Bill No. 124, entitled:

An Act making an appropriation to the Coatesville Hospital Coatesville Pennsylvania

House Bill No. 133, entitled:

An Act making an appropriation to the Lancaster General Hospital

House Bill No. 137, entitled:

An Act making an appropriation to the Colored Women's Relief Association of Western Pennsylvania

House Bill No. 149, entitled:

An Act making an appropriation to the Mid-Valley Hospital at Blakely Pennsylvania

House Bill No. 157, entitled:

An Act making an appropriation to the Julia White Priscilla Home for Aged Colored People located at LaMott Montgomery county Pennsylvania

House Bill No. 162, entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the Anthracite Coal Region of Pennsylvania at Ashland Schuylkill county Pennsylvania

House Bill No. 176, entitled:

An Act making an appropriation to the German Baptist Home at Lawndale Philadelphia Pennsylvania

House Bill No. 178, entitled:

An Act making an appropriation to the Old Ladies' Home located at Wissinoming Philadelphia

House Bill No. 189, entitled:

An Act making an appropriation to the Pittsburgh and Allegheny Home for the Friendless situated in the city of Pittsburgh Pennsylvania

House Bill No. 194, entitled:

An Act making an appropriation to the Florence Crittenton Mission of Scranton Pennsylvania

House Bill No. 222, entitled:

An Act making an appropriation to the Coudersport General Hospital at Coudersport Pennsylvania

House Bill No. 228, entitled:

An Act making an appropriation to the Pennsylvania Epileptic Hospital and Colony Farm Chester county Pennsylvania

House Bill No. 232, entitled:

An Act making an appropriation to the Curtis Home for Destitute Women and Children of Pittsburgh Pennsylvania

House Bill No. 234, entitled:

An Act making an appropriation to the Home for Colored Children located in the city of Pittsburgh Northside

House Bill No. 236, entitled:

An Act making an appropriation to the Frankford Hospital located at Frankford Philadelphia

House Bill No. 240, entitled:

An Act making an appropriation to the Northern Tier Home Harrison Valley Potter county Pennsylvania

House Bill No. 245, entitled:

An Act making an appropriation to the Conemaugh Valley Memorial Hospital Johnstown Pennsylvania

House Bill No. 266, entitled:

An Act making an appropriation to the Society of the Home for Friendless Women and Children of the city of Scranton

House Bill No. 268, entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the Middle Coal Field

House Bill No. 273, entitled:

An Act making an appropriation to the Philadelphia Home for Infants located at four thousand six hundred eighteen Westminister avenue Philadelphia

House Bill No. 276, entitled:

An Act making an appropriation to the West Philadelphia General Homeopathic Hospital Philadelphia Pennsylvania

House Bill No. 277, entitled:

An Act making an appropriation to the Home for Veterans of the Grand Army of the Republic and Wives Philadelphia Pennsylvania

House Bill No. 278, entitled:

An Act making an appropriation to the trustees of the Samaritan Hospital Philadelphia Pennsylvania

House Bill No. 288, entitled:

An Act making an appropriation to the Home for Aged and Infirm Women of Easton Pennsylvania

House Bill No. 289, entitled:

An Act making an appropriation to the United Charities of Hazleton Pennsylvania

House Bill No. 302, entitled:

An Act making an appropriation to the Lying-in-Charity Hospital Philadelphia

House Bill No. 303, entitled:

An Act making an appropriation to the Hahnemann Hospital in the city of Scranton Pennsylvania

House Bill No. 307, entitled:

An Act making an appropriation to the Pennsylvania Training School for Feeble-Minded Children at Elwyn in the county of Delaware and Commonwealth of Pennsylvania

House Bill No. 308, entitled:

An Act making an appropriation to the Glen Mills Schools in the Eastern District of the Commonwealth of Pennsylvania

House Bill No. 312, entitled:

An Act making an appropriation to the Suburban General Hospital of Bellevue Allegheny county Pennsylvania

House Bill No. 319, entitled:

An Act making an appropriation to the Florence Crittenton Home and Rescue Association of Pittsburgh Pennsylvania

House Bill No. 320, entitled:

An Act making an appropriation to the Montefiore Hospital Association of Western Pennsylvania located at Pittsburgh Pennsylvania

House Bill No. 322, entitled:

An Act making an appropriation to the Pottstown Homeopathic Hospital Pottstown Pennsylvania

House Bill No. 324, entitled:

An Act making an appropriation to the Pottstown Hospital Pottstown Pennsylvania

House Bill No. 327, entitled:

An Act making an appropriation to the Paradise Protectory and Agricultural School at Paradise township York county Pennsylvania

House Bill No. 328, entitled:

An Act making an appropriation to the York Society to Protect Children and Aged Persons of York Pennsylvania

House Bill No. 329, entitled:

An Act making an appropriation to the York Hospital West College avenue York Pennsylvania

House Bill No. 334, entitled:

An Act making an appropriation to the Annie M Warner Hospital Gettysburg Adams county Pennsylvania

House Bill No. 336, entitled:

An Act making an appropriation to the Meadville Children's Aid Society and Home for the Aged Meadville Crawford county Pennsylvania

House Bill No. 337, entitled:

An Act making an appropriation to the Spencer Hospital Meadville Pennsylvania

House Bill No. 338, entitled:

An Act making an appropriation to the Allegheny Valley Hospital at Tarentum Pennsylvania

House Bill No. 344, entitled:

An Act making an appropriation to the Mercy Hospital of Philadelphia

House Bill No. 356, entitled:

An Act making an appropriation to the trustees of Temple University at Philadelphia Pennsylvania

House Bill No. 354, entitled:

An Act making an appropriation to the Beacon Light Mission near the city of Bradford Pennsylvania

House Bill No. 364, entitled:

An Act making an appropriation to the Benevolent Association's Home for Children Pottsville Pennsylvania

House Bill No. 373, entitled:

An Act making an appropriation to the Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases

House Bill No. 374, entitled:

An Act making an appropriation to Saint Francis Hospital of Pittsburgh

House Bill No. 378, entitled:

An Act making an appropriation to the Renovo Hospital Renovo Pennsylvania

House Bill No. 386, entitled:

An Act making an appropriation to the trustees of the State Hospital for the Criminal Insane at Farview Wayne county and authorizing the board of trustees to perform certain work in connection therewith

House Bill No. 396, entitled:

An Act making an appropriation to the Saint Joseph's Hospital and Dispensary of Pittsburgh Pennsylvania

House Bill No. 397, entitled:

An Act making an appropriation to Providence Mission and Rescue Home at Pittsburgh Pennsylvania

House Bill No. 406, entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane for the southeastern district of Pennsylvania located at Norristown Pennsylvania

House Bill No. 410, entitled:

An Act making an appropriation to the Passavant Memorial Homes for the Care of Epileptics at Rochester Beaver county Pennsylvania

House Bill No. 411, entitled:

An Act making an appropriation to the Rochester General Hospital at Rochester Beaver county Pennsylvania

House Bill No. 413, entitled:

An Act making an appropriation to the Beaver County Children's Home of New Brighton Pennsylvania

House Bill No. 419, entitled:

An Act making an appropriation to the Easton Hospital of Easton Pennsylvania

House Bill No. 434, entitled:

An Act making an appropriation to the board of managers of the Pennsylvania Village for Feeble-Minded Women at Laurelton Pennsylvania

House Bill No. 435, entitled:

An Act making an appropriation to the Mercy Hospital of Altoona Pennsylvania

House Bill No. 445, entitled:

An Act making an appropriation to the Passavant Hospital of Pittsburgh Pennsylvania

House Bill No. 448, entitled:

An Act making an appropriation to the Ladies of the Grand Army of the Republic Department of Pennsylvania at Hawkins Station Allegheny county Pennsylvania

House Bill No. 458, entitled:

An Act making an appropriation to the Chambersburg Hospital at Chambersburg Pennsylvania

House Bill No. 460, entitled:

An Act making an appropriation to the Lewistown Hospital of Lewistown Pennsylvania

House Bill No. 463, entitled:

An Act making an appropriation to the Latrobe Hospital Pennsylvania

House Bill No. 467, entitled:

An Act making an appropriation to the Simon H Barnes Memorial Hospital of Susquehanna Pennsylvania

House Bill No. 473, entitled:

An Act making an appropriation to the Berwick Hospital Berwick Pennsylvania

House Bill No. 474, entitled:

An Act making an appropriation to the Mercey Hospital at Wilkes-Barre Pennsylvania

House Bill No. 485, entitled:

An Act making an appropriation to the Bloomsburg Hospital Bloomsburg Pennsylvania

House Bill No. 486, entitled:

An Act making an appropriation to the Washington Hospital Washington Pennsylvania or its successor

House Bill No. 488, entitled:

An Act making an appropriation to the Home of the Good Shepherd of the county of Allegheny Lowrie street troy Hill North Side Pittsburgh Pennsylvania

House Bill No. 489, entitled:

An Act making an appropriation to the Kittanning General Hospital Kittanning Pennsylvania

House Bill No. 490, entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh

House Bill No. 495, entitled:

An Act making an appropriation to the Roosevelt Hospital of Philadelphia Pennsylvania

House Bill No. 498, entitled:

An Act making an appropriation to the Salvation Army and Rescue Home at Bellevue Allegheny county Pennsylvania

House Bill No. 504, entitled:

An Act making an appropriation to the City Hospital Washington Pennsylvania or its successor

House Bill No. 505, entitled:

An Act making an appropriation to the Roosevelt Hospital of Philadelphia Pennsylvania

House Bill No. 508, entitled:

An Act making a deficiency appropriation to the Gettysburg Memorial commission to carry into effect the act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand two hundred and forty) entitled "An act making an appropriation to the Gettysburg Battlefield Memorial Commission for various purposes" to be used for the erection of bronze statues of Generals Crawford and Gibbon and for repairs to the Pennsylvania memorial in accordance with the provisions of said act

House Bill No. 516, entitled:

An Act making an appropriation to the Montgomery Hospital at Norristown Montgomery county Pennsylvania

House Bill No. 521, entitled:

An Act making an appropriation to the Presbyterian Hospital at Pittsburgh Pennsylvania

House Bill No. 522, entitled:

An Act making an appropriation to Saint John's General Hospital of Pittsburgh Pennsylvania

House Bill No. 367, entitled:

An Act to amend an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor

vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" providing additional requirements with regard to applications for and transfers of registrations and with regard to speed and weight of and lights upon motor vehicles requiring operators to carry registration certificates providing standard tests to ascertain the vision and hearing of operators providing for the payment of certain witness fees authorizing officers to stop and examine motor vehicles designating the officers before whom information may be brought and imposing additional penalties

House Bill No. 407, entitled:

An Act providing a system of management and control of the jail or county prison in each county of the fifth class providing for a warden defining his powers and duties providing for other employees and salaries and describing the duties and powers of the county commissioners and the sheriff in connection therewith

House Bill No. 408, entitled:

An Act relating to county officers in counties of the fifth class providing for their salaries and the compensation of deputies and clerks in the respective county offices establishing a salary board and defining its powers and duties placing certain duties on the county commissioners county controllers and county auditors requiring the payment into the respective county treasury of the fees of county officers and providing penalties for violation of this act

House Bill No. 462, entitled:

An Act making an appropriation to the Mount Pleasant Memorial Hospital Mount Pleasant Pennsylvania

House Bill No. 511, entitled:

An Act providing for county poor districts in counties of the seventh class providing for their management direction and control by the county commissioners defining their powers and duties imposing certain duties upon the county treasurer and county controller abolishing the present poor districts and transferring their property

House Bill No. 695, entitled:

An Act to amend section two of an act approved the twentieth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred twenty-one entitled "An act providing for the imposing and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death and of property within this Commonwealth of a decedent who was a nonresident of the Commonwealth at the time of his death and making it unlawful for any corporation of this Commonwealth or national banking association located therein to transfer the stock of such corporations or banking associations standing in the names of any such decedent until the tax on the transfer thereof has been paid and providing penalties and citing certain acts for repeal" by making uniform the rates of taxation on all property taxable under this act

House Bill No. 845, entitled:

An Act creating a State Fair Commission for the Commonwealth of Pennsylvania defining its duties and making an appropriation therefor

House Bill No. 864, entitled:

An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-one and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-one

House Bill No. 966, entitled:

An Act to amend sections fifteen and forty-five of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties" as amended

House Bill No. 1071, entitled:

An Act to amend section two hundred and thirty-nine of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by giving restricted authority to supervisors in townships of the second class to furnish labor and materials subject to the approval of the township auditors

House Bill No. 1078, entitled:

An Act to amend section one as amended and section seven of an act approved the third day of June Anno Domini one thousand eight hundred and eighty-five (Pamphlet Laws sixty-two) entitled "An act to provide for the establishment and maintenance of a home for disabled and indigent soldiers and sailors of Pennsylvania"

House Bill No. 1109, entitled:

An Act providing when how and to what extent liens upon seated real property shall be allowed for county bridge road and poor taxes the procedure upon tax claims filed therefor the methods for preserving such tax liens and enforcing payment of such liens the effect of judicial sales of the properties lined and the manner of distributing the proceeds of such sales

House Bill No. 1320, entitled:

An Act to amend section one of an act approved the thirteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and eighty-six) entitled "An act to provide for the health safety and welfare of minors by forbidding their employment or work in certain establishments and occupations and under certain specified ages by restricting their hours of labor and regulating certain conditions of their employment by requiring employment certificates for certain minors and prescribing the kinds thereof and the rules for the issuance reissuance filing return and recording of the same by providing that the Industrial Board shall under certain conditions determine and declare whether certain occupations are within the prohibitions of this act requiring that certain minors shall during the period of their employment attend certain schools to be established as therein provided and to be approved by the State Superintendent of Public Instruction and regulating the conditions of such attendance authorizing the State Board of Education in certain cases to appoint attendance officers to aid in enforcing the provisions of this act and creating the salary and expenses of such officers a charge against the school district wherein they are employed requiring certain abstracts and notices to be posted providing for the enforcement of this act by the Commissioner of Labor and Industry the attendance officers of school districts and police officers and defining the procedure in prosecutions thereunder and establishing certain presumptions in relation thereto providing penalties for the violation of the provisions thereof and repealing all acts or parts of acts inconsistent therewith" exempting from the operation of the act minors employed on the stage of theaters with the approval of the Industry Board of the Department of Labor and Industry

House Bill No. 1345, entitled:

An Act providing for the reimbursement of counties by boroughs and townships when the county has contracted with the State Highway Department for the payment of both the county's and the borough's or township's share of the cost of constructing or improving a State or State-aid highway authorizing counties to so contract empowering boroughs and townships to incur indebtedness therefor and authorizing an assessment of the borough's share on the abutting property

House Bill No. 1439, entitled:

An Act to amend section three of an act approved the fourteenth day of June one thousand eight hundred eighty-seven (Pamphlet Laws three hundred eighty-three) entitled "An act to provide for the incorporation and regulation of companies not for profit organized for the encouragement of the arts and sciences and of agriculture and horticulture and to confer upon such companies the right of eminent domain" as amended enabling said corporations to increase their bonded indebtedness

House Bill No. 1431, entitled:

An Act to regulate the drilling operating and abandoning of oil and gas wells and providing a penalty for the violation of the provisions of this act

House Bill No. 1109, entitled:

An Act providing when how and to what extent liens upon seated real property shall be allowed for county bridge road and poor taxes the procedure upon tax claims filed therefor the methods for preserving such tax liens and enforcing payment of such liens the effect of judicial sales of the properties lined and the manner of distributing the proceeds of such sales

House Bill No. 799, entitled:

An Act making an appropriation to the Home of the Good Shepherd Lincoln Avenue Pittsburgh Pennsylvania

House Bill No. 761, entitled:

An Act making an appropriation to the Wyoming Valley Homeopathic Hospital at Wilkes-Barre Pennsylvania

House Bill No. 829, entitled:

An Act making an appropriation to Saint Patrick's Orphan Asylum of Scranton Pennsylvania

House Bill No. 1505, entitled:

An Act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs by the Secretary of Agriculture providing for the enumeration of dogs by assessors regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done to livestock and poultry by dogs and for the illegal killing of licensed dogs and the payment of such damages by the Commonwealth imposing powers and duties on certain State county city borough town and township officers and employees directing the payment of all moneys collected into the State Treasury and making an appropriation thereof and providing penalties

House Bill No. 1192, entitled:

An Act imposing a State tax on gasoline sold in this Commonwealth except for the purpose of resale providing for the collection thereof providing for the distribution and use of the revenues derived from said tax making an appropriation and fixing penalties

House Bill No. 1237, entitled:

An Act amending an act approved the thirteenth day of May one thousand eight hundred and eighty-seven entitled "An act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" by prohibiting the manufacturing sale offering for sale transportation importation exportation furnishing or possession for beverage purposes of anything determined and found to be intoxicating by Act of Congress passed pursuant to and in the enforcement of the Constitution of the United States of America and by restraining and regulating the sale of vinous spirituous malt or brewed liquors or any admixtures thereof fit for beverage purposes other than such as are from time to time determined and found to be intoxicating by any such Act of Congress

House Bill No. 719, entitled:

An Act providing for the burial of certain persons who are have been or shall be soldiers sailors or marines designated as "deceased service men" defining the term "deceased service man" and authorizing county commissioners to provide headstones markers and burial plots for such deceased service men at the expense of the county in which they shall die or have a legal residence at the time of their death

House Bill No. 1198, entitled:

An Act to amend an act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred sixty-four) entitled "An act authorizing suits brought to recover in case of accidents in this Commonwealth in courts of common pleas to be certified to the Workmen's Compensation Board when discovered that the suit has been brought wrongfully" extending the provisions of said act to suits brought after the passage of said act and prior to the passage of this amendment

House Bill No. 237, entitled:

An Act making an appropriation to Saint Vincent's Orphans' Asylum of Tacony Philadelphia Pennsylvania

House Bill No. 1095, entitled:

An Act to amend part of section six of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township

county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injury or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to highway department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

House Bill No. 291, entitled:

An Act establishing an eight hour day for guards or keepers in county jails and prisons of counties of the first class

House Bill No. 1313, entitled:

An Act making an appropriation to carry out the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and fifteen (Pamphlet Laws eleven hundred and ninety-five) entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agricultural associations and regulating the payment thereof"

House Bill No. 1336, entitled:

A Supplement to an act approved the eighteenth day of July one thousand nine hundred and nineteen (Appropriation Acts page two hundred and twenty-nine number three hundred and eighty-two A) entitled "An act authorizing the appointment of a commission to supervise the revising amending consolidating and simplifying of the laws relating to the assessment levy and collection of taxes for local purposes prescribing the power and duties of such commission imposing certain duties on the Legislative Reference Bureau and making an appropriation" continuing the commission appointed under the provisions of said act for a further period of two years providing for the appointment of additional members on said commission and making an appropriation

House Bill No. 1505, entitled:

An Act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs by the Secretary of Agriculture providing for the enumeration of dogs by assessors regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done to livestock and poultry by dogs and for the illegal killing of licensed dogs and the payment of such damages by the Commonwealth imposing powers and duties on certain State county city borough town and township officers and employees directing the payment of all moneys collected into the State Treasury and making an appropriation thereof and providing penalties

House Bill No. 525, entitled:

An Act making an appropriation to the Meadville City Hospital Meadville Pennsylvania

House Bill No. 536, entitled:

An Act making an appropriation to the Saint Joseph's Protectory for Homeless Boys Pittsburgh Pennsylvania

House Bill No. 537, entitled:

An Act making an appropriation to the American Oncologic Hospital at Philadelphia

House Bill No. 540, entitled:

An Act making an appropriation to the Pennsylvania Memorial Home of Brookville Pennsylvania

House Bill No. 547, entitled:

An Act making an appropriation for the Hospital Department of the Jewish Hospital Association of Philadelphia

House Bill No. 548, entitled:

An Act making an appropriation to the Germantown Dispensary and Hospital Germantown Pennsylvania

House Bill No. 561, entitled:

An Act making an appropriation to the Women's Hospital of Philadelphia two thousand one hundred and thirty-seven North College avenue

House Bill No. 565, entitled:

An Act making an appropriation to the Carlisle Hospital Carlisle Pennsylvania

House Bill No. 568, entitled:

An Act making an appropriation to the Howard Hospital of Philadelphia

House Bill No. 569, entitled:

An Act making an appropriation to the Wayne County Memorial Hospital at Honesdale Pennsylvania

House Bill No. 570, entitled:

An Act making an appropriation to the trustees of the Garretson Hospital Philadelphia Pennsylvania

House Bill No. 585, entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb Mount Airy Philadelphia

House Bill No. 586, entitled:

An Act making an appropriation to the Chestnut Hill Hospital of Philadelphia Pennsylvania

House Bill No. 590, entitled:

An Act making an appropriation to the Homestead Hospital Homestead Pennsylvania

House Bill No. 591, entitled:

An Act making an appropriation to the Boy's Industrial Home of Western Pennsylvania located at Oakdale Allegheny county

House Bill No. 593, entitled:

An Act making an appropriation to the Children's Aid Society of Franklin county Pennsylvania

House Bill No. 594, entitled:

An Act making an appropriation to the Woman's Medical College of Philadelphia Pennsylvania

House Bill No. 610, entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the river Delaware and its navigable tributaries for two years from June first one thousand nine hundred and twenty-one

House Bill No. 612, entitled:

An Act making an appropriation to the Woods Run Settlement Association Petosky street North Side Pittsburgh Allegheny county Pennsylvania

House Bill No. 613, entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its Navigable Tributaries for the maintenance of a Nautical School to be located at the port of Philadelphia for two years from June first one thousand nine hundred and twenty-one

House Bill No. 615, entitled:

An Act making an appropriation to the Orphan Asylum of the Holy Family of Emsworth Allegheny county Pennsylvania

House Bill No. 618, entitled:

An Act making an appropriation to the West Side Hospital Association of Scranton Lackawanna county Pennsylvania

House Bill No. 622, entitled:

An Act making an appropriation to the Northeastern Hospital of Philadelphia Pennsylvania

House Bill No. 628, entitled:

An Act making an appropriation to the Graduate School of Medicine of the University of Pennsylvania

House Bill No. 643, entitled:

An Act making an appropriation to the Williamstown Training Home for Girls at Williamsport Lycoming county Pennsylvania

House Bill No. 647, entitled:

An Act making an appropriation to the Pennsylvania Working Home for Blind Men Philadelphia

House Bill No. 649, entitled:

An Act making an appropriation to the De Paul Institute of Mount Lebanon township Allegheny county Pennsylvania

House Bill No. 652, entitled:

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming county Pennsylvania

House Bill No. 653, entitled:

An Act making an appropriation to the Florence Crittenton Mission of the city of Williamsport Lycoming county Pennsylvania

House Bill No. 654, entitled:

An Act making an appropriation to the Boys' Industrial Home at Williamsport Lycoming county Pennsylvania

House Bill No. 655, entitled:

An Act making an appropriation to the Williamsport Hospital of the city of Williamsport Pennsylvania

House Bill No. 658, entitled:

An Act making an appropriation to the Greenville Hospital Greenville Pennsylvania

House Bill No. 661, entitled:

An Act making an appropriation to the Home for the Friendless of the city of Williamsport Pennsylvania

House Bill No. 680, entitled:

An Act making an appropriation to the German Protestant Home for Aged at Fair Oaks Allegheny county Pennsylvania

House Bill No. 682, entitled:

An Act making an appropriation to the Chester County Hospital

House Bill No. 689, entitled:

An Act making an appropriation to the Polyclinic Hospital of the University of Pennsylvania

House Bill No. 690, entitled:

An Act making an appropriation to the McKeesport Hospital McKeesport Pennsylvania

House Bill No. 705, entitled:

An Act making an appropriation to the Downingtown Industrial and Agricultural School Downingtown Pennsylvania

House Bill No. 706, entitled:

An Act making an appropriation to the State Hospital of Coaldale Coaldale Schuylkill county Pennsylvania

House Bill No. 711, entitled:

An Act making an appropriation to the Elk County General Hospital of Ridgeway Pennsylvania

House Bill No. 723, entitled:

An Act making an appropriation to the Home of Industry for Discharged Prisoners of the city of Philadelphia and State of Pennsylvania

House Bill No. 724, entitled:

An Act making an appropriation to the Women's Southern Homeopathic Hospital of Philadelphia

House Bill No. 727, entitled:

An Act making an appropriation to the Pennsylvania Home Teaching society and Free Circulating Library for the Blind at Philadelphia

House Bill No. 750, entitled:

An Act making an appropriation to Saint Joseph's Protectors Norristown Pennsylvania

House Bill No. 755, entitled:

An Act making an appropriation to the Citizens General Hospital of New Kingston Pennsylvania

House Bill No. 756, entitled:

An Act making an appropriation to the Memorial Hospital at Roxborough Philadelphia Pennsylvania

House Bill No. 773, entitled:

An Act making an appropriation to carry into effect the provisions of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred

ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of board of trustees for the several counties of the Commonwealth and for the appointment of a State Supervisor and assistants and fixing the salary of such State supervisor and assistants defining the power and duties of boards of trustees including the power of appointing assistants and investigator and the distribution of funds at their disposal providing for the appointment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties"

House Bill No. 774, entitled:

An Act making an appropriation to the Eye and Ear Hospital of Pittsburgh Pennsylvania

House Bill No. 777, entitled:

An Act making an appropriation to the Tuberculosis League of Pittsburgh Pennsylvania

House Bill No. 800, entitled:

An Act making an appropriation to the Taylor Hospital Association of the Borough of Taylor Lackawanna county Pennsylvania

House Bill No. 801, entitled:

An Act making an appropriation to the Saint Joseph's Foundling Home and Maternity Hospital of Scranton Pennsylvania

House Bill No. 802, entitled:

An Act making an appropriation to the Pennsylvania Museum and School of Industrial Art

House Bill No. 813, entitled:

An Act making an appropriation to the Titusville Hospital at Titusville Pennsylvania

House Bill No. 814, entitled:

An Act making an appropriation to the House of Good Shepherd Scranton Pennsylvania

House Bill No. 815, entitled:

An Act making an appropriation to the Brookville Hospital Brookville Pennsylvania

House Bill No. 816, entitled:

An Act declaring certain estates granted by deeds or will to be life estates

House Bill No. 825, entitled:

An Act to repeal an act of General Assembly approved May first Anno Domini one thousand nine hundred and nineteen entitled "An act making an appropriation for the payment of the statutory medical hospital surgical and burial expenses and compensation outstanding and due and to become due to injured employes and dependents of deceased employes whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May thirty-first one thousand nine hundred and nineteen" (Appropriation Acts page twenty-five) to repeal an act of General Assembly approved July eighteenth Anno Domini one thousand nine hundred and nineteen entitled "An act making an appropriation for the payment of the statutory medical hospital surgical and burial expenses and compensation due and to become due to injured employes and dependents of deceased employes whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May thirty-first one thousand nine hundred and twenty-one" (Appropriation Acts page two hundred and thirty-five) and making an appropriation for the payment of medical hospital surgical and burial expenses and Workmen's compensation which may become due during the biennial period ending May thirty-first one thousand nine hundred and twenty-three to employes and dependents of employes of the various departments of the Commonwealth under the Workmen's Compensation Act of one thousand nine hundred and fifteen as amended and for the payment of expenses incurred in the investigation and adjustment of such claims

House Bill No. 826, entitled:

An Act making an appropriation to the Ohio Valley General Hospital at McKees Rocks Pennsylvania

House Bill No. 832, entitled:

An Act making an appropriation to the Retirement Board for the purpose of carrying out the provisions of the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act establishing a public school employes' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employes defining the

use and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employes exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

House Bill No. 844, entitled:

An Act making an appropriation to the Bellefonte Hospital Bellefonte Pennsylvania

House Bill No. 847, entitled:

An Act making an appropriation to the Shennango Valley Hospital of New Castle Pennsylvania

House Bill No. 851, entitled:

An act making an appropriation to the Philadelphia Home for Incurables

House Bill No. 852, entitled:

An Act making an appropriation to the Ellwood City Hospital Ellwood City Pennsylvania

House Bill No. 853, entitled:

An Act making an appropriation to the Almira Home Association at New Castle Pennsylvania

House Bill No. 854, entitled:

An Act making an appropriation to the Canonsburg General Hospital Association at Canonsburg Pennsylvania

House Bill No. 857, entitled:

An Act making an appropriation to the Charleroi-Monessen Hospital at Charleroi Pennsylvania

House Bill No. 874, entitled:

An Act making an appropriation to the Children's Hospital of Pittsburgh in the city of Pittsburgh Pennsylvania

House Bill No. 902, entitled:

An Act making an appropriation to the Nazarene Home for the Aged at Philadelphia Pennsylvania

House Bill No. 903, entitled:

An Act making an appropriation to the Mount Sinai Hospital of Philadelphia Pennsylvania

House Bill No. 904, entitled:

An Act making an appropriation to the Saint Vincent's Hospital Association of the city of Erie Pennsylvania

House Bill No. 905, entitled:

An Act making an appropriation to the Erie Home for the Friendless of the City of Erie Pennsylvania

House Bill No. 906, entitled:

An Act making an appropriation to the Bethesda Home Pittsburgh Pennsylvania

House Bill No. 911, entitled:

An Act making an appropriation to the Pennsylvania Training School at Morgantown Pennsylvania

House Bill No. 919, entitled:

An Act making a deficiency appropriation to the Department of Public Instruction for the payment of the State's share of the salary of vocational teachers and for the State's share of the increase of salaries of teachers

House Bill No. 920, entitled:

An Act making an appropriation to the Pittsburgh Home for Babies Pittsburgh Pennsylvania

Whereupon,

The PRESIDENT (Lieutenant-Governor Edward E. Biddleman) in the presence of the Senate signed the same.

REPORT OF CHIEF CLERK ON COMPARING BILLS.

Mr. CROW. Mr. President, on behalf of the Chief Clerk, I desire to report having compared and found correct bills numbered and entitled as follows, as having passed both branches of the Legislature and signed by the presiding officers thereof:

Senate Bill No. 2, entitled:

An Act to fix the salaries of the judges of the Supreme Court and the judges of the Superior court

Senate Bill No. 4, entitled:

An Act making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania for deficiency

Senate Bill No. 5, entitled:

An Act fixing the salaries of court criers and tipstaves in counties of the third class

Senate Bill No. 6, entitled:

An Act making a deficiency appropriation to the State Hospital for Injured Persons of the Anthracite Coal Region of Pennsylvania at Ashland Schuylkill county Pennsylvania

Senate Bill No. 7, entitled:

An Act to amend the first section of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws four hundred and eighty-three) entitled "An act relating to practise in the courts of common pleas in actions of assumpsit and trespass except actions for libel and slander prescribing the pleadings and procedure to be observed therein and giving the courts power to enforce its provisions" by extending the act so as to apply to actions of libel and slander and all actions of assumpsit and trespass whether originating in or appealed to any court of common pleas

Senate Bill No. 8, entitled:

An Act to repeal the act approved the twenty-third day of April one thousand eight hundred and seventy-two (Pamphlet Laws five hundred and twenty-seven) entitled "An act relative to the boarding of prisoners in the jail of Venango County"

Senate Bill No. 9, entitled:

An Act making a deficiency appropriation to the State Institution for Feeble-minded of Western Pennsylvania at Polk Pennsylvania

Senate Bill No. 15, entitled:

An Act making appropriations to cover deficiencies incurred in operation and maintenance of the Dixmont Hospital for the Insane

Senate Bill No. 21, entitled:

An Act making an appropriation to the trustees of the Homeopathic State Hospital for the Insane at Allentown Pennsylvania

Senate Bill No. 22, entitled:

An Act making an appropriation to the Allentown Hospital Allentown Lehigh county Pennsylvania

Senate Bill No. 24, entitled:

An Act making an appropriation to the Saint Luke's Hospital located at South Bethlehem Lehigh county Pennsylvania

Senate Bill No. 25, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mt. Carmel Coal Fields Pennsylvania

Senate Bill No. 28, entitled:

An Act making an appropriation to the Paoli Memorial Association for improvements to and maintenance of the Paoli Parade Grounds

Senate Bill No. 30, entitled:

An Act making an appropriation to the Commissioners of Valley Forge Park

Senate Bill No. 31, entitled:

An Act making an appropriation to cover deficiency to the Trustees of the State Institution for Feeble-Minded of Eastern Pennsylvania at Spring City

Senate Bill No. 32, entitled:

An Act to authorize and empower any street railway company of this Commonwealth which shall own at least two-thirds of the capital stock of any other street railway company or of any motor power company of this Commonwealth and shall have a railway connecting with the railway of such other street railway company or motor power company to acquire the corporate powers franchises property rights and credits of any such street railway company or motor power company

Senate Bill No. 33, entitled:

An Act to amend section two of an act approved the eighteenth day of April one thousand nine hundred and nineteen (Pamphlet Laws sixty-two) entitled "An act authorizing the issue and sale of bonds to the amount of fifty millions of dollars by the Commonwealth of Pennsylvania defining the powers and duties of the Governor the Auditor General and the State Treasurer in relation thereto making an appropriation of the proceeds of such bonds for the purpose of improving and rebuilding the highways of the Commonwealth providing for the payment of interest on and the redemption of such bonds by the Sinking Fund Commission and making an appropriation to carry out the provisions of this act"

Senate Bill No. 34, entitled:

An Act to ascertain and appoint the fees to be received by the recorder of deeds in and for the counties in this Commonwealth containing more than one million five hundred thousand (1,500,000) inhabitants

Senate Bill No. 35, entitled:

An Act providing for the recording of deeds and registration of same

Senate Bill No. 38, entitled:

An Act to amend section five of an act approved the eleventh day of March one thousand nine hundred and nine (Pamphlet Laws fifteen) entitled "An act relating to non-alcoholic drinks defining the same and prohibiting the manufacture sale offering for sale exposing for sale or having in possession with intent to sell of any adulterated or misbranded non-alcoholic drinks and providing penalties for the violation thereof and providing for the enforcement thereof"

Senate Bill No. 39, entitled:

An Act providing for the protection of the public health and the prevention of fraud and deception by prohibiting the manufacture the sale the offering for sale or exposing for sale or the having in possession with intent to sell of adulterated or deleterious butter defining butter and prescribing the penalty for the violation thereof

Senate Bill No. 41, entitled:

An Act to further amend section thirty-five of the act approved the seventh day of February one thousand nine hundred and five (Pamphlet Laws three) entitled "An act to create the Department of Public Printing to carry out the provisions of section twelve article three of the Constitution in relation to the public printing and binding and the supply of paper and other materials therefor" as amended

Senate Bill No. 43, entitled:

An Act making a deficiency appropriation to the trustees of the Pennsylvania State Lunatic Hospital at Harrisburg Pennsylvania

Senate Bill No. 44, entitled:

An Act making an appropriation to the Camp Curtin Commission for the dedication of the Camp Curtin Park the payment of the expenses of the Commission and for the completion of said park

Senate Bill No. 45, entitled:

An Act making an appropriation to the General Hospital of East Stroudsburg Pennsylvania

Senate Bill No. 46, entitled:

An Act making an appropriation to carry into effect the act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws page one thousand one hundred and eighty) entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New York of certain toll bridges over the Delaware River and making an appropriation therefor"

Senate Bill No. 49, entitled:

An Act to amend section eight of article seventeen of an act approved the twenty-fifth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and eighty-one) entitled "An act for the better government of cities of the first class of this Commonwealth"

Senate Bill No. 54, entitled:

An Act making an appropriation to the commission appointed to procure and erect a statue of General David McMurtre Gregg

Senate Bill No. 58, entitled:

A Supplement to an act entitled "An act authorizing the formation of partnership associations in which the capital subscribed shall alone be responsible for the debts of the associa-

tion except under certain circumstances" approved the second day of June one thousand eight hundred and seventy-four (Pamphlet Laws two hundred and seventy-one) granting to partnership associations formed under such act for the purpose of transportation and storage of oil by means of pipe lines and tanks for the public power to take lands or property for the public purposes of such association and to acquire a right of way easement for the purpose of locating its pipes or branches over upon under or across any lands streams rivulets roads turnpike roads canals or other highways

Senate Bill No. 60, entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania

Senate Bill No. 61, entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania to cover deficiency in maintenance and education of State pupils

Senate Bill No. 62, entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania

Senate Bill No. 63, entitled:

An Act making an appropriation to the Saint Luke's Homeopathic Hospital of Philadelphia

Senate Bill No. 64, entitled:

An Act making an appropriation to the St Joseph's Hospital of Philadelphia

Senate Bill No. 66, entitled:

An Act to further amend section one of the act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy) entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines" as amended

Senate Bill No. 70, entitled:

An Act making an appropriation to the Robert Packer Hospital

Senate Bill No. 73, entitled:

An Act providing for the establishment and the regulation of a State Park to be known as the Snyder-Middleswarth State Park

Senate Bill No. 74, entitled:

An Act making an appropriation to the Pennsylvania Historical Commission for certain purposes

Senate Bill No. 76, entitled:

An Act authorizing the Governor to appoint a commission which with a similar commission of the State of New Jersey is authorized to acquire purchase maintain and operate ice boats on the Delaware River to keep said river open to navigation

Senate Bill No. 77, entitled:

An Act to amend section eleven of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws ten hundred and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

Senate Bill No. 78, entitled:

An Act making an appropriation to the Misericordia Hospital of Philadelphia

Senate Bill No. 80, entitled:

An Act making an appropriation to the treasurer of the First Regiment Infantry of Pennsylvania

Senate Bill No. 82, entitled:

An Act making an appropriation to the West Philadelphia Hospital for Women in the city of Philadelphia

Senate Bill No. 83, entitled:

An Act to amend sections three and four of the act approved July twenty-second one thousand nine hundred and nineteen (Pamphlet Laws one thousand and ninety-seven) entitled "An act creating a Division of Documents defining its powers and duties regulating the number of documents to be printed bound and the requisition distribution and sale of the public documents of this Commonwealth providing penalties for the violation of this act and repealing certain acts"

Senate Bill No. 86, entitled:

An Act making an appropriation to the Mercy Hospital of Johnstown Pennsylvania

Senate Bill No. 87, entitled:

An Act providing for the depositing of money with the clerk of the several courts of quarter sessions and over and terminer or other courts of record having jurisdiction in this Commonwealth in lieu of bail and recognizances with surety or sureties in criminal prosecutions desertion and non-support and surety of the peace cases pending in said courts and fixing the fees of the said clerk of the said courts

Senate Bill No. 90, entitled:

An Act providing for the nomination and election of judges of courts of record and repealing certain acts

Senate Bill No. 91, entitled:

An Act making a deficiency appropriation to the State Hospital for the Criminal Insane at Fairview Pennsylvania

Senate Bill No. 92, entitled:

An Act validating certain elections of counties cities boroughs townships school districts and other incorporated districts held pursuant to the provisions of an act approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four (Pamphlet Laws sixty-five) entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments thereto and validating bonds issued or authorized to be issued in pursuance of such elections

Senate Bill No. 93, entitled:

An Act relating to insurance amending revising and consolidating the law providing for the incorporation of insurance companies and the regulation supervision and protection of home and foreign insurance companies Lloyd's associations reciprocal and inter-insurance exchanges and fire insurance rating bureaus and the regulation and supervision of insurance carried by such companies associations and exchanges including insurance carried by the State Workmen's Insurance Fund providing penalties and repealing existing laws

Senate Bill No. 94, entitled:

An Act defining fraternal benefit societies and their status authorizing such societies to create subordinate lodges and to pay benefits to members and their beneficiaries from funds collected and regulating such benefits and collections providing for the organization and incorporation of such societies and for their supervision regulation and examination by the insurance commissioner and for the admission of foreign societies designating tables of mortality as a basis for rates of contribution requiring all societies to make annual and other reports and appointing the insurance commissioner as attorney for service of process providing penalties for any violations of the act exempting such societies from taxation and certain other societies from its provisions and requiring beneficial associations other than fraternal benefit societies to report to and be supervised by the insurance commissioner and repealing existing laws

Senate Bill No. 95, entitled:

An Act relating to insurance establishing an insurance department and amending revising and consolidating the law relating to the licensing qualification regulation examination suspension and dissolution of insurance companies Lloyd's associations reciprocal and inter-insurance exchanges and certain societies and orders the examination and regulation of fire insurance rating bureaus and the licensing and regulation of insurance agents and brokers providing penalties and repealing existing laws

Senate Bill No. 98, entitled:

An Act making an appropriation to Eagleville Sanatorium for Consumptives located at Eagleville Montgomery county

Senate Bill No. 106, entitled:

An Act making an appropriation to the Sewickley Valley Hospital Association Incorporated of Allegheny county Pennsylvania

Senate Bill No. 110, entitled:

An Act authorizing the erection and construction by counties of memorial halls in memory of the soldiers sailors and marines of such counties providing for an election to determine whether such hall shall be erected providing for the purchase and condemnation of property for the erection thereon of such halls regulating the use of such halls and providing for the maintenance and care of the same by a board of control at the expense of the county

Senate Bill No. 111, entitled:

An Act making an appropriation to the J C Blair Memorial Hospital of Huntingdon Pennsylvania

Senate Bill No. 115, entitled:

An Act making an appropriation to the Lock Haven Hospital Lock Haven Pennsylvania

Senate Bill No. 116, entitled:

An Act making an appropriation to the Nason Hospital Association of Roaring Spring Blair county Pennsylvania

Senate Bill No. 117, entitled:

An Act making an appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

Senate Bill No. 118, entitled:

An Act making a deficiency appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

Senate Bill No. 129, entitled:

An Act making an appropriation to the trustees of Pennsylvania State Lunatic Hospital for the Southern District of Pennsylvania at Harrisburg

Senate Bill No. 130, entitled:

An Act reappropriating certain moneys to the trustees of the Pennsylvania State Lunatic Hospital for the Southern District of Pennsylvania at Harrisburg

Senate Bill No. 131, entitled:

An Act to amend the act of the seventeenth day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws ten hundred and twenty-one) entitled "An act to exempt from taxation public property used for public purposes actual places of religious worship places of burial not used or held for private or corporate profit and institutions of purely public charity and repealing prior acts relating thereto"

Senate Bill No. 132, entitled:

An Act making an appropriation to the Union Home for Old Ladies of West Philadelphia

Senate Bill No. 133, entitled:

An Act making an appropriation to the Home for the Homeless Philadelphia Pennsylvania

Senate Bill No. 137, entitled:

An Act making an appropriation to the Mercy Hospital of Pittsburgh Pennsylvania

Senate Bill No. 138, entitled:

An Act making an appropriation to The Public Service Commission of the Commonwealth of Pennsylvania to be used by said Commission in the payment of the cost of the construction reconstruction relocation alteration or abolition of any crossing of the tracks of public service companies at above or below grade including the approaches to any overhead or underpass structure in connection therewith and including also compensation for damages to adjacent property taken injured or destroyed by reason thereof of State Highways or highways in cities or boroughs which are a continuation or connecting link of State highways and regulating the expenditure of the amount hereby appropriated to The Public Service Commission of the Commonwealth of Pennsylvania

Senate Bill No. 140, entitled:

An Act making an appropriation to the Taylor Hospital Ridley Park Delaware county Pennsylvania

Senate Bill No. 141, entitled:

An Act to amend section two of an act approved the twenty-second day of March one thousand eight hundred sixty-two

(Pamphlet Laws one hundred and sixty-four) entitled "An act to provide for the destruction and to prevent the spread of Canada thistles" as amended

Senate Bill No. 142, entitled:

An Act making an appropriation to the Grand View Hospital located near Sellersville Bucks county Pennsylvania

Senate Bill No. 145, entitled:

An Act to provide for the better preservation of the books and papers in the office of the prothonotaries in the counties of this Commonwealth by copying transcribing and certification of dilapidated faded or injured books or papers

Senate Bill No. 146, entitled:

An Act making an appropriation to the Women's Medical College of Pennsylvania

Senate Bill No. 147, entitled:

An Act making an appropriation to the Lankenau Hospital of Philadelphia Pennsylvania

Senate Bill No. 148, entitled:

An Act making an appropriation to the Gyncecan Hospital Philadelphia Pennsylvania

Senate Bill No. 150, entitled:

An Act providing for a commission to make an examination of the Institution of the Society for the Prevention and Cure of Consumption of the city of Scranton popularly known as the West Mountain Sanatorium providing for a transfer of said institution under certain conditions to the Commonwealth regulating such institution in the event of such transfer and making an appropriation

Senate Bill No. 151, entitled:

An Act making an appropriation to the Society for the Prevention and Cure of Consumption of the city of Scranton popularly known as the West Mountain Sanatorium

Senate Bill No. 153, entitled:

An Act validating certain proceedings and elections of counties cities boroughs townships school districts and other incorporated districts of municipalities had and held pursuant to the provisions of an act approved the twentieth day of April Anno Domini one thousand eight hundred and seventeen entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections

Senate Bill No. 154, entitled:

An Act relating to the preparation of a new Constitution of the Commonwealth by a convention and its adoption or rejection by the people and making an appropriation

Senate Bill No. 155, entitled:

An Act to amend section twenty-one of an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and eighteen) entitled "An act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done by dogs and payment thereof by the proper county to the owners of livestock and poultry and of damages to licensed dogs imposing powers and duties on certain State county city borough town and township officers and employees and on city councils of cities of the first class and second class and providing penalties"

Senate Bill No. 158, entitled:

An Act to establish a separate orphans' court in and for the county of Delaware

Senate Bill No. 163, entitled:

An Act relating to vocational rehabilitation accepting the provisions and benefits of the act of Congress approved the second day of June one thousand nine hundred and twenty entitled "An act to provide for the promotion of vocational rehabilitation of persons disabled in industry or otherwise and their return to civil employment" providing for the rehabilitation of disabled persons and their return to civil employment and providing for the co-operation of the State Board of Education and the Department of Labor and Industry in carrying out the provisions of this act

Senate Bill No. 164, entitled:

An Act to amend sections one and three of the act approved the thirteenth day of June one thousand nine hundred and seven (Pamphlet Laws six hundred and twenty-one) entitled "An act authorizing and directing the Secretary of Internal Affairs to compile and publish connected warrantee tract maps of each of the several counties of this Commonwealth making an appropriation for the work of compilation and directing the manner of sale and distribution of the same" as amended providing for the making of an atlas for permanent file and for the sale and distribution of blue print copies and providing for the distribution of unsold atlases heretofore published

Senate Bill No. 165, entitled:

An Act to amend section one of an act entitled "An act to facilitate the labors of the judges of the court of common pleas of the county in which the seat of government is or may be located in the disposition of the business of the Commonwealth by providing suitable clerical assistance" approved the seventeenth day of April Anno Domini one thousand eight hundred and ninety-three (Pamphlet Laws twenty-one)

Senate Bill No. 168, entitled:

An Act to transfer and reappropriate a certain unexpended part of the general appropriation to the Department of Public Instruction as provided by the General Appropriation Act approved the sixteenth day of July one thousand nine hundred nineteen (Appropriation Acts one thousand nine hundred and nineteen Pamphlet Laws thirty-four)

Senate Bill No. 169, entitled:

An Act to amend section one of an act entitled "An act making it unlawful for any individual or individuals to carry on or conduct any business under an assumed or fictitious name style or designation unless upon the filing of a certificate to that effect in the office of the Secretary of the Commonwealth and of the prothonotary requiring county commissioners at the expense of the county to provide books for the entry of such certificates fixing the fees of the Secretary of the Commonwealth and prothonotary and providing penalties" approved the twenty-eighth day of June one thousand nine hundred and seventeen (Pamphlet Laws page six hundred forty-five)

Senate Bill No. 170, entitled:

An Act to amend section two of an act approved the twenty-ninth day of March eighteen hundred and ninety-nine (Pamphlet Laws twenty-one) entitled "An act to establish a board for the examination of accountants to provide for the granting of certificates to accountants and to provide a punishment for the violation of this act" as amended

Senate Bill No. 174, entitled:

An Act making an appropriation to the Salvation Army Rescue Home and Hospital Lansdowne avenue Philadelphia

Senate Bill No. 176, entitled:

An Act making an appropriation to the Easton Home for Friendless Children at Easton Pennsylvania

Senate Bill No. 178, entitled:

An Act making an appropriation for deficiencies in maintenance of the trustees of the State Hospital for the Insane Southeastern District of Pennsylvania located at Norristown Pennsylvania

Senate Bill No. 180, entitled:

An Act making an appropriation to the Indiana Hospital of Indiana county Pennsylvania

Senate Bill No. 181, entitled:

An Act making an appropriation to the North Pennsylvania General Hospital and Sanatorium at Austin Pennsylvania

Senate Bill No. 194, entitled:

An Act to amend an act approved the twentieth day of April one thousand nine hundred five (Pamphlet Laws two hundred thirty-seven) entitled "An act to provide for the repair and maintenance or improvement by the proper county city or borough of turnpikes heretofore or hereafter appropriated or condemned or any part thereof for public use free of tolls" as amended providing for the maintenance and repair of abandoned turnpikes and turnpikes of dissolved companies by the several townships cities and boroughs

Senate Bill No. 196, entitled:

An Act to amend section twenty-one of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws four hundred and three) entitled "An act relating to the form execution and interpretation of wills to nuncupative wills to the appointment of testamentary guardians to spendthrift trusts to forfeiture of devise or legacy in

case of murder of testator to elections to take under or against wills and to the recording and registering of such elections and of decrees relative thereto and to the fees therefor"

Senate Bill No. 197, entitled:

A Supplement to an act approved the twenty-ninth day of May one thousand nine hundred and one (Pamphlet Laws three hundred and twenty-seven) entitled "An act to prohibit the manufacture and sale of oleomargarine butterine and other similar products not colored in imitation of yellow butter and to provide for license fees to be paid by manufacturers wholesale and retail dealers and by proprietors of hotels restaurants dining-rooms and boarding houses for the manufacture or sale of oleomargarine butterine or other similar products not colored in imitation of yellow butter and to regulate the manufacture and sale of oleomargarine butterine or other similar products not colored in imitation of yellow butter and prevent and punish fraud and deception in such manufacture and sale as an imitation butter and to prescribe penalties and punishment for violations of this act and the means and the method of procedure for its enforcement and regulate certain matters of evidence in such procedure" by regulating advertisements and designations relating to oleomargarine or butterine prohibiting the use of certain word in or in connection with such advertisements and providing penalties

Senate Bill No. 198, entitled:

An Act to further amend section fourteen of an act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" as amended

Senate Bill No. 199, entitled:

An Act to repeal sections three four five six seven eight nine ten eleven and twelve of an act approved the ninth day of May one thousand eight hundred and ninety-nine (Pamphlet Laws two hundred and sixty-six) entitled "An act to provide for the enrollment organization discipline and regulation of the militia of the Commonwealth of Pennsylvania"

Senate Bill No. 200, entitled:

An Act making a deficiency appropriation to the Washington Crossing Park Commission created under the provisions of the act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws twelve hundred and nine) entitled "An act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument commemorative of Washington crossing the river Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purpose of this act"

Senate Bill No. 201, entitled:

An Act making an appropriation to the Washington Crossing Park Commission for the purpose of the acquisition of lands and property and the making of improvements in accordance with the provisions of the act of July twenty-fifth one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and nine) entitled "An act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument commemorative of Washington crossing the river Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purpose of this act"

Senate Bill No. 202, entitled:

An Act to amend section one of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws twelve hundred and nine) entitled "An act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument commemorative of Washington crossing the river Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purpose of this act"

Senate Bill No. 205, entitled:

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania at Pittsburgh

Senate Bill No. 206, entitled:

An Act making an appropriation to the Duquesne University Pittsburgh Pennsylvania

Senate Bill No. 208, entitled:

An Act to repeal so much of an act entitled "An act to fix the return day of writs in the third Judicial District" approved the eleventh day of April Anno Domini one thousand eight hundred and sixty-six (Pamphlet Laws six hundred and six) as relates to Lehigh county

Senate Bill No. 209, entitled:

An Act making an appropriation to the George Junior Republic Association of Pennsylvania

Senate Bill No. 210, entitled:

An Act making an appropriation to the Allegheny General Hospital at Pittsburgh Pennsylvania

Senate Bill No. 212, entitled:

An Act to amend sections two fourteen and twenty of an act approved the seventh day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws nine hundred) entitled "An act to provide for the immediate registration of all births and deaths throughout the Commonwealth of Pennsylvania by means of certificates of births and deaths and burial or removal permits requiring prompt returns to the Central Bureau of Vital Statistics as required to be established by the State Department of Health and in order to secure prompt and faithful registration of births marriages deaths and diseases of practitioners of medicine and surgery of midwives nurses and undertakers and of all persons whose occupation is deemed to be of importance in obtaining complete registration of births deaths marriages and diseases throughout the State as provided in section ten of an act entitled 'An act creating the Department of Health and defining its powers and duties' approved the twenty-seventh day of April nineteen hundred and five and providing penalties for violations of this act"

Senate Bill No. 213, entitled:

An Act making a deficiency appropriation to the State Industrial Home for Women at Muncy Pennsylvania

Senate Bill No. 216, entitled:

An Act to amend section twenty-nine of the act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and eighteen) entitled "An act relating to dogs and the protection of livestock and poultry from damage by dogs and providing for the licensing of dogs regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done by dogs and payment thereof by the proper county to the owners of livestock and poultry and of damages to licensed dogs imposing powers and duties on certain State county city borough town and township officers and employees and on city councils of cities of the first and second classes and providing penalties" by limiting the amount of damages to be paid for sheep

Senate Bill No. 217, entitled:

An Act making an appropriation to the Punxsutawney Hospital Association of Punxsutawney Jefferson county Pennsylvania

Senate Bill No. 219, entitled:

An Act relating to the jurisdiction powers and procedure of the court of common pleas as to sale mortgage conveyance upon ground rent and lease for years of real estate where the legal title is held by a married person whose spouse is an habitual drunkard and providing for the disposition of the proceeds thereof

Senate Bill No. 222, entitled:

An Act making an appropriation to the Florence Crittenton Home located at one hundred and thirty-nine Queen street Germantown Philadelphia Pennsylvania

Senate Bill No. 228, entitled:

An Act making an appropriation to the Children's Aid Society of Pennsylvania

Senate Bill No. 229, entitled:

An Act making an appropriation to the House of Good Shepherd Penn and Chew streets Germantown Philadelphia Pennsylvania

Senate Bill No. 238, entitled:

An Act making an appropriation to the State Institution for Feeble-Minded of Western Pennsylvania at Polk Pennsylvania for maintenance and training

Senate Bill No. 239, entitled:

An Act making an appropriation to the State Institution for Feeble-Minded of Western Pennsylvania at Polk Pennsylvania

Senate Bill No. 240, entitled:

An Act making an appropriation to the Pennsylvania Board of Pharmacy

Senate Bill No. 243, entitled:

An Act fixing the salaries of mine inspectors in this Commonwealth and the expenses incident to the office

Senate Bill No. 249, entitled:

An Act making an appropriation to the Corry Hospital Association of Corry Pennsylvania

Senate Bill No. 250, entitled:

An Act making an appropriation to the Adrian Hospital Association of Punxsutawney Jefferson county Pennsylvania

Senate Bill No. 252, entitled:

An Act making an appropriation to the Braddock General Hospital Braddock Pennsylvania

Senate Bill No. 253, entitled:

An Act making an appropriation to the Home for Aged and Infirm Colored Women at Pittsburgh Pennsylvania

Senate Bill No. 254, entitled:

An Act making an appropriation to the Pittsburgh Hospital Sisters of Charity Frankstown avenue Pittsburgh Pennsylvania

Senate Bill No. 255, entitled:

An Act making an appropriation to the Columbia Hospital Wilkinsburg Pennsylvania

Senate Bill No. 256, entitled:

An Act to repeal an act entitled "An act to provide for the surrender of franchises of meadow companies and the transfer of duties of said meadow companies to the respective cities or counties within which the lands governed by said meadow companies may lie" approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws eight hundred and thirty-four)

Senate Bill No. 258, entitled:

An Act to amend an act approved the eighteenth day of July one thousand nine hundred and nineteen (Appropriation Acts page one hundred and thirty-nine) entitled "An act making an appropriation to the Frederick Douglass Memorial Hospital and Training School of Philadelphia Pennsylvania"

Senate Bill No. 259, entitled:

An Act making unlawful the use of any statement of fact in any advertisement which statement is untrue deceptive or misleading and providing a penalty for any violation of the same

Senate Bill No. 260, entitled:

An Act making a deficiency appropriation to the Cottage State Hospital of Philipsburg Pennsylvania

Senate Bill No. 261, entitled:

A Supplement to an act entitled "An act providing for the selection and purchase or the appropriation from the State Forest Reserves of a tract of land and the erection thereon of buildings for the Western Penitentiary making an appropriation therefor authorizing the removal thereto of the inmates of the said penitentiary and directing the sale of the site now occupied by the said penitentiary and the buildings and materials thereon" approved the thirtieth day of March Anno Domini one thousand nine hundred and eleven making an additional appropriation for erection construction and equipment

Senate Bill No. 269, entitled:

An Act making an appropriation to the Women's Homeopathic Hospital of Philadelphia

Senate Bill No. 271, entitled:

An Act to amend section two of the act approved the eighth day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred and forty-eight) entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll-bridges over the Delaware River"

Senate Bill No. 272, entitled:

An Act to amend section three hundred and five of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employe in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder by imposing penalties for failure of an employer to insure his liability to pay compensation and providing the method by which an employer may be exempted from the necessity of such insurance"

Senate Bill No. 273, entitled:

An Act making an appropriation to the Clearfield Hospital Clearfield Pennsylvania

Senate Bill No. 275, entitled:

An Act to exempt talking machines phonographs and musical instruments of every description leased or conditionally sold to or hired by any person or persons residing in or having a place of business in this Commonwealth from levy or sale or execution or distress for rent

Senate Bill No. 276, entitled:

An Act making an appropriation to the commission constituted for the purpose of acquiring and maintaining toll-bridges over the Delaware River between Pennsylvania and New Jersey

Senate Bill No. 277, entitled:

An Act to amend section two of an act approved the eighteenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and fifty-nine) entitled "An act to provide for the classification of inspectors of the Department of Labor and Industry according to qualifications determined by a committee of the Department of Labor and Industry and fixing the salaries of inspectors within the several classifications"

Senate Bill No. 290, entitled:

A Joint Resolution proposing an amendment to article three (III) of the Constitution of the Commonwealth of Pennsylvania

Senate Bill No. 292, entitled:

An Act making an appropriation to the New Castle Hospital of New Castle Pennsylvania

Senate Bill No. 293, entitled:

A Joint Resolution proposing an amendment to section one (1) of article fifteen (XV) of the Constitution of the Commonwealth of Pennsylvania

Senate Bill No. 294, entitled:

An Act making an appropriation to the Water Supply Commission of Pennsylvania to continue the work upon the Pymatuning Swamp Reservoir

Senate Bill No. 295, entitled:

An Act for the relief of certain county treasurers and county tax collectors in the settlement of county poor and State taxes in cities of the third class

Senate Bill No. 296, entitled:

An Act validating certain elections of counties cities boroughs townships school districts and other incorporated districts held pursuant to the provisions of an act approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments thereto and validating bonds issued or authorized to be issued in pursuance of such elections

Senate Bill No. 297, entitled:

An Act authorizing receivers of taxes in and for cities of the first class to furnish certificates of taxes and claims which are liens on real estate and fixing the fees for such services

Senate Bill No. 298, entitled:

An Act providing that in computing the indebtedness of cities of the first class the word "indebtedness" shall include all manner of debt and the net amount thereof shall be ascertained as in the case of other municipal corporations by deducting from the gross amount thereof the moneys in the treasury all outstanding solvent debts and all revenues applicable within one year to the payment of the same

Senate Bill No. 301, entitled:

An Act making an appropriation to the Friends' Home for Children situate at four thousand eleven Aspen street Philadelphia

Senate Bill No. 302, entitled:

An Act to give preference and protection in the civil service of the cities of the first class in the Commonwealth of Pennsylvania etc to persons who served in the Civil War Spanish-American War Philippine War and World War and who have been honorably discharged from the military or naval service of the United States

Senate Bill No. 303, entitled:

An Act making a deficiency appropriation to the Pennsylvania Institution for the Instruction of the Blind

Senate Bill No. 304, entitled:

An Act making an appropriation to the Pennsylvania Institution for the Instruction of the Blind

Senate Bill No. 306, entitled:

An Act making an appropriation to the Medico-Chirurgical Hospital of the University of Pennsylvania

Senate Bill No 307, entitled:

An Act making an appropriation to the Hospital of the University of Pennsylvania

Senate Bill No. 308, entitled:

An Act authorizing county commissioners to appropriate moneys for the maintenance of duly incorporated organizations for the prevention of cruelty to animals

Senate Bill No. 309, entitled:

An Act to amend sections five and six of an act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing a board of optometrical education examination and licensure and means and methods whereby the right to practice optometry may be obtained and providing for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith"

Senate Bill No. 310, entitled:

An Act to amend section eight of an act approved the seventeenth day of February one thousand nine hundred and six (Pamphlet Laws forty-five) entitled "An act to regulate the deposits of State funds to prescribe the method of selecting State depositories to limit the amount of State deposits to provide for the security of such deposits to fix the rate of interest thereon to provide for the publication of monthly statements of moneys in the general and sinking funds to declare it a misdemeanor to give or take anything of value for obtaining the same and prescribing penalties for violations of this act" as amended providing for additional active depositories

Senate Bill No. 311, entitled:

An Act making an appropriation to the Memorial Hospital Association of Monongahela City Pennsylvania

Senate Bill No. 312, entitled:

An Act authorizing removal of county jails prisons or workhouses from public parks squares or commons in counties of the fourth class and the erection of new county jails prisons or workhouses at or near the county seat of said counties and regulating the disposal of such abandoned county jails prisons or workhouses and the ground upon which the same may be located

Senate Bill No. 313, entitled:

An Act making an appropriation to the Home for Widows and Single Women of Reading Pennsylvania

Senate Bill No. 314, entitled:

An Act making an appropriation to the Western Pennsylvania Hospital

Senate Bill No. 318, entitled:

An Act to establish the pay mileage and contingent expenses of Presidential electors

Senate Bill No. 321, entitled:

An Act making an appropriation to the Mary M Packer Hospital Sunbury Pennsylvania

Senate Bill No. 324, entitled:

An Act to amend the first paragraph of section three of the act approved the first day of July one thousand nine hundred nineteen (Pamphlet Laws seven hundred ten) entitled "An act relating to fires and fire prevention imposing duties and conferring powers heretofore exercised by the State Fire Marshal upon the Department of State Police authorizing the appointment of the chief of fire departments and certain public officers and others as assistants to said department and defining their powers, and duties providing for the investigation of the cause origin and circumstance of fires and the inspection of all and the removal or change of certain buildings imposing duties on school authorities and on certain corporations associations and fire rating agencies providing for the attendance of witnesses before the department and the enforcement of its orders and prescribing penalties"

Senate Bill No. 325, entitled:

An Act requiring all teachers in public private and parochial schools or other institutions of learning to take an oath of allegiance to the Commonwealth and to the government of the United States

Senate Bill No. 326, entitled:

An Act to amend sections one two three four five six seven eight and nine of an act approved the first day of June one thousand nine hundred and fifteen (Pamphlet Laws six hundred and fifty-six) entitled "An act providing a system of employment and compensation for the inmates of the Eastern Penitentiary Western Penitentiary and the Pennsylvania Industrial Reformatory at Huntingdon and for such other correctional institutions as shall be hereafter established by the Commonwealth and making a appropriation therefor" by extending its provision to the State Industrial Home for Women at Muncy permitting the sale of the products made thereunder to certain additional municipalities and institutions and regulating the method of payment of the amounts credited to prisoners

Senate Bill No. 333, entitled:

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Senate Bill No. 334, entitled:

An Act to reappropriate certain unused funds heretofore appropriated for the education of teachers in the State normal schools and making a deficiency appropriation to the trustees of the several State normal schools of the Commonwealth of Pennsylvania

Senate Bill No. 335, entitled:

An Act providing for the reappropriation of the unexpended balance for the erection of a monument upon the Parkway in the city of Philadelphia or elsewhere in the State of Pennsylvania in commemoration of the military service of General Galusha Pennypacker and making an additional appropriation for the same purpose

Senate Bill No. 337, entitled:

An Act providing for the depositing of money with magistrates justices of the peace and aldermen in lieu of bail or recognizances with surety or securities in criminal prosecutions desertion and non-support and surety of the peace

Senate Bill No. 338, entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by adding to article twenty thereof section two thousand forty

Senate Bill No. 341, entitled:

An Act making an appropriation to the Tabor Home for Children Doylestown Bucks county Pennsylvania

Senate Bill No. 345, entitled:

An Act making an appropriation to the trustees of the Philadelphia School of Design for Women at Philadelphia Pennsylvania

Senate Bill No. 347, entitled:

A further supplement to an act approved the first day of April one thousand eight hundred and sixty-three (Pamphlet Laws two hundred and thirteen) entitled "An act to accept

the grant of public lands by the United States to the several states for the endowment of agricultural colleges" and making appropriations for carrying the same into effect

Senate Bill No. 348, entitled:

An Act making an appropriation to the Pennsylvania State College for educational extension work and for maintaining a summer session for teachers

Senate Bill No. 350, entitled:

An Act to amend section six chapter one article one of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" as amended

Senate Bill No. 352, entitled:

An Act to carry out the provisions of section eight article nine of the Constitution of the State of Pennsylvania as amended and for that purpose prescribing the method of determining the amount which may be deducted in ascertaining the borrowing capacity of the city of Philadelphia by excluding from the calculation and deducting from its indebtedness so much of the debt of said city as shall have been incurred or is about to be incurred and the proceeds thereof expended or about to be expended upon any public improvement or in the construction purchase or condemnation of any public utility or part thereof or facility thereof if such public improvement or public utility or part thereof whether separately or in connection with any other public improvement or public utility or part thereof may reasonably be expected to yield revenue in excess of operating expenses sufficient to pay the interest and sinking fund charges thereon

Senate Bill No. 353, entitled:

An Act making an appropriation to the Hospital of the Hahnemann Medical College and Hospital

Senate Bill No. 355, entitled:

An Act authorizing the cities of this Commonwealth to regulate or prohibit and prevent the use and sale of fireworks firecrackers sparklers and other pyrotechnics and the unnecessary firing and discharge of firearms in or into the highways or other public places of such cities

Senate Bill No. 356, entitled:

An Act making an appropriation to the Homoeopathic Medical and Surgical Hospital of Reading Pennsylvania

Senate Bill No. 357, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mount Carmel Coal Fields

Senate Bill No. 358, entitled:

An Act providing for and regulating the taking and appropriation of land and property by incorporated cemetery and burial associations not for profit for the purpose of enlarging cemeteries and burial grounds

Senate Bill No. 360, entitled:

An Act making an appropriation to the Cottage State Hospital of Philipsburg Pennsylvania

Senate Bill No. 364, entitled:

An Act fixing the salary of sheriffs and deputy sheriffs in counties of the seventh class requiring all fees earned by sheriffs in such counties to be paid into the county treasury for the use of the county and providing for the payment for the care and maintenance of prisoners where the sheriff is the keeper or warden of the jail

Senate Bill No. 365, entitled:

An Act making an appropriation to the American Hospital for Diseases of the Stomach of Philadelphia Pennsylvania

Senate Bill No. 376, entitled:

An Act to amend section one of an act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire escapes fire extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

Senate Bill No. 377, entitled:

An Act amending the act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and seventy) entitled "An act creating a Division of

Township Highways in the State Highway Department conferring powers and imposing duties upon officers of the State Highway Department requiring certain duties of clerks of the courts of quarter sessions and providing penalties"

Senate Bill No. 378, entitled:

An Act to amend sections eight and sixteen of the act approved the thirty-first day of May one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner deputies and other appointees providing for taking over from counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalties for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to highway department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" authorizing the State Highway Commissioner to establish the location lines and width of State highways providing for the recording of the same and denying to owners the established lines and width of State highways so laid out and providing for the payment of damages to property owners by counties and repealing existing laws

Senate Bill No. 379, entitled:

An Act to further amend section five of the act approved the thirteenth day of June one thousand eight hundred and thirty-six (Pamphlet Laws five hundred and fifty-one) entitled "An act relating to roads highways and bridges" fixing the width of public roads

Senate Bill No. 380, entitled:

An Act making an appropriation to the House of the Good Shepherd in the city of Reading Pennsylvania

Senate Bill No. 382, entitled:

An Act making an appropriation to the Sisters of Charity of Saint Catharine's Orphan Asylum of Reading Pennsylvania

Senate Bill No. 383, entitled:

An Act making an appropriation to the Saint Joseph's Hospital in the city of Reading Pennsylvania

Senate Bill No. 384, entitled:

An Act to amend section one of an act approved the first day of June one thousand eight hundred and eighty-three (Pamphlet Laws fifty-eight) entitled "An act empowering and directing the county commissioners of any county to purchase ground at the county seat for the erection thereon of such building or buildings as may be necessary for the accommodation of the courts and of the several officers of the county and for the reception and safekeeping of the records and other papers in charge of such officers and also such other building or buildings as may be necessary and proper for the purposes of a county jail or workhouse when occasion shall require the erection of such building or buildings and in case the said ground cannot be obtained by agreement with the owner or owners at a reasonable price in the estimation of said commissioners then to resort to condemnation" as amended by providing for the purchase and condemnation of ground at or near the county seat

Senate Bill No. 385, entitled:

An Act for the protection of the public health by providing clean sanitary establishments for bottling non-alcoholic drinks including clean sanitary ingredients bottles receptacles and utensils and providing penalties for the enforcement thereof

Senate Bill No. 388, entitled:

An Act to prohibit the bribery of baseball players and employees of baseball clubs and the acceptance by baseball players and employees of baseball clubs of bribes and declaring such bribery or the acceptance of such bribes a felony and fixing the penalty therefor

Senate Bill No. 390, entitled:

An Act making an appropriation to the Pennsylvania Seamen's Friend Society of Philadelphia Pennsylvania

Senate Bill No. 392, entitled:

An Act to establish a separate orphans' court in and for the county of Erie

Senate Bill No. 393, entitled:

An Act making an appropriation to the Franklin City Hospital Franklin Pennsylvania

Senate Bill No. 395, entitled:

An Act establishing a bureau of statistics and information in the Department of Internal Affairs providing for the appointment of officers and employees and providing for the fixing of their duties powers and compensation making it the duty of the Secretary of Internal Affairs to furnish statistical data provided for in this act to the heads of the State government for the use of their departments upon requisition making it the duty of persons associations co-partnerships corporations and municipal and other public officers to furnish information required prescribing penalties for violation of such duty and repealing certain acts

Senate Bill No. 396, entitled:

An Act to amend section one of an act approved the sixth day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and seventy-nine) entitled "An act reorganizing the Attorney General's Department designating the officers and employees thereof and fixing their salaries and making an appropriation therefor to the end of the fiscal year"

Senate Bill No. 397, entitled:

An Act making an appropriation to the South Side Hospital of Pittsburgh Pennsylvania

Senate Bill No. 427, entitled:

An Act providing for rebates and penalties in the payment of county taxes in cities of the third class

Senate Bill No. 428, entitled:

An Act making an appropriation to the Home for Friendless Children of the city of Reading Pennsylvania

Senate Bill No. 430, entitled:

An Act to amend section two of the act approved the twenty-eighth day of March one thousand eight hundred and eighty-nine (Pamphlet Laws twenty-two) entitled "A supplement to an act entitled 'An act to provide for the publication of the decisions of the Supreme Court and the appointment of a State reporter' approved the twelfth day of June Anno Domini one thousand eight hundred and seventy-eight (Pamphlet Laws one thousand eight hundred and seventy-eight page two hundred and one) requiring the State reporter to report all the cases decided by the Supreme Court of this Commonwealth and providing for additional assistance and compensation therefor"

Senate Bill No. 432, entitled:

A Supplement to an act approved the twenty-second day of June one thousand eight hundred and ninety-one (Pamphlet Laws three hundred and seventy-nine) entitled "An act to provide for the selection of a site and the erection of a State asylum for the chronic insane to be called the State Asylum for the Chronic Insane of Pennsylvania and making an appropriation therefor" providing for the quarantine and for the reception detention care and treatment at said asylum of persons suffering with syphilis and for their commitment thereto and providing for the payment of the cost of commitment care and maintenance of such persons in the same manner as insane persons

Senate Bill No. 434, entitled:

An Act making an appropriation to the Northern Home for Friendless Children of Philadelphia Pennsylvania

Senate Bill No. 485, entitled:

An Act making an appropriation to the Christian Home for Women at fourteen hundred and twenty-three Liverpool street Northside city of Pittsburgh Pennsylvania

Senate Bill No. 436, entitled:

An Act making an appropriation to the State Industrial Home for Women at Muncy

Senate Bill No. 437, entitled:

An Act authorizing the council of cities of the third class whenever any city of such class shall have sold or leased the coal underlying any public park or common within the limits of said city to apply the proceeds thereof for certain improvements of such park or common and the policing and lighting thereof for the purchase of certain lands for park purposes and for other public improvements and providing for the issuing of improvement bonds for such purposes

Senate Bill No. 438, entitled:

An Act to empower cities of the third class to establish a firemen's pension fund to take property in trust therefor and regulating and providing for the regulation of the same

Senate Bill No. 444, entitled:

An Act making an appropriation to the Erie Infants' Home and Hospital of Erie Pennsylvania

Senate Bill No. 446, entitled:

An Act to amend sections ten and twenty-two of an act approved the twenty-ninth day of June Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws six hundred and fifty-seven) entitled "An act to provide for the protection of agriculture and horticulture and to prevent the introduction into and the dissemination within the Commonwealth of insect and disease pests injurious or harmful to plants or plant products providing for inspection of nurseries providing for quarantines necessary to the enforcement of this act and imposing penalties"

Senate Bill No. 447, entitled:

An Act to amend section five of an act approved the eighteenth day of April Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws seventy-one) entitled "An act providing for the control and eradication of the European wart disease of the potato imposing certain powers and duties upon the Department of Agriculture providing penalties and making an appropriation

Senate Bill No. 449, entitled:

An Act authorizing cities of the third class to elect an assistant city solicitor whose term of office shall be four years and whose compensation shall be fixed by ordinance

Senate Bill No. 455, entitled:

An Act making an appropriation to the Reading Hospital in the city of Reading Pennsylvania for maintenance and deficiencies

Senate Bill No. 456, entitled:

An Act making an appropriation to the Berks County Tuberculosis Society

Senate Bill No. 457, entitled:

A Supplement to the act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and sixty-two) entitled "An act providing for the creation and administration of a State fund for the insurance of compensation for injuries to employees of subscribers thereto declaring false oaths by the subscribers to be misdemeanors and providing penalties for the violation thereof" providing that the officers and employees of the State Workmen's Insurance Board shall be officers and employees of the Commonwealth

Senate Bill No. 462, entitled:

An Act to provide separate accommodations for women jurors at the several court houses

Senate Bill No. 476, entitled:

An Act making an appropriation to the Board of Trustees of the Philadelphia Museums

Senate Bill No. 479, entitled:

An Act establishing a bureau of women and children in the Department of Labor and Industry and defining its powers and duties and the powers of the Industrial Board in relation thereto

Senate Bill No. 480, entitled:

An Act to provide for a second additional law judge of the several courts of the twelfth judicial district

Senate Bill No. 481, entitled:

An Act making an appropriation to the Pittsburgh News-boys' Home of Pittsburgh Pennsylvania

Senate Bill No. 484, entitled:

An Act to quiet the title to real estate and to enable citizens of the United States and corporations authorized to hold real estate within this Commonwealth to hold and convey title to real estate which has formerly been held or conveyed by to or for corporations not authorized by law to hold the same"

Senate Bill No. 485, entitled:

An Act making an appropriation to the Wills Hospital Philadelphia Pennsylvania

Senate Bill No. 486, entitled:

An Act creating a Department of Public Welfare defining its powers and duties abolishing the Board of Public Charities and all offices thereunder the Committee on Lunacy and the Prison Labor Commission and vesting all the powers of said board committee and commission in the Department of Public Welfare requiring all reports notices statements or matters heretofore required to be made given or submitted to the Board of Public Charities or the Committee on Lunacy to be made given or submitted to the Department of Public Welfare and providing penalties

Senate Bill No. 488, entitled:

An Act making an appropriation to the Nesbit West Side Hospital Dorrance Luzerne county Pennsylvania

Senate Bill No. 489, entitled:

An Act making an appropriation to the Pittston Hospital Association of the city of Pittston Pennsylvania

Senate Bill No. 490, entitled:

An Act making an appropriation to the Florence Crittenton Circle of Wilkes-Barre Pennsylvania

Senate Bill No. 491, entitled:

An Act to make an appropriation for the improvement of the maritime port facilities of the State of Pennsylvania at Philadelphia and providing for the expenditure thereof and for the appointment by the Governor of a competent engineer to assist and co-operate therein

Senate Bill No. 492, entitled:

An Act making an appropriation to Saint Agnes Hospital Philadelphia Pennsylvania

Senate Bill No. 493, entitled:

An Act making an appropriation to the Columbia Hospital at Columbia Lancaster county Pennsylvania

Senate Bill No. 495, entitled:

An Act making it a misdemeanor to imitate destroy remove injure or deface any sign or index board erected by the State Highway Department of the Commonwealth on or nearby a State highway for the guidance of the public and providing for the punishment of violations of this act

Senate Bill No. 496, entitled:

An Act appropriating to the State Highway Department for the purpose of assisting in the construction maintenance improvement and repair of State highways and State-aid highways all moneys derived from registrations and from license fees for the year one thousand nine hundred and twenty-one and subsequent years under the provisions of the Act of Assembly approved June thirtieth one thousand nine hundred and nineteen relating to and regulating motor vehicles and amendments thereto and providing for salaries and other expenses of the department

Senate Bill No. 507, entitled:

An Act to provide for the disposition of all drugs which are introduced in the evidence of any trial for the illegal possession or sale of same

Senate Bill No. 508, entitled:

A Supplement to an act entitled "An act to establish an asylum for the insane poor of this Commonwealth to be called the Pennsylvania State Lunatic Hospital and Union Asylum for the Insane" approved the fourteenth day of April Anno Domini one thousand eight hundred and forty-five (Pamphlet Laws four hundred and forty)

Senate Bill No. 510, entitled:

An Act making an appropriation to the Children's Homeopathic Hospital of Philadelphia Pennsylvania

Senate Bill No. 511, entitled:

A Joint Resolution proposing an amendment to article nine section four of the Constitution of the Commonwealth of Pennsylvania authorizing the State to issue bonds to the amount of one hundred millions of dollars for the improvement of highways of the Commonwealth

Senate Bill No. 515, entitled:

An Act making an appropriation to the Industrial Home for Crippled Children at Pittsburgh Pennsylvania

Senate Bill No. 516, entitled:

An Act to amend section sixteen of an act approved the tenth day of June one thousand eight hundred and ninety-three (Pamphlet Laws four hundred nineteen) entitled "An act to regulate the nomination and election of public officers requiring certain expenses incident thereto to be paid by the several counties and punishing certain offenses in regard to such elections"

Senate Bill No. 519, entitled:

An Act to amend section two of an act approved the thirtieth day of May one thousand eight hundred and ninety-three (Pamphlet Laws one hundred and eighty-three) entitled "An act providing for the acquisition by the State of certain ground at Valley Forge for a public park and making an appropriation therefor"

Senate Bill No. 521, entitled:

An Act fixing the pay of an election officer

Senate Bill No. 527, entitled:

An Act to amend a part of section two of the act approved the second day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred sixty-one) entitled "An act to amend section two of the act approved the twenty-third day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred eighteen) entitled 'An act to provide for a bureau of standards in the Department of Internal Affairs of Pennsylvania the appointment of a chief of that bureau prescribing his duties and fixing his salary authorizing the purchase of a set of standardized weights and measures for the use of the bureau and making an appropriation therefor' by providing for the appointment of deputies in the Bureau of Standards and fixing their salaries and prescribing additional powers and duties for the chief of the Bureau of Standards and for his deputies" by providing for the appointment of additional deputies and fixing the salary of the chief of said bureau

Senate Bill No. 535, entitled:

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Senate Bill No. 536, entitled:

An Act making an appropriation to the Beulah Anchorage of Reading Pennsylvania

Senate Bill No. 540, entitled:

An Act making an appropriation to the Wilkes-Barre City Hospital

Senate Bill No. 550, entitled:

An Act making an appropriation to the Chester Hospital in the city of Chester Pennsylvania

Senate Bill No. 552, entitled:

An Act to further amend section thirteen of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioner chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain

the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to highway department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" as amended

Senate Bill No. 554, entitled:

An Act authorizing the holders of bonds of loan of the Commonwealth of Pennsylvania Series "B" issued under date of August second one thousand nine hundred and twenty-one to exchange the same for other bonds of the said Commonwealth and authorizing the Governor and the Auditor General and State Treasurer to issue new bonds in exchange for the same

Senate Bill No. 557, entitled:

An Act to amend section eight of an act approved the seventeenth day of April one thousand nine hundred and thirteen (Pamphlet Laws eighty-five) entitled "An act for the better protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith and providing for the disposition of the license fees fines and penalties received"

Senate Bill No. 558, entitled:

An Act making an appropriation to Albright and Mebus for the payment for services heretofore rendered to the Attorney General of the Commonwealth

Senate Bill No. 559, entitled:

An Act making an appropriation to aid in the erection of a monument at Erie Pennsylvania commemorating the building of the fleet at that place and the conspicuous manner in which it performed its errand at the battle of Lake Erie

Senate Bill No. 560, entitled:

An Act to provide for the sterilization of inmates of institutions having the care and custody of idiotic imbecile epileptics feeble-minded and insane persons in cases where such sterilization will materially improve the mental or physical condition of such persons and in cases where owing to the idiocy imbecility insanity or feeble-mindedness of such persons not being in permanent custody procreation by such persons would produce offspring similarly affected

Senate Bill No. 585, entitled:

An Act to amend an act approved March seventeenth one thousand nine hundred and twenty-one entitled "An act creating a Department of Health and defining its powers and duties by providing for an official seal directing the Commissioner of Health to certify orders and regulations under seal and making such evidence in courts and providing for the promulgation of advisory board orders and regulations" and by providing for advertisement

Senate Bill No. 586, entitled:

An Act making an appropriation to the several fire companies of the city of Harrisburg Pennsylvania

Senate Bill No. 587, entitled:

An Act validating all divorces granted since the first day of June one thousand nine hundred and fifteen where the subpoena was signed by the prothonotary

Senate Bill No. 588, entitled:

An Act authorizing the prothonotaries to sign subpoenas in divorce cases

Senate Bill No. 589, entitled:

An Act to amend section two article five chapter seven of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Senate Bill No. 590, entitled:

An Act to regulate increase and establish the fees to be charged by justices of the peace alderman and magistrates in this Commonwealth

Senate Bill No. 593, entitled:

An Act making an appropriation to the trustees of the Homoeopathic State Hospital for the Insane at Allentown Pennsylvania

Senate Bill No. 623, entitled:

An Act to amend sections four and seven of an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and nine) entitled "An act prescribing the powers and duties of the Bureau of Markets in the Department of Agriculture providing for cooperation with the Bureau of Standards of the Department of Internal Affairs to establish standard receptacles for farm products and to promulgate regulations for the enforcement thereof and prescribing penalties for violations of the provisions of this act" by striking out certain provisions limiting the investigation and classification of farm products and appropriating to the Department of Agriculture for the use of the Bureau of Markets all fees and other moneys collected under this act

Senate Bill No. 627, entitled:

An Act making an appropriation to the Home for the Friendless of Harrisburg Pennsylvania

Senate Bill No. 628, entitled:

An Act making an appropriation to the Harrisburg Polyclinic Hospital of Harrisburg Pennsylvania

Senate Bill No. 630, entitled:

An Act making an appropriation to the Sylvan Heights Home for Orphans Girls at Harrisburg Pennsylvania

Senate Bill No. 635, entitled:

An Act making a further appropriation to carry into effect the act approved the fourteenth day of June one thousand nine hundred and eleven (Pamphlet Laws nine hundred and thirty-five) entitled "An act providing for the erection by the Commonwealth of Pennsylvania of a statue in memory of General George Gordon Meade in the city of Washington and making an appropriation therefor"

Senate Bill No. 641, entitled:

An Act to amend section seven of an act entitled "An act creating a fund for the purpose of rebuilding restoring and replacing buildings structures equipment or other property by fire or other casualty and regulating the placing of insurance thereon and providing penalties for any violation of the provisions of this act" approved the fourteenth day of May Anno Domini one thousand nine hundred fifteen (Pamphlet Laws five hundred twenty-four) by permitting the purchase of policies of boiler insurance

Senate Bill No. 647, entitled:

An Act to repeal an act approved the third day of April one thousand eight hundred and seventy-two (Pamphlet Laws seven hundred and eighty-six) entitled "An act to provide for the detection of crime in the county of Dauphin"

Senate Bill No. 648, entitled:

An Act to amend sections one thousand five hundred and one and one thousand five hundred and five of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by an act approved the twenty-third day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and seventy-two) entitled "An act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'"

Senate Bill No. 653, entitled:

An Act to amend section nineteen of an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred and forty-four) entitled "An act providing for the original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county roads" further relating to the repair of such roads and expressing the intent of the act

Senate Bill No. 666, entitled:

An Act dedicating certain lands of the Commonwealth of Pennsylvania situated in the city and county of Erie to public use as an historical memorial and public State park aiding in the development of the harbor of Erie and creating a commission to manage and control said lands and said harbor improvements empowering said commission to purchase or receive by gift other lands for the purpose of this act providing for the appointment of members of said commission and that the Secretary of Internal Affairs and the Commissioner of Fisheries shall be ex-officio members thereof defining the duties and powers of said commission excepting rights and privileges in said lands heretofore granted and making an appropriation

Senate Bill No. 667, entitled:

An Act to amend section fourteen of an act approved the twenty-first day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and seventy-seven) entitled "An act to provide for the administration of the Workmen's Compensation Act of one thousand nine hundred fifteen by creating the Bureau of Workmen's Compensation of the Department of Labor and Industry providing for the establishment of the Workmen's Compensation Board to have charge of such bureau authorizing the division of the Commonwealth into workmen's compensation districts and the appointment of Workmen's compensation referees defining the powers and duties of the Commissioner of Labor and Industry the Bureau of Workmen's Compensation the Workmen's Compensation Board of Workmen's compensation referees and the factory inspectors of the Department of Labor and Industry in enforcing the said act and fixing the salaries of the members of the Workmen's Compensation Board the Workmen's compensation referees and certain of their employes and assistants and repealing certain acts"

Senate Bill No. 678, entitled:

An Act to amend sections one two and four of an act approved the eighteenth day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one thousand and forty-nine) entitled "An act authorizing the Board of Commissioners of Public Grounds and Buildings to erect a Soldiers' and Sailors' Memorial Bridge with the approaches thereto and memorial pylons in the city of Harrisburg to commemorate the services of the soldiers and sailors of the Commonwealth providing for the letting of contracts therefor providing for a proportion of the cost to be paid by the city of Harrisburg and public service corporations using or affected by the building of said bridge providing for acquiring any property necessary by eminent domain giving the Board of Commissioners of Public Grounds and Buildings the right to sell a portion of the land to the Pennsylvania Railroad Company to conform to the plan of the architect providing for the maintenance of said bridge and making an appropriation to carry out the provisions of this act

Senate Bill No. 682, entitled:

An Act authorizing certain corporations to issue preferred or common stock of one or more classes providing for the manner of issuance restrictions and regulations in the manner of voting thereof and the rights and privileges of the holders thereof validating certain acts or corporations not participated in by the holders of non-voting stock and repealing all acts and parts of acts inconsistent therewith

Senate Bill No. 683, entitled:

An Act making a deficiency appropriation to the trustees of the Western State Hospital for the Insane

Senate Bill No. 684, entitled:

An Act making an appropriation to the trustees of the Western State Hospital for the Insane

Senate Bill No. 685, entitled:

An Act making an appropriation to the trustees of the Western State Hospital for the Insane

Senate Bill No. 688, entitled:

An Act regulating nominations and elections for all elective officers of cities of the second class and repealing certain acts

Senate Bill No. 693, entitled:

An Act to fix the time for filing nomination certificates and nomination papers to fill vacancies caused by the withdrawal of candidates

Senate Bill No. 741, entitled:

A Joint Resolution authorizing the Governor to appoint a commission to inquire into a plan for the reorganization of the State government and making an appropriation

Senate Bill No. 742, entitled:

An Act authorizing the organization of cooperative banks and defining the powers and duties

Senate Bill No. 744, entitled:

An Act to amend section fifteen of an act entitled "An act relating to fires and fire prevention imposing duties and conferring powers heretofore exercised by the State Fire Marshal upon the Department of State Police authorizing the appointment of the chiefs of fire departments and certain public officers and others as assistants to said department and defining their powers and duties providing for the investigation of the cause origin and circumstances of fires and the inspection of all and the removal or change of certain buildings imposing duties on school authorities and on certain corporations associations and fire rating agencies providing for the attendance of witnesses before the department and the enforcement of its orders and prescribing penalties" approved the first day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ten

Senate Bill No. 745, entitled:

An Act to amend section two thousand twenty-one of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and repealing sections two thousand twenty-two two thousand twenty-three two thousand twenty-four and two thousand twenty-five thereof

Senate Bill No. 755, entitled:

An Act amending section ten of an act entitled "An act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the proper officers of the county or city of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expense thereof" approved the twelfth day of July one thousand nine hundred and thirteen by changing the jurisdiction in civil actions

Senate Bill No. 757, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the payment of the cost of constructing approaches and necessary rights of way to and for bridges erected in pursuance of the proceedings under the act of May fifth one thousand nine hundred and eleven (Pamphlet Laws one hundred and seventy-seven) entitled "An act authorizing the Commonwealth of Pennsylvania to build bridges over any river not more than one thousand feet and not less than five hundred feet in width at localities not less than ten miles distant from the nearest public bridge over the same river in counties whose indebtedness increased by the cost of such proposed bridge would exceed the constitutional limitation of two per centum of their assessed valuation"

Senate Bill No. 758, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the payment of the cost of bridges erected in pursuance of proceedings under the act of May fifth one thousand nine hundred and eleven (Pamphlet Laws one hundred and seventy-seven) entitled "An act authorizing the Commonwealth of Pennsylvania to build bridges over any river not more than one thousand feet and not less than five hundred feet in width at localities not less than ten miles distant from the nearest public bridge over the same river in counties whose indebtedness increased by the cost of such proposed bridges would exceed the constitutional limitation of two per centum of their assessed valuation"

Senate Bill No. 759, entitled:

An Act relating to the fees of attorneys-at-law as part of the taxable costs in cases in the several courts of common pleas and on appeals to the Superior and Supreme Courts of this Commonwealth

Senate Bill No. 760, entitled:

An Act authorizing the State Highway Department to pay to or for certain railroad companies certain sums of money in satisfaction of certain credits extended to the State Highway Department by said railroad companies for the cost of transporting road building materials for use upon State highways said credits being the difference in the freight rate in force when the contracts for the road construction were made and the freight rate authorized by the Interstate Commerce Commission prior to completion of work thereunder directing and restricting the payment of such sums to the amount expended by said railroad companies in the elimination of grade crossings under order of the Public Service Commission of the Commonwealth of Pennsylvania and making an appropriation therefor

Senate Bill No. 761, entitled:

An Act authorizing the establishment by counties of hospitals for the treatment of persons afflicted with tuberculosis providing for the management and maintenance thereof and authorizing the incurring of indebtedness and the levy of taxes therefor

Senate Bill No. 762, entitled:

An Act to amend section five of the act approved the twenty-fourth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and ninety-seven) entitled "An act authorizing the establishment of contagious disease hospitals in the several counties of the Commonwealth to be constructed and maintained out of county funds" by providing for the management of such hospitals by a board of trustees

Senate Bill No. 766, entitled:

An Act to amend section twenty-two of an act approved the second day of May one thousand eight hundred and eighty-nine (Pamphlet Laws sixty-six) entitled "An act defining and regulating escheats in cases where property is without a lawful owner and providing for more convenient proceedings relative to the same" by providing that the traverse to a finding of escheat in certain cases only shall be certified to the court of common pleas

Senate Bill No. 796, entitled:

An Act to amend an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and two) entitled "An act regulating the sale conveyance transfer or disposition of second-hand motor vehicles requiring the making and filing of sworn descriptions thereof and statements in relation thereto regulating the registry of such vehicles imposing certain duties on the State Highway Commissioner relative to such stolen vehicles forbidding the removal defacement alteration destruction obliteration or concealment of the trade-marks identification numbers serial numbers or other distinguishing marks of motor vehicles or the having possession of motor vehicles or parts thereof on or from which such trade or other distinguishing marks or numbers have been removed defaced altered destroyed obliterated or concealed imposing certain duties upon deputy sheriffs constables police officers and proprietors of public garages prohibiting the registration of motor vehicles subject to the provisions of this act and providing that the making of a false providing for the licensing of the business of dealing in second-hand motor vehicles and fixing penalties for violation of the provisions of this act and providing that the making of a false affidavit under the provisions of this act shall be perjury and shall be punishable as such

Senate Bill No. 808, entitled:

An Act making an appropriation to Saint Vincent's Home and Maternity Hospital Seventieth street and Woodland avenue Philadelphia Pennsylvania

Senate Bill No. 809, entitled:

An Act making an appropriation to Saint John's Orphan Asylum Forty-ninth street and Wyalusing avenue Philadelphia Pennsylvania

Senate Bill No. 810, entitled:

An Act making an appropriation to the House of the Good Shepherd Fairmount avenue and Thirty-fifth street Philadelphia Pennsylvania

Senate Bill No. 812, entitled:

An Act making an appropriation to the Saint Edmond's Home for Crippled Children Forty-fourth street and Haverford avenue Philadelphia Pennsylvania

Senate Bill No. 813, entitled:

An Act making an appropriation to Saint Vincent's Home Lansdowne Delaware county Pennsylvania

Senate Bill No. 814, entitled:

An Act making an appropriation to the Catholic Home for Destitute Children Allegheny avenue and Twenty-ninth street Philadelphia Pennsylvania

Senate Bill No. 815, entitled:

An Act making an appropriation to the Philadelphia Protector for Boys Protectory Station Montgomery county Pennsylvania

Senate Bill No. 818, entitled:

An Act providing for the election of one person as prothonotary and one person as clerk of the courts of quarter sessions and over and terminer in counties of the fourth class and repealing general local and special acts inconsistent therewith

Senate Bill No. 824, entitled:

An Act making an appropriation to the Western Temporary Home of Philadelphia

Senate Bill No. 825, entitled:

An Act to provide for a second additional law judge of the court of common pleas of the tenth judicial district

Senate Bill No. 826, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the grading paving and curbing of part of North street in the city of Harrisburg

Senate Bill No. 827, entitled:

An Act making an appropriation for use of the Board of Commissioners of Public Grounds and Buildings to carry on the work of completing an office building in Capitol Park

Senate Bill No. 828, entitled:

An Act authorizing the Board of Commissioners of Public Grounds and Buildings to erect construct and complete a garage building in one or more units to be constructed of fire resisting materials on a plot of ground owned by the Commonwealth lying north of the proposed Soldiers and Sailors Memorial Bridge in the city of Harrisburg and providing for the letting of contracts therefor and making an appropriation for the payment thereof

Senate Bill No. 830, entitled:

An Act to further amend section fifteen of the act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeeman a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" by empowering the court of common pleas instead of the return board to open ballot boxes when fraud or error not manifest on the general return is alleged

Senate Bill No. 832, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings of the Commonwealth of Pennsylvania for the payment of the Commonwealth's share of the cost of maintenance of and repairs to bridges over the Delaware river between the Commonwealth of Pennsylvania and state of New York

Senate Bill No. 833, entitled:

A Joint Resolution continuing the commission appointed pursuant to a concurrent resolution dated June seventeenth one thousand nine hundred and fifteen for the purpose of continuing the work of the former commission by a further investigation and examination of the various laws now in effect in the several states relating to the recording of deeds mortgages the transfer of land the insurance of titles and the practical operation of such laws and to propose such changes in the Constitution and laws of this Commonwealth as to insure the best system of recording and make report and recommendation to the next General Assembly in the year one thousand nine hundred and twenty-three defining the powers and duties of the commission and making an appropriation

Senate Bill No. 834, entitled:

An Act authorizing the Governor to appoint a board of claims to hear audit dismiss or adjust moral equitable claims against the Commonwealth arising from execution of certain contracts for the construction and reconstruction of highways and making an appropriation

Senate Bill No. 835, entitled:

An Act to amend an act approved the ninth day of April one thousand nine hundred and thirteen (Pamphlet Laws three

hundred and sixty-six) entitled "An act fixing the number and salaries of clerks and other employes in the Auditor General's Department"

Senate Bill No. 837, entitled:

An Act to amend section one thousand one hundred and twenty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Senate Bill No. 839, entitled:

An Act to provide for an additional law judge of the court of common pleas of the thirty-sixth judicial district

Senate Bill No. 840, entitled:

An Act to amend an act approved the sixteenth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred and eighty-two) entitled "An act creating a Board of Commissioners of Public Grounds and Buildings providing for the appointment of a Superintendent of Public Grounds and Buildings and subordinate officers and employes and fixing their salaries defining the powers and duties of the board and the superintendent with regard to contracts for and the furnishing of furniture furnishings stationery supplies paper and fuel for the executive and legislative branches of the State government and the Executive Mansion the supervision of the Capitol grounds and buildings the State Arsenal and Executive Mansion and repairs alterations and improvements thereto and to other buildings land and property of the State the disposal of unserviceable personal property of the Commonwealth the renting of office rooms outside of the Capitol the bonding of officers and employes of the Commonwealth and the supervision of the erection of and repairs and additions to State institutions and the expenditures of funds therefor and repealing supplied and inconsistent laws"

Senate Bill No. 852, entitled:

An Act authorizing certain telephone companies and certain telephone and telegraph companies to acquire all or any part of the capital stock franchise property rights and credits of each other and to purchase lease or otherwise acquire all or any part of the lines systems rights privileges municipal consents and corporate franchises of each other

Senate Bill No. 853, entitled:

An Act validating indebtedness heretofore created by school districts pursuant to the provisions of an act approved the fifth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and forty-six) entitled "An act relating to the indebtedness of municipalities and providing for carrying into operation section fifteen of article nine of the Constitution of Pennsylvania so far as it relates to municipalities" providing that where school districts have heretofore actually issued bonds and have received and retained the full consideration therefor they shall be estopped from denying their authority to create the indebtedness represented thereby providing that such bond issues shall not be indivisible transactions making an increased valuation the standard in determining the limit of indebtedness and prohibiting any further increase of indebtedness until provision is made for the payment of all indebtedness in excess of seven per centum and not exceeding ten per centum of the assessed valuation

Senate Bill No. 854, entitled:

An Act relating to the indebtedness of school districts in excess of seven per centum but not exceeding ten per centum of the assessed valuation of their taxable property providing for the payment of such indebtedness as a moral obligation and for the levy of taxes for such purposes protecting the officers of school districts in making such payments estopping school districts from denying their liability validating such portion of such increase of indebtedness as does not exceed seven per centum of the assessed valuation making an increased valuation the standard in determining the limit of indebtedness and prohibiting any further increase of indebtedness until provision is made for the payment of all indebtedness in excess of seven per centum and not exceeding ten per centum of the assessed valuation

Senate Bill No. 855, entitled:

An Act making an appropriation and reappropriation for the erection and construction of a bridge over the Delaware river and approaches thereto as provided for in the act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fourteen) entitled "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware river connecting the city of Philadelphia and the city of Camden and the approaches thereto providing for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the city of Philadelphia and pro-

viding for the acquiring taking and condemnation of the real estate for the site and approaches thereto providing for the turning over of said bridge upon its completion and making an appropriation for the purposes of this act"

Senate Bill No. 856, entitled:

An Act reappropriating the unexpended balance of any moneys heretofore appropriated to the Board of Commissioners of Public Grounds and Buildings for the purpose of carrying on the work of erecting and constructing a soldiers and sailors' memorial bridge

Senate Bill No. 858, entitled:

A Supplement to an act entitled "An act to amend an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April Anno Domini one thousand eight hundred and seventy-four providing for the incorporation and regulation of electric light heat and power companies" approved the eighth day of May Anno Domini one thousand eight hundred and eighty-nine by extending the powers of every corporation heretofore or hereafter incorporated for the supply of light heat and power or any of them to the public by electricity and of every corporation which has heretofore accepted the provisions of said act as provided therein and granting to every such corporation the power to appropriate property outside the limits of public streets lanes alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service accommodation convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation

Senate Bill No. 860, entitled:

An Act providing for the appointment of a board of examiners to examine applicants for the office of inspector for the anthracite mines of this Commonwealth prescribing the qualifications defining the powers and duties and fixing the compensation of such examiners providing for the appointment of inspectors of anthracite mines prescribing their qualifications and regulating their salaries and term of office and abolishing the term of office of the present mine inspectors of the anthracite mines

Senate Bill No. 861, entitled:

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Senate Bill No. 862, entitled:

An Act to amend section two of the act approved the twelfth day of July one thousand nine hundred thirteen (Pamphlet Laws seven hundred and eleven) entitled "An act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the proper officers of the county or city of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expenses thereof

Senate Bill No. 876, entitled:

An Act making an appropriation to the Good Samaritan Hospital of Lebanon Pennsylvania

Senate Bill No. 879, entitled:

An Act to amend sections five hundred and six as amended and five hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any part thereof that are or may be inconsistent therewith"

Senate Bill No. 881, entitled:

An Act to amend the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An Act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

Senate Bill No. 882, entitled:

An Act to empower the Public Service Commission to require railroad corporations to employ an adequate number of men upon trains and to repeal an act approved the nineteenth day of June nineteen hundred and eleven (Pamphlet Laws ten

hundred and fifty-three) entitled "An act to promote the safety of travelers and employees upon railroad by compelling common carriers by railroad to properly man their trains"

Senate Bill No. 889, entitled:

An Act authorizing the purchasing or building of residences for principals teachers or janitors by school districts of the fourth class

Senate Bill No. 891, entitled:

An Act to amend section five of an act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation"

Senate Bill No. 934, entitled:

An Act relating to poor districts co-extensive with counties of the fourth class authorizing the directors of such district to sell real estate no longer suitable for the support maintenance and employment of the poor of their respective districts and to purchase such real estate as may be necessary for such support maintenance and employment and to construct thereon such buildings as may be necessary and to equip and furnish the same validating the title to real estate heretofore purchased by such directors and providing for the borrowing of money and the issue of bonds by the county commissioners to accomplish the purposes of this act

Senate Bill No. 936, entitled:

An Act authorizing boroughs townships school districts and poor districts to appeal from assessments of property or other subjects of taxation for their corporate purposes

Senate Bill No. 939, entitled:

An Act fixing the fees of the prothonotaries of the Supreme and Superior Courts

Senate Bill No. 940, entitled:

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" as amended

Senate Bill No. 942, entitled:

An Act giving the Banking Commissioner supervision and control and authority to examine automobile protective or co-operative companies or associations issuing for money consideration policies or contracts guaranteeing attorney's services to owners of motor vehicles in event of accident to persons or property by operation of motor vehicles or providing for the towing of damaged vehicles defining motor vehicles providing for cancellation provision in policies or contracts providing for semi-annual reports by companies or associations to the Banking Commissioner and payment of examination expenses and filing fees providing for a reserve liability for unearned portion of premium or dues and for investment of funds in valid securities to protect the purchasers providing for filing of name and residence of solicitors employed requiring payment of tax to the Commonwealth of two per centum on all premiums or dues received requiring all such companies or associations now transacting business in this Commonwealth to register with the Banking Commissioner and to come under provisions of the act fixing penalty for violations of the act providing for liquidation by the Banking Commissioner in event of insolvency

Senate Bill No. 944, entitled:

An Act to amend section eight of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State Highway Commissioners chief engineer chief draughtsmen superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of Commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation

and expense to improve and maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State-aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated towns and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making an appropriation to carry out the provisions of the act and providing for the repeal of certain acts relating to highway department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" providing for disposition of vacant portions of State highway routes

Senate Bill No. 949, entitled:

"An Act further supplementing and amending an act entitled "An act to provide for the incorporation and regulation of motor power companies for operating passenger railways by cable electrical or other means" approved March twenty-second Anno Domini one thousand eight hundred and eighty-seven and granting to such corporations heretofore or hereafter incorporated the additional powers and franchises to wit to acquire and operate power buses and to build extensions to any system of railways which it may at any time have leased or controlled through stock ownership

Senate Bill No. 950, entitled:

An Act to amend part of section six of an act approved the eighth day of May one thousand nine hundred nineteen (Pamphlet Laws one hundred and forty-one) entitled "An act reorganizing the Department of Agriculture creating bureaus therein and providing for the proper administration thereof"

Senate Bill No. 952, entitled:

An Act to repeal an act approved the eighteenth day of July one thousand nine hundred nineteen (Pamphlet Laws one thousand and fifty-five) entitled "An act in relation to the public safety defense and welfare of the Commonwealth and of the United States continuing the Commission of Public Safety and Defense as a commission of public welfare prescribing its powers and duties and making an appropriation"

Senate Bill No. 953, entitled:

An Act to amend section eleven and section thirteen of an act approved the fifteenth day of May one thousand nine hundred fifteen (Pamphlet Laws five hundred and thirty-four) entitled "An act relating to motion picture films reels or stereopticon views or slides providing a system of examination approval and regulation thereof and of the banners posters and other like advertising matter used in connection therewith creating the Board of Censors and providing penalties for the violation of this act"

Senate Bill No. 954, entitled:

An Act to amend section six hundred and thirty-two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local that are or may be inconsistent therewith"

Senate Bill No. 955, entitled:

An Act requiring the filing of plans and specifications of buildings public works highways or improvements undertaken by boroughs townships poor districts or school districts in the office of the clerk of the court of quarter sessions and requiring copies to be furnished by the secretary architect or engineer of the municipality to applicants therefor

Senate Bill No. 956, entitled:

An Act supplementary to an act entitled "An act granting to water power companies and other corporations owning or controlling water power authority to develop and distribute electric power by means of their water power and to erect construct and maintain the necessary buildings plant and

apparatus for that purpose" approved the second day of July one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and twenty-five) by extending the power of every corporation heretofore organized or hereafter to be organized for the purpose of supplying water power to the public and granting to every such corporation the power to appropriate property outside the limits of public streets lanes alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service accommodation convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation

Senate Bill No. 957, entitled:

An Act to apportion the State into congressional districts

Senate Bill No. 958, entitled:

An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts

Senate Bill No. 962, entitled:

An Act creating a board of managers to have exclusive jurisdiction over all houses of detention for the reception of untried juvenile offenders and neglected and dependent children who may be under judicial investigation in cities of the second class and abolishing the boards of managers now in charge of such houses

Senate Bill No. 963, entitled:

An Act to authorize the acquisition by purchase or condemnation of lands with or without buildings thereon and the erection of buildings for a State truancy school and for the appointment of a commission to acquire the same and making an appropriation for the purposes of this act and providing for its operation by the State Board of Education

Senate Bill No. 964, entitled:

An Act to further amend section eight of the act approved the seventeenth day of February one thousand nine hundred and six (Pamphlet Laws forty-five) entitled "An act to regulate the deposits of State funds to prescribe the method of selecting State depositories to limit the amount of State deposits to provide for the security of such deposits to fix the rate of interest thereon to provide for the publication of monthly statements of moneys in the general and sinking funds to declare it a misdemeanor to give or take anything of value for obtaining the same and prescribing penalties for violations of this act" by fixing the rate of interest to be paid by active and non-active depositories

Senate Bill No. 965, entitled:

An Act making an appropriation to the Hebrew Sheltering Home and Day Nursery for Children Philadelphia Pennsylvania

Senate Bill No. 967, entitled:

An Act making an appropriation to the trustees of the Locust Mountain Hospital at Shenandoah Pennsylvania

Senate Bill No. 970, entitled:

An Act amending an act entitled "A supplement to an act entitled 'An act for the government of cities of the second class' approved the seventh day of March Anno Domini one thousand nine hundred and one creating and regulating a city planning department giving it jurisdiction extending it over the city and for three miles beyond the city limits and regulating the laying out of plans of lots within the limits of the city" approved the tenth day of June Anno Domini one thousand nine hundred and eleven by providing the method of appointment and terms of office of the members of the city planning department and that all plans of streets for public use shall be submitted to and approved by this department

Senate Bill No. 971, entitled:

An Act amending an act entitled "A supplement to an act entitled 'An act for the government of cities of the second class' approved the seventh day of March one thousand nine hundred and one authorizing cities of the second class to regulate and limit the height and bulk of buildings and the areas of yards courts and open spaces and to regulate and restrict the location of trades and industries and the location of buildings for specified uses and to make regulations for trades and industries and for the use of buildings and for the above purposes to divide the cities into districts and authorizing the City Planning Commission to recommend the boundaries of districts and appropriate regulations therein and providing the method of adoption of said districts regulations and restrictions and the method of amendment or change thereof" approved the twenty-first day of June Anno Domini one thousand nine hundred and nineteen providing for twenty days' notice to the City Planning Commission of any proposed amendments or change for an enforcing officer and a board of appeal to review his actions

Senate Bill No. 972, entitled:

An Act empowering cities to take purchase or condemn property for the purpose of erecting providing maintaining and operating thereon playgrounds playfields gymnasiums public baths swimming pools indoor recreation centers comfort stations waiting stations and drinking fountains

Senate Bill No. 973, entitled:

An Act amending section nine of an act entitled "An act in relation to the laying out opening widening straightening extending or vacating streets and alleys and the construction of bridges in the several municipalities of this Commonwealth the grading paving macadamizing or otherwise improving streets and alleys providing for ascertaining the damages to private property resulting therefrom the assessment of the damages costs and expenses thereof upon the property benefited and the construction of sewers and payment of the damages costs and expenses thereof including damages to private property resulting therefrom" approved May sixteenth Anno Domini one thousand eight hundred and ninety-one enabling municipal corporations to lay out open widen extend and vacate streets or alleys upon petition or without petition of property owners as amended by the act approved the twenty-second day of May Anno Domini one thousand eight hundred and ninety-five and by the act approved March nineteenth Anno Domini one thousand nine hundred and three providing that the ordinances may require that no building may be built or altered except to conform to the lines fixed by the widening or straightening ordinances and that in such case the landowner's right of action shall not accrue until actual occupancy by the municipality or the locating or relocating of the building to conform to the new lines

Senate Bill No. 975, entitled:

An Act making an appropriation to the Babies' Hospital of Philadelphia Pennsylvania

Senate Bill No. 976, entitled:

An Act to amend an act providing that in all counties having more than five hundred thousand inhabitants advertisements and notices required by law or rules of court to be published in newspapers of general circulation unless dispensed with by special order of court shall be published in the legal newspaper issued at least weekly of the proper county designated by rules of court for the publication of court or other legal notices approved the third day of May Anno Domini one thousand nine hundred and nine (Pamphlet Laws four hundred and twenty-four) as amended so as to except therefrom the advertisement by counties cities boroughs school districts and other municipalities and incorporated districts of the sale of any bonds or other securities issued by them

Senate Bill No. 1008, entitled:

An Act to fix the number of representatives in the General Assembly of the State and to apportion the State into representative districts as provided by the Constitution

Senate Bill No. 1048, entitled:

An Act to amend section six hundred twenty-seven of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and revealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Senate Bill No. 1050, entitled:

An Act making an appropriation for the purchase of copies of the history of the Twenty-eighth Division during the World War and providing for the distribution thereof by the Governor

Senate Bill No. 1051, entitled:

An Act making an appropriation to the Snyder-Middleswarth Park Commission to carry into effect the provisions of an act approved the twelfth day of April one thousand nine hundred and twenty-one entitled "An act providing for the establishment and the regulation of a State park to be known as the Snyder-Middleswarth State Park"

Senate Bill No. 1052, entitled:

An Act to amend section five hundred ten of the act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Senate Bill No. 1055, entitled:

An Act making an appropriation to the Bonair Sanatorium Bells Camp McKean county Pennsylvania

Senate Bill No. 1061, entitled:

An Act amending section one of the act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire escapes fire extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

Senate Bill No. 1064, entitled:

A Supplement to the act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and sixty-two) entitled "An act providing for the creation and administration of a State fund for the insurance of compensation for injuries to employees of subscribers thereto declaring false oaths by the subscribers to be misdemeanors and providing penalties for the violation thereof" refunding to the general fund of the State Treasury all moneys appropriated for the organization and administration of the State Workmen's Insurance Fund

Senate Bill No. 1065, entitled:

An Act requiring the recording of certain information relative to the moving of household goods and personal property in cities of the first and second classes imposing certain duties upon all persons firms and corporations owning or operating vehicles used in such moving and upon the Department of Public Safety of such cities

Senate Bill No. 1066, entitled:

An Act to fix the number of Senators in the General Assembly of the State to apportion the State into Senatorial districts provided by the Constitution and to regulate the election of and the terms of office of the present and future elected Senators

Senate Bill No. 1067, entitled:

An Act making an appropriation to the Frederick Douglass Memorial Hospital and Training School of Philadelphia Pennsylvania

Senate Bill No. 1068, entitled:

An Act to provide for the appointment of assistant district attorneys in the several counties of the fourth class fixing the salaries of such assistant district attorneys and providing how the same shall be paid

Senate Bill No. 1069, entitled:

An Act to amend an act approved the second day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder"

Senate Bill No. 1343, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings to carry into effect the provisions of an act approved the eighteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and forty-nine) entitled "An act authorizing the Board of Commissioners of Public Grounds and Buildings to erect a Soldiers' and Sailors' Memorial Bridge with the approaches thereto and memorial pylons in the city of Harrisburg to commemorate the services of the soldiers and sailors of the Commonwealth providing for the letting of contracts therefor providing for a proportion of the cost to be paid by the city of Harrisburg and public service corporations using or affected by the building of said bridge providing for acquiring any property necessary by eminent domain giving the Board of Commissioners of Public Grounds and Buildings the right to sell a portion of the land to the Pennsylvania Railroad Company to conform to the plans of the architect providing for the maintenance of said bridge and making an appropriation to carry out the provisions of this act"

House Bill No. 1, entitled:

A Supplement to an act entitled "An act to provide for the ordinary expenses of the executive judicial and legislative departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and nineteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and nineteen" as approved the sixteenth day of July Anno Domini one thousand nine hundred and nineteen (Appropriation acts page thirty-four) providing for deficiencies in certain appropriations made to the executive judicial and legislative departments by the act to which this is a supplement and for other minor expenses incurred or to be incurred to May thirty-first one thousand nine hundred and twenty-one by certain of the executive judicial and legislative departments not provided for by said act

House Bill No. 3, entitled:

A Joint Resolution authorizing the appointment of a commission to arrange for an international exhibition to be held in Philadelphia in the year one thousand nine hundred and twenty-six in celebration of the one hundred and fiftieth anniversary of American Independence

House Bill No. 4, entitled:

An Act making a deficiency appropriation to the trustees of the State Hospital of Nanticoke Nanticoke Luzerne county Pennsylvania

House Bill No. 5, entitled:

An Act making an appropriation to the trustees of the State Hospital at Nanticoke Nanticoke Luzerne county Pennsylvania

House Bill No. 7, entitled:

An Act making an appropriation to the Home for the Training in Speech of Deaf Children before they are of school age at Belmont Avenue and Monument Road Philadelphia

House Bill No. 8, entitled:

An Act to repeal an act approved the fourth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and twenty-two) entitled "An act authorizing a written demand for a jury trial in actions at law in the several courts of common pleas of this Commonwealth by either party thereto regulating the procedure of trials at law by a judge without a jury and authorizing the several courts of common pleas of this Commonwealth to adopt rules for regulating the procedure under this act and regulating appeals from judgements"

House Bill No. 9, entitled:

An Act making an appropriation to provide for a deficiency in the maintenance of the Pennsylvania Training School for Feeble-Minded Children Elwyn Delaware county Pennsylvania

House Bill No. 11, entitled:

An Act for the protection of human life livestock and growing timber by prohibiting the discharge of certain guns except at birds and animals or at targets properly protected and providing penalties

House Bill No. 12, entitled:

An Act to repeal the act approved the thirty-first day of May one thousand nine hundred and nineteen (Pamphlet Laws three hundred and fifty-nine) entitled "An act to increase the powers of building and loan associations incorporated under the laws of this Commonwealth"

House Bill No. 14, entitled:

An Act making an appropriation to the trustees of the Phenixville Hospital

House Bill No. 15, entitled:

An Act making an appropriation to the agricultural experiment station of the Pennsylvania State College to maintain substations for the purpose of making experiments in the improvement culture curing and preparation of tobacco and providing for the publication of the report thereof

House Bill No. 18, entitled:

An Act making an appropriation to the trustees of the State Institution for Feeble-minded of Eastern Pennsylvania at Spring City

House Bill No. 19, entitled:

An Act to amend clause (d) of section two of the act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws four hundred and forty-seven) entitled "An act relating to the administration and distribution of the estates of decedents and of minors and of trust estates including the appointment bonds rights powers duties liabilities accounts discharge and removal of executors administrators guardians the trustees herein designated as fiduciaries the administration and distribution of the estates of presumed decedents widow's and children's exemptions debts of decedents rents of real estate as assets for payment thereof the lien thereof sales and mortgages of real estate for the payment thereof judgements and executions therefor and the discharge of real estate from the lien thereof contracts of decedents for the sales or purchase of real estate legacies including legacies charged on land the discharge of residuary estates and of real estate from the liens of legacies and other charges the appraisement of real estate devised at a valuation the ascertainment of the curtilage of dwelling houses or other buildings devised the abatement and survival of actions and the substitution of executors and administrators therein and suits against fiduciaries investments by fiduciaries the organization of corporations to carry on the business of decedents the audit and review of accounts of fiduciaries refunding bonds transcripts to the court of common pleas of balances due by fiduciaries the rights powers and liabilities of non-resident and foreign fiduciaries the appointment bonds rights powers duties

and liabilities of trustees durante absentia the recording and registration of decrees reports and other proceedings and the fees therefor appeals in certain cases and also generally dealing with the jurisdiction powers and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents'

House Bill No. 21, entitled:

An Act to amend article nineteen section thirteen clause five of the act approved the twenty-fifth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and eighty-one) entitled "An act for the better government of cities of the first class of this Commonwealth"

House Bill No. 26, entitled:

A Joint Resolution proposing an amendment to article seventeen section eight of the Constitution of the Commonwealth of Pennsylvania authorizing the granting of free passes or passes at a discount to clergymen

House Bill No. 30, entitled:

An Act making an appropriation to the Sacred Heart Hospital Allentown Lehigh county Pennsylvania

House Bill No. 32, entitled:

An Act making an appropriation to the United Zion Home at Lititz Lancaster county Pennsylvania

House Bill No. 35, entitled:

An Act making an appropriation to the Home for Freindless Children of Lancaster Pennsylvania

House Bill No. 38, entitled:

An Act making an appropriation to the Oil City Hospital Oil City Pennsylvania

House Bill No. 39, entitled:

An Act amending the twelfth section of an act approved the third day of May one thousand nine hundred and seventeen (Pamphlet Laws one hundred and forty-nine) entitled "An act amending the twelfth section of an act entitled 'An act relating to practice in the courts of common pleas in actions of assumpsit and trespass except actions for libel and slander prescribing the pleadings and procedure to be observed therein and giving the courts power to enforce its provisions' approved the fourteenth day of May Anno Domini one thousand nine hundred and fifteen providing that counties cities boroughs townships school districts and other municipalities shall not be required to file affidavits of defense"

House Bill No. 40, entitled:

An Act making an appropriation to the Grand View Institution for the Care and Treatment of Poor Consumptives Oil City Pennsylvania

House Bill No. 42, entitled:

An Act making an appropriation to the Roselia Foundling Asylum and Maternity Hospital of the city of Pittsburgh

House Bill No. 43, entitled:

An Act making an appropriation to the Pennsylvania Association for the Blind at Pittsburgh Pennsylvania

House Bill No. 44, entitled:

An Act providing that the waiver of an inquisition on real estate contained in any note bond or other obligation shall be effective against blind real estate on which the same is a lien in the hands of the maker or obligor and in the hands of any purchaser or subsequent owner thereof

House Bill No. 47, entitled:

A Joint Resolution proposing an amendment to section one article nine of the Constitution of the Commonwealth of Pennsylvania

House Bill No. 48, entitled:

A Joint Resolution proposing an amendment to section one of article fourteen of the Constitution of the Commonwealth of Pennsylvania

House Bill No. 50, entitled:

An Act making an appropriation to cover deficiencies in maintenance to the Home for the Training in Speech of Deaf Children before they are of school age at Belmont avenue and Monument Road Philadelphia

House Bill No. 51, entitled:

An Act making an appropriation to the Waynesburg Hospital of Waynesburg Pennsylvania

House Bill No. 53, entitled:

An Act making an appropriation to the Pennsylvania State Oral School for the Deaf at Scranton

House Bill No. 56, entitled:

An Act making an appropriation to the Good Samaritan Hospital at Westfield Tioga county Pennsylvania

House Bill No. 57, entitled:

An Act making an appropriation to the Bethel Orphanage located at Osceola Tioga county Pennsylvania

House Bill No. 61, entitled:

An Act making an appropriation to the Pennsylvania State Oral School for the Deaf at Scranton Pennsylvania

House Bill No. 62, entitled:

An Act making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster Pennsylvania

House Bill No. 72, entitled:

An Act making an appropriation to the Warren General Hospital of Warren Pennsylvania

House Bill No. 74, entitled:

An Act making an appropriation to the Children's Home of South Bethlehem Salisbury township Lehigh county Pennsylvania

House Bill No. 75, entitled:

An Act making a deficiency appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania

House Bill No. 79, entitled:

An Act authorizing district attorneys in counties of the third class to appoint county detectives defining their duties fixing their salaries and providing for the payment of such salaries and the expenses of such detectives from the county treasury

House Bill No. 82, entitled:

An Act to further amend section one of an act approved the thirty-first day of May one thousand eight hundred and ninety-three (Pamphlet Laws one hundred and eighty-eight) entitled "An act designating the days and half days to be observed as legal holidays and for the payment acceptance and protesting of bills notes drafts checks and other negotiable paper on such days" as amended

House Bill No. 83, entitled:

An Act making an appropriation to the trustees of the State Hospital for Insane at Danville for the purpose of improvements and purchase of equipment

House Bill No. 84, entitled:

An Act making a deficiency appropriation to the trustees of the State Hospital for the Insane at Danville Pennsylvania

House Bill No. 85, entitled:

An Act to amend section twenty-five of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties" as amended

House Bill No. 87, entitled:

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 88, entitled:

An Act making an appropriation to Kane Summit Hospital Association of Kane McKean county Pennsylvania

House Bill No. 89, entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania

House Bill No. 93, entitled:

An Act making it unlawful to turn in or sound false alarms of fire and to meddle or interfere with or break or destroy any fire alarm telegraph system

House Bill No. 95, entitled:

An Act providing for the salaries of court criers of the several courts in counties of the fourth class

House Bill No. 97, entitled:

An Act making an appropriation to the Commission of Soldiers' Orphan Schools of Pennsylvania for the payment of a deficiency in the appropriation for maintenance for the two fiscal years ending May thirty-first one thousand nine hundred and twenty-one

House Bill No. 100, entitled:

An Act making an appropriation to Saint Mary's Keller Memorial Hospital Scranton Lackawanna county Pennsylvania

House Bill No. 101, entitled:

An Act to amend section three hundred ninety-five of an act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 110, entitled:

An Act making an appropriation to the Maple Avenue Hospital Association of DuBois Pennsylvania (formerly City Hospital Association of DuBois)

House Bill No. 117, entitled:

An Act amending section two of an act entitled "An act authorizing and empowering the county commissioners and the county solicitor and the chief clerk of said commissioners of each county to organize themselves into a State Association for the purpose of holding annual meetings and providing for the payment of the expenses thereof" approved the tenth day of May Anno Domini one thousand nine hundred thirteen as amended by providing that the necessary expenses of the convention shall not be more than fifty dollars to any county per annum

House Bill No. 119, entitled:

An Act to amend section eight hundred and three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 124, entitled:

An Act making an appropriation to the Coatesville Hospital Coatesville Pennsylvania

House Bill No. 126, entitled:

An Act to amend an act approved the seventh day of February one thousand nine hundred and five (Pamphlet Laws three) entitled "An act to create the Department of Public Printing and Binding to carry out the provisions of section twelve article three of the Constitution in relation to the public printing and binding and the supply of paper and other materials therefor" as amended

House Bill No. 128, entitled:

An Act to further amend section one and section two of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State

to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

House Bill No. 129, entitled:

An Act to amend section twenty-seven of an act approved the thirty-first day of May one thousand nine hundred and eleven entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

House Bill No. 130, entitled:

An Act making an appropriation to the State Highway Department for the construction of permanent State highways for the payment of the Commonwealth's share in the expenses of constructing State-aid highways for the maintenance and repair of State highways within the limits of boroughs for the maintenance and repair of State-aid highways for the payment of rewards due townships of the second class for the payment of damages to property caused or occasioned in connection with the work of the State Highway Department

House Bill No. 131, entitled:

An Act making an appropriation to the Jefferson Medical College of Philadelphia

House Bill No. 133, entitled:

An Act making an appropriation to the Lancaster General Hospital

House Bill No. 134, entitled:

An Act making it a misdemeanor for persons to unlawfully use or wear the insignia or button of the American Legion or the official decorations of said organization

House Bill No. 135, entitled:

An Act to amend an act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws page ten hundred and ten) entitled "An Act to safeguard human life and health throughout the Commonwealth by providing for the reporting quarantining and control of diseases declared communicable by this act and by regulation of the Department

of Health providing for the prevention of infection therefrom and prescribing penalties" by providing for quarantine in places designated for the isolation control and treatment of communicable diseases by providing for the quarantine of communicable diseases upon an opinion of the attending physician health authorities or any medical representative of the State Department of Health that a reasonable suspicion of such disease exists and granting certain powers to the advisory board

House Bill No. 136, entitled:

An Act making an appropriation providing for a deficiency in the maintenance of the Glen Mills Schools Glen Mills Delaware county Pennsylvania

House Bill No. 137, entitled:

An Act making an appropriation to the Colored Women's Relief Association of Western Pennsylvania

House Bill No. 138, entitled:

An Act to amend section one of an act approved the twelfth day of June one thousand nine hundred and nineteen entitled "An act permitting counties of the Commonwealth of Pennsylvania to appropriate and expend moneys and to incur indebtedness and issue bonds and other obligations for the improvement and maintenance of State highways and State-aid highways or any public highway in any county of the Commonwealth and providing the method for applying for said moneys and for the approval thereof by the State Highway Department in certain cases"

House Bill No. 139, entitled:

An Act making an appropriation to the State Highway Department for salaries expenses and maintenance of the same

House Bill No. 140, entitled:

An Act permitting corporations to change the date of their annual meeting when such meeting as fixed by its charter falls upon a legal holiday

House Bill No. 145, entitled:

An Act to amend the supplement to an act approved the twenty-first day of May one thousand eight hundred eighty-nine (Pamphlet Laws two hundred and fifty-eight) entitled "A supplement to an act 'To provide for the care and treatment of the indigent insane of the several counties of the Commonwealth in State hospitals for the insane' approved the thirteenth day of June Anno Domini one thousand eight hundred and eighty-three" as amended by fixing the maximum amount for maintenance weekly per capita

House Bill No. 146, entitled:

An Act making an appropriation to the Carbondale Emergency Hospital Carbondale Pennsylvania

House Bill No. 147, entitled:

An Act to amend sections one hundred seven and two hundred twelve of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

House Bill No. 149, entitled:

An Act making an appropriation to the Mid-Valley Hospital at Blakely Pennsylvania

House Bill No. 152, entitled:

An Act to prohibit the speeding and racing of certain motor vehicles to fires the parking of motor vehicles in the vicinity of fires and the driving of motor vehicles over lines of hose

House Bill No. 153, entitled:

An Act authorizing and directing a city of the third class to provide by ordinance for the payment for public work or improvements heretofore made for and accepted by such city where no legal or valid contract was entered into as required by law

House Bill No. 155, entitled:

An Act providing for a cemetery in Valley Forge Park for the burial therein of bodies of soldiers sailors and marines who died in service

House Bill No. 157, entitled:

An Act making an appropriation to the Julia White Priscilla Home for Aged Colored People located at LaMott Montgomery county Pennsylvania

House Bill No. 162, entitled:

An Act making an appropriation to the Trustees of the State Hospital for Injured Persons of the Anthracite Coal Region of Pennsylvania at Ashland Schuylkill county Pennsylvania

House Bill No. 176, entitled:

An Act making an appropriation to the German Baptist Home at Lawndale Philadelphia Pennsylvania

House Bill No. 178, entitled:

An Act making an appropriation to the Old Ladies' Home located at Wissinoming Philadelphia

House Bill No. 179, entitled:

An Act to amend an act entitled "An act providing for the payment into the State Treasury without escheat of certain moneys and property subject to escheat under the provisions of any act of the General Assembly and for the refund thereof with interest to persons entitled thereto and making an appropriation for such refund" approved the sixteenth day of May Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws page one hundred seventy-seven)

House Bill No. 181, entitled:

An Act to amend an act entitled "An act providing for the payment into the State Treasury of unclaimed funds in the hands of fiduciaries defining the term fiduciary providing for the refunding of such funds from the State Treasury with interest to persons entitled thereto and making an appropriation therefor prohibiting the discharge of such fiduciaries the release of their sureties or the final distribution of funds in their possession until after compliance with the provisions of this act and imposing penalties" approved the sixteenth day of May Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one hundred sixty-nine)

House Bill No. 182, entitled:

An Act to further amend an act entitled "An act providing the escheat of deposits of money or property of another received for storage or safekeeping the dividends profits debts and interest on debts of corporations companies banks trust companies insurance companies limited partnerships and partnership associations organized under the laws of this Commonwealth except mutual saving-fund society not having a capital stock represented by shares and except also building and loan associations and property held for the benefit of another by the same and the profits accretions and interest on such property as well as interest thereon accrued or which should have accrued between the fixing of the amount of such property by the award of any court and the actual distribution thereof" approved the seventh day of June Anno Domini one thousand nine hundred fifteen (Pamphlet Laws page eight hundred seventy-eight) which title as last amended by the act approved the twelfth day of July Anno Domini one thousand nine hundred nineteen (Pamphlet Laws page nine hundred twenty-six) reads as follows "An act providing for the escheat of certain property received for storage or safekeeping or otherwise and of certain deposits of money also for the escheat of certain dividends profits debts and interest on debts of corporations companies banks national banks trust companies insurance companies limited partnerships and partnership associations doing business in this Commonwealth except saving-funds savings institutions and savings banks subject to the provision of an act entitled 'An act relating to unclaimed deposits in saving banks and transfer of stock' approved the seventeenth day of April Anno Domini one thousand eight hundred seventy-two (Pamphlet Laws page sixty-two) and except also building and loan associations also for the escheat of certain moneys property and estates held by persons partnerships associations or corporations in any fiduciary capacity whatsoever and the profits accretions and interest on such moneys property and estates as well as the interest thereon accrued between the date of the decree of any court ordering the distribution of such moneys property and estates and the actual distribution thereof also for the escheat of certain moneys deposited in courts of common pleas or orphans' courts or with officers thereof and for the escheat of certain other moneys property and estates held in any manner by any person association or body corporate for the benefit of another"

House Bill No. 183, entitled:

An Act to fix the fees to be allowed the district attorney in counties of the third and fourth classes

House Bill No. 184, entitled:

A Joint Resolution proposing an amendment to article nine section four of the Constitution of the Commonwealth of Pennsylvania

House Bill No. 185, entitled:

An Act making an appropriation to the Western State Penitentiary

House Bill No. 186, entitled:

An Act to amend the first section of an act entitled "An act to amend the first selection of an act entitled 'An act increasing the salaries of tipstaves in the courts of any county of this

Commonwealth of a population of not less than five hundred thousand' approved the thirtieth day of May one thousand eight hundred and ninety-five by changing the limit of population of such counties and increasing the minimum and maximum limits of said salaries" approved the first day of June one thousand nine hundred and eleven by limiting the provisions of said act to counties of the first class and providing for the salaries, of compensation of such tipstaves

House Bill No. 187, entitled:

A Further Supplement to an act approved the first day of April one thousand eight hundred and sixty-three (Pamphlet Laws two hundred and thirteen) entitled "An act to accept the grant of public lands by the United States to the several states for the endowment of agricultural colleges" making a deficiency appropriation for carrying the same into effect

House Bill No. 189, entitled:

An Act making an appropriation to the Pittsburgh and Allegheny Home for the Friendless situated in the city of Pittsburgh Pennsylvania

House Bill No. 193, entitled:

An Act to amend paragraphs (a) (b) (c) (d) (e) (f) and (g) of section thirty-five of an act approved the seventh day of June one thousand nine hundred seventeen entitled "An act relating to the administration and distribution of the estates of decedents and of minors and of trust estates including the appointment bonds rights powers duties liabilities accounts discharge and removal of executors administrators guardians and trustees herein designate as fiduciaries the administration and distribution of the estates of presumed decedents widow's and children's exemptions debts of decedents rents of real estate as assets for payment thereof the lien thereof sales and mortgages of real estate for the payment thereof judgments and executions thereof and the discharge of real estate from the lien thereof contracts of decedents for the sale or purchase of real estate legacies including legacies charged on land the discharge of residuary estates and of real estate from the lien of legacies and other charges the appraisement of real estate devised at a valuation the ascertainment of the curtilage of dwelling houses or other buildings devised the abatement and survival of actions and the substitution of executors and administrators therein and suits against fiduciaries investments business of decedents the audit and review of accounts of fiduciaries refunding bonds transcripts to the court of common pleas of balances due by fiduciaries the rights powers and liabilities of non-resident and foreign fiduciaries the appointment bonds rights powers duties and liabilities of trustees durante absentia the recording and registration of decrees reports and other proceedings and the fees therefor appeals in certain cases and also generally dealing with the jurisdiction powers and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents"

House Bill No. 194, entitled:

An Act making an appropriation to the Florence Crittenton Mission of Scranton Pennsylvania

House Bill No. 196, entitled:

An Act providing for a commission to make an examination of the Mid-Valley Hospital at Blakely borough Lackawanna county providing for a transfer of said hospital under certain conditions to the Commonwealth regulating such hospital in the event of such transfer and making an appropriation

House Bill No. 199, entitled:

An Act to amend section one of an act approved June fourteenth one thousand nine hundred and fifteen (Pamphlet Laws nine hundred and seventy-three) entitled "An act to provide for retirement of State employees permanently disqualified by reason of physical or mental disability to perform their official functions and duties with half pay under certain conditions during the remainder of their lives except State employees whose retirement has been or shall be otherwise provided for and the filling of vacancies caused by such retirement", as amended by changing the conditions under which said employees can be retired and the procedure therein changing the pension period and defining the term "State employee" to include officers and employees in the legislative branches of the State government and of State institutions

House Bill No. 200, entitled:

An Act making an appropriation to the Rush Hospital for Consumption and Allied Diseases at Philadelphia

House Bill No. 203, entitled:

An Act concerning fraudulent conveyances and to make uniform the law relating thereto

House Bill No. 204, entitled:

An Act to regulate the practice of the profession of engineering and of land surveying creating a State Board for the Registration of "Professional Engineers" and "Land Surveyors" defining its powers and duties imposing certain duties upon the Commonwealth and political subdivisions thereof in connection with public work and providing penalties

House Bill No. 212, entitled:

An Act requiring county commissioners of the counties of the sixth class to furnish the county officers with certain services equipment and supplies at the expense of the county

House Bill No. 214, entitled:

An Act providing for the refunding of moneys paid to the State Highway Department for registration of motor vehicles and drivers' licenses which motor vehicles and licenses have not been used and to which moneys it appears the Commonwealth has no claim and making an appropriation for such funds

House Bill No. 215, entitled:

An Act for the better protection of fish requiring citizens of the United States residing within this Commonwealth to procure a license from the county treasurer to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act and the manner of proceeding to enforce compliance therewith and providing for the disposition of the penalties recovered and license fees received

House Bill No. 217, entitled:

An Act making a deficiency appropriation to carry into effect the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws eleven hundred and ninety-five) entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agriculture associations and regulating the payment thereof"

House Bill No. 222, entitled:

An Act making an appropriation to the Coudersport General Hospital at Coudersport Pennsylvania

House Bill No. 223, entitled:

An Act amending article two section one (s) article five section one and article five section seven of an act known as the Public Service Company Law approved the twenty-sixth day of July Anno Domini on thousand nine hundred and thirteen (Pamphlet Laws thirteen hundred seventy-four) so as to extend certain provisions thereof to Street Railways Corporations

House Bill No. 224, entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

House Bill No. 225, entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

House Bill No. 226, entitled:

An Act making an appropriation to the Christain Home of Johnstown Pennsylvania

House Bill No. 228, entitled:

An Act making an appropriation to the Pennsylvania Epileptic Hospital and Colony Farm Chester county Pennsylvania

House Bill No. 231, entitled:

An Act making a deficiency appropriation to the State Hospital of Coaldale Coaldale Schuylkill county Pennsylvania

House Bill No. 232, entitled:

An Act making an appropriation to the Curtis Home for Destitute Women and Children of Pittsburgh Pennsylvania

House Bill No 234, entitled:

An Act making an appropriation to the Home for Colored Children located in the city of Pittsburgh Northside

House Bill No. 235, entitled:

An Act making an appropriation to the First Allegheny Day Nursery and Temporary Home for Children Pittsburgh Pennsylvania

House Bill No 236, entitled:

An Act making an appropriation to the Frankford Hospital located at Frankford Philadelphia

House Bill No. 237, entitled:

An Act making an appropriation to Saint Vincent's Orphans' Asylum of Tacony Philadelphia Pennsylvania

House Bill No. 238, entitled:

A Supplement to an act approved the seventh day of May one thousand nine hundred and seven (Pamphlet Laws one hundred and sixty-one) entitled "An act regulating and defining the powers and duties of the Dental Council and the State Board of Dental Examiners providing for appointment of examiners defining qualifications of applicants for examination condition of granting licenses regulating and limiting the practice of dentistry prohibiting practice by or employment of unlicensed persons and providing punishment therefor and disposition of fees and fines and fixing the appropriations to the Dental council" providing for the licensing of assistants to dentists

House Bill No. 240, entitled:

An Act making an appropriation to the Northern Tier Home Harrison Valley Potter county Pennsylvania

House Bill No. 243, entitled:

An Act to amend section four hundred and twenty-one of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 245, entitled:

An Act making an appropriation to the Conemaugh Valley Memorial Hospital Johnstown Pennsylvania

House Bill No. 248, entitled:

An Act to amend section one of an act approved the thirteenth day of May one thousand nine hundred and nineteen (Pamphlet Laws three hundred and fifty-seven) entitled "An act relating to the duties of constables in certain counties prohibiting them from making returns to the court of quarter sessions in certain cases authorizing the court to direct investigations and reports by constables and fixing their compensation in such cases" extending the provisions of said act to counties of the sixth seventh and eighth classes

House Bill No. 251, entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

House Bill No. 252, entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

House Bill No. 253, entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

House Bill No. 254, entitled:

An Act to amend an act approved the sixth day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and forty-seven) entitled "An act requiring all counties cities boroughs townships school districts and other municipalities and incorporated districts to sell any bonds or other securities issued by them to the highest responsible bidder after due public notice" making the provisions of the act also applicable to poor districts regulating the publication of such notices and the manner of receiving opening and announcing bids providing for statement as to publication etcetera to be filed by the chief officers in the office of the clerk of the quarter sessions one week before issue or delivery penalty for failure so to do and providing that securities sold in violation of the act shall be void

House Bill No. 255, entitled:

An Act to amend section two of article one of chapter five of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

House Bill No. 258, entitled:

An Act making an appropriation to the Miners' Hospital of Northern Cambria at Spangler Cambria county Pennsylvania

House Bill No. 260, entitled:

An Act fixing the salary of the jury commissioners of the counties of the third class

House Bill No. 261, entitled:

An Act to amend section one of the act approved the seven-teenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and one) entitled "An act fixing the fees of the prothonotary for attendance in court in counties having a population of less than seventy thousand and providing for the payment thereof by the several counties" by making the provisions of said act apply to counties of the sixth seventh and eighth classes

House Bill No. 263, entitled:

An Act amending section sixteen of an act entitled "An act to provide for the personal registration of electors and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities and providing for the payment of witness fees for persons summoned before the commissioners to provide penalties for violations of its provisions and to repeal the acts inconsistent herewith" approved July twenty-four one thousand nine hundred and thirteen providing for a change in salaries of the employees of the registration commissioners in cities of the second class

House Bill No. 264, entitled:

An Act making an appropriation to the Washington and Jefferson College Washington Pennsylvania

House Bill No. 266, entitled:

An Act making an appropriation to the Society of the Home for Friendless Women and Children of the city of Scranton

House Bill No. 268, entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the Middle Coal Field

House Bill No. 270, entitled:

An Act to amend an act approved the twenty-fifth day of February one thousand nine hundred and one (Pamphlet Laws page eleven) entitled "An act to establish a Department of Forestry to provide for its proper administration to regulate the acquisition of land for the Commonwealth and to provide for the control protection and maintenance of forestry reservations by the Department of Forestry" as amended by establishing additional bureaus and offices in said department establishing Forest Districts providing for Forest Officers assistants and labor providing for the salaries of the Officers and employees of the Department fixing the amount of expenditure for the acquisition of land and repealing certain acts

House Bill No. 271, entitled:

An Act to amend an act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws page seven hundred ninety-seven) entitled "An act to establish a Bureau of Forest Protection within the Department of Forestry designating the Officers who shall constitute the Bureau thereof and repealing all laws general special or local or any parts thereof that may be inconsistent with or supplied by this Act," by providing for a chief of the Bureau of Forest Protection empowering District Foresters to act as District Fire Wardens providing for the compensation of the Chief and other Fire Wardens and persons assisting in extinguishing forest fires

House Bill No. 272, entitled:

An Act to amend the first section of an act approved the eleventh day of May Anno Domini one thousand nine hundred and eleven entitled "An act empowering the United States of America to acquire land in the State of Pennsylvania for National Forest Reserves by purchase or by condemnation proceedings and granting to the United States of America all rights necessary for control and regulation of such reserves

House Bill No. 273, entitled:

An Act making an appropriation to the Philadelphia Home for Infants located at four thousand six hundred eighteen Westminster avenue Philadelphia

House Bill No. 276, entitled:

An Act making an appropriation to the West Philadelphia General Homeopathic Hospital Philadelphia Pennsylvania

House Bill No. 277, entitled:

An Act making an appropriation to the Home for Veterans of the Grand Army of the Republic and Wives Philadelphia Pennsylvania

House Bill No. 278, entitled:

An Act making an appropriation to the trustees of the Samaritan Hospital Philadelphia Pennsylvania

House Bill No. 279, entitled:

An Act creating a Legislative Reference Bureau designating the officers and employees of such bureau defining their duties and fixing their salaries

House Bill No. 288, entitled:

An Act making an appropriation to the Home for Aged and Infirm Women of Easton Pennsylvania

House Bill No. 289, entitled:

An Act making an appropriation to the United Charities of Hazleton Pennsylvania

House Bill No. 291, entitled:

An Act establishing an eight hour day for guards or keepers in county jails and prisons of counties of the first class

House Bill No. 294, entitled:

An Act making an appropriation to the Lake Erie and Ohio River Canal Board of Pennsylvania for the payment of expenses incurred in printing distributing or otherwise making available for public use reports maps documents and records of the board in securing the co-operation and aid of the government of the United States and other public authorities in the construction of the canal or waterway authorized to be constructed by the board for the payment of incidental office expenses and for the payment of salaries fees and expenses

House Bill No. 296, entitled:

An Act to amend section three of an act approved the nineteenth day of March one thousand nine hundred and fifteen (Pamphlet Laws five) entitled "A further supplement to an act entitled 'An act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof' approved the fifth day of May one thousand nine hundred and eleven constituting the said court the juvenile court of said county and prescribing its organization jurisdiction and powers therein and otherwise" as amended

House Bill No. 301, entitled:

An Act to amend sections six and eight of article two of chapter seven of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" and to repeal section seven of article two of chapter seven of said act

House Bill No. 302, entitled:

An Act making an appropriation to the Lying-in Charity Hospital Philadelphia

House Bill No. 303, entitled:

An Act making an appropriation to the Hahnemann Hospital in the city of Scranton Pennsylvania

House Bill No. 307, entitled:

An Act making an appropriation to the Pennsylvania Training school for Feeble Minded Children at Elwyn in the county of Delaware and Commonwealth of Pennsylvania

House Bill No. 308, entitled:

An Act making an appropriation to the Glen Mills Schools in the Eastern District of the Commonwealth of Pennsylvania

House Bill No. 309, entitled:

An Act to amend section four of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions"

House Bill No. 310, entitled:

An Act making an appropriation to the Mudget Hospital and Training School for Nurses located at two thousand twenty-eight North Thirteenth Street Philadelphia Pennsylvania

House Bill No. 312, entitled:

An Act making an appropriation to the Suburban General Hospital of Bellevue Allegheny county Pennsylvania

House Bill No. 314, entitled:

A Supplement to an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" extending the charters of certain manufacturing corporations

House Bill No. 315, entitled:

An Act making it unlawful to accept or offer inducements to procure a defeat in any athletic contest

House Bill No. 317, entitled:

An Act to amend the act approved the eighteenth day of April one thousand nine hundred and nineteen (Pamphlet Laws seventy-three) entitled "An act to amend section one of the act approved the eighth day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventy-five) entitled 'An act to provide that admission now had or that may hereafter be had to practice as an attorney-at-law in the Supreme Court of this Commonwealth shall of itself without more operate as an admission of such attorney as an attorney-at-law in every other court of this Commonwealth and to provide that disbarment or suspension of any attorney by the said Supreme Court shall of itself without more operate as a disbarment or suspension of such attorney as an attorney in every other court of this Commonwealth' requiring attorneys-at-law to file certificates of admission in the Supreme Court before admission in other courts and fixing the fees of the prothonotaries of the Supreme and other courts in connection therewith" providing for the filing of such certificates of admission with clerks of courts and fixing their fees

House Bill No. 319, entitled:

An Act making an appropriation to the Florence Crittenton Home and Rescue Association of Pittsburgh Pennsylvania

House Bill No. 320, entitled:

An Act making an appropriation to the Montefiore Hospital Association of Western Pennsylvania located at Pittsburgh Pennsylvania

House Bill No. 321, entitled:

An Act to further amend the eighteenth paragraph of an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" as amended so as to include the incorporation of companies for the mining preparation marketing and sale of minerals

House Bill No. 322, entitled:

An Act making an appropriation to the Pottstown Homeopathic Hospital Pottstown Pennsylvania

House Bill No. 324, entitled:

An Act making an appropriation to the Pottstown Hospital Pottstown Pennsylvania

House Bill No. 327, entitled:

An Act making an appropriation to the Paradise Protectory and Agricultural School at Paradise township York county Pennsylvania

House Bill No. 328, entitled:

An Act making an appropriation to the York Society to Protect Children and Aged Persons of York Pennsylvania

House Bill No. 329, entitled:

An Act making an appropriation to the York Hospital West College avenue York Pennsylvania

House Bill No. 334, entitled:

An Act making an appropriation to the Annie M Warner Hospital Gettysburg Adams county Pennsylvania

House Bill No. 336, entitled:

An Act making an appropriation to the Meadville Children's Aid Society and Home for the Aged Meadville Crawford county Pennsylvania

House Bill No. 337, entitled:

An Act making an appropriation to the Spencer Hospital Meadville Pennsylvania

House Bill No. 338, entitled:

An Act making an appropriation to the Allegheny Valley Hospital at Tarentum Pennsylvania

House Bill No. 339, entitled:

An Act to amend clause (c) section three hundred and six of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder"

House Bill No. 340, entitled:

An Act providing for the licensing and regulation of second hand dealers in cities of the second class and prescribing penalties

House Bill No. 344, entitled:

An Act making an appropriation to the Mercey Hospital of Philadelphia

House Bill No. 345, entitled:

An Act making an appropriation for the payment of the expenses required by an act approved the twenty-fifth day of May one thousand eight hundred and eighty-nine entitled "An act to provide for the continuance of the education and maintenance of the destitute orphans of deceased soldiers sailors and marines and the destitute children of permanently disabled soldiers sailors and marines of the state" and its amendments and supplements

House Bill No. 346, entitled:

An Act imposing a State tax upon unnaturalized foreign-born male and female persons over the age of twenty-one years resident within this Commonwealth providing for the collection of such tax and the distribution thereof and imposing penalties

House Bill No. 350, entitled:

An Act making an appropriation to the trustees of Temple University at Philadelphia Pennsylvania

House Bill No. 352, entitled:

An Act making an appropriation to the Westmoreland Hospital Association of Greensburg Pennsylvania

House Bill No. 353, entitled:

An Act to further amend section four and amend section six of an act approved the seventeenth day of April one thousand nine hundred and thirteen (Pamphlet Laws eighty-five) entitled "An act for the better protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth and providing penalties for violations of its several provisions and the manner of proceeding to enforce compliance therewith and providing for the disposition of the license fees fines and penalties received"

House Bill No. 354, entitled:

An Act making an appropriation to the Beacon Light Mission near the city of Bradford Pennsylvania

House Bill No. 356, entitled:

An Act making an appropriation to the Bradford Hospital of the city of Bradford

House Bill No. 359, entitled:

An Act to amend the act approved the twenty-fourth day of March one thousand nine hundred and nine (Pamphlet Laws seventy-seven) entitled "An act to amend section one of an act entitled 'An act regulating State tax on certain county offices' approved the sixth day of May Anno Domini one thousand eight hundred and seventy-four by providing for the payment of said tax into the county treasury for the use of the respective counties"

House Bill No. 364, entitled:

An Act making an appropriation to the Benevolent Association's Home for Children Pottsville Pennsylvania

House Bill No. 365, entitled:

An Act making an appropriation to the Pottsville Hospital Pottsville Pennsylvania

House Bill No. 366, entitled:

An Act making an appropriation to the Trustees of the Milliken Hospital Pottsville Pennsylvania

House Bill No. 367, entitled:

An Act to amend sections nineteen of the act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An

act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the services of process and proceedings in actions for damages arising from the use of any motor vehicle"

House Bill No. 371, entitled:

An Act to amend section one of "An act to provide for the licensing of transient retail merchants in cities boroughs and townships and providing a penalty for failure to obtain the same" approved the second day of May Anno Domini one thousand eight hundred and ninety-one

House Bill No. 373, entitled:

An Act making an appropriation to the Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases

House Bill No. 375, entitled:

An Act validating proceedings by councils in boroughs for the paving and curbing of public highways and validating municipal liens therefor

House Bill No. 377, entitled:

An Act to amend an act approved April twenty-seventh one thousand nine hundred and five entitled "An act creating the Department of Health and defining its powers and duties" by providing for an official seal directing the commissioner to issue orders under seal and making certificates evidence in courts and providing for the promulgation of advisory board orders and regulations

House Bill No. 378, entitled:

An Act making an appropriation to the Renovo Hospital Renovo Pennsylvania

House Bill No. 381, entitled:

An Act to amend clause three section nine article seven chapter six of an act entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" approved May fourteenth one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) so as to provide that boroughs on petition signed by petitioners representing three-fifths in the number of feet of property abutting on the proposed improvement may grade curb pave or macadamize streets lanes and alleys or parts thereof and collect the whole cost of such improvement from the owners of real estate abutting on the improvement by an equal assessment on the foot front

House Bill No. 385, entitled:

An Act reappropriating certain moneys to the trustees of the State Hospital for the Criminal Insane at Fairview Wayne county

House Bill No. 386, entitled:

An Act making an appropriation to the trustees of the State Hospital for the criminal Insane at Fairview Wayne county and authorizing the board of trustees to perform certain work in connection therewith

House Bill No. 388, entitled:

An Act to repeal an act entitled "An act regulating the collection of school and poor taxes in White township Indiana county" approved the twenty-third day of April Anno Domini one thousand eight hundred and seventy-three (Pamphlet Laws eight hundred and thirty-nine)

House Bill No. 391, entitled:

An Act to amend and further amend sections five seven fourteen and fifteen sixteen nineteen twenty-one twenty-two and twenty-six of an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws five hundred seventy-two) entitled "An act to provide for the protection and preservation of game game quadrupeds and game-birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions" sections fourteen and fifteen previously having been amended

House Bill No. 396, entitled:

An Act making an appropriation to the Saint Joseph's Hospital and Dispensary of Pittsburgh Pennsylvania

House Bill No. 397, entitled:

An Act making an appropriation to Providence Mission and Rescue Home at Pittsburgh Pennsylvania

House Bill No. 399, entitled:

An Act relating to the adequate protection of fruit vegetables or other articles of food from flies

House Bill No. 400, entitled:

An Act prohibiting advertisements of cures or medicines relating to venereal diseases and certain sexual disorders and prescribing the penalties

House Bill No. 406, entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane for the southeastern district of Pennsylvania located at Norristown Pennsylvania

House Bill No. 407, entitled:

An Act providing a system of management and control of the jail or county prison in each county of the fifth class providing for a warden defining his powers and duties providing for other employes and salaries and describing the duties and powers of the county commissioners and the sheriffs in connection therewith

House Bill No. 408, entitled:

An Act relating to county officers in counties of the fifth class providing for their salaries and the compensation of deputies and clerks in the respective county offices establishing a salary board and defining its powers and duties placing certain duties on the county commissioners county controllers and county auditors requiring the payment into the respective county treasury of the fees of county officers and providing penalties for violation of this act

House Bill No. 409, entitled:

An Act making an appropriation to the Beaver Valley General Hospital at New Brighton Pennsylvania

House Bill No. 410, entitled:

An Act making an appropriation to the Passavant Memorial Homes for the Care of Epileptics at Rochester Beaver county Pennsylvania

House Bill No. 411, entitled:

An Act making an appropriation to the Rochester General Hospital at Rochester Beaver county Pennsylvania

House Bill No. 412, entitled:

An Act making an appropriation to Providence Hospital at Beaver Falls county Pennsylvania

House Bill No. 413, entitled:

An Act making an appropriation to the Beaver County Children's Home of New Brighton Pennsylvania

House Bill No. 414, entitled:

An Act making an appropriation to the Maternity Hospital in the city of Philadelphia Pennsylvania

House Bill No. 418, entitled:

An Act giving additional protection to human beings in this Commonwealth and imposing penalties upon those who may shoot at or wound or kill a human being in mistake for either game or other wild creatures

House Bill No. 419, entitled:

An Act making an appropriation to the Easton Hospital of Easton Pennsylvania

House Bill No. 430, entitled:

An Act to amend section three of an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fourteen) entitled "An act providing for the erection and construction by the Commonwealth Pennsylvania and the state of New Jersey of a bridge over the Delaware river connecting the city of Philadelphia and the city of Camden and the approaches thereto providing for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the city of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the site and approaches thereof providing for the turning over of said bridge upon its completion and making an appropriation for the purposes of this act"

House Bill No. 431, entitled:

An act for the segregation of certain classes of prisoners

House Bill No. 433, entitled:

An Act to amend section one of an act approved the fifteenth day of June Anno Domini one thousand nine hundred and eleven entitled "An act to fix and regulate the compensation of directors of the poor of poor districts composed of several townships boroughs and cities situated wholly within counties of this Commonwealth not exceeding five hundred thousand population" as amended by increasing the rate of compensation to be paid to the attorney employed by said poor districts

House Bill No. 434, entitled:

An Act making an appropriation to the board of managers of the Pennsylvania Village for Feeble-Minded Women at Laurelton Pennsylvania

House Bill No. 435, entitled:

An Act making an appropriation to the Mercey Hospital of Altoona Pennsylvania

House Bill No. 436, entitled:

An Act making an appropriation to the Altoona Hospital Altoona Pennsylvania

House Bill No. 438, entitled:

An Act to amend section twenty-four of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws four hundred and fifteen) entitled "An act relating to the qualification jurisdiction powers and duties of registers of wills and regulating proceedings before said registers and the costs thereof the effects of their acts and appeals therefrom"

House Bill No. 439, entitled:

An Act to amend section twenty-four of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and seventy-two) entitled "An act to provide for the protection and preservation of game quadrupeds and game-birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions" as amended

House Bill No. 440, entitled:

A Joint Resolution directing the publication of the pamphlet containing the game and fish and forestry laws

House Bill No. 441, entitled:

An Act making an appropriation to pay for the collection revising indexing and proofreading of the material contained in the pamphlet known as "Game Fish and Forestry Laws" of this Commonwealth

House Bill No. 442, entitled:

An Act to amend section one of an act approved the twenty-third day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred seventy) entitled "An act creating a reward or bounty for the destruction of certain noxious animals killed within the Commonwealth of Pennsylvania providing a method for the payment of the same and providing the method of furnishing evidence of said destruction and penalties for the violation of the several provisions hereof"

House Bill No. 443, entitled:

An Act to amend section six of the act approved the twenty-seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and three) entitled "An act creating the office of county controller in counties of this Commonwealth containing one hundred and fifty thousand inhabitants and over prescribing his duties and abolishing the office of county auditor in said counties"

House Bill No. 445, entitled:

An Act making an appropriation to the Passavant Hospital of Pittsburgh Pennsylvania

House Bill No. 447, entitled:

An Act providing for the construction of certain bridges on State highways and providing for the apportionment of the cost of construction of such bridges and the maintenance thereof between the State the county and any railroad company or companies whose tracks are closed by such bridge

House Bill No. 448, entitled:

An Act making an appropriation to the Ladies of the Grand Army of the Republic Department of Pennsylvania at Hawkins Station Allegheny county Pennsylvania

House Bill No. 449, entitled:

An Act to amend an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws two hundred and eighty-two) entitled "For the protection of the public health by regulating the possession control dealing

in giving away delivery dispensing administering prescribing and use of certain drugs in the treatment of the drug habit by providing for the revocation and suspension of licenses of physicians dentists veterinarians pharmacists druggists and registered nurses for certain causes and by providing for the enforcement of this act and penalties" regulating the age of users of drugs providing for an annual report by public institutions and giving certain powers to inspectors in the Bureau of Drug Control

House Bill No. 451, entitled:

An Act providing for the transfer of convicts from the Eastern Penitentiary to the Western Penitentiary and from the Western Penitentiary to the Eastern Penitentiary and their imprisonment in the penitentiary to which transferred imposing the cost of the maintenance of convicts so transferred upon the counties in which they are convicted directing that certain notices of such transfer of a convict be given and making appropriations

House Bill No. 453, entitled:

An Act to further amend section one thousand four hundred twelve in article fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

House Bill No. 454, entitled:

An Act making an appropriation to the Building Commission of the Eastern State Hospital for the Insane at Selinsgrove Pennsylvania

House Bill No. 455, entitled:

An Act to amend section twenty-four of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred seventy-two) entitled "An act to provide for the protection and preservation of game quadrupeds and game-birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions"

House Bill No. 458, entitled:

An Act making an appropriation to the Chambersburg Hospital at Chambersburg Pennsylvania

House Bill No. 459, entitled:

An Act making an appropriation to the United Evangelical Home Lewisburg Pennsylvania

House Bill No. 460, entitled:

An Act making an appropriation to the Lewistown Hospital of Lewistown Pennsylvania

House Bill No. 461, entitled:

An Act making an appropriation to the Westmoreland County Children's Aid Society at Greensburg Pennsylvania

House Bill No. 462, entitled:

An Act making an appropriation to the Mount Pleasant Memorial Hospital Mount Pleasant Pennsylvania

House Bill No. 463, entitled:

An Act making an appropriation to the Latrobe Hospital Pennsylvania

House Bill No. 464, entitled:

An Act regulating service of process from the courts of common pleas and extending the territory jurisdiction thereof in certain cases

House Bill No. 466, entitled:

An Act validating certain proceedings and elections of counties cities boroughs townships school districts and other incorporated districts or municipalities had and held pursuant to the provisions of an act approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance to such proceedings and elections

House Bill No. 467, entitled:

An Act making an appropriation to the Simon H Barnes Memorial Hospital of Susquehanna Pennsylvania

House Bill No. 468, entitled:

An Act making a deficiency appropriation to the Western Pennsylvania Institution for the Instruction of the Deaf and Dumb

House Bill No. 469, entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Instruction of the Deaf and Dumb

House Bill No. 473, entitled:

An Act making an appropriation to the Berwick Hospital Berwick Pennsylvania

House Bill No. 474, entitled:

An Act making an appropriation to the Mercy Hospital at Wilkes-Barre Pennsylvania

House Bill No. 481, entitled:

An Act making an appropriation to the Diagnostic Hospital of the city of Philadelphia Philadelphia Pennsylvania

House Bill No. 483, entitled:

An Act to further amend the fifth section of an act entitled "An Act relating to the organization and jurisdiction of the orphans' court and establishing a separate orphans' court in and for counties having more than one hundred and fifty thousand inhabitants and to provide for the election of judges thereof approved May nineteenth Anno Domini eighteen hundred and seventy-four as amended by an act approved the twenty-ninth day of April Anno Domini eighteen hundred and ninety-seven as amended by an act approved the sixth day of May Anno Domini one thousand nine hundred and nine fixing and determining the salaries of the assistant clerks of said court

House Bill No. 484, entitled:

An Act making an appropriation to the Eastern State Penitentiary at Philadelphia Pennsylvania

House Bill No. 485, entitled:

An Act making an appropriation to the Bloomsburg Hospital Bloomsburg Pennsylvania

House Bill No. 486, entitled:

An Act making an appropriation to the Washington Hospital Washington Pennsylvania or its successor

House Bill No. 487, entitled:

An Act to amend section one hundred and ninety-six of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 488, entitled:

An Act making an appropriation to the Home of the Good Shepherd of the county of Allegheny Lowrie street Troy Hill North Side Pittsburgh Pennsylvania

House Bill No. 489, entitled:

An Act making an appropriation to the Kittanning General Hospital Kittanning Pennsylvania

House Bill No. 490, entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh

House Bill No. 491, entitled:

An Act making an appropriation to the board of trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania for deficiency in maintenance of said home

House Bill No. 494, entitled:

An Act making an appropriation to the National Farm School at Doylestown Pennsylvania

House Bill No. 495, entitled:

An Act making an appropriation to the Roosevelt Hospital of Philadelphia Pennsylvania

House Bill No. 496, entitled:

An Act to repeal an act approved the sixteenth day of May one thousand eight hundred and seventy-one (Pamphlet Laws eight hundred eighty) entitled "An act relative to the election of commissioners' clerks in the county of York"

House Bill No. 498, entitled:

An Act making an appropriation to the Salvation Army and Rescue Home at Bellevue Allegheny county Pennsylvania

House Bill No. 499, entitled:

An Act to quiet the title to real estate and to enable citizens of the United States and corporations authorized to hold real estate within this Commonwealth to hold and convey title to real estate which has been formerly held by or for corporations not authorized by law to hold the same

House Bill No. 504, entitled:

An Act making an appropriation to the City Hospital Washington Pennsylvania or its successor

House Bill No. 505, entitled:

An Act making an appropriation to Saint Mary's Hospital of Philadelphia Pennsylvania

House Bill No. 508, entitled:

An Act making a deficiency appropriation to the Gettysburg Memorial commission to carry into effect the act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand two hundred and forty) entitled "An act making an appropriation to the Gettysburg Battlefield Memorial Commission for various purposes" to be used for the erection of bronze statues of Generals Crawford and Gibbon and for repairs to the Pennsylvania memorial in accordance with the provisions of said act

House Bill No. 510, entitled:

An Act empowering any chief deputy appointed by deed of any sheriff in any county of this Commonwealth to perform any duty incumbent upon such sheriff until a written revocation of such appointment be recorded with like effect as if such official act had been done by the sheriff in person but holding such sheriff and his sureties liable for all acts of such deputy hereunder

House Bill No. 511, entitled:

An Act providing for county poor districts in counties of the seventh class providing for their management direction and control by the county commissioners defining their powers and duties imposing certain duties upon the county treasurer and county controller abolishing the present poor districts and transferring their property

House Bill No. 512, entitled:

An Act to amend section one of an act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred and ninety-two) entitled "An act to amend the act approved the fifteenth day of April one thousand nine hundred and fifteen (Pamphlet Laws one hundred and thirty-two) entitled 'An act relative to the burial of the bodies of certain indigent deceased widows at the county expense' as amended requiring county commissioners to pay from the county funds the expenses of burial of all widows of honorably discharged soldiers sailors and marines legally resident within the county authorizing the county commissioners to make inquiries and investigations providing for payments to person who buried such bodies and reporting public officers and officers and agents of institutions to report deaths of such widows"

House Bill No. 515, entitled:

An Act to amend an act approved the seventh day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred and five) entitled "An act to amend section one of an act approved the fifth day of May one thousand eight hundred and thirty-two entitled 'An act regulating lateral railroads' by extending the provisions thereof to any person or persons corporation of the first or second class partnership municipal or quasi-municipal corporation school or poor district of the State of Pennsylvania incorporated under general or special act of Assembly being the owner or owners of land mills quarries coal mines limekilns or other real estate in the vicinity of any railroad canal or slack-water navigation made or to be made by any company or by the State of Pennsylvania and not more than four miles distant therefrom" increasing the length of lateral railroads

House Bill No. 516, entitled:

An Act making an appropriation to the Montgomery Hospital at Norristown Montgomery county Pennsylvania

House Bill No. 517, entitled:

An Act amending the first and second sections of an act entitled "An act to regulate the salaries of tipstaves in the courts of common pleas over and terminer and general jail delivery quarter sessions of the peace and orphans' courts in counties having a population of over eight hundred thousand and less than one million four hundred thousand inhabitants" approved the twentieth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and thirty-eight) by increasing the minimum and maximum salaries of

said tipstaves and making the president judge of the court of common pleas or orphans' court a member of the salary board when such salaries are to be fixed

House Bill No. 520, entitled:

An Act to regulate and establish the fees to be charged and collected by the coroner in counties of the second class

House Bill No. 521, entitled:

An Act making an appropriation to the Presbyterian Hospital at Pittsburgh Pennsylvania

House Bill No. 522, entitled:

An Act making an appropriation to Saint John's General Hospital of Pittsburgh Pennsylvania

House Bill No. 523, entitled:

An Act fixing the salary or compensation of the crier of the courts of quarter sessions of the peace and oyer and terminer and general jail delivery in the counties of the second class in this Commonwealth

House Bill No. 524, entitled:

An Act to further amend an act approved the third day of June one thousand nine hundred and eleven entitled "An act relating to the right to practice medicine and surgery in the Commonwealth of Pennsylvania and providing a Bureau of Medical Education and Licensure as a bureau of the Department of Public Instruction and means and methods whereby the right to practice medicine and surgery and any of its minor branches may be obtained and exemptions therefrom and providing for an appropriation to carry out the provisions of said act and providing for revocation or suspension of licenses given by said bureau and providing penalties for violation thereof and repealing all acts or parts of acts inconsistent therewith" as amended by an act approved the twenty-fifth day of July one thousand nine hundred and thirteen entitled "An act to amend title and sections three and four and five and six and nine and eleven of an act entitled 'An act relating to the right to practice medicine and surgery in the Commonwealth of Pennsylvania and providing a Bureau of Medicine Education and Licensure as a bureau of the Department of Public Instruction and means and methods whereby the right to practice medicine and surgery and any of its minor branches may be obtained and exemption therefrom and providing for an appropriation to carry out the provisions of said act and providing for revocation and suspension of licenses given by said bureau and providing penalties for violation thereof and repealing all acts or parts of acts inconsistent therewith' approved the third day of June one thousand nine hundred and eleven" as amended by an act "By providing for further instruction prior to examination for licensure by clarifying sections five (5) and twelve (12)" approved the twenty-fourth day of May one thousand nine hundred and seventeen by amending sections three (3) and four (4) and five (5) and six (6) and twelve (12) by providing certain equivalents for preliminary education by omitting certain required published notices by reconstituting a quorum by omitting second year examinations by recasting and extending terms on which reciprocity may be established and by clarifying the several sections

House Bill No. 525, entitled:

An Act making an appropriation to the Meadville City Hospital Meadville Pennsylvania

House Bill No. 526, entitled:

An Act to amend section one of an act approved the twenty-fourth day of June Anno Domini one thousand eight hundred and ninety-five (Pamphlet Laws two hundred and forty-three) entitled "An act authorizing appeals to be taken in equity cases of account where the liability to account is in issue from the preliminary order or decree of court requiring an account" extending the provisions of said act to actions at law wherein the plaintiff sues for an account

House Bill No. 527, entitled:

An Act to exempt from taxation real and personal property accessories materials and parts for motor vehicles and labor and work thereon a lien on such motor vehicles and providing for the enforcement of said lien

House Bill No. 528, entitled:

An Act making an appropriation to the Christian H Buhl Hospital of Sharon Pennsylvania

House Bill No. 530, entitled:

An Act making an appropriation for the purpose of maintaining the public roads through the Cornplanter Indian Reservation in Elk township Warren county Pennsylvania

House Bill No. 532, entitled:

An Act to amend part of section thirteen of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fifty-seven) entitled "An

act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein defining the jurisdiction of said commissions and the powers and duties of the commissioners constituting same and of their appointees including registrars inspectors of registration clerks and counsel fixing their qualifications terms of office and compensation granting them certain immunity from arrest on registration days and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof to copy or demand a list of the lodgers therein and to supervise the conduct of registrars regulating the registration of electors at polling places by registrars and at the offices of commissions by commissioners and the right of parties or bodies of electors to have watchers thereat and the preparation and use of street lists and other records of those registered allowing the names of persons not entitled to vote to be struck from the registers in certain cases permitting all records regarding registration to be inspected and copied by any elector under certain conditions directing how the registers shall be used at elections and primaries compelling the attendance of witnesses and payment of witness fees and providing penalties for refusal to obey subpoenas directing receivers of taxes to appoint chief clerks of commissions as deputies to collect poll taxes and to give receipts therefor authorizing such clerks to administer oaths sign subpoenas and vouchers and to collect and disburse witness fees prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to said commissions and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas imposing certain duties upon election officers and upon the councils treasurers controllers receivers of taxes police officers and other officials of said cities and upon the courts judges prothonotaries sheriffs commissioners peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are co-extensive legalizing certain acts required hereby if done on any Sunday or legal holiday requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of the said commissions punishing and fixing penalties for violations hereof and repealing all legislation inconsistent herewith"

House Bill No. 536, entitled:

An Act making an appropriation to the Saint Joseph's Protector for Homeless Boys Pittsburgh Pennsylvania

House Bill No. 537, entitled:

An Act making an appropriation to the American Oncologic Hospital at Philadelphia

House Bill No. 540, entitled:

An Act making an appropriation to the Pennsylvania Memorial Home of Brookville Pennsylvania

House Bill No. 547, entitled:

An Act making an appropriation for the Hospital Department of the Jewish Hospital Association of Philadelphia

House Bill No. 548, entitled:

An Act making an appropriation to the Germantown Dispensary and Hospital Germantown Pennsylvania

House Bill No. 549, entitled:

An Act to amend sections two and three of the act approved the thirteenth day of June one thousand eight hundred and eighty-three (Pamphlet Laws one hundred and nineteen) entitled "An act for the promotion of medical science by the distribution and use of unclaimed human bodies for scientific purposes through a board created for that purpose and to prevent unauthorized uses and traffic in human bodies" as amended by imposing certain duties on all persons having charge of dead human bodies required to be buried at the public expense requiring immediate notice of all such bodies limiting the time within which bodies may be claimed fixing the expense of burial on claimants and taking away the preference of incorporated anatomical societies schools colleges physicians and surgeons of the county wherein the death occurs

House Bill No. 558, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania located at Blossburg Pennsylvania

House Bill No. 561, entitled:

An Act making an appropriation to the Women's Hospital of Philadelphia two thousand one hundred and thirty-seven North College avenue

House Bill No. 564, entitled:

An Act making an appropriation to the Butler County General Hospital at Butler Pennsylvania

House Bill No. 565, entitled:

An Act making an appropriation to the Carlisle Hospital Carlisle Pennsylvania

House Bill No. 567, entitled:

An Act to enable city county poor ward school borough and township tax collectors their executors and administrators if they are deceased or either surety or sureties if the surety or sureties have paid the taxes to collect taxes for the payment of which they have become personally liable without having collected the same by the expiration of the authority of their respective bonds or by the expiration of the authority of their respective warrants or by the expiration of their terms of office and to extend the time for the collection of the same for a period of two years from the passage of this act

House Bill No. 568, entitled:

An Act making an appropriation to the Howard Hospital of Philadelphia Pennsylvania

House Bill No. 569, entitled:

An Act making an appropriation to the Wayne County Memorial Hospital at Honesdale Pennsylvania

House Bill No. 570, entitled:

An Act making an appropriation to the trustees of the Garretson Hospital Philadelphia Pennsylvania

House Bill No. 572, entitled:

An Act providing for the sentencing of certain criminals to reformatories or houses of correction in counties of the first class

House Bill No. 574, entitled:

An Act to authorize the filing and recording of notices of liens for taxes due the United States in the offices of the recorders of deeds of the several counties of this Commonwealth

House Bill No. 575, entitled:

An Act to amend an act approved the twenty-first day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred and eighty-five) entitled "An act providing for the return of taxes on seated lands in counties poor districts borough incorporated towns and townships for county poor borough town or township taxes respectively and providing for the sale of such lands for taxes" as amended providing for the preservation of the lien of first mortgages

House Bill No. 580, entitled:

An Act providing for the apportionment of wharfage and dockage in cities of the first class

House Bill No. 582, entitled:

An Act providing for the apportionment of wharfage and dockage on the River Delaware and its tributaries except in cities of the first class

House Bill No. 584, entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb Mount Airy Philadelphia to cover deficiency in maintenance and education of State pupils

House Bill No. 585, entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb Mount Airy Philadelphia

House Bill No. 586, entitled:

An Act making an appropriation to the Chestnut Hill Hospital of Philadelphia Pennsylvania

House Bill No. 590, entitled:

An Act making an appropriation to the Homestead Hospital Homestead Pennsylvania

House Bill No. 591, entitled:

An Act making an appropriation to the Boys' Industrial Home of Western Pennsylvania located at Oakdale Allegheny county

House Bill No. 592, entitled:

An Act making an appropriation to the Berean Manual Training and Industrial School

House Bill No. 593, entitled:

An Act making an appropriation to the Children's Aid Society of Franklin county Pennsylvania

House Bill No. 594, entitled:

An Act making an appropriation to the Woman's Medical College of Philadelphia Pennsylvania

House Bill No. 601, entitled:

An Act relating to police pension funds in cities of the third class and directing such cities to appropriate certain moneys thereto

House Bill No. 603, entitled:

An Act to amend section six of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employes of said department and providing a method for fixing compensation" as amended

House Bill No. 604, entitled:

An Act to exempt from taxation real and personal property owned occupied and used by any branch post or camp of the Grand Army of the Republic the Spanish-American War Veterans the American Legion or the Veterans of Foreign Wars

House Bill No. 606, entitled:

A Supplement to an act approved the fourteenth day of May one thousand eight hundred and eighty-nine (Pamphlet Laws two hundred and eleven) entitled "An act to provide for the incorporation and government of street railway companies in this Commonwealth" authorizing street railway companies to operate vehicles without the use of rails or tracks by electricity distributed by overhead wires

House Bill No. 608, entitled:

An Act to amend section one of an act approved the sixth day of May Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws two hundred and sixty-two) entitled "An act imposing certain liabilities on person firms and corporations in cities of the second class for the cost of extinguishing fires which occur through their criminal intent design or willful negligence or where they have not complied with any law ordinance or other lawful regulation for the prevention of fire or the spreading thereof providing a method for the ascertainment of such cost and the manner of collecting the same" so as to extend its provisions to persons firms and corporations in cities of the third class and boroughs

House Bill No. 610, entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the river Delaware and its navigable tributaries for two years from June first one thousand nine hundred and twenty-one

House Bill No. 611, entitled:

An Act to amend an act entitled "An act to establish a Board of Commissioners of Navigation for the river Delaware and its navigable tributaries regulating their jurisdiction over ships vessels and boats and wharves piers bulkheads docks slips and basins and exempting cities of the first class from certain of its provisions and making an appropriation therefor" approved the eighth day of June one thousand nine hundred and seven (Pamphlet Laws page four hundred and ninety-six) amending sections five and six thereof so as to express with greater certainty the intention of the General Assembly with respect to the enforcement of the rules and regulations made and promulgated by the commissioners pursuant to the authority conferred upon them by said act

House Bill No. 612, entitled:

An Act making an appropriation to the Woods Run Settlement Association Petosky street North Side Pittsburgh Allegheny county Pennsylvania

House Bill No. 613, entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its Navigable Tributaries for the maintenance of a Nautical School to be located at the port of Philadelphia for two years from June first one thousand nine hundred and twenty-one

House Bill No. 615, entitled:

An Act making an appropriation to the Orphan Asylum of the Holy Family of Emsworth Allegheny county Pennsylvania

House Bill No. 616, entitled:

An Act making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania

House Bill No. 617, entitled:

An Act making an appropriation to the Harrisburg Hospital of Harrisburg Pennsylvania

House Bill No. 618, entitled:

An Act making an appropriation to the West Side Hospital Association of Scranton Lackawanna county Pennsylvania

House Bill No. 622, entitled:

An Act making an appropriation to the Northeastern Hospital of Philadelphia Philadelphia Pennsylvania

House Bill No. 626, entitled:

An Act to amend section one of the act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred ninety-five) entitled "An act to provide for the appointment of assistant district attorneys in the several counties having over ninety thousand and less than seven hundred and fifty thousand inhabitants and fixing their salaries"

House Bill No. 628, entitled:

An Act making an appropriation to the Graduate School of Medicine of the University of Pennsylvania

House Bill No. 634, entitled:

An Act constituting a salary board to fix the salaries of the directors of the poor of county poor districts in counties of the fourth class and repealing all acts general local or special inconsistent therewith

House Bill No. 636, entitled:

An Act making an appropriation to the Northwestern General Hospital of Philadelphia Pennsylvania

House Bill No. 638, entitled:

An Act to fix the salaries of supervising inspectors of the second grade in the Department of Labor and Industry

House Bill No. 639, entitled:

An Act making an appropriation to the Philadelphia Association for the protection of colored women Philadelphia Pennsylvania

House Bill No. 642, entitled:

An Act to further amend section two of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions" as amended

House Bill No. 643, entitled:

An Act making an appropriation to the Williamsport Training Home for Girls at Williamsport Lycoming county Pennsylvania

House Bill No. 645, entitled:

An Act making an appropriation to the trustees of the Grove City Hospital located at Grove City Pennsylvania

House Bill No. 647, entitled:

An Act making an appropriation to the Pennsylvania Working Home for Blind Men Philadelphia

House Bill No. 649, entitled:

An Act making an appropriation to the De Paul Institute of Mount Lebanon township Allegheny county Pennsylvania

House Bill No. 650, entitled:

An Act to amend section six hundred two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

House Bill No. 652, entitled:

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming county Pennsylvania

House Bill No. 653, entitled:

An Act making an appropriation to the Florence Crittenton Mission of the city of Williamsport Lycoming county Pennsylvania

House Bill No. 654, entitled:

An Act making an appropriation to the Boys' Industrial Home at Williamsport Lycoming county Pennsylvania

House Bill No. 655, entitled:

An Act making an appropriation to the Williamsport Hospital of the city of Williamsport Pennsylvania

House Bill No. 656, entitled:

An Act making an appropriation to the Cottage State Hospital for Injured Persons located at Mercer Pennsylvania

House Bill No. 658, entitled:

An Act making an appropriation to the Greenville Hospital Greenville Pennsylvania

House Bill No. 659, entitled:

An Act making an appropriation for providing erecting completing leasing maintaining and repairing armories and stables for the use of the Pennsylvania National Guard including compensation insurance of employees of armories title insurance advertisement for bids travelling expenses clerical and other expenses of the State Armory Board

House Bill No. 660, entitled:

An Act to amend section one of an act approved April second one thousand nine hundred and three (Pamphlet Laws one hundred and twenty-eight) entitled "An act to establish a Department of Fisheries to provide for the proper administration and to provide for the protection and propagation of fish by the Department of Fisheries"

House Bill No. 661, entitled:

An Act making an appropriation to the Home for the Friendless of the city of Williamsport Pennsylvania

House Bill No. 662, entitled:

An Act declaring the directors of the poor in poor districts co-extensive with a county to be county officers

House Bill No. 664, entitled:

An Act to amend sections six and sixteen of the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and eight) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words 'drug' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" as amended

House Bill No. 665, entitled:

A Supplement to the act approved the seventeenth day of May one thousand nine hundred seventeen (Pamphlet Laws two hundred and eight) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words 'drug' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" requiring permits to conduct pharmacies providing for the revocation thereof and prescribing penalties

House Bill No. 668, entitled:

An Act to amend section three hundred three of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 669, entitled:

An Act to amend section five hundred and forty-two as amended and section five hundred forty-three and to repeal section five hundred and forty-four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be ad-

ministered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'

House Bill No. 671, entitled:

An Act providing for county poor districts in counties of the sixth class providing for their management direction and control by the county commissioners defining their powers and duties imposing certain duties upon the county treasurer and county controller abolishing the present poor districts and transferring their property

House Bill No. 672, entitled:

An Act requiring the examination and treatment for venereal diseases of prisoners convicted of crime or pending conviction and authorizing the State Department of Health to make suitable rules and regulations for its enforcement

House Bill No. 673, entitled:

An Act providing for the repair by the county commissioners of bridges viaducts or subways carrying a public highway over or under any railroad street railway or other highway where a dispute exists between municipal authorities or between municipal authorities and public service corporations as to the responsibility for such repair and providing for the collection of the cost of such repairs and supervision of the work

House Bill No. 674, entitled:

An Act authorizing the erection of monuments and markers in France to commemorate the achievements of citizens of Pennsylvania who served on the battlefields of France and to perpetuate the memories of those who fell in the war against Germany and her allies and for the appointment of a commission to erect such monuments and markers and making an appropriation for the purpose of this act

House Bill No. 675, entitled:

An Act making an appropriation for the support and maintenance of the National Guard Naval Militia and the Pennsylvania Reserve Militia of the Commonwealth for improvements to permanent camp grounds for the replacing and repairing of armories and military stores destroyed or damaged and for the payment of expenses incidental to calling the National Guard Naval Militia or Pennsylvania Reserve Militia into active service under a call from the Governor or for service under a call from the President of the United States

House Bill No. 676, entitled:

An Act fixing the salary of the deputy county engineer in counties of the second class

House Bill No. 677, entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 680, entitled:

An Act making an appropriation to the German Protestant Home for Aged at Fair Oaks Allegheny county Pennsylvania

House Bill No. 681, entitled:

An Act making an appropriation to the Homeopathic Hospital of Chester county located at West Chester Pennsylvania

House Bill No. 682, entitled:

An Act making an appropriation to the Chester County Hospital

House Bill No. 683, entitled:

An Act making an appropriation to the trustees of the University of Pennsylvania

House Bill No. 689, entitled:

An Act making an appropriation to the Polyclinic Hospital of the University of Pennsylvania

House Bill No. 690, entitled:

An Act making an appropriation to the McKeesport Hospital McKeesport Pennsylvania

House Bill No. 691, entitled:

An Act appropriating to the Department of Health certain moneys received and to be received from the United States Government in the prevention control and treatment of venereal diseases

House Bill No. 692, entitled:

An Act appropriating to the Department of Health certain moneys received and to be received from the United States Government for the care and treatment of certain discharged sick and disabled soldiers and sailors and marines

House Bill No. 693, entitled:

A Supplement to an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Appropriation Acts page two hundred and sixty-five) entitled "An act making an appropriation to the trustees of the State Hospital for the Insane Southeastern District of Pennsylvania located at Norristown Pennsylvania"

House Bill No. 695, entitled:

An Act to amend section two of an act approved the twentieth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred twenty-one) entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death and of property with this Commonwealth of a decedent who was a nonresident of the Commonwealth at the time of his death and making it unlawful for any corporation of this Commonwealth or national banking association located therein to transfer the stock of such corporations or banking associations standing in the names of any such decedent until the tax on the transfer thereof has been paid and providing penalties and citing certain acts for repeal" by making uniform the rates of taxation on all property taxable under this act

House Bill No. 697, entitled:

An Act authorizing district attorneys in counties of the fourth class to appoint county detectives defining their powers and duties fixing their salaries and providing for the payment of such salaries and the expenses of such detectives from the county treasury

House Bill No. 705, entitled:

An Act making an appropriation to the Downingtown Industrial and Agricultural School Downingtown Pennsylvania

House Bill No. 706, entitled:

An Act making an appropriation to the State Hospital of Coaldale Coaldale Schuylkill county Pennsylvania

House Bill No. 708, entitled:

An Act concerning the proof of statutes of other jurisdictions and to make uniform the law with reference thereto

House Bill No. 709, entitled:

An Act concerning the taking of depositions in this State to be used in any foreign jurisdiction and to make uniform the law with reference thereto

House Bill No. 710, entitled:

An Act concerning conditional sales and to make uniform the law relating thereto

House Bill No. 711, entitled:

An Act making an appropriation to the Elk County General Hospital of Ridgway Pennsylvania

House Bill No. 712, entitled:

An Act authorizing corporations created under the laws of other states of the United States for certain purposes to take hold mortgage lease and convey real estate in this Commonwealth

House Bill No. 713, entitled:

An Act making an appropriation to the Chester Day Nursery and Children's Boarding Home at Chester Pennsylvania

House Bill No. 714, entitled:

An Act to amend section eight of an act approved the fourteenth day of May Anno Domini one thousand eight hundred and eighty-nine (Pamphlet Laws two hundred and eleven) entitled "An act to provide for the incorporation and government of street railway companies in this Commonwealth" changing the date of the annual meeting of the stockholders of such companies

House Bill No. 718, entitled:

An Act authorizing the State Treasurer to appoint a deputy State treasurer and commissioner of trusts defining his powers and duties providing for the care custody safekeeping and recording of stock bonds mortgages securities and indemnity bonds held in trust or otherwise or owned by the Commonwealth or by any of the departments bureaus divisions commissions or agencies thereof and fixing his salary

House Bill No. 719, entitled:

An Act providing for the burial of certain persons who are have been or shall be soldiers sailors or marines designated as "deceased service men" defining the term "deceased service man" and authorizing county commissioners to provide headstones markers and burial plots for such deceased service men at the expense of the county in which they shall die or have a legal residence at the time of their death

House Bill No. 723, entitled:

An Act making an appropriation to the Home of Industry for Discharged Prisoners of the city of Philadelphia and State of Pennsylvania

House Bill No. 724, entitled:

An Act making an appropriation to the Women's Southern Homeopathic Hospital of Philadelphia

House Bill No. 726, entitled:

An Act to empower courts of competent jurisdiction to issue writs of execution against property of defendant and attachment execution or in the nature of attachment execution against trusts including those commonly known as spendthrift trusts no matter when such trusts were created in cases where an order award or decree has been made against a husband for the support of his wife or children or both making such attachment execution against trusts a continuing lien and levy for fifty per centum of such money or property until the order judgement or decree is paid in full with costs and abolishing the benefit of the exemption law in such cases

House Bill No. 727, entitled:

An Act making an appropriation to the Pennsylvania Home Teaching Society and Free Circulating Library for the Blind at Philadelphia

House Bill No. 741, entitled:

An Act to regulate and establish the traveling expenses and mileage to be charged by sheriffs in counties of the third fourth fifth sixth seventh and eighth classes

House Bill No. 744, entitled:

An Act to amend clause eight of section eight paragraph three (b) of section fourteen and section eleven of an act approved the eighteenth day of July Anno Domini one thousand nine hundred seventeen entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" so as to provide that all the years of service of an employee including years of service after age sixty-two if any there be shall be counted in calculating retirement allowance and the final salary and so as to provide that a contributor shall continue to contribute as long as they remain in the service

House Bill No. 746, entitled:

An Act to amend sections one and twelve of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws ten hundred forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

House Bill No. 747, entitled:

An Act to amend section one of an act approved the twenty-fifth day of June one thousand eight hundred and ninety-five (Pamphlet Laws two hundred and seventy-five) entitled "An act dividing the cities of this State into three classes with respect to their population and designating the mode of ascertaining and changing the classification thereof in accordance therewith"

House Bill No. 748, entitled:

An Act to amend section five hundred eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 749, entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 750, entitled:

An Act making an appropriation to Saint Joseph's Protectors Norristown Pennsylvania

House Bill No. 755, entitled:

An Act making an appropriation to the Citizens General Hospital of New Kingston Pennsylvania

House Bill No. 756, entitled:

An Act making an appropriation to the Memorial Hospital at Roxborough Philadelphia Pennsylvania

House Bill No. 757, entitled:

An Act to amend an act approved the twenty-fifth day of May one thousand eight hundred ninety-seven (Pamphlet Laws eighty-three) entitled "An act to provide for the maintenance care and treatment of the indigent insane in county and local institutions" as amended

House Bill No. 759, entitled:

An Act to repeal section two of an act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and four) entitled "An act to regulate and restrain the hawking vending and peddling of fish fruit and vegetables and other merchandise in the cities of the first class in this Commonwealth"

House Bill No. 761, entitled:

An Act making an appropriation to the Wyoming Valley Homeopathic Hospital at Wilkes-Barre Pennsylvania

House Bill No. 767, entitled:

An Act to amend section one thousand six hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 768, entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

House Bill No. 769, entitled:

An act to amend section two thirteen and fourteen of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State supervisor and assistants and fixing the salaries of such State supervisor and assistants defining the powers and duties of boards of trustees including the power of appointing assistants and investigators and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties" eliminating the provisions of said act which fixes the salaries of the State supervisor and

ant State supervisor and clerk and the method of the distribution of the moneys appropriated among the several counties coming within the provisions of the act

House Bill No. 770, entitled:

An Act to amend section two thousand seven hundred three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 773, entitled:

An Act making an appropriation to carry into effect the provisions of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State Supervisor and assistants and fixing the salary of such State supervisor and assistants defining the power and duties of boards of trustees including the power of appointing assistants and investigators and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties"

House Bill No. 774, entitled:

An Act making an appropriation to the Eye and Ear Hospital of Pittsburgh Pennsylvania

House Bill No. 777, entitled:

An Act making an appropriation to the Tuberculosis League of Pittsburgh Pennsylvania

House Bill No. 784, entitled:

An Act authorizing school districts of the fourth class with the assent of the electors to use moneys borrowed or authorized to be borrowed for purposes which have proved unpracticable or undesirable for other lawful purposes

House Bill No. 787, entitled:

An Act to exempt electric washing machines electric vacuum or suction cleaners electric ironing machines or mangles electric dish washing machines electric sewing machines electric portable lamps electric refrigerating machines electric sadirous electric vibrators electric heaters electric ranges or electric water heaters leased or hired from levy or sale on execution or distress for rent

House Bill No. 789, entitled:

An Act empowering all corporations incorporated under the laws of the State of Pennsylvania for purposes not for profit to change alter and amend by by-law such provisions of their charters as are purely administrative

House Bill No. 790, entitled:

An Act to regulate and control the manufacture sale offering for sale giving away and use of weights and measures and of weighing and measuring devices in the Commonwealth of Pennsylvania providing for the approval and disapproval of such weights measures and devices by the bureau of standards and prescribing penalties

House Bill No. 791, entitled:

An Act to amend section two of the act approved the twenty-third day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred and seventy-eight) entitled "An act supplementary to an act approved the eleventh day of May one thousand nine hundred and eleven entitled 'An act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof' providing for the examination of the glassware used for testing milk and cream for butterfat with the Babcock test prohibiting the use of inaccurate testing glassware defining the term Standard Babcock Glassware and fixing penalties for the violations of the provisions of this act"

House Bill No. 792, entitled:

An Act to further amend section three of an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred and seventy-five) entitled "An act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof" as amended

House Bill No. 793, entitled:

An Act to amend section seventeen of the act approved the thirty-first day of May one thousand nine hundred and eleven (Pamphlet Laws four hundred sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employes defining their duties and the jurisdiction of the State Highway Department and fixing salaries of the commissioner and deputies and other appointees providing for the taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in improvement thereof providing for the purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method for application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to State highway department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

House Bill No. 794, entitled:

An Act to amend the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 795, entitled:

An Act to amend section three hundred eighty-six clause four of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by limiting the power of townships of the second class to contract for road purposes

House Bill No. 796, entitled:

An Act to amend section six hundred and ninety-nine of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 797, entitled:

An Act authorizing the merger and consolidation of water or water power companies organized prior to the first day of April one thousand nine hundred and five and providing the manner in which such merger shall be effected

House Bill No. 798, entitled:

An Act to amend section thirteen of an act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred and fifty-four) entitled "An act to protect the public health and safety by regulating the erection alteration repair use occupancy maintenance sanitation and condemnation of dwellings two-family dwellings rooming houses and tenements by regulating the use maintenance and sanitation of the grounds surrounding the same the adjoining buildings and all vacant land in cities of the first class providing for their inspection the abatement of nuisances the vacating of uninhabitable houses and the filing of liens creating a division of housing and sanitation and providing penalties for violations of the provisions thereof and repealing all laws inconsistent therewith"

House Bill No. 799, entitled:

An Act making an appropriation to the Home of the Good Shepherd Lincoln avenue Pittsburgh Pennsylvania

House Bill No. 800, entitled:

An Act making an appropriation to the Taylor Hospital Association of the Borough of Taylor Lackawanna county Pennsylvania

House Bill No. 801, entitled:

An Act making an appropriation to the Saint Joseph's Foundling Home and Maternity Hospital of Scranton Pennsylvania

House Bill No. 802, entitled:

An Act making an appropriation to the Pennsylvania Museum and School of Industrial Art

House Bill No. 812, entitled:

An Act to permit any corporation with capital stock and transacting the business of life insurance on the mutual plan or any life insurance corporation having capital stock incorporated under the provisions of any general or special law of this Commonwealth to acquire its capital stock for the benefit of its policyholders and to convert such corporation into a mutual life insurance corporation and to provide a method therefor

House Bill No. 813, entitled:

An Act making an appropriation to the Titusville Hospital at Titusville Pennsylvania

House Bill No. 814, entitled:

An Act making an appropriation to the House of Good Shepherd Scranton Pennsylvania

House Bill No. 815, entitled:

An Act making an appropriation to the Brookville Hospital Brookville Pennsylvania

House Bill No. 819, entitled:

An Act making an appropriation to the DuBois Hospital of DuBois Pennsylvania

House Bill No. 822, entitled:

An Act to amend section one of the act approved the twenty-fourth day of March one thousand nine hundred and three (Pamphlet Laws fifty-one) entitled "An act providing for the manner of appointment of assessors for the purpose of valuation of property in counties containing a population of one million two hundred and fifty thousand or over" applying the said act to counties of the first class and providing for the appointment of assessors without regard to party affiliation

House Bill No. 823, entitled:

An Act to amend section six hundred and twenty-nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" providing for the display of the national flag in all buildings of public and private schools

House Bill No. 825, entitled:

An Act to repeal an act of General Assembly approved May first Anno Domini one thousand nine hundred and nineteen entitled "An act making an appropriation for the payment of the statutory medical hospital surgical and burial expenses and compensation outstanding and due and to become due to injured employees and dependents of deceased employees whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May thirty-first one thousand nine hundred and nineteen" (Appropriation Acts page twenty-five) to repeal an act of General Assembly approved July eighteenth Anno Domini one thousand nine hundred and nineteen entitled "An act making an appropriation for the payment of the statutory medical hospital surgical and burial expenses and compensation due and to become due to injured employees and dependents of deceased employees whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May thirty-first one thousand nine hundred and twenty-one" (Appropriation Acts page two hundred and thirty-five) and making an appropriation for the payment of medical hospital surgical and burial expenses and workmen's compensation which may become due during the biennial period ending May thirty-first one thousand nine hundred and twenty-three to employees and dependents of employees of the various departments of the Commonwealth under the Workmen's Compensation Act of one thousand nine hundred and fifteen as amended and for the payment of expenses incurred in the investigation and adjustment of such claims

House Bill No. 826, entitled:

An Act making an appropriation to the Ohio Valley General Hospital at McKees Rocks Pennsylvania

House Bill No. 829, entitled:

An Act making an appropriation to the Saint Patricks' Orphan Asylum of Scranton Pennsylvania

House Bill No. 830, entitled:

An Act making a deficiency appropriation to the State Board of Education for use in the payment of scholarships

House Bill No. 832, entitled:

An Act making an appropriation to the Retirement Board for the purposes of carrying out the provisions of the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the use and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

House Bill No. 833, entitled:

An Act making an appropriation to the Cottage State Hospital Cottage avenue Connellsville Fayette county Pennsylvania

House Bill No. 835, entitled:

An Act fixing the time for the confirmation of the reports of viewers or portions thereof in proceedings to assess damages or benefits incident to public improvements where no exceptions are filed or appeals taken

House Bill No. 836, entitled:

An Act providing an exclusive method for the collection of benefits assessed by viewers in proceedings incidental to public improvements and providing for the filing of municipal liens therefor and for their collection

House Bill No. 838, entitled:

An Act authorizing counties cities boroughs towns and townships to acquire lands by purchase gift or condemnation and to convey such lands to the Commonwealth for use of the National Guard

House Bill No. 843, entitled:

An Act making an appropriation to the Department of Health of the Commonwealth of Pennsylvania for the maintenance of tuberculosis sanatoria and dispensaries necessary additions furnishings and repairs for educational work and other necessary work in curing and preventing tuberculosis

House Bill No. 844, entitled:

An Act making an appropriation to the Bellefonte Hospital Bellefonte Pennsylvania

House Bill No. 845, entitled:

An Act creating a State Fair Commission for the Commonwealth of Pennsylvania defining its duties and making an appropriation therefor

House Bill No. 847, entitled:

An Act making an appropriation to the Shenango Valley Hospital of New Castle Pennsylvania

House Bill No. 849, entitled:

A Supplement to an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" providing that a charter may be granted to a church for the purpose of the support of public worship and for the collateral purpose of conducting a public burial ground or cemetery imposing certain duties upon the trustees in relation to the sale of burial lots the care and maintenance of the same and the care and disposition of certain funds providing for the audit of such funds by the corporation auditors the filing of a bond by said trustees and limiting the time for taking exceptions to the report of such auditors and validating charters heretofore granted or amended containing similar provisions as this act

House Bill No. 851, entitled:

An Act making an appropriation to the Philadelphia Home for Incurables

House Bill No. 852, entitled:

An Act making an appropriation to the Ellwood City Hospital Ellwood City Pennsylvania

House Bill No. 853, entitled:

An Act making an appropriation to the Almira Home Association at New Castle Pennsylvania

House Bill No. 854, entitled:

An Act making an appropriation to the Canonsburg General Hospital Association at Canonsburg Pennsylvania

House Bill No. 855, entitled:

A supplement to an act approved the eighteenth day of July one thousand nine hundred and nineteen (Appropriation Acts page one hundred and twenty-six) entitled "An act making an appropriation to the Pennsylvania Training School at Morganza"

House Bill No. 857, entitled:

An Act making an appropriation to the Charleroi-Monessen Hospital at Charleroi Pennsylvania

House Bill No. 860, entitled:

An Act creating a commission to prepare a revision and consolidation of the existing general statutory law defining the powers and duties of the commission imposing certain duties upon the Legislative Reference Bureau providing for the report of the commission to the General Assembly for its adoption or rejection and making an appropriation

House Bill No. 863, entitled:

An Act relating to apiculture and the sale giving and transportation of bees honey hives and appliances providing for the inspection of apiaries and for the prevention control and eradication of contagious and infectious diseases among bees and the establishment of quarantines prescribing the style of hive to be used after July first one thousand nine hundred and twenty-three imposing certain duties on certain persons engaged in transportation and providing penalties and appropriations therefore

House Bill No. 864, entitled:

An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-one and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-one

House Bill No. 865, entitled:

An Act providing for the licensing and regulation of corporation co-partnerships associations and individuals engaged in the business of receiving payments or contributions to be held or used in any plan of accumulation or investment or of issuing negotiating offering for sale or selling any certificates securities contracts or other choses in actions evidenced by writing on the partial payment) or installment plan or of assuming fixed obligations or issuing in connection therewith a contract based upon payment being made upon installments or single payments under which all or part of the total amount received is to be repaid at some future time with or without profit and imposing penalties

House Bill No. 868, entitled:

An Act requiring the assessors for county taxation purposes to collect certain agricultural information and fixing the duties of the county commissioners in connection therewith and imposing penalties

House Bill No. 870, entitled:

An Act requiring the county commissioners in all counties of the fifth sixth seventh and eight classes of this Commonwealth to provide an office at the county seat for the district attorney and his assistants if any and to furnish supplies postage telephone fuel and light required for his and their use

House Bill No. 873, entitled:

An Act authorizing a State association of township supervisors and township commissioners and providing for the payment of the expenses thereof by the respective counties

House Bill No. 874, entitled:

An Act making an appropriation to the Children's Hospital of Pittsburgh in the city of Pittsburgh Pennsylvania

House Bill No. 876, entitled:

An Act to amend sections one two three five six and seven of an act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and

eighty-four) entitled "An act empowering cities of the second and third classes boroughs and counties to acquire maintain and operate playgrounds play fields gymnasiums public baths swimming pools and indoor recreation centers authorizing school districts to join in the maintenance and operation of said activities and authorizing the issue of bonds and the levy of taxes for such purposes" by extending the provisions thereof so as to include townships

House Bill No. 878, entitled:

An Act to amend an act approved the nineteenth day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand and fifty-nine) entitled "An act extending the powers of judges of courts of quarter sessions and of oyer and terminer in relation to releasing prisoners in jails and workhouses on parole

House Bill No. 882, entitled:

An Act making an appropriation to the trustees of the University of Pittsburgh for the general maintenance of and purchase of equipment for the university and for the summer term

House Bill No. 900, entitled:

An Act making an appropriation to the Jewish Sheltering Home and Home for the Homeless and Aged Philadelphia Pennsylvania

House Bill No. 901, entitled:

An Act making an appropriation to the National Stomach Hospital of Philadelphia Pennsylvania

House Bill No. 902, entitled:

An Act making an appropriation to the Nazarene Home for the Aged at Philadelphia Pennsylvania

House Bill No. 903, entitled:

An Act making an appropriation to the Mount Sinai Hospital of Philadelphia Pennsylvania

House Bill No. 904, entitled:

An Act making an appropriation to the Saint Vincent's Hospital Association of the city of Erie Pennsylvania

House Bill No. 905, entitled:

An Act making an appropriation to the Erie Home for the Friendless of the city of Erie Pennsylvania

House Bill No. 906, entitled:

An Act making an appropriation to the Bethesda Home Pittsburgh Pennsylvania

House Bill No. 908, entitled:

An Act to amend section thirty-seven clause nine of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" increasing the powers of building and loan associations to purchase and hold real estate

House Bill No. 910, entitled:

An Act to amend sections one two three and four of an act approved the twenty-sixth day of July one thousand nine hundred thirteen (Pamphlet Laws one thousand three hundred and sixty-nine) entitled "An Act declaring buildings and parts of buildings used for purposes of fornication lewdness assignation and prostitution to be nuisances providing a method of abating same establishing a method of procedure against those who use said buildings or parts for such purposes and providing penalties for violation of this act"

House Bill No. 911, entitled:

An Act making an appropriation to the Pennsylvania Training School at Morganza Pennsylvania

House Bill No. 914, entitled:

An Act to amend section two of an act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred seventeen) entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire escapes fire extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

House Bill No. 916, entitled:

An Act providing for the appointment and expenses of a commission of three persons to codify and revise the laws relating to poor districts and the care of the poor and making an appropriation

House Bill No. 919, entitled:

An Act making a deficiency appropriation to the Department of Public Instruction for the payment of the State's share of the salary of vocational teachers and for the State's share of the increase of salaries of teachers

House Bill No. 920, entitled:

An Act making an appropriation to the Pittsburgh Home for Babies Pittsburgh Pennsylvania

House Bill No. 921, entitled:

An Act making an appropriation to the Saint Christopher's Hospital for Children Philadelphia Pennsylvania

House Bill No. 922, entitled:

An Act making an appropriation to the Kensington Hospital for Women Philadelphia Pennsylvania

House Bill No. 936, entitled:

An Act making an appropriation to the Elmwood Home Erie Pennsylvania

House Bill No. 937, entitled:

An Act to amend the title and sections one three four five and six of an act approved the twenty-eighth day of May one thousand nine hundred and fifteen (Pamphlet Laws six hundred and forty-two) entitled "An act for the protection of the public health by providing that persons firms or corporations who are operating or conducting hotels restaurants dining cars or other public eating places in this Commonwealth shall not employ or keep in their employ as cooks waiters kitchen help chambermaids or other house servants any person or persons who are suffering from trachoma active tuberculosis of the lungs open skin tuberculosis syphilis gonorrhea open external cancer or barber's itch or who are carriers of typhoid fever and further providing that no dishes receptacles or utensils used in eating or drinking shall be furnished to patrons or customers of any such public eating place unless the same have been thoroughly cleansed since used by another individual and further providing that no towels shall be furnished in any washroom in connection with any such public eating place unless such towels be laundered or discarded after each individual use and further providing that no common drinking cups shall be furnished at any public drinking place operated in connection with any such public eating place and providing penalties for violations of the provisions of this act"

House Bill No. 938, entitled:

An Act authorizing county commissioners to receive donations gifts legacies endowments devises and conveyances of real or personal property for the establishing of orphans' homes providing for the support maintenance conduct and management of such homes and authorizing counties to appropriate moneys for such purposes

House Bill No. 939, entitled:

An Act to amend section four hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 940, entitled:

An Act making an appropriation to the Brownsville General Hospital Brownsville Pennsylvania

House Bill No. 946, entitled:

An Act to provide for the abolition of railroad grade crossings

House Bill No. 948, entitled:

An Act making an appropriation to the G W and Agnes Hoffman Orphanage Mount Joy Township Adams County Pennsylvania

House Bill No. 950, entitled:

An Act to amend one of an act approved the twentieth day of July one thousand nine hundred seventeen (Pamphlet Laws eleven hundred and fifty-eight) entitled "An act to fix regulate and establish the fees to be charged and received by constables in this Commonwealth" as amended

House Bill No. 951, entitled:

An Act making an appropriation to the Saint Stanislaus Orphanage situated at Sheatown Newport township Luzerne county Pennsylvania

House Bill No. 952, entitled:

An Act making a deficiency appropriation to the Department of Labor and Industry for the payment of the salaries of a supervising inspector

House Bill No. 954, entitled:

An Act to amend section two of an act approved the seventh day of June one thousand nine hundred and seven (Pamphlet Laws four hundred and thirty-eight) entitled "An act to supplement an act entitled 'An act defining the powers of the several courts of quarter sessions of the peace within this Commonwealth with reference to the care treatment and control of dependent neglected incorrigible and delinquent children under the age of sixteen years and providing for the means in which such power may be exercised approved April twenty-three one thousand nine hundred and three' by increasing fees and mileage of constables

House Bill No. 957, entitled:

An Act to amend section ten of an act approved the sixteenth day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred and ninety-three) entitled "An act to provide for the licensing and regulation of public dance halls and ballrooms and for the regulation supervision of public dances and balls in cities of the first second and third classes"

House Bill No. 960, entitled:

An Act to amend section one thousand two hundred and six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

House Bill No. 961, entitled:

An Act to amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

House Bill No. 964, entitled:

An Act establishing a State highway in the County of Lebanon providing for its location construction improvement and maintenance by the Commonwealth and making an appropriation

House Bill No. 965, entitled:

An Act to amend section six of an act approved the seventh day of June one thousand nine hundred fifteen (Pamphlet Laws eight hundred and seventy) entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines

House Bill No. 963, entitled:

An Act to amend sections fifteen and forty-five of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties" as amended

House Bill No 967, entitled:

An Act providing for the burial of the bodies of indigent persons by certain poor districts

House Bill No. 969, entitled:

An Act to further amend section fifteen of the act approved the twenty-second day of June one thousand eight hundred and ninety-one (Pamphlet Laws three hundred and seventy-nine) entitled "An act to provide for the selection of a site and the erection of a State asylum for the chronic insane to be called the State Asylum for the Chronic Insane of Pennsylvania and making an appropriation therefor" as amended fixing the maximum for maintenance weekly per capita

House Bill No. 970, entitled:

An Act making an appropriation to the Robert Wood Home of Philadelphia Pennsylvania.

House Bill No. 971, entitled:

An Act making an appropriation to the Prison Labor Commission

House Bill No. 972, entitled:

An Act to amend sections one two three four five six nine twelve and thirteen and to repeal section eleven of an act approved the third day of June one thousand nine hundred and eleven (Pamphlet Laws six hundred and thirty-one) entitled "An act to encourage the breeding of horses to regulate the public service of stallions and jacks to prevent misrepresentation of same to require the licensing of stallions and jacks and to provide for the enforcement thereof"

House Bill No. 973, entitled:

An Act regulating the selling offering or exposing for sale of agricultural seeds and mixtures of the same for seeding purposes forbidding the sale of seeds unfit for seeding purposes and providing for the prohibition of such sales by injunction providing for the taking and examination of samples of agricultural seeds by the Secretary of Agriculture and his agents and the publication of information gained from such examinations providing for the enforcement of the act and providing penalties for its violation

House Bill No. 975, entitled:

An Act making an appropriation to the board of trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania for maintenance of said home and the payment of expenses of administration including salaries of officials and clerks and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the State Treasury

House Bill No. 978, entitled:

An Act providing for the assessment of benefits and award of damages by the viewers appointed in counties of the second class pursuant to the provisions of an act approved the eleventh day of May one thousand nine hundred eleven (Pamphlet Laws two hundred and forty-four) entitled "An act providing for the original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" and providing for the filing reviving and collecting of liens arising from any assessment of benefits thereunder

House Bill No. 979, entitled:

An Act making an appropriation to the State Highway Department for the payment of rewards to township of the second class for the construction and improvement of township roads and the erection and construction of township bridges

House Bill No. 994, entitled:

An Act making an appropriation to reimburse the Commonwealth Title Insurance and Trust Company of Philadelphia for moneys erroneously paid into the State Treasury

House Bill No. 996, entitled:

An Act making an appropriation to the Hamot Hospital Association of Erie Pennsylvania

House Bill No. 997, entitled:

An Act to amend the forty-first clause of section two article one chapter five of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

House Bill No. 1000, entitled:

An Act to amend chapter three of the act approved the fourteenth day of July one thousand nine hundred and seventeen

(Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 1003, entitled:

An Act to amend section six of an act approved the twenty-fourth day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred sixty-five) entitled "An act defining commodities regulating the sale thereof and providing penalties for violations thereof" as amended

House Bill No. 1015, entitled:

An Act authorizing the several boroughs and townships to appropriate moneys for the support of county associations of boroughs and townships

House Bill No. 1016, entitled:

An Act to amend section one thousand two hundred ten as amended and section one thousand one hundred three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and repealing section one thousand two hundred twelve thereof

House Bill No. 1020, entitled:

An Act to amend chapter eleven article two of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 1021, entitled:

An Act providing for the condemnation by the Commonwealth of lands suitable and desirable for forest purposes of game preserve purposes or the perpetuation and protection of fish and defining the powers and duties of the Department of Forestry the Board of Game Commissioners and the Department of Fisheries respectively in relation thereto

House Bill No. 1023, entitled:

An Act making an appropriation to provide the necessary expenses of blind students who are residents of the Commonwealth in attendance at institutions of higher learning

House Bill No. 1028, entitled:

An Act making an appropriation to the Midnight Mission of Philadelphia Pennsylvania

House Bill No. 1031, entitled:

An Act empowering cities of the third class to contract with certain incorporated associations to use and occupy public parks and playgrounds subject to regulations prescribed by said cities

House Bill No. 1032, entitled:

An Act to amend section four of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employees of said department and providing a method for fixing compensation"

House Bill No. 1033, entitled:

An Act relating to the taking of certain fur-bearing animals

House Bill No. 1036, entitled:

An Act making an appropriation to the Florence Crittenton Home of Erie Pennsylvania

House Bill No. 1037, entitled:

An Act making an appropriation to the Uniontown Hospital Uniontown Pennsylvania

House Bill No. 1039, entitled:

An Act making an appropriation to carry out the provisions of an act approved the eighteenth day of July one thousand nine hundred nineteen (Pamphlet Laws one thousand forty-four) entitled "An act to assist worthy young men and women graduates of secondary schools of the State to obtain a higher education and making an appropriation

House Bill No. 1054, entitled:

An Act to amend article nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act

to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended creating a State Council of Education defining its powers and duties and transferring thereto the powers and duties now vested in the State Board of Education

House Bill No. 1055, entitled:

An Act to amend sections four and six of a supplement to an act approved the twenty-sixth day of April one thousand nine hundred and eleven (Pamphlet Laws eighty-two) entitled "A supplement to an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved April twenty-ninth Anno Domini eighteen hundred and seventy-four providing for the incorporation of trustees appointed or to be appointed under the terms of any will deed grant or gift creating a trust or trusts for the benefit of the people of any incorporated city of this Commonwealth for the advancement of learning science music art or of any one or more of said purposes in which representatives of said city may have part in the management with power to confer degrees in art pure and applied science philosophy literature painting music medicine law and theology and for the supervision and regulation of the same" conferring upon the State Council of Education powers and duties heretofore vested in the College and University Council

House Bill No. 1056, entitled:

An Act to amend sections five and seven and repeal sections eight and ten of an act approved the twenty-sixth day of June one thousand eight hundred ninety-five (Pamphlet Laws three hundred and twenty-seven) entitled "An act to provide for the incorporation of institutions of learning with power to confer degrees in art pure and applied science philosophy literature medicine law and theology and for the supervision and regulation of the same and providing a method by which institutions already incorporated may obtain the power to confer degrees and exempting from the provisions of this act colleges heretofore incorporated by the courts of common pleas with power to confer degrees in cases where such colleges have at the time of the passage of this act a specified amount of capital or resources" conferring upon the State Council of Education powers and duties heretofore vested in the College and University Council

House Bill No. 1057, entitled:

An Act making an appropriation to the State Insurance Fund

House Bill No. 1059, entitled:

An Act to amend section fourteen of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws ten hundred and fifty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the use and purpose thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by providing for the payment of retirement allowances to employees who have rendered at least fifty years of school service

House Bill No. 1060, entitled:

An Act providing for the granting of licenses to practice dentistry to certain persons who served in the army navy or marine corps of the United States or any branch or unit thereof

House Bill No. 1064, entitled:

An Act to amend the act approved the fourth day of April one thousand nine hundred and nineteen (Pamphlet Laws thirty-five) entitled "An act fixing the per diem compensation of borough and township assessors and assistant assessors and the method of ascertaining the number of days employed" by fixing the per diem compensation of assessors and assistant assessors in boroughs wards and townships of the second class and providing the method of ascertaining the number of days employed

House Bill No. 1066, entitled:

An Act requiring persons partnerships associations or corporations advertising for or soliciting business as adjusters of claims within this Commonwealth for loss or damage arising out of policies of insurance surety or indemnity on property persons or insurable business interests within this Commonwealth to be licensed by the insurance commissioner

House Bill No. 1067, entitled:

An Act making it unlawful to give or offer money to secure proxies for use at meetings of insurance companies

House Bill No. 1068, entitled:

An Act regulating and defining the powers and duties of the Dental Council and the State Board of Dental Examiners providing for appointment of examiners defining qualifications of applicants for examination condition of granting and revoking licenses regulating and limiting and defining the practice of dentistry limiting and defining operator in dental surgery prohibiting practice by or employment of unlicensed and unregistered persons and providing punishment therefor requiring the recording of licenses and registration of practitioners and disposition of fees and fines providing for an annual registration fee for licensed practitioners and the disposition of such fees defining evidence of violations and providing punishment fixing the appropriation to the Dental Council

House Bill No. 1071, entitled:

An Act to amend section two hundred and thirty-nine of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by giving restricted authority to supervisors in townships of the second class to furnish labor and materials subject to the approval of the township auditors

House Bill No. 1074, entitled:

An Act to further amend section forty-nine of an act entitled "An act to create a Bureau of Building Inspection and to regulate the construction maintenance and inspection of buildings and party walls in cities of first-class approved the fifth day of May one thousand eight hundred and ninety-nine" as heretofore amended by an act supplemental thereto approved the fifth day of June one thousand nine hundred and one

House Bill No. 1075, entitled:

An Act to amend sections one and two of an act approved the eighth day of April one thousand eight hundred and sixty-one (Pamphlet Laws two hundred and seventy) entitled "An act for the suppression of fortune telling and similar purposes

House Bill No. 1078, entitled:

An Act to amend section one as amended and section seven of an act approved the third day of June Anno Domini one thousand eight hundred and eighty-five (Pamphlet Laws sixty-two) entitled "An act to provide for the establishment and maintenance of a home for disabled and indigent soldiers and sailors of Pennsylvania"

House Bill No. 1079, entitled:

An Act creating a commission to select an historic spot as a cemetery for the burial of bodies of soldiers sailors marines war nurses and members of the National Guard defining the powers and duties of the commission and making an appropriation

House Bill No. 1081, entitled:

An Act regulating the closing of public highways and providing for the locating marking and maintenance of detours necessitated by such closing

House Bill No. 1082, entitled:

An Act requiring the display of the flag of the United States at entertainments public gatherings and public meetings

House Bill No. 1084, entitled:

An Act to amend section three of an act approved the twenty-seventh day of May one thousand eight hundred and ninety-three (Pamphlet Laws one hundred and seventy-one) entitled "An act providing for the erection of the Pennsylvania Soldiers' Orphans Industrial School the purchase of land and the erection and equipment of the building and buildings necessary therefor making appropriations for such purposes erection and equipment and the maintenance of children admitted therein placing the care of the same in the commission now known as the Commission of Soldiers' Orphans Schools of the State of Pennsylvania and regulating the admissions to the said Pennsylvania Soldiers' Orphans' Industrial School and the said soldiers' orphans schools"

House Bill No. 1085, entitled:

An Act authorizing the lease of lands acquired in connection with the acquisition of toll-bridges over boundary waters to boroughs and townships for park purposes

House Bill No. 1088, entitled:

An Act authorizing the directors of the poor of Jenkins township Pittston borough and Pittston township in Luzerne county to acquire property and to erect and equip an asylum for the insane and to levy taxes and borrow money therefor

House Bill No. 1090, entitled:

An Act authorizing the appointment of interpreters in counties of the third fourth fifth sixth seventh and eighth classes of this Commonwealth and providing for their compensation

House Bill No. 1092, entitled:

An Act to amend section six of the act approved the thirtieth day of January one thousand eight hundred and seventy-four (Pamphlet Laws thirty-one) entitled "A further supplement to the act regulating elections in this Commonwealth" as amended authorizing the court of quarter sessions to appoint election officers in cases of vacancy

House Bill No. 1093, entitled:

An Act to amend section nineteen chapter three article one of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

House Bill No. 1095, entitled:

An Act to amend part of section six of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the state Highway Commissioner to make maps to be completed records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvements maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injury or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to highway department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" as amended

House Bill No. 1096, entitled:

An Act to amend sections one two and three article seven chapter six of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

House Bill No. 1097, entitled:

An Act restricting the appointment of corporate fiduciaries by testators of by any court or register of wills to corporations fully subject to supervision and examination by the Banking Department

House Bill No. 1099, entitled:

An Act making an appropriation to Saint Rita's L C B A Home for Infants Pittsburgh Allegheny county Pennsylvania

House Bill No. 1103, entitled:

An Act empowering cities of the first class to enact ordinances to regulate traffic and to provide punishment for the violation of any such ordinance

House Bill No. 1107, entitled:

An Act requiring banks banking corporations copartnerships or associations co-operative banking associations trust safe deposit real estate mortgage title insurance guaranty surety and indemnity companies savings institutions savings banks provident institutions building and loan associations lodges and societies to file of record names of persons authorized to make entries on records of mortgages imposing certain duties on recorders of deeds and declaring certain entries void

House Bill No. 1108, entitled:

An Act to validate tax liens filed in the office of the prothonotary of the various counties since the first day of June one thousand nine hundred and fifteen under the provisions of an act approved the fourth day of June one thousand nine hundred and one entitled "An act providing when how upon what property and to what extent liens shall be allowed for taxes and for municipal improvements and for the removal of nuisances the procedure upon claims filed therefor the methods of preserving such liens and enforcing payment of such claims the effect of judicial sales of the properties lienied and the manner of distributing the proceeds of such sales" and its supplements and amendments thereto and providing for their collection

House Bill No. 1109, entitled:

An Act providing when how and to what extent liens upon seated real property shall be allowed for county bridge road and poor taxes the procedure upon tax claims filed therefor the methods for preserving such tax liens and enforcing payment of such liens the effect of judicial sales of the properties lienied and the manner of distributing the proceeds of such sales

House Bill No. 1126, entitled:

An Act to provide for the recording and the notation upon the record of any deed or other recorded instrument of any judgment or decree affecting such deed or other instrument and providing that such recording and notation shall be notice of such judgment or decree

House Bill No. 1127, entitled:

An Act making an appropriation to the Williams Valley Hospital of Williamstown Pennsylvania

House Bill No. 1128, entitled:

An Act to repeal an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ninety-three) entitled "An act to amend an act approved the first day of May one thousand nine hundred and thirteen entitled 'An act to prohibit the killing of foxes by certain methods in Delaware county and fixing a penalty for violation of the act' by extending the provisions of said act to Chester county and Montgomery county" as far as the same relates to Montgomery county

House Bill No. 1131, entitled:

An Act making an appropriation to the Children's Industrial Home at Harrisburg Pennsylvania

House Bill No. 1132, entitled:

An Act making an appropriation to the Messiah Rescue and Benevolent Home of Harrisburg Pennsylvania

House Bill No. 1133, entitled:

An Act making an appropriation to the Nursery Home of Harrisburg Pennsylvania

House Bill No. 1134, entitled:

An Act making an appropriation to the Florence Crittenton Home of Harrisburg Pennsylvania

House Bill No. 1138, entitled:

An Act to amend section three section five and section nine of an act approved the twenty-second day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one thousand and ninety-three) entitled "An act creating in counties having a population of from eight hundred thousand to one million five hundred thousand a board for the assessment and revision of taxes providing for the appointment of the members of such board by the county commissioners fixing their salaries payable by the county defining the powers and duties of such board and regulating the assessment of property and occupations for state and county purposes authorizing the appointment of subordinate assessors and clerks defining their duties and providing for their compensation payable by such counties imposing a penalty on subordinate assessors for failure to comply with certain provisions of this act and abolishing the office of ward borough and township assessor insofar as respects the assessment of property and occupations for State and county purposes" as amended

House Bill No. 1156, entitled:

An Act affecting anthracite coal mines and operations establishing the Pennsylvania State Anthracite Mine Cave Commission defining its jurisdiction and powers imposing duties upon owners and operators of anthracite coal mines and imposing penalties

House Bill No. 1157, entitled:

An Act regulating the mining of anthracite coal prescribing duties for certain municipal officers and imposing penalties

House Bill No. 1162, entitled:

An Act to amend section one of the act approved the twenty-sixth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and thirty-nine) entitled "An act defining sedition and prescribing the punishment therefor"

House Bill No. 1164, entitled:

An Act to amend section forty-three of the act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fifty-seven) entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein defining the jurisdiction of said commissions and the powers and duties of the commissioners constituting the same and of their appointees including registrars inspectors of registration clerks and counsel fixing their qualifications terms of office and compensation granting them certain immunity from arrest on registration days and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof to copy or demand a list of the lodgers therein and to supervise the conduct of registrars regulating the registration of electors at polling places by registrars and at the offices of commissions by commissioners and the right of parties or bodies of electors to have watchers thereat and the preparation and use of street lists and other records of those registered allowing the names of persons not entitled to vote to be struck from the registers in certain cases permitting all records regarding registration to be inspected and copied by any elector under certain conditions directing how the registers shall be used at elections and primaries compelling the attendance of witnesses and payment of witness fees and providing penalties for refusal to obey subpoenas directing receivers of taxes to appoint chief clerks of commissions as deputies to collect pool taxes and to give receipts therefor authorizing such clerks to administer oaths sign subpoenas and vouchers and to collect and disburse witness fees prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to said commissions and allowing for appeals from the decisions of the commission in certain cases to courts of common pleas imposing certain duties upon election officers and upon the councils treasurers controllers receivers of taxes police officers and other officials of said cities and upon the courts judges prothonotaries sheriffs commissioners peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are co-extensive legalizing certain acts required hereby if done on any Sunday or legal holiday requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpected balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of the said commissions punishing and fixing penalties for violation hereof and repealing all legislation inconsistent herewith" so as to increase the maximum compensation to be paid to the chief clerk of the registration commission

House Bill No. 1167, entitled:

An Act providing that in townships of the first class municipal claims for grading constructing paying rebuilding curbing maintaining repairing and cleaning sidewalks and footwalks and keeping the same clear of obstruction and other nuisances may be included in and collected with the other township taxes

House Bill No. 1168, entitled:

An Act to amend sections four hundred four hundred and one and four hundred and two of an act approved the fourteenth day of July one thousand nine hundred and seventeen entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 1169, entitled:

An Act to amend sections three hundred and ninety-seven four hundred and twenty-one and one thousand two hundred and twenty-one of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 1170, entitled:

An Act to amend sections nine hundred and eighty nine hundred and ninety nine hundred and ninety-two nine hundred and ninety-three and one thousand and five of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 1171, entitled:

An Act to amend section six hundred and twenty-five of and to amend by adding sections six hundred and twenty-six and six hundred and twenty-seven to an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 1172, entitled:

An Act to amend section ten hundred and eleven of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 1184, entitled:

An Act authorizing the Governor to appoint a board of claims to hear audit dismiss or adjust moral and equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways and making an appropriation

House Bill No. 1187, entitled:

An Act to amend section one of the act approved the seventeenth day of July one thousand nine hundred and nineteen Pamphlet Laws ten hundred and three) entitled "An act requiring licenses to sell steamship tickets or orders for transportation to or from foreign countries and providing penalties"

House Bill No. 1188, entitled:

An Act defining a private game preserve and making it a misdemeanor to enter such preserve for certain purposes or to break injure or destroy the enclosure of the same and fixing penalties

House Bill No. 1191, entitled:

An Act to amend an act approved the fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws four hundred thirty-five) entitled "An act to authorize the courts of common pleas of any county when any individual church within the county has become inactive or extinct by reason of there being no resident or active trustees representing it or otherwise and the property of the church is liable to be wasted or destroyed, to appoint the trustees of the State body or organization representative of the denomination of which said church was a member as trustees for said church to hold and dispose of the title to the property owned by said church and defining the procedure thereon" authorizing the said courts to appoint as trustees for the property owned or held by any church board or agency of any religious organization the trustees or body corporate of the superior judicatory with which the church has been connected when the territory covered by the said judicatory is within the State or any other appropriate board or agency of such religious organization if duly incorporated under the laws of any state of the United States

House Bill No. 1192, entitled:

An Act imposing a State tax on gasoline sold in this Commonwealth except for the purpose of resale providing for the collection thereof providing for the distribution and use of the revenues derived from said tax making an appropriation and fixing penalties

House Bill No. 1193, entitled:

An Act empowering clerks designated by the board for the assessment and revision of taxes in counties of the second class to administer oaths and affirmations

House Bill No. 1195, entitled:

An Act to commemorate the memory of Thaddeus Stevens by designating one of the educational buildings to be erected in the capital park as "The Thaddeus Stevens Educational Memorial" and constituting a commission to prepare a pamphlet dealing with the life and the speeches of Thaddeus Stevens to be distributed to the public schools

House Bill No. 1197, entitled:

An Act to amend section five hundred and eighty-five of an act approved July fourteenth one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 1198, entitled:

An Act to amend an act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred sixty-four) entitled "An act authorizing suits brought to recover in case of accidents in this Commonwealth in courts of common pleas to be certified to the Workmen's Compensation Board when discovered that the suit has been brought wrongfully" extending the provisions of said act to suits brought after the passage of said act and prior to the passage of this amendment

House Bill No. 1202, entitled:

An Act to repeal an act approved the seventeenth day of March one thousand eight hundred and sixty-eight (Pamphlet Laws three hundred and forty-two) entitled "An act relating to the collection of State and county taxes in the county of Montgomery"

House Bill No. 1203, entitled:

An Act to repeal an act approved the twenty-third day of March one thousand eight hundred and sixty-five (Pamphlet Laws six hundred and thirty-four) entitled "An act relating to the compensation of the county treasurers of Montgomery and Berks counties"

House Bill No. 1204, entitled:

An Act to amend section two of an act approved the twenty-eighth day of March one thousand eight hundred and ninety-five (Pamphlet Laws thirty) entitled "An act granting an annuity to William W. Snowden of Elizabeth Allegheny county Pennsylvania late a private in Company I Fourteenth Regiment National Guard of Pennsylvania"

House Bill No. 1208, entitled:

An Act making an appropriation to the Messiah Orphanage of Monanghan township York county Pennsylvania

House Bill No. 1209, entitled:

An Act providing for the better management of the jails or county prisons in the several counties of this Commonwealth of the third and fourth classes by creating in such counties a board to be known by the name and style of inspectors of the jail or county prison with authority to appoint a warden of such prison and by vesting in said board and the officers appointed by it the safe-keeping discipline and employment of prisoners and the government and management of said jails or county prisons

House Bill No. 1212, entitled:

An Act to amend section twelve article one chapter eight of an act approved the fourteenth day of May one thousand nine hundred fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

House Bill No. 1213, entitled:

An Act to amend the act approved the sixteenth day of April one thousand eight hundred and seventy-five (Pamphlet Laws fifty-four) entitled "An act to provide for appeals in cases where the county commissioners and auditors have failed or shall hereafter fail to fix compensation of county treasurers and to repeal an act entitled 'A supplement to an act relating to county treasurers passed the fifteenth day of April one thousand eight hundred and thirty-four' approved the eighteenth day of April one thousand eight hundred and seventy-four in regard to the compensation of county treasurer" by providing for appeals by the county treasurer in cases where the county commissioners and auditors have fixed the compensation of the county treasurer

House Bill No. 1217, entitled:

An Act to amend the act approved the twenty-sixth day of June one thousand eight hundred and seventy-three (Pamphlet Laws one thousand eight hundred and seventy-four page three hundred and thirty-two) entitled "An act to regulate the commission or license fee to be paid by auctioneers" by exempting auctioneers selling only live stock and farm implements from the provisions of the act

House Bill No. 1220, entitled:

A Supplement to the act of June first one thousand nine hundred and eleven (Pamphlet Laws five hundred and ninety-nine) entitled "An act authorizing the Insurance Commissioner to proceed against and take possession of any insolvent or delinquent company order or association transaction any class of insurance and prescribing the method by which such insolvent or delinquent companies orders or associations shall be dissolve and liquidated" directing the deposit and keeping of any moneys or funds which shall come into the possession of the Insurance Commissioner or his deputies while liquidating the business of any insurance company under the authority of said act

House Bill No. 1225, entitled:

An Act to amend sections one hundred one one hundred sixteen as amended one hundred seventeen two hundred twelve as amended and three hundred one as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or

may be inconsistent therewith" and providing for the creation of union school districts and the government thereof by adding article one sections one hundred twenty-seven one hundred twenty-eight one hundred twenty-nine and one hundred thirty

House Bill No. 1237, entitled:

An Act amending an act approved the thirteenth day of May one thousand eight hundred and eighty-seven entitled "An act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" by prohibiting the manufacture sale offering for sale transportation importation exportation furnishing or possession for beverage purposes of anything determined and found to be intoxicating by Act of Congress passed pursuant to and in the enforcement of the Constitution of the United States of America and by restraining and regulating the sale of vinous spirituous malt or brewed liquors or any admixtures thereof fit for beverage purposes other than such as are from time to time determined and found to be intoxicating by any such Act of Congress

House Bill No. 1243, entitled:

An Act to further amend section twenty of an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred and forty-four) entitled "An act providing for original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" as amended providing for the vacation or abandoning of condemned turnpikes

House Bill No. 1245, entitled:

An Act fixing the number and salaries of the officers and employes in the Department of Mines

House Bill No. 1247, entitled:

An Act to amend section twenty-six of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and sixty-two) entitled "An act providing for the creation and administration of a State fund for the insurance of compensation for injuries to employees of subscribers thereto declaring false oaths by the subscribers to be misdemeanors and providing penalties for the violation thereof" as amended

House Bill No. 1250, entitled:

An Act providing for licensing drivers of taxicabs and passenger motor vehicles for hire by cities boroughs and townships prescribing the method of securing such licenses and the right of the proper authorities of cities boroughs and townships to inquire into the moral character and general fitness of all applicants for such licenses prohibiting all persons from engaging in the business of driving taxicabs and passenger motor vehicles for hire without first having obtained such license and providing penalties for violation of this act

House Bill No. 1251, entitled:

An Act to add sections one hundred and twenty-seven and one hundred and twenty-eight to and to amend section five hundred and two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 1253, entitled:

An Act to provide for the care training and maintenance of certain children by the several counties authorizing the county commissioners to establish and maintain separate or joint county industrial homes for such purposes requiring poor authorities to place children of certain age with families or in institutions providing for the care and maintenance of certain children in such homes at the expense of the parents and prohibiting the receiving and detaining of children in almshouses and poor houses and validating similar acts heretofore performed by the commissioners of the several counties

House Bill No. 1254, entitled:

An Act making a deficiency appropriation to the trustees of the state Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania

House Bill No. 1255, entitled:

An Act making an appropriation to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania

House Bill No. 1258, entitled:

An Act to amend an act approved the ninth day of May one thousand nine hundred and thirteen (Pamphlet Laws one hundred and ninety-eight) entitled "An act prohibiting the furnishing by gift sale or otherwise of cigarettes or cigarette paper to minors requiring minors to divulge where and from whom cigarettes or cigarette paper have been obtained and providing penalties for violation of this act" providing for the punishment of first and second offenses by summary conviction and fine

House Bill No. 1259, entitled:

An Act providing for the licensing and registration by the Dental Council of certain persons to practice dentistry

House Bill No. 1261, entitled:

An Act to amend sections two three and four of an act approved the third day of May Anno Domini one thousand nine hundred and nine (Pamphlet Laws three hundred and ninety-five) entitled "An act regulating the sale of concentrated commercial feeding-stuffs also of condimental stock and poultry-food and patented proprietary or trade-mark stock and poultry-food possessing nutritive value combined with medicinal properties defining concentrated commercial feeding-stuffs prohibiting the adulteration of any feeding-stuff sold offered or exposed for sale in this State with oat-hulls ground corn cobs flax plany refuse elevator chaff cotton-seed hulls ground corn stalks rice hulls peanut hulls weed seeds or other similar adulterants providing for the collection of samples and annalysis thereof by the Department of Agriculture and the publication of information concerning the same providing also for the expenses of the enforcement of the law fixing penalties for its violation and repealing act number two hundred and eleven (Pamphlet Laws one thousand nine hundred and seven page two hundred and seventy-three) entitled "An act regulating the sale of wheat rye corn and buckwheat-bran and middlings or any admixture thereof et cetera approved the twenty-eighth day of May one thousand nine hundred and seven" by enlarging the scope of the term "concentrated commercial feeding-stuffs" and providing for the collection of license fees for the sale thereof and by including certain other substances as adulterants

House Bill No. 1262, entitled:

An Act to amend section one of an act approved the thirtieth day of March one thousand nine hundred and seventeen (Appropriation Acts page sixteen) entitled "An act making an appropriation for the purpose of continuing and maintaining schools among the Cornplanter Indians of Warren county" as amended

House Bill No. 1264, entitled:

An Act to amend an act approved the twenty-first day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand fifty-seven) entitled "An act to amend section one and to supplement an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and two) entitled "An act providing for the appointment and expenses of a commission of five persons to codify and revise the law relating to banks private bankers and trust companies doing business within this Commonwealth and making an appropriation extending the powers and duties of the commission so as to include the codification and revision of the law relating to all corporations persons partnerships and associations under the supervision of the Banking Department and making an appropriation" extending said commission for a further period of two years conferring additional power upon such commission and making an appropriation

House Bill No. 1265, entitled:

An Act making an appropriation to pay the deficiency in the care treatment removal and maintenance of the indigent insane for the two years ending May thirty-first one thousand nine hundred and nineteen

House Bill No. 1267, entitled:

An Act making an appropriation to pay for the care treatment removal and maintenance of the indigent insane for two years ending the thirty-first day of May one thousand nine hundred and twenty-three

House Bill No. 1271, entitled:

An Act to amend clause (b) of section five of an act approved the twenty-first day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred and nine) entitled "An act relating to the organization maintenance and operation of the Banking Department and the scope of its supervi-

sion and control over corporations partnerships unincorporated associations and individuals and the assets and liabilities thereof providing penalties for the enforcement of its provisions and repealing certain acts"

House Bill No. 1278, entitled:

An Act to amend an act approved the twenty-fourth day of May one thousand eight hundred and eighty-seven (Pamphlet Laws one hundred and eighty-two) entitled "An act to authorize the councils of the cities of the first class of the Commonwealth to appropriate annually a sum not exceeding five hundred dollars for the support and maintenance of each company of the National Guard using and occupying an armory building room or quarters within said cities in addition to the annual appropriation by the Legislature" fixing the amounts which may be appropriated by cities of the first second and third classes to companies troops and similar units of the National Guard and extending the provisions of said act to counties

House Bill No. 1279, entitled:

An Act to prevent the laying out opening changing vacating widening or altering by court of quarter sessions of a road any part of which lies within a township of the first class without the consent and approval of the Board of Township Commissioners

House Bill No. 1285, entitled:

An Act to amend sections six and seven of the act approved the third day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred and sixty-six) entitled "An act reorganizing the Department of State Police creating therein a bureau of Fire Protection providing for a State Police Force and defining the powers and duties of the same including the enforcement of laws relating to game fish forestry and water supply and certain other laws and including the collection of information useful for the detection of crime and the apprehension of criminals providing for the equipment maintenance and transportation of such police providing for barracks and substations therefor and prescribing penalties"

House Bill No. 1286, entitled:

An Act to further amend an act entitled "An act to authorize and provide for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum for restraint care and treatment" approved April sixteen Anno Domini one thousand nine hundred and three as amended by an act approved May twenty-eight one thousand nine hundred and seven entitled "An act to amend an act entitled "An act to authorize and provide for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum for restraint care and treatment approved April sixteen Anno Domini one thousand nine hundred and three providing for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum for restraint care and treatment by the court of quarter sessions providing for the payment of the cost and expense of care and treatment of indigent inebriates by the county from which the inebriate is committed and that the overhead charges shall be paid by the State when the inebriate is committed to a public State institution

House Bill No. 1287, entitled:

An Act imposing a State tax on anthracite coal providing for the assessment and collection thereof and providing penalties for the violation of this act

House Bill No. 1290, entitled:

An Act appropriating to the Department of Health any moneys to be received from the United States Government in the promotion of sanitation public health and health education the protection and care of maternity infancy and old age and the prevention treatment and cure of disease

House Bill No. 1291, entitled:

An Act reorganizing the Adjutant General's Department designating the officers and employes thereof and fixing the salaries of each

House Bill No. 1292, entitled:

An Act authorizing the Adjutant General to erect construct complete and equip a building on the arsenal grounds at Harrisburg for use as a garage and machine shop and to grade and terrace the ground in connection therewith providing for the letting of contracts therefor and making an appropriation

House Bill No. 1293, entitled:

An Act to amend section one thousand four hundred and two of an act approved the eighteenth day of May Anno Domini one thousand nine hundred and eleven entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" so far as to insure school privileges to certain dependent children of the Commonwealth

House Bill No. 1296, entitled:

A Joint Resolution providing for the continuation of the commission appointed in accordance with the provisions of a joint resolution approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws eleven hundred and eighty-eight) entitled "A joint resolution providing for a commission to submit a revised penal code of Pennsylvania and making an appropriation for the expenses of the commission" authorizing said commission to revise collate and digest all the acts and parts of acts relating to criminal procedure

House Bill No. 1298, entitled:

An Act relating to weak-minded persons and lunatics providing that service of process may be made upon next of kin of such person and lunatics in the discretion of the court and that such next of kin may be added as parties in all court proceedings in which such weak-minded persons or lunatics are parties or concerned and permitting blood relatives of such persons or lunatics to intervene as such in pending and future proceedings where weak-minded persons or lunatics are parties or concerned and repealing all inconsistent acts or parts of acts

House Bill No. 1305, entitled:

An Act making it unlawful to interfere or attempt to interfere with persons about to procure marriage licenses or to influence or attempt to influence such persons to go to certain officers for such purposes

House Bill No. 1307, entitled:

An Act to amend section eighteen article one chapter seven of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" as amended

House Bill No. 1308, entitled:

An Act to amend clause twenty-four of section two of an act approved the third day of April one thousand eight hundred and fifty-one (Pamphlet Laws three hundred and twenty) entitled "An act regulating boroughs" as amended authorizing the boroughs to increase the rate of taxation for general borough purposes

House Bill No. 1309, entitled:

An Act designating employees of the Insurance Department and fixing their compensation

House Bill No. 1313, entitled:

An Act making an appropriation to carry out the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-five) entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agricultural associations and regulating the payment thereof"

House Bill No. 1320, entitled:

An Act to amend section one of an act approved the thirteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and eighty-six) entitled "An act to provide for the health safety and welfare of minors by forbidding their employment or work in certain establishments and occupations and under certain specified ages by restricting their hours of labor and regulating certain conditions of their employment by requiring employment certificates for certain minors and prescribing the kinds thereof and the rules for the issuance reissuance filing return and recording of the same by providing that the Industrial Board shall under certain conditions determine and declare whether certain occupations are within the prohibitions of this act requiring that certain minors shall during the period of their employment attend certain schools to be established as therein provided and to be approved by the State Superintendent of Public Instruction and regulating the conditions of such attendance authorizing the State Board of Education in certain cases to appoint attendance officers to aid in enforcing the provisions of this act and creating the salary and expenses of such officers a charge against the school district wherein they are employed requiring certain abstracts and notices to be posted providing for the enforcement of this act by the Commissioner of Labor and Industry the attendance officers of school districts and police officers and defining the procedure in prosecutions thereunder and establishing certain presumptions in relation thereto providing penalties for the violation of the provisions thereof and repealing all acts or parts of acts inconsistent therewith" exempting from the operation of the act minors employed on the Stage of theaters with the approval of the Industry Board of the Department of Labor and Industry

House Bill No. 1322, entitled:

An Act making an appropriation to the Penn Asylum for Indigent Widows and Single Women Philadelphia Pennsylvania

House Bill No. 1323, entitled:

An Act to amend section two of an act approved the twenty-fifth day of April one thousand nine hundred and three (Pamphlet Laws three hundred and four) entitled "An act to further regulate the construction maintenance and inspection of buildings and party walls in cities of the first class"

House Bill No. 1325, entitled:

An Act providing for the organization government discipline maintenance and regulation of the armed land forces of this Commonwealth

House Bill No. 1327, entitled:

An Act making an appropriation to the Evangelical Home for the Aged at Philadelphia

House Bill No. 1329, entitled:

An Act to amend the act approved the twelfth day of June one thousand eight hundred and seventy-eight (Pamphlet Laws two hundred and six) entitled "An act authorizing the State Treasurer to refund collateral inheritance tax heretofore paid or that may hereafter be paid in error" by providing for the refunding by the State Treasurer of collateral direct or transfer inheritance tax heretofore paid or that may hereafter be paid on the estate or property of a person erroneously adjudged dead

House Bill No. 1330, entitled:

An Act to amend section eleven of an act approved the twelfth day of July nineteen hundred and nineteen entitled "An act authorizing stock corporations other than building and loan associations and corporations authorized by law to transact a banking or insurance business to make provision upon formation reorganization merger or consolidation for the issue of either or both preferred or common shares without nominal or par value regulating the same and such corporations and prescribing the method of determining the number of shares and capital of corporations issuing shares in such manner" by providing that no bonus shall be required to be paid under the laws of this Commonwealth upon the stock of a corporation issued to acquire property of which an existing corporation is obliged to divest itself in order to comply with any law of this Commonwealth or to enable it to exercise any rights otherwise conferred on it by any law of this Commonwealth and providing further that no bonus shall be required to be paid under the law of this Commonwealth in cases of reorganization merger or consolidation in connection with which all certificates of capital stock with nominal or par value are fully surrendered by the share-holders of the corporation in process of reorganization or of the two or more corporations in process of merger or consolidation and in exchange therefor the aforesaid shareholders receive without other consideration or the paying in of additional capital assets a like or a lesser or a greater number of shares without nominal or par value

House Bill No. 1331, entitled:

An Act relating to the payment of bonus upon the capital stock of corporations issued to acquire properties or stock of existing corporations where the amount of corporate property in the Commonwealth is not increased but where a change of ownership is affected

House Bill No. 1332, entitled:

An Act providing for and regulating the maintenance and government of a children's home in each county of the fourth fifth sixth seventh and eighth classes of the State for indigent orphans for incorrigible indigent dependent and neglected children under sixteen years of age and providing for their commitment thereto

House Bill No. 1333, entitled:

An Act to provide for the payment of moneys to school districts the taxes of which are reduced by the acquisition of lands and property by the Commonwealth for the conservation of water and to prevent conditions

House Bill No. 1334, entitled:

An Act to repeal section two of an act entitled "An act for the protection of the public health by providing that persons firms or corporations who are operating or conducting hotels restaurants dining cars or other eating places in this Commonwealth shall not employ or keep in their employ as cooks waiters kitchen help chambermaids or other house servants any person or persons who are suffering from trachoma active tuberculosis of the lungs open skin tuberculosis syphilis gonorrhea open external cancer or barber's itch or who are carriers of typhoid fever and further providing that no dishes receptacles or utensils used in eating or drinking shall be furnished to patrons or customers if any such public eating place unless the same have been thoroughly cleansed since used by another individual and further providing that no towels shall be furnished in any washroom in connection with any such public eating place unless such towels be laundered or discharged after each individual use and further providing that no common drinking cups shall be furnished at any public drinking place operated in connection with any such public

eating place and providing penalties for violations of the provisions of this act" approved May twenty-eight one thousand nine hundred and fifteen (Pamphlet Laws six hundred and forty-two)

House Bill No. 1336, entitled:

A Supplement to an act approved the eighteenth day of July one thousand nine hundred and nineteen (Appropriation Acts page two hundred and twenty-nine number three hundred and eighty-two A) entitled "An act authorizing the appointment of a commission to supervise the revising amending and consolidating and simplifying of the laws relating to the assessment levy and collection of taxes for local purposes prescribing the power and duties of such commission imposing certain duties on the Legislative Reference Bureau and making an appropriation" continuing the commission appointed under the provisions of said act for a further period of two years providing for the appointment of additional members on said commission and making an appropriation

House Bill No. 1338, entitled:

An Act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled "An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day"

House Bill No. 1340, entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" authorizing boroughs to define and punish disorderly conduct

House Bill No. 1341, entitled:

An Act to amend section one of an act approved the eighth day of April one thousand eight hundred sixty-seven (Pamphlet Laws fifty) entitled "An act to permit disabled soldiers to peddle by procuring a license therefor without charge" as amended

House Bill No. 1344, entitled:

An Act to amend an act approved the twenty-fourth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and ninety-nine) entitled "An act to amend section one of an act approved the twenty-first day of March one thousand nine hundred and seven entitled 'An act authorizing the county commissioners of the several counties or the town councils of the several boroughs of this Commonwealth or both to appropriate annually a sufficient sum of money to each post of the Grand Army of the Republic in their respective counties or boroughs to aid in defraying the expenses of Memorial Day' as amended by requiring the commissioners to make appropriations also to Memorial Day or similar organizations where there was heretofore an established post"

House Bill No. 1345, entitled:

An Act providing for the reimbursement of counties by boroughs and townships when the county has contracted with the State Highway Department for the payment of both the county's and the borough's or township's share of the cost of constructing or improving a State or State-aid highway authorizing counties to so contract empowering boroughs and townships to incur indebtedness therefor and authorizing an assessment of the borough's share on the abutting property

House Bill No. 1346, entitled:

An Act to amend section nine of article seven chapter six of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" by adding thereto sub-section eight providing that the borough's share of the cost of construction and improvement of streets or highways in boroughs which are built or improved jointly by the borough and the county the borough and State or borough county and State may be assessed against the abutting property owners

House Bill No. 1347, entitled:

An Act making an appropriation to the Water Supply Commission for the purpose of building and constructing a retaining wall or dike along the Delaware river at Lackawaxen Pike county

House Bill No. 1348, entitled:

An Act fixing the salaries of the chief clerk who is also the secretary of the Board of Pardons and of the superintendent of the Election and Legislative Bureau in the Department of the Secretary of the Commonwealth

House Bill No. 1349, entitled:

An Act making an appropriation to the Salvation Army Social Settlement and Day Nursery of Fernando street Pittsburgh Pennsylvania

House Bill No. 1350, entitled:

An Act to increase the pay of jurors and witnesses in this Commonwealth

House Bill No. 1351, entitled:

An Act authorizing and empowering the several counties of this Commonwealth to reimburse and pay highway contractors under road construction contracts entered into between said counties and such contractors approved by the State Highway Department prior to the order of the Interstate Commerce Commission of the United States of America of the twenty-ninth day of July one thousand nine hundred and twenty increasing railroad freight rates the additional amount of freight charges required to be paid by such contractors by reason of such increase in rates

House Bill No. 1354, entitled:

A Supplement to the act approved the twenty-third day of June one thousand eight hundred and eighty-five (Pamphlet Laws one hundred and forty-six) entitled "An act relating to marriage licenses providing for officers herein indicated to issue licenses for parties to marry" imposing an additional license fee for the use of the Commonwealth

House Bill No. 1356, entitled:

An Act to appropriate and re-appropriate to the Water Supply Commission moneys for the purpose of continuing the work of deepening widening and improving French Creek in Crawford county commenced under the provisions of the act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-one) entitled "An act providing for the deepening widening and improvement of French Creek in Crawford county vesting certain powers in the Water Supply Commission including the taking of land and materials by eminent domain and making an appropriation"

House Bill No. 1358, entitled:

An Act making an appropriation to the Providence General Hospital of Philadelphia Philadelphia county Pennsylvania

House Bill No. 1359, entitled:

An Act authorizing certain heads of departments of the State government to increase the compensation of employees and prescribing a limit to said increase

House Bill No. 1362, entitled:

An Act making an appropriation to the Home for Widows and Single Women of Lebanon and Lebanon county

House Bill No. 1363, entitled:

An Act providing for placement training in the several departments bureaus boards divisions and commissions of the State Government of disabled soldiers sailors and marines

House Bill No. 1364, entitled:

An Act making an appropriation to the Coleman Industrial Home for Colored Boys Pittsburgh Pennsylvania

House Bill No. 1366, entitled:

An Act to amend section one of the act approved the eighteenth day of July Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws one thousand and sixty-one) entitled "An act to fix the salaries of the supervising inspectors of the second grade and of the chief of the Bureau of Mediation and Arbitration in the Department of Labor and Industry"

House Bill No. 1367, entitled:

An Act to amend sections one thousand four hundred sixteen and one thousand four hundred thirty-one of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof of providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 1370, entitled:

An Act regulating the manner of making returns by election officers in the case of elections upon the increase of indebtedness of cities boroughs townships school districts poor districts and other municipal or incorporated districts prescribing the duties and powers of the clerk of court of quarter sessions and

of the court of quarter sessions in connection with such returns and the count computation and recount of the vote prescribing the duties and powers of said court in any instance of fraud illegality or error in such election or return thereof prescribing the powers of such court over the election officers

House Bill No. 1377, entitled:

An Act to amend sections one thousand seven hundred one one thousand seven hundred four one thousand seven hundred five and one thousand seven hundred eleven of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 1382, entitled:

An Act permitting certain domestic mutual fire insurance companies to issue cash premium policies without assessment liability and providing for the distribution and escheat of the surplus of certain domestic mutual fire insurance companies in event of dissolution

House Bill No. 1384, entitled:

An Act to provide for the payment to Philadelphia county of moneys with interest thereon advanced for the payment of expenses incident to the conduct of primary elections in the said county of Philadelphia and making an appropriation therefor

House Bill No. 1385, entitled:

A Supplement to an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" extending the charters of certain corporations

House Bill No. 1407, entitled:

An Act to amend section one of an act approved the twenty-first day of March one thousand nine hundred seven (Pamphlet Laws twenty-two) entitled "An act authorizing the county commissioners of the several counties or the town councils of the several boroughs of this Commonwealth or both to appropriate annually a sufficient sum of money to each post of the Grand Army of the Republic in their respective counties or boroughs to aid in defraying the expenses of Memorial Day" as amended authorizing county commissioners to make additional appropriations for Memorial Day purposes

House Bill No. 1410, entitled:

An Act authorizing the county commissioners of counties of the second class within this Commonwealth to appropriate and pay out the treasury of such county a sum not exceeding the sum of two thousand five hundred dollars for a national conference on city planning that may be held in such county during the year one thousand nine hundred and twenty-one

House Bill No. 1411, entitled:

An Act making an appropriation to the Philadelphia College of Pharmacy Philadelphia Pennsylvania

House Bill No. 1412, entitled:

An Act to amend sections one and two of the act approved the twenty-third day of April one thousand nine hundred and nine (Pamphlet Laws one hundred and fifty-one) entitled "An act providing that the offices of justice of the peace and notary public shall not be incompatible" by providing also that the offices of magistrate and alderman shall not be incompatible with the office of notary public

House Bill No. 1431, entitled:

An Act to regulate the drilling operating and abandoning of oil and gas wells and providing a penalty for violation of the provisions of this act

House Bill No. 1437, entitled:

An Act to amend an act entitled "An act relating to the maintenance of insane feeble-minded and other persons confined in the various institutions of the Commonwealth fixing liability for their support providing for the collection of the moneys due the Commonwealth therefor and for proceedings relating thereto" approved the first day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws six hundred sixty-one)

House Bill No. 1339, entitled:

An Act to amend section three of an act approved the fourteenth day of June one thousand eight hundred eighty-seven (Pamphlet Laws three hundred eighty-three) entitled "An act to provide for the incorporation and regulation of companies

not for profit organized for the encouragement of the arts and sciences and of agriculture and horticulture and to confer upon such companies the right of eminent domain" as amended enabling said corporations to increase their bonded indebtedness

House Bill No. 1444, entitled:

An Act authorizing the State Forest Commission to exchange or sell certain portions of the State Forest Land and providing for the procedure

House Bill No. 1464, entitled:

An Act to amend sections five hundred and eighty-five and five hundred and eighty-seven of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 1465, entitled:

An Act making an appropriation to pay the claim of M. D. Jacobs against the Commonwealth of Pennsylvania for services heretofore rendered and materials heretofore furnished in disposing of the bodies of indigent patients who died at the Mount Alto State Sanatorium

House Bill No. 1469, entitled:

An Act to amend section fourteen clause three of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties

House Bill No. 1474, entitled:

An Act to provide for priority of commission and succession to the office of president judge where two or more judges not in commission are elected at the same time in the same court of any judicial district

House Bill No. 1475, entitled:

An Act making an appropriation to the Home for the Aged located at one thousand eight hundred nine Mount Vernon street Philadelphia Pennsylvania

House Bill No. 1478, entitled:

An Act to amend section two hundred sixteen three hundred twenty-three one thousand one hundred forty-five one thousand four hundred eight of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 1482, entitled:

An Act to amend part of section one of the act approved the eleventh day of July one thousand nine hundred and one (Pamphlet Laws six hundred and sixty-three) entitled "An act to regulate and establish the fees to be charged by sheriffs in this Commonwealth and to provide for the taxation and collection of the same" as amended

House Bill No. 1491, entitled:

An Act providing a bonus for the residents of this Commonwealth who served in the military or naval forces of the United States during the world war creating a soldiers' bonus commission and prescribing its powers and duties and making an appropriation

House Bill No. 1493, entitled:

An Act providing for the taking over of the Wyoming Valley Memorial Park as a State park and providing for the regulation thereof

House Bill No. 1494, entitled:

An Act making an appropriation to the Stetson Hospital of Philadelphia Pennsylvania

House Bill No. 1495, entitled:

A Joint Resolution proposing an amendment to article nine section one of the Constitution of the Commonwealth of Pennsylvania so as to permit the exemption from taxation of real and personal property owned occupied or used by any branch

or post or camp of the Grand Army of the Republic the Spanish-American war veterans the American Legion the Veterans of Foreign Wars and the Military Order of the Loyal Legion of the United States

House Bill No. 1502, entitled:

An Act to supplement an act entitled "An act authorizing the erection and construction by counties of memorial halls in memory of the soldiers sailors and marines of such counties providing for an election to determine whether such halls shall be erected providing for the purchase and condemnation of property for such purposes regulating the use of such halls and providing for the maintenance and care of the same by a board of control at the expense of the county" approved the seventeenth day of March one thousand nine hundred and twenty-one

House Bill No. 1505, entitled:

An Act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs by the Secretary of Agriculture providing for the enumeration of dogs by assessors regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done to livestock and poultry by dogs and for the illegal killing of licensed dogs and the payment of such damages by the Commonwealth imposing powers and duties on certain State county city borough town and township officers and employes directing the payment of all monies collected into the State Treasury and making an appropriation thereof and providing penalties

House Bill No. 1508, entitled:

An Act to amend section one thousand three hundred sixteen as amended and section one thousand three hundred seventeen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are of may be inconsistent therewith"

House Bill No. 1513, entitled:

An Act to amend the act approved the eleventh day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred and eighteen) entitled "An act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done by dogs and payment thereof by the proper county to the owners of livestock and poultry and of damages to licensed dogs imposing powers and duties on certain State county city borough town and township officers and employes and on city councils of cities of the first and second classes and providing penalties" providing for the issuing of licenses by the clerk of the court of quarter sessions instead of the county treasurer and fixing his fees

House Bill No. 1514, entitled:

An Act to amend section two hundred and seven of the act approved the eighteenth day of May one thousand nine hundred and eleven) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

ADJOURNMENT SINE DIE.

The PRESIDENT. This being the day and hour fixed by concurrent resolution for the final adjournment, and the hour of twelve o'clock noon having arrived, I hereby declare the Senate adjourned sine die.

HOUSE OF REPRESENTATIVES

THURSDAY, April 28, 1921.

The House met at 10 o'clock A. M.

The SPEAKER (Samuel A. Whitaker) in the Chair.

PRAYER.

The Chaplain, Rev. W. H. Feldman, offered the following prayer:

O Thou who are the beginning and the end, in whose presence we stood as this session of the Legislature opened, we are here now at the close, and we come before Thee with gratitude for the blessings that Thou hast showered down upon us; mindful that one out of the midst of this body was taken before Thine august presence, otherwise Thou hast favored with life and health and strength the members of this body. We beseech Thee this last day as we stand in Thy presence that we may be judged by Thee, and Thou hast the right at all times to judge, so that we shall deal charitably with each other. May each one look and see how well he has met that pledge which he made before Thee and this Commonwealth, and may each and every one be so satisfied in his mind that he has done that which is pleasing in Thy sight, that he can see Thy favor and accept Thy blessing. Wherever passion has prevailed, temper it with Thy spirit; where there has been misunderstanding, may there be reflection; where there has been a difference, may kindness overrule all things, and may Thy blessing go with the members of this House as they separate and go to their homes. Amen.

JOURNAL APPROVED.

The SPEAKER. The Clerk will read the Journal of yesterday's proceedings.

The Clerk proceeded to read the Journal of yesterday's proceedings, when, on the motion of Mr. Dunn, the further reading was dispensed with and the Journal was approved.

BILL ON FINAL PASSAGE.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1282, (Senate Bill No. 462), as follows:

An Act to provide separate accommodations for women jurors at the several court houses and providing that the separation of jurors in certain cases shall not work mistrials

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That on and after the first day of January one thousand nine hundred and twenty-two in each county of the Commonwealth there shall be provided and maintained a separate room or rooms at or adjoining the court house upon order of the court for the comfort accommodation and convenience of women jurors and such rooms shall be provided with suitable furniture for the use of women jurors who may be serving upon juries unable to bring in verdicts upon the day in which the case was placed in their hands These rooms shall also be equipped with mirrors toilets beds and other conveniences necessary to provide for the safety comfort and convenience of the occupants thereof No separation for rest or sleep of men and women serving upon any jury shall work a mistrial in any civil or criminal case if such jury is at all times in charge of a tipstaff

Section 2 The duty of carrying out the provisions of this act (made necessary by the passage of the Nineteenth Federal Amendment granting equal suffrage to women twenty-one years of age or over) is imposed upon the county commissioners and the expenses thereof shall be paid from the funds of the respective counties

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—143.

Alexander,	Edmonds,	Kohler,	Rieder,
Allum,	Elgin,	Kooser,	Roman,
Armstrong,	Evans,	Krause,	Ruddy,
Aston,	Feldman,	Krugh,	Ruth,
Baker,	Finney,	Lafferty,	Schaeffer,
Barnhart,	Fitzgibbon,	Leeds,	Schwartz,
Beaver,	Fowler,	Lewis,	Sieg,
Bell,	Franklin,	Long,	Shaffer,
Blair,	Gearhart,	Love,	Shinclair,
Blumberg,	Gelder,	McBride,	Smink,
Brady,	Gibbon,	McCaig,	Smith, H. J.,
Breneman,	Glass,	McCann,	Smith, H.,
Brooks,	Golder,	McCarthy,	Smith, J. W.,
Brown, F. B.,	Goodnough,	McCurdy,	Smith, L.,
Burns,	Green,	McGowan,	Soffel,
Campbell,	Hagerty,	McHugh,	Sowers,
Catlin,	Haldeman,	McKin,	Sprows,
Chaplin,	Harding,	McKnight,	Stackhouse,
Clifton,	Harry,	McOwen,	Stark,
Comer,	Haslett,	McVicar,	Steedle,
Conner,	Haws,	Mangan,	Stevens,
Cook,	Heffernan,	Marcus, J.,	Stewart,
Craig, J. O.,	Henderson, E.,	Marcus, J. C.,	Thomas,
Cratty,	Henderson, W.,	Michel,	Van Alen,
Curran,	Hess,	Millar, A.,	Walker, G. T.,
Curry,	Hetrick,	Millar, A. S. C.,	Walker, J. A.,

Davis,
Dawson,
DeHaas,
Denning,
Dewey, P. H.,
Diehm,
Dilsheimer,
Dithrich,
Drinkhouse,
Dunn,
Eaches,

Hoffman, M. R.,
Hoover,
Horne,
Hough,
Huston,
Jones, D. J.,
Jordan,
Kantner,
Kecne,
Kinsman,
Miller, C.,
Miller, D. I.,
Miller, D. D.,
Miller, H. F.,
Morris,
Orr,
Phillips,
Posey,
Quigley,
Richards,

Wells,
Wettach,
Whitehouse,
Whiteman,
Williams,
Wolfe,
Wood,
Zook,
Whitaker,
Speaker.

YAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

QUESTION OF PERSONAL PRIVILEGE.

Mr. McMULLEN. Mr. Speaker, I rise to a question of personal privilege.

The SPEAKER. The gentleman will state his question of personal privilege.

Mr. McMULLEN. Mr. Speaker, if it is at all possible, I would like to be recorded at this late date as voting against the repeal of the Full Crew Law.

Mr. JAMES A. WALKER. Mr. Speaker, I move that this privilege be granted to the gentleman from Northumberland.

Mr. FOWLER. Mr. Speaker, I second the motion.

The motion was agreed to.

The SPEAKER. The gentleman from Northumberland, Mr. McMullen, in accordance with the motion just passed, will be recorded as voting in the negative on this bill.

BILL ON FINAL PASSAGE.

Agreeably to order.

The House proceeded to the consideration on final passage of House Bill No. 345, as follows:—

An Act making an appropriation for the payment of the expenses required by an act approved the twenty-fifth day of May one thousand eight hundred and eighty-nine entitled "An act to provide for the continuance of the education and maintenance of the destitute orphans of deceased soldiers sailors and marines and the destitute children of permanently disabled soldiers sailors and marines of the State" and its amendments and supplements

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the sum of three hundred and four thousand dollars (\$304,000) or so much thereof as may be necessary be and the same is hereby specifically appropriated to the Commission of Soldiers' Orphans Schools for the two fiscal years beginning June first one thousand nine hundred and twenty-one for the following purposes

For the payment of the salaries of the clerks for two years the sum of six thousand dollars (\$6,000) or so much thereof as may be necessary

For the payment of postage telegrams expressage transferring of pupils funeral expenses relief and expenses of the commission for two years the sum of three thousand dollars (\$3,000) or so much thereof as may be necessary

For the maintenance and education including a complete line of clothing for the two fiscal years of the destitute orphans of the deceased soldiers sailors and marines and the destitute children of permanently disabled soldiers sailors and marines of the State admitted to the Soldiers' Orphan Industrial School and the necessary incidental repairs to the Soldiers' Orphan Industrial School the sum of two hundred forty-eight thousand dollars (\$248,000) or so much thereof as may be necessary

For necessary repairs and improvements including modern electrical equipment recommended by the State Electrical Inspector the sum of twenty-three thousand dollars (\$23,000) or so much thereof as may be necessary

For the installation of water lines to secure adequate water supply the sum of eight thousand (\$8,000) dollars or so much thereof as may be necessary

For the purchase of livestock farm equipment and additional land the sum of twelve thousand (\$12,000) dollars or so much thereof as may be necessary

For the purchase of transportation equipment four thousand dollars (\$4,000) or so much thereof as may be necessary cost of the Commission of Soldiers' Orphans Schools for the

For the payment of any deficiency existing in the maintenance two fiscal years ending May thirty-first one thousand nine hundred and twenty-one the sum of forty-three thousand dollars (\$43,000) or so much thereof as may be necessary

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—156.

Alexander,
Allum,
Armstrong,
Baker,
Baldi,
Barnhart,
Beaver,
Beckley,
Bell,
Bidelspacher,
Bluet,
Blumberg,
Bower,
Brady,
Brendle,
Bromley,
Brooks,
Burns,
Campbell,
Catlin,
Chaplin,
Clutton,
Comer,
Conner,
Cook,
Craig, J. O.,
Crum,
Curran,
Curry,
Davis,
Dawson,
Denning,
Dewey, C. P.,
Dewey, P. H.,
Diehm,
Dilsheimer,
Dithrich,
Drinkhouse,
Dunlap,

Dunn,
Eaches,
Edmonds,
Ehrhardt,
Elgin,
Evans,
Fitzgibbon,
Fowler,
Fox,
Franklin,
Gearhart,
Gibbon,
Glass,
Goehring,
Golder,
Goodnough,
Goss,
Green,
Hagerty,
Haines,
Hampson,
Harding,
Harry,
Haslett,
Haws,
Hayes,
Heffernan,
Henderson, E.,
Henderson, W.,
Hess,
Hetrick,
Hoffman, J. N.,
Hoover,
Hough,
Jones, D. J.,
Jones, W. W.,
Jordan,
Kantner,
Kelly,

Kinsman,
Kooser,
Krause,
Krugh,
Lafferty,
Leeds,
Lewis,
Love,
McBride,
McCaig,
McCarthy,
McConnell,
Glass,
McHugh,
McKim,
McMullen,
McVicar,
Martin,
Mantz,
Michel,
Millar, A.,
Millar, A. S. C.,
Miller, C.,
Miller, D. I.,
Miller, D. D.,
Miller, H. F.,
Miller, J. J.,
Ogle,
Orr,
Phillips,
Pike,
Quigley,
Rhoads,
Richards,
Rinn,
Roman,
Ruch,
Ruddy,

Ruth,
Schaeffer,
Schilling,
Sieg,
Shafer,
Shannon,
Shellenberger,
Smiley,
Smink,
Smith, H. J.,
Smith, H.,
Smith, J. W.,
Smith, L.,
Soffel,
Sowers,
Sprawls,
Stackhouse,
Stark,
Steedle,
Sterling,
Stewart,
Switzer,
Stevenson,
Thomas,
Van Alen,
Walker, G. T.,
Walker, J. A.,
Weiss,
Wells,
Wettach,
Whiteman,
Williams,
Wolfe,
Wood,
Woodruff,
Zook,
Whitaker,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered that the Clerk present the same to the Senate for concurrence.

SENATE MESSAGE.

APPOINTMENT OF CONFERENCE COMMITTEE ON SENATE BILL NO. 958.

The Clerk of the Senate being introduced, informed that the Senate insists upon its non-concurrence in the amendment made and insisted upon by the House of Representatives to Senate Bill No. 958, entitled:

An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts

and has appointed Messrs. Eyre, Leslie and Vare a Committee of Conference to confer with a similar committee of the House of Representatives (already appointed) on the subject of the differences existing between the two Houses in relation to said bill.

SENATE MESSAGE.

AMENDED SENATE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate Bills numbered and entitled as follows:

Senate Bill No. 953.

An Act to amend section eleven and section thirteen of an act approved the fifteenth day of May one thousand nine hundred fifteen (Pamphlet Laws five hundred thirty-four) entitled "An act relating to motion-picture films reels or stereopticon views or slides providing a system of examination approval and regulation thereof and of the banners posters and other like advertising matters used in connection therewith creating the Board of Censors and providing penalties for the violation of this act"

Senate Bill No. 259.

An Act making unlawful the use of any statement of fact in any advertisement which statement is untrue deceptive or misleading and providing a penalty for any violation of the same

Senate Bill No. 944.

An Act to amend section eight of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and

eleven entitled "An Act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two Deputy State Highway Commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route number as the State Highways of the Commonwealth providing for the improvement maintenance and repair of said State Highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State Highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State Highway and procedure therein providing for work of improvement of State Highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State Highways and State-aid highways and kind of materials to be used in the improvement providing for payment of the cost of improvements and repairs providing penalty for injuring or destroying State Highways making appropriation to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" providing for vacation of abandoned portions of State highway routes

Senate Bill No. 837.

An Act to amend section one thousand one hundred and twenty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Senate Bill No. 742.

An Act authorizing the organization of cooperative banks and defining their powers and duties

Senate Bill No. 641.

An Act to amend section seven of an act entitled "An Act creating a fund for the purpose of rebuilding restoring and replacing buildings structures equipment or other property of the Commonwealth of Pennsylvania damaged or destroyed by fire or other casualty and regulating the placing of insurance thereon and providing penalties for violation of the provisions of this act" approved the fourteenth day of May Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws five hundred twenty-four) by permitting the purchase of policies of boiler insurance

Senate Bill No. 589.

An Act to amend section two article five chapter seven of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Senate Bill No. 377.

An Act amending the act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred seventy) entitled "An act creating a Division of Township Highways in the State Highway Department conferring powers and imposing duties upon officers of the State Highway Department requiring certain duties of clerks of the courts of quarter sessions and providing penalties"

Senate Bill No. 77.

An Act to amend section eleven of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employees retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof

and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

Senate Bill No. 1067.

An Act making an appropriation to the Frederick Douglass Memorial Hospital and Training School of Philadelphia Pennsylvania

Senate Bill No. 1066.

An Act to fix the number of Senators in the General Assembly of the State to apportion the State into Senatorial districts as provided by the Constitution and to regulate the election of and the terms of office of the present and future elected Senators

Senate Bill No. 827.

An Act making an appropriation for use of the Board of Commissioners of Public Grounds and Buildings to carry on the work of completing an office building in Capitol Park

Senate Bill No. 593.

An Act making an appropriation to the trustees of the Homeopathic State Hospital for the Insane at Allentown Pennsylvania

Senate Bill No. 559.

An Act making an appropriation to aid in the erection of a monument at Erie Pennsylvania commemorating the building of the fleet at that place and the conspicuous manner in which it performed its errand at the Battle of Lake Erie

Senate Bill No. 540.

An Act making an appropriation to the Wilkes-Barre City Hospital

Senate Bill No. 508.

A Supplement to an act entitled "An act to establish an asylum for the insane poor of this Commonwealth to be called 'The Pennsylvania State Lunatic Hospital and Union Asylum for the Insane'" approved the fourteenth day of April Anno Domini one thousand eight hundred and forty-five (Pamphlet Laws page four hundred and forty)

Senate Bill No. 436.

An Act making an appropriation to the State Industrial Home for Women at Muncy

Senate Bill No. 390.

An Act making an appropriation to the Pennsylvania Seamen's Friend Society of Philadelphia Pennsylvania

Senate Bill No. 382.

An Act making an appropriation to the Sisters of Charity Saint Catherine's Orphan Asylum of Reading Pennsylvania

Senate Bill No. 380.

An Act making an appropriation to the House of the Good Shepherd in the City of Reading Pennsylvania

Senate Bill No. 357.

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mount Carmel Coal Fields

Senate Bill No. 314.

An Act making an appropriation to the Western Pennsylvania Hospital

Senate Bill No. 307.

An Act making an appropriation to the Hospital of the University of Pennsylvania

Senate Bill No. 306.

An Act making an appropriation to the Medico-Chirurgical Hospital of the University of Pennsylvania

Senate Bill No. 304.

An Act making an appropriation to the Pennsylvania Institution for the Instruction of the Blind

Senate Bill No. 222.

An Act making an appropriation to the Florence Crittenton Home located at one hundred and thirty-nine Queen Street Germantown Philadelphia Pennsylvania

Senate Bill No. 176.

An Act making an appropriation to the Easton Home for Friendless Children at Easton Pennsylvania

Senate Bill No. 151.

An Act making an appropriation to the Society for the Prevention and Cure of Consumption of the city of Scranton popularly known as the West Mountain Sanatorium

Senate Bill No. 140.

An Act making an appropriation to the Taylor Hospital Ridley Park Delaware county Pennsylvania

Senate Bill No. 111.

An Act making an appropriation to the J C Blair Memorial Hospital of Huntingdon Pennsylvania

Senate Bill No. 82.

An Act making an appropriation to the West Philadelphia Hospital for Women in the City of Philadelphia

Senate Bill No. 76.

An Act authorizing the Governor to appoint a commission which with a similar commission of the State of New Jersey is authorized to acquire purchase maintain and operate ice boats on the Delaware River to keep said river open to navigation

Senate Bill No. 70.

An Act making an appropriation to the Robert Packer Hospital

Senate Bill No. 63.

An Act making an appropriation to Saint Luke's Homeopathic Hospital of Philadelphia

Senate Bill No. 45.

An Act making an appropriation to the General Hospital of East Stroudsburg Pennsylvania

Senate Bill No. 30.

An Act making an appropriation to the Commissioners of Valley Forge Park

Senate Bill No. 22.

An Act making an appropriation to the Allentown Hospital Allentown Lehigh county Pennsylvania

Senate Bill No. 360.

An Act making an appropriation to the Cottage State Hospital of Philipsburg Pennsylvania

SENATE MESSAGE.

AMENDED SENATE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has receded from its non-concurrence in the amendments made and insisted upon by the House of Representatives to Senate Bill No. 1008, entitled:

An Act to fix the number of Representatives in the General Assembly of the State and to apportion the State into Representative Districts as provided by the Constitution

and the Senate concurs in the amendments made by the House of Representatives to said bill.

RECONSIDERATION OF VOTE.

Mr. McCAIG. Mr. Speaker, I move that the vote by which the House non-concurred in the amendments made by the Senate to House Bill No. 352, entitled:

An Act making an appropriation to the Westmoreland Hospital Association of Greensburg Pennsylvania

be reconsidered.

Mr. DITHRICH. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring.

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—141.

Allum,	Eaches,	Kantner,	Richards,
Armstrong,	Ehrhardt,	Keene,	Rieder,
Asbury,	Elgin,	Kinsman,	Rinn,
Aston,	Feldman,	Kohler,	Ruch,
Baker,	Fitzgibbon,	Kooser,	Ruddy,
Baldi,	Flynn,	Krause,	Schaeffer,
Beaver,	Fowler,	Krug,	Schilling,
Bell,	Franklin,	Lafferty,	Sieg,
Bidelspacher,	Gearhart,	Lewis,	Smith, H. J.,
Blair,	Gelder,	Long,	Smith, H.,
Bluett,	Glass,	Love,	Smith, J. W.,
Blumberg,	Goehring,	McBride,	Smith, L.,
Bolard,	Gold,	McCaig,	Soffel,
Bower,	Goodenough,	McCann,	Sowers,
Brady,	Goss,	McCarthy,	Spowls,
Bromley,	Griffith,	McConnell,	Stark,
Brooks,	Hagerty,	McGowan,	Steedle,
Burns,	Haldeman,	McHugh,	Sterling,
Campbell,	Hampson,	McKnight,	Stevens,
Catlin,	Harding,	McOwen,	Stevenson,
Clutton,	Harer,	Mangan,	Stewart,
Conner,	Harry,	Marcus, J.,	Thomas,
Cratty,	Haslett,	Marshall,	Van Alen,
Curran,	Haws,	Michel,	Walker, G. T.,
Curry,	Haves,	Miller, A.,	Walker, J. A.,
Davis,	Heffernan,	Miller, C.,	Wells,
Dawson,	Henderson, E.,	Miller, D. L.,	Wettach,
Denning,	Henderson, W.,	Miller, D. D.,	Whitehouse,
Dewey, C. P.,	Hetrick,	Miller, H. F.,	Whiteman,
Dewey, P. H.,	Hoffman, J. N.,	Morris,	Wolfe,
Diehm,	Holcombe,	Ogle,	Woner,
Dilsheimer,	Hoover,	Orr,	Woodruff,
Dithrich,	Hough,	Perry,	Zook,
Donneley,	Huston,	Phillips,	Whitaker,
Drinkhouse,	Jones, W. W.,	Posey,	Speaker.
Dunn,	Jordan,		

NAYS—28.

Alexander,	Comerer,	Green,	Marcus, J. C.,
Barnhart,	Crum,	Haines,	Millar, A. S. C.,
Brendle,	Dunlap,	Hess,	Miller, J. J.,
Brenneman,	Edmonds,	Hoffman, M. R.,	Phoads,
Brown, F. B.,	Evans,	Horne,	Smink,
Brown, T. R.,	Finney,	Kelly,	Weamer,
Chaplin,	Fox,	McCurdy,	Weiss,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1685, (Senate Bill No. 939). File Folio 3035, on page 32 of to-day's calendar, be made a special order of business at this time.

Mr. HARER. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1685, (Senate Bill No. 939), entitled:

An Act fixing the fees of the prothonotaries of the Supreme and Superior courts

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—148.

Alexander,	Dunn,	Kinsman,	Ruth,
Allum,	Eaches,	Kooser,	Schaeffer,
Armstrong,	Edmonds,	Krause,	Schilling,
Asbury,	Elgin,	Krug,	Schwartz,
Baker,	Evans,	Lafferty,	Shaffer,
Baldi,	Feldman,	Leeds,	Shannon,
Barnhart,	Finney,	Lewis,	Sinclair,
Beckley,	Fitzgibbon,	Long,	Smink,
Bidelspacher,	Fowler,	Love,	Smith, H. J.,
Blair,	Fox,	McBride,	Smith, H.,
Bluett,	Franklin,	McCaig,	Smith, J. W.,
Bolard,	Gearhart,	McCann,	Smith, L.,
Brady,	Gelder,	McCarthy,	Soffel,
Brendle,	Gibbon,	McCurdy,	Sowers,
Brenneman,	Glass,	McGowan,	Spangler,
Brown, F. B.,	Gold,	McKim,	Spowls,
Burns,	Goodenough,	McKnight,	Stark,
Campbell,	Green,	McVicar,	Steedle,
Catlin,	Griffith,	Mangan,	Sterling,
Clutton,	Haines,	Marcus, J.,	Stevenson,
Comerer,	Hampson,	Marshall,	Stewart,
	Harer,	Mantz,	Strauss,

Conner, Cook, Craig J. R., Cratty, Curran, Davis, Dawson, DeHaas, Denning, Dewey, C. P., Dewey, P. H., Diehm, Dilshelmer, Dithrich, Drinkhouse,	Harry, Haslett, Haws, Heffernan, Henderson, W., Hess, Hetrick, Hoffman, J. N., Hoffman, M. R., Hoover, Hough, Jones, D. J., Jones, W. W., Kantner, Kelly,	Michel, Millar, A., Miller, C., Miller, D. I., Miller, D. D., Miller, J. J., Morris, Orr, Phillips, Posey, Rhoads, Rieder, Rinn, Ruch, Ruddy,	Sweltzer, Thomas, Van Alen, Walker, G. T., Weiss, Wettach, Whiteman, Williams, Woner, Wood, Woodruff, Zook, Whitaker, Speaker.
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NAYS—2.

Craig, J. O., Stadlander,

The majority required by the constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1709, (Senate Bill No. 877), File Folio 3177, on page 32 of today's calendar, be made a special order of business at this time.

Mr. W. W. JONES. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1709, (Senate Bill No. 877), entitled:

An Act fixing the salary of the Lieutenant Governor

On the question,
Will the House agree to the bill on third reading?
It was agreed to.

On the question.
Shall the bill pass finally?

Mr. EDMONDS. Mr. Speaker, I would like to inquire from someone who is familiar with this bill as to what the present salary of the Lieutenant Governor of Pennsylvania is.

Mr. JAMES A. WALKER. Five thousand dollars.

Mr. EDMONDS. This bill provides for an increase to ten thousand dollars; is there any corresponding increase in the duties?

Mr. ALEXANDER. Mr. Speaker, just to call your attention to what this bill is, this is a bill that raises the salary of the Lieutenant Governor from five thousand dollars to ten thousand dollars, a very generous bill, I should think you would all vote against it.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—52.

Allum, Armstrong, Asbury, Aston, Baldi, Beckley, Blumberg, Brady, Burns, Campbell, Conner, Cratty, Curran,	Davis, Denning, Dilshelmer, Drinkhouse, Franklin, Glass, Golder, Harer, Harry, Haws, Heffernan, Henderson, W., Hetrick,	Jones, W. W., Kantner, Keene, Kohler, Kooser, Krause, McCaig, McCann, McOwen, Millar, A., Miller, D. I., Orr, Phillips,	Ruddy, Schaeffer, Schilling, Shannon, Smith, H. J., Smith, H., Smith, J. W., Snowden, Sprowls, Stevenson, Stewart, Van Alen, Woner,
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NAYS—76.

Alexander, Barnhart, Bell, Bluett, Bolard, Bower, Brendle, Bromley, Brown, T. R., Comerer, Craig, J. O., Crum,	Dunn, Eaches, Edmonds, Elgin, Evans, Fox, Goodnough, Goss, Haines, Haldeman, Haslett, Hayes,	Huston, D. J., Jordan, Kelly, Kinsman, McBride, McConnell, McCurdy, McKim, McKnight, Marshall, Martin,	Rhoads, Rieder, Ruch, Ruth, Sieg, Shellenberger, Smink, Stadlander, Sterling, Sweltzer, Thomas, Vickerman
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Curry, Dawson, Dewey, C. P., Dewey, P. H., Diehm, Dithrich, Donneley,	Henderson, E., Hess, Hoffman, J. N., Hoffman, M. R., Holcombe, Hoover, Horne,	Miller, C., Miller, D. D., Miller, J. J., Mitchell, Morris, Ogle, Pike,	Walker, J. A., Weiss, Wells, Williams, Wolfe, Wood, Zook,
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Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative, and the bill falls.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1642, (Senate Bill No. 891), File Folio 4291, on page 33 of today's calendar, be made a special order of business at this time.

Mr. CLUTTON. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1642, (Senate Bill No. 891), entitled:

An Act to amend section five of an act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices The election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation"

And said bill having been read at length the third time, considered and agreed to.

On the question,
Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—132.

Allum, Armstrong, Asbury, Aston, Baker, Baldi, Barnhart, Beaver, Beckley, Bell, Bidelspacher, Blair, Bluett, Bolard, Brady, Brenneman, Brooks, Brown, F. B., Burns, Campbell, Catin, Clutton, Comerer, Conner, Cook, Craig, J. O., Curran, Davis, Dawson, DeHaas, Dewey, C. P., Dewey, P. H., Diehm, Dilshelmer,	Drinkhouse, Dunn, Eaches, Edmonds, Ehrhardt, Elgin, Feldman, Fitzgibbon, Franklin, Gelder, Gibbon, Glass, Golder, Griffith, Haldeman, Hampson, Harding, Hatrck, Haws, Henderson, E., Henderson, W., Hoffman, J. N., Hoffman, M. R., Holcombe, Hoover, Jones, D. J., Jones, W. W., Kantner, Kelly, Kinsman, Kooser, Krugh, Lafferty, Leeds,	Lewis, Long, Love, McCaig, McCann, McCarthy, McClure, McGowan, McKnight, McMullen, McOwen, McVicar, Marcus, J. C., Marshall, Mantz, Michel, Millar, A., Miller, A. S. C., Miller, C., Miller, D. I., Miller, D. F., Miller, H. F., Miller, J. J., Morris, Orr, Phillips, Posey, Rhoads, Rieder, Rinn, Ruch, Ruddy, Ruth, Schaeffer,	Schilling, Schwartz, Sieg, Shaffer, Shannon, Sinclair, Smink, Smith, H. J., Smith, H., Smith, J. W., Soffel, Sowers, Spangler, Sprowls, Stackhouse, Stark, Steedle, Sterling, Stevenson, Strauss, Sweltzer, Thomas, Van Alen, Walker, G. T., Walker, J. A., Wettach, Whiteman, Williams, Woner, Wood, Woodruff, Zook, Whitaker, Speaker.
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NAYS—10.

Alexander, Brendle, Craig J. R.,	Horne, Huston, McBride,	McCurdy, McKim,	Stadlander, Weiss,
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The majority required by the constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1790, (Senate Bill No. 553), File Folio 4383, on page 22 of today's calendar, be made a special order of business at this time.

Mr. FITZGIBBON. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1790, (Senate Bill No. 553), entitled:

An Act to amend section one of an act approved the third day of June one thousand eight hundred and eighty-five (Pamphlet Laws sixty-two) entitled "An act to provide for the establishment and maintenance of a Home for Disabled and Indigent Soldiers and Sailors of Pennsylvania" as amended

On the question,

Will the House agree to the bill on third reading?

BILL DROPPED FROM CALENDAR.

Mr. McCaig. Mr. Speaker, I move that this bill be dropped from the calendar.

Mr. STERLING. Mr. Speaker, I second the motion. The motion was agreed to.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

APPROVAL OF RESOLUTION.

Commonwealth of Pennsylvania.

Executive Chamber, Harrisburg, April 27, 1921.

To the Honorable, the House of Representatives, of the Commonwealth of Pennsylvania.

Gentlemen: I have the honor to inform you that I have this day approved and signed the following resolution of the Senate and House of Representatives recalling from the Governor House Bill No. 1109, File Folio 6891 entitled:

"Resolved (if the Senate concur) that House Bill No. 1109, File Folio 6891, entitled 'An act providing when how and to what extent liens upon seated real property shall be allowed for county bridge road borough incorporated town township school district and poor taxes the procedure upon tax claims filed therefor the methods of preserving such tax liens and enforcing payment of such liens the effect of judicial sales of the properties lien and the manner of distributing the proceeds of such sales' be recalled from the Governor for amendment". Accordingly, the original bill is herewith returned

WM. C. SPROUL.

Mr. DITHRICH. Mr. Speaker, I move that the communication together with the bill be laid upon the table.

Mr. JAMES A. WALKER. Mr. Speaker, I second the motion.

The motion was agreed to.

BILL ON FINAL PASSAGE (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1110, (Senate Bill No. 169), File Folio 4593, on page 23 of to-day's calendar, be made a special order of business at this time.

Mr. HARER. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the consideration on final passage of House Bill No. 1110, (Senate Bill No. 169), as follows:

An Act to amend section one of an act entitled "An act making it unlawful for any individual or individuals to carry on or conduct any business under an assumed or fictitious name style or designation unless upon the filing of a certificate to that effect in the office of the Secretary of the Commonwealth and of the prothonotary requiring county commissioners at the expense of the county to provide books for the entry of such certificates fixing the fees of the Secretary of the Commonwealth and prothonotary and providing penalties" approved the twenty-eighth day of June one thousand nine hundred and seventeen (Pamphlet Laws page six hundred forty-five)

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the first section of an act approved the twenty-eighth day of June one thousand nine hundred seventeen entitled "An act making it unlawful for any individual or individuals to carry on or conduct any business under an assumed or fictitious name style or designation unless upon the

filing of a certificate to that effect in the office of the Secretary of the Commonwealth and of the prothonotary requiring county commissioners at the expense of the county to provide books for the entry of such certificates fixing the fees of the Secretary of the Commonwealth and prothonotary and providing penalties" which reads as follows

"Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no individual or individuals shall hereafter carry on or conduct any business in this Commonwealth under any assumed or fictitious name style or designation unless the person or persons conducting or carrying on the same shall have first filed in the office of the Secretary of the Commonwealth and in the office of the prothonotary to be entered in a book to be provided for that purpose a certificate under oath and signed by such person or persons setting forth the real name or names and addresses of all the persons owning or interested in said business and also the name style or designation under which said business is being or will be carried on or conducted Where any of the owners of said business live outside of the Commonwealth of Pennsylvania and carry on or conduct any such business through an agent such certificate shall also show the name and address of such agent" be amended to read as follows

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That no individual or individuals shall hereafter carry on or conduct any business in this Commonwealth under any assumed or fictitious name style or designation unless the person or persons conducting or carrying on the same shall have first filed in the office of the Secretary of the Commonwealth and in the office of the prothonotary to be entered in a book to be provided for that purpose a certificate under oath and signed by such person or persons setting forth the real name or names and addresses of all the persons owning or interested in said business and also the name style or designation under which said business is being or will be carried on or conducted

Where any of the owners of said business live outside of the Commonwealth of Pennsylvania and carry on or conduct any such business through an agent such certificate shall also show the name and address of such agent Provided That the failure of any such person or persons to file certificates aforesaid in the office of the Secretary of the Commonwealth or in the office of the prothonotary shall not impair or affect the validity of any contract with such person or persons and actions or proceedings at law or in equity may be instituted and maintained on any such contract but no such action shall be instituted or recovery had by any such person or persons on any such contract either expressed or implied in any of the courts of this Commonwealth or before any justice of the peace or magistrate thereof until such person or persons comply with the provisions of this act And provided further Before any such person or persons can institute any action in any of the courts of this Commonwealth or before any justice of the peace or magistrate thereof on any cause of action arising prior to the filing of the certificate provided for in this section such person or persons shall pay to the Secretary of the Commonwealth for the use of the Commonwealth a license fee or fine of twenty-five (\$25.00) dollars This act shall apply to all actions pending at the date of the passage of this act provided that the plaintiff in any such suit shall pay all costs accrued prior to compliance with the provisions of this act Provided that this act shall not apply to any cases adjudicated at the date of the passage of this act

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—151.

Allum,	Drinkhouse,	Kantner,	Shaffer,
Armstrong,	Dunn,	Kelly,	Shannon,
Asbury,	Eaches,	Kohler,	Sinclair,
Aston,	Edmonds,	Kooser,	Smiley,
Baker,	Ehrhardt,	Krush,	Smith, H. J.,
Baldi,	Elgin,	Lafferty,	Smith, H.,
Barnhart,	Evans,	Lewis,	Smith, J. W.,
Beaver,	Feldman,	Long,	Smith, L.,
Bell,	Finney,	McCaig,	Soffel,
Blair,	Fitzgibbon,	McCann,	Sowers,
Bluett,	Flynn,	McClure,	Spangler,
Blumberg,	Fowler,	McConnell,	Sprolows,
Bower,	Franklin,	McCurdy,	Stackhouse,
Brady,	Gearhart,	McHugh,	Steedle,
Brenneman,	Gibbon,	McMullen,	Sterling,
Brooks,	Glass,	McOwen,	Stevens,
Brown, T. R.,	Goebring,	Mangan,	Stevenson,
Burns,	Golder,	Marshall,	Stewart,
Campbell,	Goodnough,	Martin,	Strauss,
Catin,	Green,	Mantz,	Sweitzer,
Chaplin,	Griffith,	Michel,	Thomas,
Clutton,	Hagerty,	Millar, A. S. C.,	Trainer,
Conner,	Haines,	Miller, C.,	Vickerman,
Cook,	Haldeman,	Miller, D. I.,	Walker, G. T.,
Craig J. R.,	Hampson,	Miller, H. F.,	Weamer,
Cratty,	Harding,	Miller, J. J.,	Weiss,
Curran,	Harry,	Morris,	Wells,
Curry,	Haslett,	Orr,	Wetach,
Davis,	Haws,	Perry,	Whitehouse,
Dawson,	Hayes,	Posey,	Whiteman,
DeHaas,	Henderson, E.,	Quigley,	Williams,
Denning,	Hess,	Rhoads,	Wolfe,
Dewey, C. P.,	Hetrick,	Rieder,	Woner,

Dewey, P. H.,	Holcombe,	Roman,	Wood,
Diehm,	Hoover,	Ruddy,	Woodruff,
Dilsheimer,	Hough,	Schaeffer,	Zook,
Dithrich,	Jones, D. J.,	Schilling,	Whitaker,
Donneley,	Jones, W. W.,	Schwartz,	Speaker.

NAYS—7.

Hoffman, M. R.,	McBride,	McKnight,	Stadtlander,
Horne,	McKim,	Marcus, J. C.,	

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered. That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

RESOLUTION RETURNING HOUSE BILL NO. 1109 TO THE GOVERNOR.

Mr. DITHRICH asked and received unanimous consent to offer the following resolution, which was twice read, considered and adopted.

In the House of Representatives, April 28, 1921.

Resolved (if the Senate concur) that House Bill No. 1109, File Folio 6891, entitled "An act providing when how and to what extent liens upon seated real property shall be allowed for county bridge road borough incorporated town township school district and poor taxes the procedure upon tax claims filed therefor the methods for preserving such tax liens and enforcing payment of such liens the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales" be returned to the Governor without amendment.

Ordered. That the Clerk present the same to the Senate for concurrence.

CONFERENCE COMMITTEE DISCHARGED FROM CONSIDERATION OF HOUSE BILL NO. 1237.

Mr. ARMSTRONG. Mr. Speaker, I move that the Committee of Conference appointed by the House on House Bill No. 1237, File Folio No. 7199, entitled:

An Act amending an act approved the thirteenth day of May one thousand eight hundred and eighty-seven entitled "An act to restrain and regulate the sale of vinous and spirituous malt or brewed liquors or any admixtures thereof" by prohibiting the manufacture sale offering for sale transportation importation exportation furnishing or possession for beverage purposes of anything determined and found to be intoxicating by Act of Congress passed pursuant to and in the enforcement of the Constitution of the United States of America and by restraining and regulating the sale of vinous spirituous malt or brewed liquors or any admixtures thereof fit for beverage purposes other than such as are from time to time determined and found to be intoxicating by any such Act of Congress

be discharged.

Mr. JAMES A. WALKER. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. WONER. Mr. Speaker, this resolution to discharge the Committee of Conference appointed to confer with a similar committee of the Senate on House Bill No. 1237, is offered because of a disagreement between members of the Conference Committee, and the bill is returned to you exactly as it came from the Senate. I would ask that you vote to discharge the Conference Committee.

Mr. EDMONDS. I would like to make a parliamentary inquiry. What would be the effect of the motion to discharge the Committee? Does it mean the appointing of a new Committee of Conference, or does it bring up the question of the amendments again?

The SPEAKER. It brings up the question of concurring in the Senate amendments.

On the question recurring,

Will the House agree to the motion?

It was agreed to.

RECONSIDERATION OF VOTE.

Mr. WONER. Mr. Speaker, I move that the vote by which the House non-concurred in the amendments made by the Senate to House Bill No. 1237, File Folio No. 7199, be reconsidered.

Mr. JAMES A. WALKER. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House concur in the amendments made by the Senate?

Mr. BOLARD. Mr. Speaker, as this comes back to us now from the Senate, they have refused to recognize our judgment in this matter in any respect. We defeated this matter yesterday, showing plainly the sentiment of this House. I hope the gentlemen of this House will not change their vote this morning, but will vote to non-concur.

Mr. JAMES A. WALKER. Mr. Speaker, in a few minutes we will have finished the session of 1921. We have before us the only enforcement measure which we can have, that has passed both Houses. Now, I submit to you that this enforcement measure will do good. Because it does not meet with the approval of all hands is no reason why we should not accept a good thing for what it is worth, and I ask you to vote in favor of concurring in the Senate amendments which as you know, are trifling, and put this enforcement measure on the books. If we do not, we will have none at all.

Mr. DUNLAP. Mr. Speaker, I think the Senate has humbugged this House long enough. I don't pose as a wet or a dry, but I think since this piece of legislation has passed this House, that it behooves us to stand by our guns and insist upon it being passed finally as it passed this House. I would respectfully ask you to vote "no" on these amendments.

Mr. WONER. Mr. Speaker, I want to make it clear to the members of this House whatever their opinion is concerning this measure, that the only matter in controversy is the question as to whether or not a mayor of a city under the inspection clause 23, shall have the right to issue a certificate of inspection. We agree that the district attorney is the logical officer to enforce the Eighteenth Amendment in the State of Pennsylvania and the obstacles in the way of a city policeman in his precinct in performing that duty are very great, therefore I would ask you, this being the only matter in controversy and not weakening the measure in any particular, that all of you vote to concur in the amendments made by the Senate.

The SPEAKER. The Chair would announce that had the members of the Conference Committee agreed on the subject matter in dispute, their report would have been in accordance with the statement of the gentleman from Butler, Mr. Woner.

Mr. MARTIN. Mr. Speaker, I shall not disturb the atmosphere but for just a moment. Some few weeks ago I was sponsor of the bill which was defeated on the floor of this House. We took our defeat gracefully, and most of us who voted for House Bill No. 480 voted for the Governor's bill. Personally, I voted against concurring in the Senate amendments yesterday, but when this matter has been returned to us this morning, I think by all means it would be our best play this morning for all of us who voted for House Bill No. 480 to concur in the Senate amendments and pass this bill.

Mr. VICKERMAN. Mr. Speaker, and gentlemen of the House, I did not desire to say anything upon this bill at what we are doing in these last moments. This bill comes this time, but it seems to me imperative that we all know what we are doing in these last moments. This bill comes back to us from the Senate practically the same way it went from the House. There is just one change, and that is a question of judgment. Now, Mr. Speaker and gentlemen of the House, as Mr. Walker has well said, this is our last chance on an enforcement act in this session. God knows we ought to have something. I have been in this House for four sessions, and I have not seen so much booze on Capitol Hill as has been here during the last two or three weeks. I want to protest in the name of men of this House. It is not fair for men to come down here as lobbyists and bring carloads of booze with them. I think it is a reflection upon the men who have been in these chairs for years, many of whose friendships I value very highly, and whom I respect as fine men. I do not blame any member of this House, but I do blame the lobbyists who have been bringing booze into this hall for the last three or four weeks. We ought to pass a resolution today to put them out. We ought to pass this today and have some enforcement.

Mr. HORNE. Mr. Speaker, I would like to speak on this question from the standpoint of the dry people who are sincere in trying to do away with this business, who

do not drink and do not benefit in any way from it, and who are not willing to take a compromise measure at this time. If you ask the sponsor of this bill who is responsible for it, he will refer you to the Attorney General or to the Governor. No one seems to be responsible for this in the shape it is today. It was given to us in a certain form, after it came from the Governor, and he was responsible. Nobody will deny that they have power enough to force it through in the way it came from the Senate, but if they were honest and sincere in trying to have a dry enforcement measure, we would not have this measure back from the Senate today in the form in which it is. I believe this is a desirable measure for the boot legging crowd, I do not believe it is for the sincere dry people of this Commonwealth, and I believe the matter should be in the hands of the Federal officers instead of those of the state. If the idea of this bill is to assist in the enforcement of the Federal Act, it does not give us one iota of power in that regard. This appears to be a political measure, put through at the bidding of certain men, and I do not believe it is sincere in its purpose. I believe that it is only a saloon measure, a saloon measure for the bootleggers.

Mr. WHITEMAN. Mr. Speaker, I yield to no man, not even to the gentleman from Cambria in my interest in the cause of prohibition and in the sincerity of my desire for honest enforcement. I think I can truthfully say that because of my vote on the question heretofore, yet I have made up my mind that I am going to vote for this bill for the reason that it is the best enforcement law that we can get at the present time, a law that is vouched for by the Governor of this Commonwealth and by the Attorney General. I am not going home having on my conscience the fact that I refused to stand for what the Attorney General of the State has told us and has promised us would benefit the conditions in this state from the standpoint of a man who is an earnest supporter of law enforcement. I would call to the attention of the gentleman from Cambria the fact that we are not only representing the twenty-six dry counties of this State, but we are representing the entire State. I hope the members of this House who are dry, who are advocates of prohibition, will support this measure, because it is the only one that we can get through at this time that will have any enforcement power in it.

On the question recurring,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—159.

Allum,	Elgin,	Keene,	Ruch,
Armstrong,	Evans,	Kelly,	Ruddy,
Fuker,	Feldman,	Kinsman,	Schaeffer,
Baldi,	Finney,	Kohler,	Schilling,
Barnhart,	Fitzgibbon,	Kooser,	Schwartz,
Beaver,	Flynn,	Krause,	Sieg,
Beckley,	Fowler,	Krugh,	Shaffer,
Bell,	Fox,	Lafferty,	Shannon,
Bidelspacher,	Franklin,	Lewis,	Shellenberger,
Bluet,	Gearhart,	Long,	Smiley,
Blumberg,	Gelder,	Love,	Smink,
Bower,	Gibbon,	McBride,	Smith, H. J.,
Brendle,	Glass,	McCaig,	Smith, H.,
Brenneman,	Golder,	McCann,	Smith, J. W.,
Bromley,	Goodnough,	McCarthy,	Smith, L.,
Brooks,	Goss,	McConnell,	Snowden,
Brown, T. R.,	Green,	McGowan,	Soffel,
Burns,	Griffith,	McHugh,	Sprows,
Campbell,	Hagerty,	McKini,	Stackhouse,
Clutton,	Haines,	McOwen,	Stark,
Comerfer,	Hampson,	McVicar,	Stevens,
Conner,	Harding,	Marshall,	Stevenson,
Cook,	Harer,	Martin,	Stewart,
Craig, J. O.,	Harry,	Millar, A.,	Strauss,
Cratty,	Hatrick,	Millar, A. S. C.,	Sweitzer,
Crum,	Haws,	Miller, C.,	Thomas,
Curran,	Hayes,	Miller, D. I.,	Trainer,
Curry,	Heffernan,	Miller, D. D.,	Van Alen,
Davis,	Henderson, E.,	Miller, H. F.,	Viekerman,
Dawson,	Henderson, W.,	Mitchell,	Walker, G. T.,
Dewey, C. P.,	Hess,	Morris,	Walker, J. A.,
Dewey, P. H.,	Herrick,	Orr,	Weiss,
Dichm,	Hoffman, J. N.,	Perry,	Wells,
Dilsheimer,	Hoffman, M. R.,	Phillips,	Whiteman,
Ditrich,	Holcombe,	Posey,	Williams,
Donneley,	Hoover,	Rhoads,	Wolfe,
Drinkhouse,	Huston,	Richards,	Woner,
Dunn,	Jones, D. J.,	Rieder,	Wood,
Eaches,	Jones, W. W.,	Rinn,	Woodruff,
Edmonds,	Jordan,	Roman,	Zook,
Edwards,			

NAYS—14.

Alexander,	Denning,	Kantner,	McMullen,
Bolard,	Dunlap,	McCurdy,	Marcus, J. C.,
Brady,	Haslett,	McKnight,	Ogle,
Chaplin,	Horne,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1539. (Senate Bill No. 862), File Folio 2875, on page 30 of today's calendar, be made a special order of business at this time.

Mr. W. W. JONES. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1539, (Senate Bill No. 862), entitled:

An Act to amend section two of the act approved the twelfth day of July one thousand nine hundred thirteen (Pamphlet Laws seven hundred eleven) entitled "An act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the proper officers of the county or city of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expenses thereof

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. EDMONDS. Mr. Speaker, I ask your consideration to the bill which is now before us, Senate Bill No. 862, and do so with the hope that the bill will not pass. This is a bill relating to the municipal court of Philadelphia, concerning which we had a debate about a week ago. This bill proposes to do two things. In the first place it provides that the Governor shall appoint another judge in the municipal court of Philadelphia when the census shows we have an additional increment of population. That is not a necessary provision, for it is in the existing law, and the amendment itself is useless, but there is a second change and it is that second change which is the most serious. This municipal court was originally started with the judges getting sixty-five hundred dollars for the president judge and six thousand dollars for the associate judges. Then, two years ago, in 1919, it was raised to eight thousand five hundred dollars for the president judge and eight thousand dollars for the associate judges. Now in this bill which is before you, the whole thing is thrown into confusion by the insertion of a sort of a phrase that does not tell you what salary they are to get, but it says that the president judge and the associate judges shall receive the salary now provided by law and payable in the same manner as the salaries of the judges of the courts of common pleas are paid. If that means that the municipal court judges get the same salaries that the common pleas judges do, it means an addition of from forty to fifty thousand dollars to the cost of the court. Those salaries were raised only two years ago and there is no demand for the change. I would ask the members of the House to vote down these last hour attempts to get salary increases through this Legislature.

Mr. GOLDER. Mr. Speaker, the usual custom in the House of Representatives has been maintained during the closing hours of this session. We have had the warfare of last night, we have had the trench warfare, the barrages from the rear and the bomb throwing from the front of the House, the shooting of poison and tear gas, but the battle waged this morning is the one particular feature which marks every closing session of the Legislature, the skirmish among the Philadelphia forces. I have been defeated here before on measures, and I do not mind being defeated on them, for every man has the right to his opinion. I have even tried to defeat a measure that I did not consider fair, but when a man tries to insult my intelligence, I resent it. When any man tells you that this bill

increases the salaries in the municipal courts, he is insulting your intelligence and is insulting mine. When this bill was brought to my attention last week, one or two of the men who are opposed to the bill on the ground that it does increase salaries told me that they objected to it for that reason, and they said they had consulted three or four lawyers who had borne out their opinion. I took it upon myself to consult a lawyer well known in the Commonwealth, his name is Alter, and he works in the Attorney General's office, and I went with the man who objected to the bill because he said it did increase the salaries, and we submitted it to the Attorney General and he said it was ridiculous. He said there is absolutely no fear and no ground for saying that this bill increases the salaries. And I refer to my learned colleague for whom I have the highest respect, Mr. Baldi. It was he and I who took the matter up with the Attorney General and at that time he told us that there was no fear that this bill could be so construed. Now I will, if I may, read that section of the bill which provides as follows: "The president judges and associate judges shall receive the salaries now provided by law, payable by the State in the same manner that the salaries of the judges of the court of common pleas are paid". Now, men, what can be more plain? What could be more obvious than the language, "the judges shall receive the salary now provided by law". The Attorney General read this section and said the provision concerning the common pleas court refers only to the manner of paying. As I said to you last week, men, this is political warfare. The language concerning the common pleas judges is the very language that is used in the act creating the municipal court, and permit me to read that in the section that is now being amended. The section reads, "The president judge shall receive a salary of sixty-five hundred dollars per annum and the associate judges shall receive a salary of six thousand dollars per annum"; and here follows the very language to which exception is taken by Mr. Edmonds: "payable by the State in the same manner that the salaries of the judges of the courts of common pleas are paid". Men, there could be nothing more obvious. Let me explain why in my judgment the salaries provided by law are not increased. The Constitution provides that where an act is amended the section of the act to be amended shall be set out in full. This section was amended by implication two years ago when the salary of the judges was increased to eight thousand dollars, and this section at this time was not specifically set forth, and therefore in amending this act the original section is quoted in order to insert our amendments. I submit to you that this section cannot possibly, if you desire to take a fair view in the premises, be construed to mean an increase in the salaries. The language is plain that they shall be paid the salaries now provided by law, and it is unfair to place the contrary construction on the act by saying that it is intended to increase the salaries. I therefore ask you men to vote for the bill.

Mr. EDMONDS. Mr. Speaker, I desire to interrogate the gentleman from Philadelphia, Mr. Golder.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Golder, permit himself to be interrogated?

Mr. GOLDER. Mr. Speaker, I will.

Mr. EDMONDS. Mr. Speaker, I understand the gentleman from Philadelphia to say that in his opinion this bill makes no change in the salaries.

Mr. GOLDER. That is true.

Mr. EDMONDS. Then what is the object of the bill, what change does it make?

Mr. GOLDER. The bill is to provide the manner in which the new judge shall be elected. Under the original act, when an additional two hundred thousand population was found by the United States census, then a new judge is given to the county of Philadelphia. The census has shown that this population has increased to an extent sufficient to grant a new judge to the city of Philadelphia and the county of Philadelphia, and for that reason the majority of the members from Philadelphia are in favor of this bill because it gives us that to which we are entitled.

Mr. EDMONDS. May I ask the gentleman from Philadelphia, Mr. Speaker, as to why it is necessary to have a new act on the subject since the original act provides for an additional judge?

Mr. GOLDER. Because, Mr. Speaker, we found that His Excellency, the Governor, sometimes must be reminded of things that should be done. Philadelphia is entitled to this judge, Philadelphia wants it, and from my own observation, Philadelphia needs it, and it is really but a reminder that Philadelphia does want it and it is to see that Philadelphia does get it.

Mr. EDMONDS. May I read from the original act: "In the event of a vacancy in the office of judge or when by reason of a new United States census more judges are to be chosen, the Governor shall appoint judges to hold office until such time as their successors shall be elected, as provided by the Constitution of the State". Now, I submit, gentlemen, that if the idea of an additional judge is the basis of this bill, it is in the existing law. If the idea or the basis of this bill is to increase any salaries, it ought to be defeated. In either case the bill is useless. Why is it necessary to put in a new bill, and why is it in this bill that it does not quote the salaries as given in 1919, which would have made the subject entirely clear? I submit emphatically that this is one of the cases in which there may be a dispute among the doctors, and when we of Philadelphia ask you men of the State to pay for these judges out of the State treasury, I ask you to take no chances.

Mr. GOLDER. Mr. Speaker, I desire to interrogate the gentleman from Philadelphia, Mr. Edmonds.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Edmonds, permit himself to be interrogated?

Mr. EDMONDS. With pleasure, Mr. Speaker.

Mr. GOLDER. As I understand, have you construed the act creating a municipal court in such a manner as to entitle Philadelphia to an additional judge at this time under the act?

Mr. EDMONDS. I do not know at all what procedure is advisable but when it is certified to the Governor that the population has so increased, then the Governor may appoint such an additional judge.

Mr. GOLDER. From your own knowledge of the fact, don't you know that the population has increased to such an extent that Philadelphia is entitled to an additional judge under the act you have quoted, and that Philadelphia has the right to insist upon such an additional judge?

Mr. EDMONDS. If that be so, I have no doubt but that the Governor will enforce the law of the Commonwealth and will appoint the judge.

Mr. GOLDER. Don't you know from your own knowledge and observation and from your own investigation that the increase in population does entitle Philadelphia to an additional judge?

Mr. EDMONDS. I think in Philadelphia the population is in excess of two millions, and I think the act provides for an additional judge for each two hundred thousand increase in population. If I am not right in my figures you may correct me.

Mr. GOLDER. You are correct in your figures, and the fact is that under the new census taken Philadelphia is entitled, as Mr. Edmonds has read the act, to a new judge. Therefore, I cannot see any objection to such a bill, when under the act we are entitled to what we ask for.

Mr. EDMONDS. Why do you quote the new act? You have it under the old act.

Mr. GOLDER. I may be in error, but the burden of proof is upon my colleague from Philadelphia. If, as he states, we have the right under the existing law, there is absolutely no reason why we should not now pass a bill, an additional act that provides the proper machinery for electing such a judge.

Mr. TRAINER. Mr. Speaker, when the words appearing in this bill came to my sight, I went to Philadelphia and took it up with one of the judges and I asked his opinion on the meaning of these words. He said these words to me, that this statement was cunningly devised and thought out, and if I had been asked to insert a word or words into a bill that would carry along the increase of salary without deliberately so saying, in order that people might vote for it and not know they were voting for a salary raiser, these are the words I would use. Now, gentlemen, the Governor, for whom my learned friend from Philadelphia, Mr. Golder, expressed the greatest respect, when an amendment was offered to this bill last week said we should not so humiliate him as to take this power away

from him. It is true we should not today humiliate him because on the eighteenth day of January, in speaking from the rostrum of this hall, he said the municipal court in Philadelphia and Allegheny county needed no more judges, and that to appoint them now would be a waste of public funds. Further on in the message he said that the law should be changed so that it would not provide for new judges. Now, gentlemen, my friend has said that this is a political warfare and in all such matters there are always politics just as sure as I am standing here. It is, if you see fit to pass a bill the primary effect of which is to try and "lick" the present mayor. That is the political aspect of it, and I do not think there is any man so unfair as to deny that that is so. If this is political warfare, then it is political warfare everywhere throughout the State, because the salaries of the judges come only from the treasury of the State of Pennsylvania and not out of the treasury of the county of Philadelphia. Under the amendment that has been inserted in the bill it is possible to place the municipal court judges on the same basis as the judges of the superior court and supreme court. I have no authority of course to give you that this is to be done, but under the language of the bill, it raises the salary from eight thousand dollars up to the very modest sum of twelve thousand dollars, and an additional salary of five hundred dollars is given to the president judge. If this were done it would make the cost the very modest sum of eighteen thousand dollars, more than the salary given to a judge of the supreme court of the United States, and he would be the only judge in Pennsylvania, to my knowledge, to be given this liberal treatment. In speaking to a judge of the municipal court, I asked him to give his opinion as to the necessity of a new judge. He said it is a waste of public funds, that there is not enough work now to keep them going, and for that reason I ask you gentlemen to vote this bill down.

Mr. GLASS. Mr. Speaker, I am not going to take up much of your time in discussing this bill. There is only one point that I want to clarify, and that is that this bill does not increase the salary of any judge of the municipal court one cent. The reason that the bill is drawn in the language in which it is because that under the act creating the municipal court relating to the section, that particular section had to be quoted in this act, and the reason that the act of 1919, which increases the salary of the municipal court judges is not quoted in this act is because the act of 1919 increasing the salary of the municipal court judges also increased the salaries of the judges of the court in Allegheny county, so therefore it was impossible to refer to this act in another act. Mr. Speaker, I desire to interrogate the gentleman from Philadelphia, Mr. Trainer.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Trainer, permit himself to be interrogated?

Mr. TRAINER. I will, Mr. Speaker.

Mr. GLASS. Mr. Speaker, I would like to ask the gentleman from Philadelphia, Mr. Trainer, to give to the members of the House the name of the judge from Philadelphia to whom he referred?

Mr. TRAINER. Mr. Speaker, I do not know what the practice is among the profession, but among the laymen I think that a man of honor is bound to respect the source of his information.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken.

Mr. EDMONDS. Mr. Speaker, I ask for a verification of the roll.

The SPEAKER. The roll will be verified.

The roll was verified as follows:

YEAS—126.

Allum,	Ehrhardt,	Krugh,	Schaeffer,
Armstrong,	Elgin,	Lafferty,	Schilling,
Asbury,	Feldman,	Love,	Schwartz,
Aston,	Finney,	McCaig,	Sieg,
Daker,	Franklin,	McCann,	Shannon,
Baldi,	Gearhart,	McConnell,	Smiley,
Barnhart,	Glass,	McGowan,	Smith, H. J.,
Beckley,	Goehring,	McHugh,	Smith, H.,
Bell,	Golder,	McOwen,	Smith, J. W.,
Bluet,	Hagerty,	Mangan,	Smith, L.,
Blumberg,	Haldeman,	Marcus, J.,	Snowden,
Bolard,	Harer,	Marcus, J. C.,	Soffel,
Brady,	Harry,	Marshall,	Sowers.

Bromley,	Hatrick,	Millar, A.,	Sprowls,
Brown, F. B.,	Haws,	Millar, A. S. C.,	Stackhouse,
Brown, T. R.,	Hayes,	Miller, C.,	Sterling,
Burns,	Heffernan,	Miller, D. I.,	Stevens,
Clutton,	Henderson, E.,	Miller, D. D.,	Stevenson,
Conner,	Henderson, W.,	Miller, H. F.,	Thomas,
Cratty,	Hetrick,	Mitchell,	Walker, G. T.,
Curran,	Hoffman, J. N.,	Morris,	Walker, J. A.,
Curry,	Hoover,	Orr,	Weiss,
Davis,	Hough,	Perry,	Wettach,
Dawson,	Jones, D. J.,	Phillips,	Whitehouse,
Denning,	Jones, W. W.,	Pike,	Whiteman,
Dewey, C. P.,	Jordan,	Posey,	Wolfe,
Dilsheimer,	Kantner,	Richards,	Woner,
Ditrich,	Keene,	Rieder,	Zook,
Donneley,	Kinsman,	Roman,	Whitaker,
Drinkhouse,	Kohler,	Ruch,	Speaker.
Dunn,	Kooser,	Ruddy,	
Eaches,	Krause,	Ruth,	

NAYS—58.

Bidelspacher,	Fox,	Huston,	Sinclair,
Bower,	Gelder,	Kelly,	Smink,
Brendle,	Gibbon,	Leeds,	Spangler,
Brooks,	Goodnough,	Lewis,	Stark,
Campbell,	Goss,	McBride,	Strass,
Chaplin,	Green,	McCurdy,	Sweitzer,
Comer,	Griffith,	McKim,	Trainer,
Cook,	Haines,	McVicar,	Van Alen,
Crum,	Hampson,	Martin,	Vickerman,
Dewey, P. H.,	Harding,	Mantz,	Weamer,
Diehm,	Haslett,	Miller, J. J.,	Wells,
Dunlap,	Hess,	Ogle,	Williams,
Edmonds,	Hoffman, M. R.,	Rhoads,	Wood,
Eyans,	Holcombe,	Shellenberger,	Woodruff,
Flynn,	Horne,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

CONFERENCE COMMITTEE DISCHARGED FROM CONSIDERATION OF HOUSE BILL NO. 1192.

Mr. JORDAN. Mr. Speaker, I move that the Committee of Conference appointed by the House to consider the differences existing between the House and the Senate on House Bill No. 1192, File Folio No. 7285, entitled:

An Act imposing a State tax on gasoline and on all other liquids containing any derivative of petroleum or natural gas produced prepared or compounded or usable for the purpose of generating power by means of internal combustion and sold in this Commonwealth except for the purpose of resale providing for the collection of such tax and for the distribution and use of the revenues derived therefrom making an appropriation and fixing penalties

be discharged.

Mr. GLASS. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. JORDAN. Mr. Speaker, the committees met and agreed to the amendments made by the Senate. The amendments would have been concurred in last night by the House had it not been for a misunderstanding. The only amendments were the following: The clarification of the definition of gasoline, making it comprehensive. The other amendment was adding fifty per cent to the general fund instead of to the road fund of the State. The other fifty per cent goes back to the county as in the original bill. If there was any objection by the House to the original bill, it was to the fact that the fifty per cent went to the road fund. The request was that it should go to the general fund, and that was the amendment added. These facts were given to us by the Attorney General who drew the amendments personally.

On the question recurring,

Will the House agree to the motion?

It was agreed to.

RECONSIDERATION OF VOTE.

Mr. JORDAN. Mr. Speaker, I move that the vote by which the House non-concurred in the amendments made by the Senate to House Bill No. 1192, File Folio No. 7285, be reconsidered.

Mr. DAWSON. Mr. Speaker, I second the motion.

The motion was agreed to.

On the question recurring,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—112.

Allum,	Feldman,	Lewis,	Rinn,
Armstrong,	Finney,	Love,	Roman,
Asbury,	Fowler,	McCaig,	Ruch,
Aston,	Gelder,	McCann,	Ruddy,
Baker,	Gibbon,	McConnell,	Schaeffer,
Baldi,	Glass,	McCurdy,	Schilling,
Barnhart,	Goehring,	McGowan,	Schwartz,
Beaver,	Golder,	McHugh,	Sieg,
Beckley,	Goodnough,	McKim,	Shaffer,
Bell,	Haldeman,	McVicar,	Smiley,
Bluet,	Hampson,	Mangan,	Snowden,
Brady,	Harding,	Marcus, J.,	Soffel,
Brooks,	Harer,	Martin,	Sprows,
Clutton,	Harry,	Michel,	Stackhouse,
Comer,	Haslett,	Millar, A.,	Stevens,
Cook,	Haws,	Miller, D. I.,	Stewart,
Craig, J. O.,	Henderson, E.,	Miller, D. D.,	Thomas,
Curran,	Henderson, W.,	Miller, H. F.,	Walker, G. T.,
Curry,	Hess,	Mitchell,	Walker, J. A.,
Dawson,	Hetrick,	Ogle,	Wells,
Denning,	Hough,	Orr,	Wettach,
Dewey, C. P.,	Jordan,	Perry,	Whitehouse,
Diehm,	Kantner,	Phillips,	Whiteman,
Dilsheimer,	Keene,	Pike,	Woner,
Dithrich,	Kinsman,	Fosey,	Wood,
Dunn,	Kooser,	Quigley,	Zook,
Eaches,	Krause,	Rhoads,	Whitaker,
Edmonds,	Krugh,	Rieder,	Speaker.
Elgin,	Lafferty,		

NAYS—18.

Alexander,	Goss,	Marcus, J. C.,	Spangler,
Brendle,	Hayes,	Millar, A. S. C.,	Stadtlander,
Brown, T. R.,	Hoffman, M. R.,	Miller, J. J.,	Stark,
Chaplin,	Horne,	Morris,	Strauss,
Craig J. R.,	Huston,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

HOUSE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows, viz:

House Bill No. 3.

A Joint Resolution authorizing the appointment of a commission to arrange for an international exhibition to be held in Philadelphia in the year one thousand nine hundred and twenty-six in celebration of the one hundred and fiftieth anniversary of American Independence

House Bill No. 7.

An Act making an appropriation to the Home for the Training in Speech of Deaf Children before they are of school age at Belmont avenue and Monument road Philadelphia

House Bill No. 14.

An Act making an appropriation to the trustees of the Phoenixville Hospital

House Bill No. 15.

An Act making an appropriation to the agricultural experiment station of the Pennsylvania State College to maintain substations for the purpose of making experiments in the improvement culture curing and preparation of tobacco and providing for the publication of the report thereof

House Bill No. 18.

An Act making an appropriation to the trustees of the State Institution for Feeble-Minded of Eastern Pennsylvania at Spring City

House Bill No. 32.

An Act making an appropriation to the United Zion Home at Lititz Lancaster county Pennsylvania

House Bill No. 35.

An Act making an appropriation to the Home for Friendless Children of Lancaster Pennsylvania

House Bill No. 40.

An Act making an appropriation to the Grand View Institution for the Care and Treatment of Poor Consumptives Oil City Pennsylvania

House Bill No. 42.

An Act making an appropriation to the Rosella Foundling Asylum and Maternity Hospital of the city of Pittsburgh

House Bill No. 43.

An Act making an appropriation to the Pennsylvania association for the blind at Pittsburgh Pennsylvania

House Bill No. 51.

An Act making an appropriation to the Waynesburg Hospital of Waynesburg Pennsylvania

House Bill No. 53.

An Act making an appropriation to the Pennsylvania State Oral School for the Deaf at Scranton

House Bill No. 56.

An Act making an appropriation to the Good Samaritan Hospital at Westfield Tioga county Pennsylvania

House Bill No. 62.

An Act making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster Pennsylvania

House Bill No. 74.

An Act making an appropriation to the Children's Home of South Bethlehem Salisbury Township Lehigh county Pennsylvania

House Bill No. 88.

An Act making an appropriation to Kane Summit Hospital Association McKean county Pennsylvania

House Bill No. 100.

An Act making an appropriation to Saint Mary's Keller Memorial Hospital Scranton Lackawanna county Pennsylvania

House Bill No. 124.

An Act making an appropriation to the Coatesville Hospital Coatesville Pennsylvania

House Bill No. 133.

An Act making an appropriation to the Lancaster General Hospital Lancaster Pennsylvania

House Bill No. 137.

An Act making an appropriation to the Colored Women's Relief Association of Western Pennsylvania

House Bill No. 149.

An Act making an appropriation to the Mid-Valley Hospital at Blakely Pennsylvania

House Bill No. 157.

An Act making an appropriation to the Julia White Friscilla Home for Aged Colored People located at LaMott Montgomery county Pennsylvania

House Bill No. 162.

An Act making an appropriation to the trustees of the State Hospital for injured persons of the Anthracite Coal Region of Pennsylvania at Ashland Schuylkill county Pennsylvania

House Bill No. 176.

An Act making an appropriation to the German Baptist Home at Lawndale Philadelphia

House Bill No. 178.

An Act making an appropriation to the Old Ladies' Home located at Wissinoming Philadelphia

House Bill No. 189.

An Act making an appropriation to the Pittsburgh and Allegheny Home for the Friendless situated in the City of Pittsburgh Pennsylvania

House Bill No. 194.

An Act making an appropriation to the Florence Crittenton Mission of Scranton Pennsylvania

House Bill No. 222.

An Act making an appropriation to the Coudersport General Hospital at Coudersport Pennsylvania

House Bill No. 228.

An Act making an appropriation to the Pennsylvania Epileptic Hospital and Colony Farm Chester county Pennsylvania

House Bill No. 232.

An Act making an appropriation to the Curtis Home for Destitute Women and Children of Pittsburgh Pennsylvania

House Bill No. 234.

An Act making an appropriation to the Home for Colored Children located in the city of Pittsburgh northside

House Bill No. 235.

An Act making an appropriation to the First Allegheny Day Nursery and Temporary Home for Children Pittsburgh Pennsylvania

House Bill No. 236.

An Act making an appropriation to the Frankford Hospital located at Frankford Philadelphia

House Bill No. 237.

An Act making an appropriation to Saint Vincent's Orphans' Asylum of Tacony Philadelphia Pennsylvania

House Bill No. 240.

An Act making an appropriation to the Northern Tier Home Harrison Valley Potter county Pennsylvania

House Bill No. 245.

An Act making an appropriation to the Conemaugh Valley Memorial Hospital Johnstown Pennsylvania

House Bill No. 266.

An Act making an appropriation to the society of the Home for Friendless Women and Children of the city of Scranton

House Bill No. 268.

An Act making an appropriation to the trustees of the State Hospital for injured persons of the Middle Coal Field

House Bill No. 273.

An Act making an appropriation to the Philadelphia Home for Infants located at four thousand six hundred eighteen Westminster Avenue Philadelphia

House Bill No. 276.

An Act making an appropriation to the West Philadelphia General Homeopathic Hospital Philadelphia Pennsylvania

House Bill No. 277.

An Act making an appropriation to the Home for Veterans of the Grand Army of the Republic and Wives Philadelphia Pennsylvania

House Bill No. 278.

An Act making an appropriation to the trustees of the Samaritan Hospital Philadelphia Pennsylvania

House Bill No. 288.

An Act making an appropriation to the Home for Aged and Infirm Women of Easton Pennsylvania

House Bill No. 289.

An Act making an appropriation to the United Charities of Hazleton Pennsylvania

House Bill No. 302.

An Act making an appropriation to the Lying-in-Charity Hospital Philadelphia

House Bill No. 303.

An Act making an appropriation to the Hahnemann Hospital in city of Scranton Pennsylvania

House Bill No. 307.

An Act making an appropriation to the Pennsylvania Training School for Feeble Minded Children at Elwyn in the county of Delaware and Commonwealth of Pennsylvania

House Bill No. 308.

An Act making an appropriation to the Glen Mills Schools in the Eastern District of the Commonwealth of Pennsylvania

House Bill No. 312.

An Act making an appropriation to the Suburban General Hospital of Bellevue Allegheny county Pennsylvania

House Bill No. 319.

An Act making an appropriation to the Florence Crittenton Home and Rescue Association of Pittsburgh Pennsylvania

House Bill No. 320.

An Act making an appropriation to the Montefiore Hospital Association of Western Pennsylvania located at Pittsburgh Pennsylvania

House Bill No. 324.

An Act making an appropriation to the Pottstown Hospital Pottstown Pennsylvania

House Bill No. 327.

An Act making an appropriation to the Paradise Protectory and Agricultural School at Paradise township York county Pennsylvania

House Bill No. 328.

An Act making an appropriation to the York Society to Protect Children and Aged Persons of York Pennsylvania

House Bill No. 329.

An Act making an appropriation to the York Hospital West College avenue York Pennsylvania

House Bill No. 334.

An Act making an appropriation to the Annie M Warner Hospital Gettysburg Adams county Pennsylvania

House Bill No. 336.

An Act making an appropriation to the Meadville Children's Aid Society and Home for the Aged Meadville Crawford county Pennsylvania

House Bill No. 337.

An Act making an appropriation to the Spencer Hospital Meadville Pennsylvania

House Bill No. 338.

An Act making an appropriation to the Allegheny Valley Hospital at Tarentum Pennsylvania

House Bill No. 344.

An Act making an appropriation to the Mercy Hospital of Philadelphia

House Bill No. 350.

An Act making an appropriation to the trustees of Temple University at Philadelphia Pennsylvania

House Bill No. 354.

An Act making an appropriation to the Beacon Light Mission near the city of Bradford Pennsylvania

House Bill No. 364.

An Act making an appropriation to the Benevolent Association's Home for Children Pottsville Pennsylvania

House Bill No. 373.

An Act making an appropriation to the Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases

House Bill No. 374.

An Act making an appropriation to Saint Francis Hospital of Pittsburgh

House Bill No. 378.

An Act making an appropriation to the Renovo Hospital Renovo Pennsylvania

House Bill No. 386.

An Act making an appropriation to the trustees of the State Hospital for the Criminal Insane at Fairview Wayne county and authorizing the board of trustees to perform certain work in connection therewith

House Bill No. 396.

An Act making an appropriation to the Saint Joseph's Hospital and Dispensary of Pittsburgh Pennsylvania

House Bill No. 397.

An Act making an appropriation to Providence Mission and Rescue Home at Pittsburgh Pennsylvania

House Bill No. 406.

An Act making an appropriation to the trustees of the State Hospital for the Insane for the Southeastern District of Pennsylvania located at Norristown Pennsylvania

House Bill No. 410.

An Act making an appropriation to the Passavant Memorial Homes for the Care of Epileptics at Rochester Beaver county Pennsylvania

House Bill No. 411.

An Act making an appropriation to the Rochester General Hospital at Rochester Beaver county Pennsylvania

House Bill No. 413.

An Act making an appropriation to the Beaver County Children's Home of New Brighton Pennsylvania

House Bill No. 419.

An Act making an appropriation to the Easton Hospital at Easton Pennsylvania

House Bill No. 434.

An Act making an appropriation to the Board of Managers of the Pennsylvania Village for Feeble-Minded Women at Laurelton Pennsylvania

House Bill No. 435.

An Act making an appropriation to the Mercy Hospital at Altoona Pennsylvania

House Bill No. 445.

An Act making an appropriation to the Passavant Hospital at Pittsburgh Pennsylvania

House Bill No. 448.

An Act making an appropriation to the Ladies of the Grand Army of the Republic Home Department of Pennsylvania at Hawkins Station Allegheny county Pennsylvania

House Bill No. 458.

An Act making an appropriation to the Chambersburg Hospital at Chambersburg Pennsylvania

House Bill No. 460.

An Act making an appropriation to the Lewistown Hospital of Lewistown Pennsylvania

House Bill No. 461.

An Act making an appropriation to the Westmoreland county Children's Aid Society of Greensburg Pennsylvania

House Bill No. 463.

An Act making an appropriation to the Latrobe Hospital Pennsylvania

House Bill No. 467.

An Act making an appropriation to the Simon H Barnes Memorial Hospital of Susquehanna Pennsylvania

House Bill No. 473.

An Act making an appropriation to the Berwick Hospital Berwick Pennsylvania

House Bill No. 474.

An Act making an appropriation to the Mercy Hospital at Wilkes-Barre Pennsylvania

House Bill No. 485.

An Act making an appropriation to the Bloomsburg Hospital Bloomsburg Pennsylvania

House Bill No. 486.

An Act making an appropriation to the Washington Hospital Washington Pennsylvania or its successor

House Bill No. 488.

An Act making an appropriation to the Home of the Good Shepherd of the County of Allegheny Lowrie street Troy Hill North Side Pittsburgh Pennsylvania

House Bill No. 489.

An Act making an appropriation to the Kittanning General Hospital Kittanning Pennsylvania

House Bill No. 490.

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburg

House Bill No. 495.

An Act making an appropriation to the Roosevelt Hospital of Philadelphia Pennsylvania

House Bill No. 498.

An Act making an appropriation to the Salvation Army and Rescue Home at Bellevue Allegheny county Pennsylvania

House Bill No. 504.

An Act making an appropriation to the City Hospital Washington Pennsylvania or its successor

House Bill No. 505.

An Act making an appropriation to Saint Mary's Hospital of Philadelphia Pennsylvania

House Bill No. 508.

An Act making a deficiency appropriation to the Gettysburg Memorial Commission to carry into effect the act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand two hundred and forty) entitled "An act making an appropriation to the Gettysburg Battlefield Memorial Commission for various purposes" to be used for the erection of bronze statues of Generals Crawford and Gibbon and for repairs to the Pennsylvania memorial in accordance with the provisions of said act

House Bill No. 516.

An Act making an appropriation to the Montgomery Hospital at Norristown Montgomery county Pennsylvania

House Bill No. 521.

An Act making an appropriation to the Presbyterian Hospital at Pittsburg Pennsylvania

House Bill No. 522.

An Act making an appropriation to Saint John's General Hospital of Pittsburg Pennsylvania

House Bill No. 525.

An Act making an appropriation to the Meadville City Hospital Meadville Pennsylvania

House Bill No. 536.

An Act making an appropriation to the Saint Joseph's Protector for Homeless Boys Pittsburgh Pennsylvania

House Bill No. 537.

An Act making an appropriation to the American Oncologic Hospital at Philadelphia

House Bill No. 540.

An Act making an appropriation to the Pennsylvania Memorial Home of Brookville Pennsylvania

House Bill No. 547.

An Act making an appropriation for the Hospital Department of the Jewish Hospital Association of Philadelphia

House Bill No. 548.

An Act making an appropriation to the Germantown Dispensary and Hospital Germantown Pennsylvania

House Bill No. 561.

An Act making an appropriation to the Women's Hospital of Philadelphia two thousand one hundred and thirty-seven North College Avenue

House Bill No. 565.

An Act making an appropriation to the Carlisle Hospital Carlisle Pennsylvania

House Bill No. 568.

An Act making an appropriation to the Howard Hospital of Philadelphia Pennsylvania

House Bill No. 469.

An Act making an appropriation to the Wayne County Memorial Hospital at Honesdale Pennsylvania

House Bill No. 570.

An Act making an appropriation to the Trustees of the Garretson Hospital Philadelphia Pennsylvania

House Bill No. 585.

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb Mount Airy Philadelphia

House Bill No. 586.

An Act making an appropriation to the Chestnut Hill Hospital of Philadelphia Pennsylvania

House Bill No. 590.

An Act making an appropriation to the Homestead Hospital Homestead Pennsylvania

House Bill No. 591.

An Act making an appropriation to the Boys' Industrial Home of Western Pennsylvania located at Oakdale Allegheny County

House Bill No. 593.

An Act making an appropriation to the Children's Aid Society of Franklin county Pennsylvania

House Bill No. 594.

An Act making an appropriation to the Women's Medical College of Philadelphia Pennsylvania

House Bill No. 610.

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its navigable tributaries for two years from June first one thousand nine hundred and twenty-one

House Bill No. 612.

An Act making an appropriation to the Woods Run Settlement Association Petosky street North Side Pittsburgh Allegheny county Pennsylvania

House Bill No. 613.

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its navigable tributaries for the maintenance of a nautical school to be located at the Port of Philadelphia for two years from June first one thousand nine hundred and twenty-one

House Bill No. 615.

An Act making an appropriation to the Orphan Asylum of the Holy Family of Emsworth Allegheny county Pennsylvania

House Bill No. 618.

An Act making an appropriation to the West Side Hospital Association of Scranton Lackawanna county Pennsylvania

House Bill No. 622.

An Act making an appropriation to the Northeastern Hospital of Philadelphia Philadelphia Pennsylvania

House Bill No. 628.

An Act making an appropriation to the Graduate School of Medicine of the University of Pennsylvania

House Bill No. 643.

An Act making an appropriation to the Williamsport Training Home for Girls at Williamsport Lycoming county Pennsylvania

House Bill No. 647.

An Act making an appropriation to the Pennsylvania Working Home for Blind Men Philadelphia

House Bill No. 649.

An Act making an appropriation to the DePaul Institute of Mount Lebanon township Allegheny county Pennsylvania

House Bill No. 652.

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming county Pennsylvania

House Bill No. 653.

An Act making an appropriation to the Florence Crittenton Mission of the city of Williamsport Lycoming county Pennsylvania

House Bill No. 654.

An Act making an appropriation to the Boys' Industrial Home at Williamsport Lycoming county Pennsylvania

House Bill No. 655.

An Act making an appropriation to the Williamsport Hospital of the city of Williamsport Pennsylvania

House Bill No. 658.

An Act making an appropriation to the Greenville Hospital Greenville Pennsylvania

House Bill No. 661.

An Act making an appropriation to the Home for the Friendless of the city of Williamsport Pennsylvania

House Bill No. 680.

An Act making an appropriation to the German Protestant Home for Aged at Fair Oaks Allegheny county Pennsylvania

House Bill No. 682.

An Act making an appropriation to the Chester county Hospital

House Bill No. 689.

An Act making an appropriation to the Polyclinic Hospital of the University of Pennsylvania

House Bill No. 690.

An Act making an appropriation to the McKeesport Hospital McKeesport Pennsylvania

House Bill No. 705.

An Act making an appropriation to the Dowingtown Industrial and Agricultural School Downingtown Pennsylvania

House Bill No. 706.

An Act making an appropriation to the State Hospital of Coaldale Coaldale Schuylkill county Pennsylvania

House Bill No. 711.

An Act making an appropriation to the Elk county General Hospital of Ridgway Pennsylvania

House Bill No. 723.

An Act making an appropriation to the Home of Industry for discharged prisoners of the city of Philadelphia and State of Pennsylvania

House Bill No. 724.

An Act making an appropriation to the Women's Southern Homeopathic Hospital of Philadelphia

House Bill No. 727.

An Act making an appropriation to the Pennsylvania Home Teaching Society and Free Circulating Library for the Blind at Philadelphia

House Bill No. 750.

An Act making an appropriation to Saint Joseph's Protectory Norristown Pennsylvania

House Bill No. 755.

An Act making an appropriation to the Citizens General Hospital of New Kensington Pennsylvania

House Bill No. 756.

An Act making an appropriation to the Memorial Hospital at Roxborough Philadelphia Pennsylvania

House Bill No. 761.

An Act making an appropriation to the Wyoming Valley Homeopathic Hospital at Wilkes-Barre Pennsylvania

House Bill No. 773.

An Act making an appropriation to carry into effect the provision of an act approved the tenth of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and ninety-three) entitled "An act providing for assistance to

certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State supervisor and assistants and fixing the salaries of such State supervisor and assistants defining the powers and duties of boards of trustees including the power of appointing assistants and investigators and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring certain counties coming under the provisions of the act to appropriate moneys and providing penalties

House Bill No. 774.

An Act making an appropriation to the Eye and Ear Hospital of Pittsburgh Pennsylvania

House Bill No. 777.

An Act making an appropriation to the Tuberculosis League of Pittsburgh Pennsylvania

House Bill No. 799.

An Act making an appropriation to the Home of the Good Shepherd Lincoln avenue Pittsburgh Pennsylvania

House Bill No. 800.

An Act making an appropriation to the Taylor Hospital Association of the borough of Taylor Lackawanna county Pennsylvania

House Bill No. 801.

An Act making an appropriation to the Saint Joseph's Foundling Home and Maternity Hospital of Scranton Pennsylvania

House Bill No. 802.

An Act making an appropriation to the Pennsylvania Museum and School of Industrial Art

House Bill No. 813.

An Act making an appropriation to the Titusville Hospital at Titusville Pennsylvania

House Bill No. 814.

An Act making an appropriation to the House of Good Shepherd Scranton Pennsylvania

House Bill No. 815.

An Act making an appropriation to the Brookville Hospital Brookville Pennsylvania

House Bill No. 819.

An Act making an appropriation to the DuBois Hospital of DuBois Pennsylvania

House Bill No. 825.

An Act to repeal an act of General Assembly approved May first Anno Domini one thousand nine hundred and nineteen entitled "An act making an appropriation for the payment of the statutory medical hospital surgical and burial expenses and compensation outstanding and due and to become due to injured employees and dependents of deceased employees whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May thirty-first one thousand nine hundred and nineteen" (Appropriation acts page twenty-five) to repeal an act of General Assembly approved July eighteenth Anno Domini one thousand nine hundred and nineteen entitled "An act making an appropriation for the payment of the statutory medical hospital surgical and burial expenses and compensation due and to become due to injured employees and dependents of deceased employees whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May thirty-first one thousand nine hundred and twenty-one" (Appropriation Acts page two hundred and thirty-five) making an appropriation for the payment of medical hospital surgical and burial expenses and workmen's compensation which may become due during the biennial period ending May thirty-first one thousand nine hundred and twenty-three to employees and dependents of employees of the various departments of the Commonwealth under the Workmen's Compensation Act of one thousand nine hundred and fifteen as amended and for the payment of expenses incurred in the investigation and adjustment of such claims

House Bill No. 826.

An Act making an appropriation to the Ohio Valley General Hospital at McKees Rocks Pennsylvania

House Bill No. 829.

An Act making an appropriation to Saint Patrick's Orphan Asylum of Scranton Pennsylvania

House Bill No. 842.

An Act making an appropriation to the Retirement Board for the purposes of carrying out the provisions of the act approved July eighteenth one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act establishing a public school employees retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the powers and duties thereof and the manner of paying the same and providing for the guaranty by the Commonwealth of the same and imposing powers and duties upon the board of public school employees and providing for the same and benefits and rights from taxation and providing for the same and providing penalties"

House Bill No. 844.

An Act making an appropriation to the Bellefonte Hospital Bellefonte Pennsylvania

House Bill No. 847.

An Act making an appropriation to the Shenango Valley Hospital of New Castle Pennsylvania

House Bill No. 851.

An Act making an appropriation to the Philadelphia Home for Incurables

House Bill No. 852.

An Act making an appropriation to the Ellwood City Hospital Ellwood City Pennsylvania

House Bill No. 853.

An Act making an appropriation to the Almira Home Association at New Castle Pennsylvania

House Bill No. 854.

An Act making an appropriation to the Cannonsburg General Hospital Association at Cannonsburg Pennsylvania

House Bill No. 857.

An Act making an appropriation to the Charleroi-Monessen Hospital at Charleroi Pennsylvania

House Bill No. 874.

An Act making an appropriation to the Children's Hospital of Pittsburgh in the city of Pittsburgh Pennsylvania

House Bill No. 902.

An Act making an appropriation to the Nazarene Home for the Aged at Philadelphia Pennsylvania

House Bill No. 903.

An Act making an appropriation to the Mount Sinai Hospital of Philadelphia Pennsylvania

House Bill No. 904.

An Act making an appropriation to the Saint Vincent's Hospital Association of the city of Erie Pennsylvania

House Bill No. 905.

An Act making an appropriation to the Erie Home for the Friendless of the city of Erie Pennsylvania

House Bill No. 906.

An Act making an appropriation to the Bethesda Home Pittsburgh Pennsylvania

House Bill No. 911.

An Act making an appropriation to the Pennsylvania Training School at Morgantown Pennsylvania

House Bill No. 919.

An Act making a deficiency appropriation in the Department of Public Instruction for the payment of the State's share of the salary of vocational teachers and for the State's share of the increase of salaries of teachers

House Bill No. 920.

An Act making an appropriation to the Pittsburgh Home for Babies Pittsburgh Pennsylvania

House Bill No. 921.

An Act making an appropriation to the Saint Christopher's Hospital for Children Philadelphia Pennsylvania

House Bill No. 936.

An Act making an appropriation to the Elmwood Home Erie Pennsylvania

House Bill No. 970.

An Act making an appropriation to the Robert Wood Home of Philadelphia Pennsylvania

House Bill No. 971.

An Act making an appropriation to the Prisan Labor Commission

House Bill No. 975.

An Act making an appropriation to the Board of trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania for maintenance of said home and the payment of expenses of administration including salaries of officials and clerks and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the State Treasury

House Bill No. 1023.

An Act making an appropriation to provide the necessary expenses of blind students who are residents of the Commonwealth in attendance at institutions of higher learning

House Bill No. 1028.

An Act making an appropriation to the Midnight Mission of Philadelphia Pennsylvania

House Bill No. 1036.

An Act making an appropriation to the Florence Crittenton Home of Erie Pennsylvania

House Bill No. 1039.

An Act making an appropriation to carry out the provisions of an act approved the eighteenth day of July one thousand nine hundred nineteen (Pamphlet Laws one thousand and forty-four) entitled "An act to assist worthy young men and women graduates of secondary schools of the State to obtain a higher education and making an appropriation"

House Bill No. 1099.

An Act making an appropriation to Saint Rita's L C B A Home for Infants Pittsburgh Allegheny county

House Bill No. 1127.

An Act making an appropriation to the Williams Valley Hospital of Williamstown Pennsylvania

House Bill No. 1131.

An Act making an appropriation to the Children's Industrial Home at Harrisburg Pennsylvania

House Bill No. 1132.

An Act making an appropriation to the Messiah Rescue and Benevolent Home of Harrisburg Pennsylvania

House Bill No. 1133.

An Act making an appropriation to the Nursery Home of Harrisburg Pennsylvania

House Bill No. 1134.

An Act making an appropriation to the Florence Crittenton Home of Harrisburg Pennsylvania

House Bill No. 1264.

An Act to amend an act approved the twenty-first day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and fifty-seven) entitled "An act to amend section one and to supplement an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws twelve hundred and two) entitled 'An act providing for the appointment and expenses of a commission of five persons to codify and revise the law relating to banks private bankers and trust companies doing business within this Commonwealth and making an appropriation' extending the powers and duties of the commission so as to include the codification and revision of the law relating to all corporations persons partnerships and associations under the supervision of the Banking Department and making an appropriation" extending said commission for a further period of two years conferring additional power upon such commission and making an appropriation

House Bill No. 1265.

An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for the two years ending May thirty-first one thousand nine hundred and nineteen

House Bill No. 1322.

An Act making an appropriation to the Penn Asylum for Indigent Widows and Single Women Philadelphia Pennsylvania

House Bill No. 1327.

An Act making an appropriation to the Evangelical Home for the Aged at Philadelphia

House Bill No. 1349.

An Act making an appropriation to the Salvation Army Social Settlement and Day Nursery of Fernando Street Pittsburgh Pennsylvania

House Bill No. 1356.

An Act to appropriate and to reappropriate to the Water Supply Commission moneys for the purpose of continuing the work of deepening widening and improving French Creek in Crawford county commenced under the provisions of the act approved the twenty-fifth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand one hundred and ninety-one) entitled "An act providing for the deepening widening and improvement of French Creek in Crawford County vesting certain powers in the Water Supply Commission including the taking of land and materials by eminent domain and making an appropriation"

House Bill No. 1358.

An Act making an appropriation to the Providence General Hospital of Philadelphia Philadelphia County Pennsylvania

House Bill No. 1362.

An Act making an appropriation to the Home for widows and single Women of Lebanon and Lebanon County

House Bill No. 1364.

An Act making an appropriation to the Coleman Industrial Home for colored boys Pittsburgh Pennsylvania

House Bill No. 1411.

An Act making an appropriation to the Philadelphia College of Pharmacy Philadelphia Pennsylvania

House Bill No. 1475.

An Act making an appropriation to the Home for the Aged located at one thousand eight hundred nine Mount Vernon street Philadelphia Pennsylvania

House Bill No. 1494.

An Act making an appropriation to the Stetson Hospital of Philadelphia Pennsylvania

House Bill No. 214.

An Act providing for the refunding of moneys paid to the State Highway Department for registration of motor vehicles and driver's licenses which motor vehicles and licenses have not been used and to which moneys it appears the Commonwealth has no claim and making an appropriation for such refunds

House Bill No. 294.

An Act making an appropriation to the Lake Erie and Ohio River Canal Board of Pennsylvania for the payment of expenses incurred in printing distributing or otherwise making available for public use reports maps documents and records of the board in securing the co-operation and aid of the Government of the United States and other public authorities in the construction of the canal or waterway authorized to be constructed by the board for the payment of incidental office expenses and for the payment of salaries fees and expenses

House Bill No. 385.

An Act re-appropriating certain moneys to the trustees of the State Hospital for the Criminal Insane at Fairview Wayne county

House Bill No. 441.

An Act making an appropriation to pay for the collection revising indexing and proof-reading of the material contained in the pamphlet known as "The Game Fish and Forestry Laws" of this Commonwealth

House Bill No. 530.

An Act making an appropriation for the purpose of maintaining the public roads through the Cornplanter Indian Reservation in Elk Township Warren County Pennsylvania

House Bill No. 979.

An Act making an appropriation to the State Highway Department for the payment of rewards to townships of the second class for the construction and improvement of township roads and the erection and construction of township bridges

House Bill No. 1336.

A Supplement to an act approved the eighteenth day of July one thousand nine hundred and nineteen (Appropriation Acts page two hundred and twenty-nine number three hundred and eighty-two A) entitled "An act authorizing the appointment of a commission to supervise the revising amending consolidating and simplifying of the laws relating to the assessment levy and collection of taxes for local purposes prescribing the power and duties of such commission imposing certain duties on the Legislative Reference Bureau and making an appropriation" continuing the commission appointed under the provisions of said act for a further period of two years providing for the appointment of additional members on said commission and making an appropriation

House Bill No. 30.

An Act making an appropriation to the Sacred Heart Hospital Allentown Lehigh County Pennsylvania

House Bill No. 264.

An Act making an appropriation to the Washington and Jefferson College Washington Pennsylvania

House Bill No. 310.

An Act making an appropriation to the Mudget Hospital and Training School for Nurses located at two thousand twenty-eight North Thirteenth Street Philadelphia Pennsylvania

House Bill No. 365.

An Act making an appropriation to the Pottsville Hospital Pottsville Pennsylvania

House Bill No. 481.

An Act making an appropriation to the Diagnostic Hospital of the city of Philadelphia Philadelphia Pennsylvania

House Bill No. 656.

An Act making an appropriation to the Cottage State Hospital for Injured Persons located at Mercer Pennsylvania

House Bill No. 659.

An Act making an appropriation for providing erecting completing leasing maintaining and repairing armories and stables for the use of Pennsylvania National Guard including compensation insurance of employees of armories title insurance advertisement for bids traveling expenses clerical and other expenses of the State Armory Board

House Bill No. 674.

An Act constituting a commission to make an investigation of the battle fields of France and Belgium and to select points for the erection of monuments and markers of appropriate design to commemorate the achievements of Pennsylvania soldiers during the World War defining the powers and duties of the commission and making an appropriation

House Bill No. 713.

An Act making an appropriation to the Chester Day Nursery and Children's Boarding Home at Chester Pennsylvania

House Bill No. 843.

An Act making an appropriation to the Department of Health of the Commonwealth of Pennsylvania for the maintenance of tuberculosis sanatoria and dispensaries necessary additions furnishings and repairs for educational work and other necessary work in curing and preventing tuberculosis

House Bill No. 1262.

An Act to amend section one of an act approved the thirtieth day of March one thousand nine hundred and seventeen (appropriation acts page sixteen) entitled "An act making an appropriation for the purpose of continuing and maintaining schools among the Corralplanter Indians of Warren county" as amended

with information that the Senate has passed the same without amendment.

RESOLUTION NO. 10.

Mr. STEVENS. Mr. Speaker, I desire to call up at this time resolution No. 10, File Folio No. 4397, and move its adoption.

The SPEAKER. The resolution will be read by the Clerk.

The resolution was read by the Clerk as follows:

Whereas The condition of the negroes in the southern states in a great many cases amounts virtually to slavery and Whereas Frequently outrages are perpetrated by the white people of those states against negroes in order to prevent the giving of testimony in proceedings under the peonage laws of the United States therefore

Resolved (if the Senate concur) That the General Assembly of the Commonwealth of Pennsylvania hereby urges upon the Federal Department of Justice the necessity of instituting a rigorous and exhaustive investigation of peonage in all of the Southern states and the bringing to justice and punishment of all persons guilty of practicing peonage

The Secretary of the Commonwealth is hereby directed to forward a copy of this resolution to the Department of Justice of the United States

On the question,

Will the House adopt the resolution?

It was adopted.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. MARSHALL. Mr. Speaker, I move that House Bill No. 985, (Senate Bill No. 290), File Folio 4649, on page 33 of today's calendar, be made a special order of business at this time.

Mr. GLASS. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 985, (Senate Bill No. 290), as follows:

A Joint Resolution proposing an amendment to article three (III) of the Constitution of the Commonwealth of Pennsylvania

Section 1 Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met That the following amendment to the Constitution of Pennsylvania be and the same is hereby proposed in accordance with the eighteenth article thereof

That article three be amended by adding thereto the following Section 34 The Legislature shall have power to classify counties cities boroughs school districts and townships according to population and all laws passed relating to each class and all laws passed relating to and regulating procedure and proceedings in court with reference to any class shall be deemed general legislation within the meaning of this Constitution but counties shall not be divided into more than eight classes cities into not more than seven classes school districts into not more than five classes and boroughs into not more than three classes

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—149.

Alexander,	Edmonds,	Long,	Schilling.
Allum,	Ehrhardt,	McBride,	Schwartz,
Armstrong,	Elgin,	McCaig,	Sieg,
Asbury,	Feldman,	McCann,	Shannon.
Aston,	Finnney,	McCarthy,	Shellenberger,
Baker,	Fitzgibbon,	McConnell,	Smiley,
Barnhart,	Franklin,	McGowan,	Smith, H. J.,
Beaver,	Gearhart,	McKim,	Smith, H.,
Beckley,	Gelder,	McKnight,	Smith, J. W.,
Bell,	Gibbon,	McOwen,	Snoyden,
Bidelspacher,	Glass,	McVicar,	Soffel.
Bluet,	Golder,	Marcus, J.,	Spowls,
Blumberg,	Goodnough,	Marcus, J. C.,	Stackhouse,
Bower,	Green,	Martin,	Stark,
Brady,	Griffith,	Mantz,	Steedle,
Bromley,	Haldeman,	Michel,	Stevens,
Brooks,	Hampson,	Millar, A.,	Stevenson,
Brown, T. R.,	Harding,	Millar, A. S. C.,	Stewart,
Burns,	Harry,	Miller, C.,	Strauss,
Campbell,	Haslett,	Miller, D. I.,	Thomas,
Chaplin,	Hayes,	Miller, D. D.,	Van Alen,
Clutton,	Henderson, E.,	Miller, H. F.,	Vickerman,
Comer,	Henderson, W.,	Miller, J. J.,	Walker, G. T.,
Conner,	Hetrick,	Mitchell,	Walker, J. A.,
Craig, J. O.,	Hoffman, J. N.,	Morris,	Weiss,
Crum,	Hoover,	Ogle,	Wells,
Curry,	Huston,	Orr,	Whitehouse,
Davis,	Jones, D. J.,	Phillips,	Whiteman,
Dawson,	Jones, W. W.,	Pike,	Williams,
DeHaas,	Jordan,	Posey,	Wolfe,
Dewey, C. P.,	Kantner,	Rhoads,	Woner,
Dewey, P. H.,	Keene,	Richards,	Wood,
Diehm,	Kelly,	Rieder,	Woodruff,
Dilshelmer,	Kinsman,	Rinn,	Zook,
Donneley,	Kooser,	Roman,	Whitaker,
Dunlap,	Krause,	Ruddy,	Speaker.
Dunn,	Lafferty,	Schaeffer,	
Eaches,	Lewis,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

CONFERENCE COMMITTEE REPORT ON SENATE BILL NO. 958.

Mr. LONG. Mr. Speaker, I call up the report of the Committee of Conference on Senate Bill No. 958, File Folio No. 4759.

The SPEAKER. The Clerk will read the report of the Committee of Conference.

The Clerk read the report as follows:

REPORT OF THE COMMITTEE OF CONFERENCE ON SENATE BILL NO. 958.

To the Honorable the Senate and House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen: The Committee of Conference to which was referred the differences existing between the two Houses on Senate Bill No. 958, entitled An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts, respectfully beg leave to submit the following amended bill as our report.

M. G. LESLIE,
EDWIN H. VARE,
T. L. EYRE,

Committee on the part of the Senate.

W. HEBER DITHRICH,
W. C. HARER,

Committee on the part of the House of Representatives.

An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the judicial districts of the Commonwealth shall be numbered composed designated and shall each have the number of judges respectively as follows

The first district shall be composed of the city and county of Philadelphia and shall have fifteen judges learned in the law in the common pleas and five judges learned in the law in the orphans' court and such judges of the municipal court as now or may hereafter be provided by law

The second district of the county of Lancaster and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The third district of the county of Northampton and shall have three judges learned in the law in the common pleas

The fourth district of the county of Tioga and shall have one judge learned in the law

The fifth district of the county of Allegheny and shall have fourteen judges learned in the law in the common pleas and three judges learned in the law in the orphans' court and such by law

The sixth district of the county of Erie and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The seventh district of the county of Bucks and shall have one judge learned in the law

The eighth district of the county of Northumberland and shall have two judges learned in the law

The ninth district of the county of Cumberland and shall have one judge learned in the law

The tenth district of the county of Westmoreland and shall have three judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The eleventh district of the county of Luzerne and shall have five judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The twelfth district of the county of Dauphin and shall have three judges learned in the law

The thirteenth district of the county of Greene and shall have one judge learned in the law

The fourteenth district of the county of Fayette and shall have two judges learned in the law and one judge learned in the law in the orphans' court

The fifteenth district of the county of Chester and shall have one judge learned in the law

The sixteenth district of the county of Somerest and shall have one judge learned in the law

The seventeenth district of the counties of Union and Snyder and shall have one judge learned in the law

The eighteenth district of the county of Clarion and shall have one judge learned in the law

The nineteenth district of the county of York and shall have two judges learned in the law

The twentieth district of the counties of Huntingdon Bedford and Mifflin and shall have one judge learned in the law

The twenty-first district of the county of Schuylkill and shall have three judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The twenty-second district of the county of Wayne and shall have one judge learned in the law

The twenty-third district of the county of Berks and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The twenty-fourth district of the county of Blair and shall have one judge learned in the law

The twenty-fifth district of the counties of Cameron Clinton and Elk and shall have one judge learned in the law

The twenty-sixth district of the county of Columbia and shall have one judge learned in the law The county of Montour shall be attached to this district

The twenty-seventh district of the county of Washington and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The twenty-eighth district of the county of Venango and shall have one judge learned in the law

The twenty-ninth district of the county of Lycoming and shall have one judge learned in the law

The thirtieth district of the county of Crawford and shall have one judge learned in the law

The thirty-first district of the county of Lehigh and shall have two judges learned in the law

The thirty-second district of the county of Delaware and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The thirty-third district of the county of Armstrong and shall have one judge learned in the law

The thirty-fourth district of the county of Susquehanna and shall have one judge learned in the law

The thirty-fifth district of the county of Mercer and shall have one judge learned in the law

The thirty-sixth district of the county of Beaver and shall have two judges learned in the law

The thirty-seventh district of the county of Warren and shall have one judge learned in the law The county of Forest shall be attached to this district

The thirty-eighth district of the county of Montgomery and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The thirty-ninth district of the county of Franklin and shall have one judge learned in the law

The fortieth district of the county of Indiana and shall have one judge learned in the law

The forty-first district of the counties of Juniata and Perry and shall have one judge learned in the law

The forty-second district of the county of Bradford and shall have one judge learned in the law

The forty-third district of the counties of Monroe and Pike and shall have one judge learned in the law

The forty-fourth district of the counties of Wyoming and Sullivan and shall have one judge learned in the law

The forty-fifth district of the county of Lackawanna and shall have three judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The forty-sixth district of the county of Clearfield and shall have one judge learned in the law

The forty-seventh district of the county of Cambria and shall have two judges learned in the law and one judge learned in the law in the orphans' court

The forty-eighth district of the county of McKean and shall have one judge learned in the law

The forty-ninth district of the county of Centre and shall have one judge learned in the law

The fiftieth district of the county of Butler and shall have one judge learned in the law

The fifty-first district of the counties of Adams and Fulton and shall have one judge learned in the law

The fifty-second district of the county of Lebanon and shall have one judge learned in the law

The fifty-third district of the county of Lawrence and shall have one judge learned in the law

The fifty-fourth district of the county of Jefferson and shall have one judge learned in the law

The fifty-fifth district of the county of Potter and shall have one judge learned in the law

The fifty-sixth district of the county of Carbon and shall have one judge learned in the law

And in all cases where a county is or shall be attached to a contiguous district the qualified voters of said county shall be entitled to vote for the judge or judges

Section 2. The nomination of judges which the qualified electors of any county are entitled to elect of themselves unconnected with any other county or district shall be made held and conducted and the returns of votes cast at primary elections for the nomination of such judges shall be made computed canvassed and certified as now or may be hereafter provided by law

Section 3. Returns of votes cast in all such counties at the municipal elections for all judges shall be made out by the prothonotary of the court of common pleas of such county under direction of said court or of the judge or person or persons authorized by law to receive and compute returns in such counties at its his or their meeting to receive and compute the returns of the preceding municipal election. Such returns shall be properly attested by the seal of said court. One of such returns shall be filed and entered in the office of the prothonotary of such court. Another of such returns such prothonotary shall enclose in a sealed envelope and direct and immediately mail to the Secretary of the Commonwealth. It shall also be the duty of the prothonotary to deliver a copy of such return to each person elected judge at such municipal election

Section 4. In case of the election of a judge or judges in any judicial district composed of two or more counties or of a single county to which one or more counties is or are attached as provided by this act on the day of the sitting of the court or of the judge person or persons authorized by law to receive and compute returns in each of such counties the prothonotary of the court of common pleas shall open and in its his or their presence shall make out a return of all votes cast at the preceding municipal election within each county for every person voted for as judge. Such return shall be properly attested by the seal of said court. The court or judge or person or persons receiving and computing returns shall thereupon appoint one of

the judges of election in said county to take charge of such return and produce the same at a meeting of the judges so appointed in each of the counties comprising said district.

Section 5 In all judicial districts composed of two or more counties the county commissioners of each county shall appoint one of the judges of elections of such county to take charge of the returns of all votes cast at any primary election in said county for any candidate or candidates for the nomination of judge of the courts of said district.

Section 6 In all judicial districts composed of two or more counties the persons appointed as return judges to compute the vote cast at any municipal or primary election for any judges of the courts of such districts shall meet and cast up the several returns of the counties composing the district on the Tuesday next following the day on which the official computation of the county returns in all of such counties shall have been completed. Such meetings shall be held at the court house of one of the counties taking said counties alternately in alphabetical order.

Section 7 The return judges having met and cast up the votes of their respective districts shall execute under their hands and seals a general and true return of the whole district which in case such return is of a municipal election shall be deposited with the prothonotary of the county wherein the return is executed or in case the return is of a primary election with the county commissioners of such county. Immediately upon the receipt of such return the prothonotary or county Commissioners as the case may be shall make copies of such return and shall transmit one copy thereof properly certified to the Secretary of the Commonwealth and the other copy or copies also certified to the person or persons receiving the highest number of votes cast at the preceding municipal or primary election for the office or offices for which the election was held or the nominations were made in the district.

Section 8 Every return judge shall receive out of the treasury of his proper county the sum of ten dollars for each day actually employed in computing such vote and in addition thereto shall receive ten cents for every mile necessarily traveled in going to and from the place of meeting.

Section 9 In all judicial districts at the municipal election next preceding the expiration of the term of any judge now or hereafter commissioned the qualified electors of any county or counties composing such districts shall elect a successor to such judge to serve as provided by law.

Section 10 In all districts in which by the provisions of this act two or more judges are provided one of said judges shall be the president judge of said district and the other or others shall be the additional law judge or judges thereof. The judge of said districts whose commission shall first expire shall be the president judge thereof except when the president judge has been or shall be re-elected in which case he shall continue to be the president judge thereof except when the president judge shall possess the same qualifications which are required by the Constitution and laws for the president judge of said district and shall hold his or their office for a like term and by the same tenure and shall have the same powers authority and jurisdiction and shall be subject to the same duties restrictions and penalties as the president judge of said district.

Section 11 In all cases where by the provisions of this act a district heretofore consisting of more than one county is divided into two or more districts and in all cases in which counties are transferred from one district to another the judge now in office shall continue to serve until the expiration of his term of office as judge of the district which by this act is given the same number as that of the district in which the said judge has heretofore served. At the municipal election next preceding the expiration of the term of office of any such judge the electors of the county or counties composing such district shall elect a judge to serve as provided by law.

Section 12 In all districts in which the office of additional law judge or the office of orphans' court judge is created by the provisions of this act the Governor shall appoint a person learned in the law and otherwise legally qualified and commission him as additional law judge or orphans' court judge of such district as the case may be to serve until the first Monday of January one thousand nine hundred and twenty-two.

Section 13 The act approved the eighteenth day of July one thousand nine hundred and one (Pamphlet Laws six hundred sixty-nine) entitled "An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election appointment and commissioning of judges learned in the law for the said districts in cases where such judges are not provided for by existing law" the act approved the twenty-third day of May one thousand nine hundred and one (Pamphlet Laws two hundred ninety-two) entitled "An act to provide for an additional law judge of the several courts of the eighth judicial district" the act approved the eleventh day of July one thousand nine hundred and one (Pamphlet Laws six hundred fifty-five) entitled "An act to provide for an additional law judge of the several courts of the eleventh judicial district" the act approved the twenty-eighth day of February one thousand nine hundred and seven (Pamphlet Laws four) entitled "An act to provide for an additional law judge of the several courts of the thirty-second judicial district" the act approved the twenty-fourth day of March one thousand nine hundred and eleven (Pamphlet Laws twenty-five) entitled "An act to provide for an additional law judge of the several courts of the sixth judicial district" the act approved the fourth day of April one thousand nine hundred and thirteen (Pamphlet Laws forty) entitled "An act to provide for an additional law judge of the several courts of the forty-seventh judicial district" the act approved the twenty-first day of July one thousand nine hundred and thirteen (Pamphlet Laws eight hundred seventy-two) entitled "An act to provide for an additional law judge of the several courts of eleventh judicial district" the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws four hundred ninety-eight) entitled "An act to amend section one of an act entitled 'An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election appointment and commissioning

of judges learned in the law for the said districts in cases where such judges are not provided for by existing law" approved the eighteenth day of July one thousand nine hundred and one by designating the counties of Cameron and Elk as the twenty-fifth district and attaching the county of Clinton to the fifty-fifth district" the act approved the twenty-fourth day of April one thousand nine hundred and seventeen (Pamphlet Laws ninety-five) entitled "An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts" are hereby repealed absolutely. The act approved the twelfth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred fifty-eight) entitled "An act fixing the time of meeting of the return judges in the several congressional senatorial representative and judicial districts composed of two or more counties or parts of two or more counties prescribing the manner of making and certifying the consolidated returns imposing certain duties on prothonotaries and county commissioners and fixing the compensation of such return judges" and the act approved the twelfth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred sixty) entitled "An act authorizing county commissioners to appoint return judges to cast up primary elections returns in congressional senatorial and judicial districts" are hereby repealed in so far as they relate to judicial districts. All other acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

Nothing in this act shall be construed to repeal any of the provisions of an act approved the fifth day of May one thousand nine hundred and eleven entitled "An act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" or the amendments thereto nor to repeal any of the provisions of an act approved the twelfth day of July one thousand nine hundred and thirteen entitled "An act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the proper officers of the county or city of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expenses thereof" or the amendments thereto.

Section 13 Where by the provisions of this act the number of judges in any judicial district is decreased below the number to which such districts is by law entitled at the date of the passage of this act the judges then in the office shall continue to hold their offices until the end of their respective terms but no successor shall be elected to succeed the judge whose term first expires and after the expiration of the term of such judge the remaining judge or judges shall constitute the court of such district and the judge oldest in commission shall be the president judge of said court.

On the question,

Will the House adopt the report of the Conference Committee.

Mr. LONG. Mr. Speaker, this is a bill which received considerable newspaper comment at the time it was introduced, and for fear that you may not remember its provisions I will briefly state to you that it is the Judicial Apportionment Bill. In the shape in which it was originally introduced in the Senate it changed no judicial district in this State. It did not add a judge or take away a judge. The Constitution provides that after each census there may be a reapportionment of the judges of this Commonwealth. This bill as it was originally introduced by Senator Donahue, was only a form. It is not mandatory that there should be such a reapportionment. On second reading in the Senate an amendment was introduced under which Chester County only was affected. The amendment eliminated one judge from Chester County, at the end of his next term, leaving us in Chester County with but one judge, when we have had two judges for thirty-two years. When this became known the bar of Chester County met and unanimously voted to intercede with this House to put back in its original form the bill which would give Chester County two judges. A mass meeting, attended by people from all sections of the county was held and resolutions were passed. I would like to say, and I do not want to go into personal matters, that the sentiment of Chester County is ninety-nine and ninety-nine one-hundredths per cent in favor of two judges. I don't think any argument is needed except the fact that in 1880 and for a period of thirty-two years, we have had two judges. When we were first given two judges our population was about 80,000. The intent of the law is that there should be one judge for every forty thousand. Consequently, when we had a population of 80,000 in 1880 we were granted two judges and they have not been disturbed since. At the present time we have a population in excess of 116,000. If this report of the conference committee is not accepted, we will remain just as we are. I feel, in all justice to myself, I have tried to be fair and honorable in all my actions in this house, and this is the first time that I have taken the floor because I have felt as a new member that I should not make myself conspicuous on this floor. In twenty-

eight years of newspaper life, more than eighteen years of which were spent in Philadelphia as one of the editors of a large Republican paper, I have always stood for Republicanism; I have never once cast my vote or worked for any one except a regular Republican nominee. I want, further, to say, that my position is well known. I am happy to state that I took Harry McDevitt, the Governor's present Secretary, out of high school, at the instance of his father, who was a warm personal friend of mine, and I gave him his first position on the Philadelphia press, and in two years that young man had advanced so rapidly that I appointed him my assistant over, perhaps, two hundred other men. Gentlemen of the House, I have been fair and honest in this. I want further to say that when this bill came before the House, the Chester county Bar came and laid its facts before this body in committee, the committee unanimously, without one dissenting voice, put back this amendment. When it went to the Senate, apparently for purely personal reasons, the Senate refused to concur in the action of the House, which had voted 166 to 1 and put this bill back in the shape that it robbed us of one of our judges and the conference committee so reported. If I have been fair and honest, and if I tell you that it affects only Chester county I now ask you not to permit me to go back home to find that the only measure that I put before this House has failed, that this House has confirmed this report of the conference committee, which would take away one of our judges and leave us with only one judge and put me in a position that I have absolutely accomplished nothing except to permit this House to rob Chester county, which County has had two judges for thirty-two years, and put it down with a county of 40,000 population which counties have but one judge. I therefore ask you and make a personal matter of it, I have worked for all good bills; I have shouted "yea" and "nay" as loud and perhaps louder than many other people in this house. Now I ask you and I make a personal matter of it, to vote no on this conference report. It is the only thing that can possibly save Chester county's two judges. Gentlemen, I have been asked to refrain from opposing the report of this conference committee, but I would not stultify myself to consent to that report. I ask you, if you have any friendship for me, if I have made any friends in this House, and my colleague, the present Speaker of this House, and my colleague Mr. Harer have been entirely in accord with me, if I have done right, if I have been fair, if you will be fair to Chester county vote "nay" on this conference report.

Mr. ALEXANDER. Mr. Speaker, as the member from Chester county has said, I wish to say that, officially, it is in the same congressional district as Delaware county, and is closely connected, and I am familiar with the two counties, being as well acquainted with it as I am with Delaware county, having spent part of my life in Chester county, I believe it is my duty to add a word in support of what the gentleman from Chester county has said to you. We are not here to-day to help somebody who has any personal grievances. I don't wish to say anything in condemnation of the gentleman who is responsible for this. I am going to leave that to his constituents when he goes back home. They have spoken already so loud that their echoes have sounded from one end of Chester county to another. Just as the gentleman from Chester county has said, there were two meetings held in Chester county and the borough hall was almost too small to accommodate them. I ask you to do this because Chester county has two men whose superiors are not found in any courts of Pennsylvania. I tell you these two men are men away above the average as men of intelligence, as men of integrity and as men who honor the bench. I ask every man in this House to vote without a dissenting voice in support of the delegation or the representation from Chester county and vote "no" on the question of concurring in this Conference Committee Report.

Mr. EDMONDS. Mr. Speaker, I desire to second, very strongly, the argument of my friend from Chester county, Mr. Long. This is really a moral question. In the thirty-two years they have had two judges the records show that the number of cases has increased from 365 to 495 and the orphans' court business, almost one hundred and fifty per cent. There is no reason for saying that a judge is not needed, for he is needed, and at this present time to abolish one of these judges would be an intimation to the people of

Chester county that in some way that insidious political influence was interfering with the proper administration of the bench. Now, I say emphatically that the sound administration of justice is fundamental in order to keep the people satisfied with government, and we cannot do a worse thing than to indicate that an honest judge can be put out of the office at the end of his term by abolishing his position at the whim of some political power. It seems to me that here is clearly a moral question that involves the fundamentals in the courts of law, therefore I say, let us vote no.

Mr. DITHRICH. Mr. Speaker and gentlemen of the House, I have no particular interest in this legislation, but as one of the conferees on the part of the House, for the information of the House, I wish to state the reason that led us to submit this report which is signed by five of the members of the Conference Committee. One thing I want to make plain, and one thing that influenced us in presenting this report is that this does not immediately rob any judge of his office. The only judge in Chester county who would be affected by this has something over four years to serve. Now, the sentiment as I understand it is divided here. The gentleman would not be removed out of his office until the end of his term, the Legislature meets again in that time and if it is found that the sentiment is so overwhelming against reducing the number of judges, a bill could be passed at that time creating an additional law judge for that county. Gentlemen, I am simply making a report on the part of the majority of the committee. The conferees were Senator Leslie, Senator Eyre and Senator Vare, and on the part of the House they were Messrs. Harer, Long and myself. We thought we could very well recognize the leadership of the senator from Chester, realizing that he would assume full responsibility and that it did not result in a man's being robbed of his office we agreed to this report that is before you now.

Mr. GOEHRING. Mr. Speaker, I was chairman of the House committee, and we had a hearing on this bill. The first question I asked of the sponsor of this bill was if he had personal notice of this hearing and the reply was, he had. No one appeared in opposition to the bill. There was presented a resolution from the members of the bar of that county, and out of forty-two members the resolution came to that committee signed by thirty-six or thirty-seven. I took notes of that meeting, but I cleaned my desk out day before yesterday and the notes were thrown away. I am sorry that I haven't the notes here. I could tell you of the public meeting in that county where the men and women met and protested against this bill. It was demonstrated to us that there was a personal feeling between the sponsor of this bill and the judge on the bench. I have the highest respect for Senator Eyre, there is no man in the Senate for whom I have a higher respect, but he had notice of this meeting and if he was sincere in this matter, why did he not appear before that committee. It was his duty to be there. I ask you men now to vote no on this bill.

Mr. McKIM. Mr. Speaker, I was chairman of the Judicial Apportionment Committee, to which committee this bill was referred. At the request of the gentleman from Chester, Mr. Long, a public hearing was arranged for, which was held on Tuesday last, or Wednesday last. A representation came there from not only the bar of Chester county but from the Citizen's League of that county, and they came there and made their protest before the committee. They showed to us that Chester county has had two judges since 1889, that in this time the work of the court had increased to a very great extent, in some cases one hundred per cent. We had a communication from one of the judges, not the judge who was deposed or robbed of his office, saying it was necessary to have two judges there, and after due and careful consideration, the committee discussed the matter and unanimously reported in favor of inserting the amendments and allowing Chester county to have two judges. I have no interest in the matter in a political sense at all. I am not familiar with the conditions in Chester county, except as to the proceedings before the committee, and the committee at that time thought there was nothing before it except to ratify what had been stated before the committee and to reinsert the amendment and allow Chester county to have the two judges which they have had for thirty-two years.

Mr. LONG. Mr. Speaker, I would just like to correct the gentleman from Allegheny, Mr. McKim. It is not necessary to reinsert the amendments. All that it is necessary to do is to vote no on this conference report and everything is done. I give you my absolute word that it does not change one thing in Chester county. The bill can die, and I have consulted all the lawyers on it that it does not affect anything whatsoever. I am absolutely willing to trust to this House as to my fairness, and I am willing to let it go.

On the question recurring.

Will the House adopt the report of the Committee of Conference?

Agreeable to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—7.

Asbury, Feldman,	Harer, Hoffman, J. N.,	Hough, McCann,	Richards,
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NAYS—170.

Alexander, Allum, Aston, Baker, Baldi, Barnhart, Beaver, Beckley, Bell, Bluett, Bower, Bromley, Brooks, Brown, F. R., Brown, T. R., Burns, Campbell, Catlin, Chaplin, Clutton, Comerer, Conner, Cook, Craig, J. R., Craig, J. O., Cratty, Crum, Curran, Curry, Dewey, C. P., Dewey, P. H., Diehm, Dilsheimer, Donneley, Drinkhouse, Dunlap, Dunn, Eaches, Edmonds, Ehrhardt, Elgin, Evans, Finney, Fitzgibbon,	Flynn, Fox, Franklin, Gearhart, Gelder, Gibbon, Glass, Goehring, Golder, Goodnough, Goss, Green, Griffith, Hagerty, Haines, Haldeman, Hampson, Harding, Harry, Haslett, Hatrick, Haws, Hayes, Heffernan, Henderson, E., Henderson, W., Hess, Herrick, Hoffman, M. R., Holcombe, Hoover, Horne, Huston, Jones, D. J., Jones, W. W., Jordan, Kantner, Keene, Kelly, Kinsman, Koehler, Kooser, Krause, Krugh,	Leeds, Lewis, Long, Love, McBride, McCarthy, McClure, McConnell, McCurdy, McHugh, McKinn, McVicar, Marcus, J., Marcus, J. C., Marshall, Martin, Mantz, Millar, A., Millar, A. S. C., Miller, C., Miller, D. I., Miller, D. D., Miller, H. F., Miller, J. J., Mitchell, Morris, Ogle, Phillips, Pike, Posev, Quigley, Rhoads, Rieder, Rinn, Roman, Ruch, Ruddy, Ruth, Schaeffer, Schilling, Schwartz, Sieg, Shafer,	Shannon, Shellenberger, Sinclair, Smiley, Smink, Smith, H. J., Smith, H., Smith, L., Snowden, Soffel, Sowers, Spangler, Sprowls, Stackhouse, Stadtlander, Stark, Steedle, Sterling, Stevens, Stevenson, Stewart, Sweitzer, Thomas, Trainer, Van Alen, Vickerman, Walker, G. T., Walker, J. A., Weamer, Weiss, Wells, Wettach, Whitehouse, Whiteman, Williams, Wolfe, Woner, Wood, Woodruff, Zook, Whitaker, Speaker.
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Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative, and the report of the Committee of Conference was not adopted.

Ordered, That the Clerk inform the Senate accordingly.

QUESTION OF PERSONAL PRIVILEGE.

Mr. LONG. Mr. Speaker, I rise to a question of personal privilege.

The SPEAKER. The gentleman will state his question of personal privilege.

Mr. LONG. I want to thank this House and to say that if I can ever do anything for any of you gentlemen, and I do not expect to come back, but if I ever can do anything for anybody in this House I will be glad to do it.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 864.

An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Department of the Commonwealth ~~interest on the public debt and the support of the public schools~~

for the two fiscal years beginning June first one thousand nine hundred and twenty-one and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-one

with the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The Clerk read the amendments as follows:

Amend section 2, page 4, by inserting after line 16 the following:

For the payment of increase in salary of the Lieutenant Governor the sum of five thousand (\$5,000) dollars conditioned upon its passage by the General Assembly and approval by the Governor of Senate bill number eight hundred and seventy-seven

Amend section 2, page 5, by inserting after line 9, the following:

For the payment of salaries of the Deputy Secretary chief clerk and superintendent of the Election and Legislative Bureau in the Department of the Secretary of the Commonwealth the sum of seven thousand (\$7,000) dollars conditioned upon its passage by the General Assembly and the approval by the Governor of House bill number one thousand three hundred and forty-eight

Amend page 5, by inserting after line 23, the following:

For the payment of the salary of the Revenue Deputy two years the sum of fifteen thousand (\$15,000) dollars

For the payment of the salary of the Disbursing Deputy two years the sum of fifteen thousand (\$15,000) dollars

Amend page 6, by inserting at the top of the page the following:

For the payment of the salary of the Assistant Deputy two years the sum of twelve thousand (\$12,000) dollars

Amend page 6, line 4, by striking out after the words "salaries of the" the words "Deputy Auditor General assistant deputy auditor general"; amend line 9, by striking out the figures "\$550,000" and insert in lieu thereof the figures "\$508,000"; amend page 8, line 22, by striking out the word "seven" and insert in lieu thereof the word "eight"; amend same line, by striking out the figures "\$7,000" and insert in lieu thereof the figures "\$8,000"; amend page 8, by striking out all of lines 27, 28 and 29; amend page 9, by striking out lines 1 to 7 inclusive; amend page 9, by inserting at the end of line 25 the following:

For the payment of the salaries of the other officials clerks and employees in the Department of Internal Affairs as provided by the several acts of assembly re-

Amend page 10, by inserting at the top of the page the following: "lating to said department not otherwise herein provided for two years the sum of one hundred thirty-eight thousand six hundred dollars (\$138,600)"

For the payment of the salaries of the officials clerks and employees in the Bureau of Statistics and Information in the Department of Internal Affairs two years the sum of one hundred fifty-eight thousand dollars (\$158,000)."

Amend page 14, line 10, by striking out the word "twenty" and insert in lieu thereof the word "forty" amend line 11, by striking out the figures "\$20,000" and insert in lieu thereof the figures "\$40,000"; amend page 14, by inserting after line 15, the following:

For legal services twenty thousand dollars (\$20,000)

For the salaries of investigators including necessary expenses fifty thousand dollars (\$50,000)

For the salaries of additional auditors including necessary expenses fifty thousand dollars (\$50,000)

For the salaries of additional expert revenue clerks including necessary expenses thirty thousand dollars (\$30,000)

Amend page 16, line 12, by striking out the word "four" and insert in lieu thereof the word "seven"; amend same line by striking out the figures "\$400,000" and insert in lieu thereof the figures "\$700,000"; amend page 17, line 23, by striking out the words "twenty-four" and insert in lieu thereof the words "thirty-two"; amend line 24, by striking out the figures "\$24,000,000" and insert in lieu thereof the figures "\$32,000,000"; amend line 27, by striking out the words "twenty-five" and insert in lieu thereof the words "eighty-seven"; amend same line by striking out the word "nine" and insert in lieu thereof the word "five"; amend same line by striking out the words "and eighty"; amend line 28, by striking out the figures "\$325,980" and insert in lieu thereof the figures "\$387,500"; amend page 18, line 5, by striking out the word "two" and insert in lieu thereof the word "sixty-five"; amend same line by striking out the word "four" and insert in lieu thereof the word "five"; amend line 6, by striking out the figures "\$302,400" and insert in lieu thereof the figures "\$365,000"; amend line 16, by striking out the word "eight" and insert in lieu thereof the word "nine" amend same line by striking out the words "sixty-eight" and insert in lieu thereof the words "ninety-three"; amend line 17, by striking out the figures "\$2,868,000" and insert in lieu thereof the figures "\$2,993,000"; amend page 18, by inserting after line 21, the following:

And provided further That out of the amount hereby appropriated there shall be set apart the sum of five hundred thousand dollars (\$500,000) for necessary additions extensions alterations equipment and repairs to the several State normal schools in the Commonwealth

And provided further That out of the amount hereby appropriated there shall be set apart the sum of eight hundred twenty-five thousand dollars (\$825,000) for the payment of liquidation of the mortgage indebtedness of the several State normal schools in the Commonwealth

Amend page 21, by striking out all of lines 12 to 27 inclusive and insert in lieu thereof the following:

And provided further That one hundred and twenty-five thousand dollars (\$125,000) or as much thereof as may be necessary be set aside for the salaries and expenses incurred

in maintaining extension courses which shall include courses for Americanization, adult education and reducing illiteracy in the Commonwealth.

And further provided That four hundred thousand dollars (\$400,000) or as much thereof as may be necessary shall be set aside for the purpose of carrying out the provisions of an Act of Assembly approved the eighteenth day of June one thousand nine hundred nineteen (Pamphlet Laws four hundred and ninety-eight) entitled "An act defining consolidation of schools providing for the establishment and regulation of consolidated schools and providing for State-aid for the transportation of pupils to and from consolidated schools" for the two school years beginning the first Monday of July one thousand nine hundred twenty-one and ending the first Monday of July one thousand nine hundred twenty-three.

The remainder of the amount hereby appropriated shall be paid on warrant of the Superintendent of Public Instruction drawn in favor of the several school districts of the Commonwealth in amounts and in the proportion designated by law.

Amend page 22, by striking out all of lines 23 to 29 inclusive; amend page 27, by inserting at the top of the pages the following:

For the payment of the salaries of employees of the Insurance Department two years the sum of thirty-one thousand six hundred dollars (\$31,600) or so much thereof as may be necessary conditioned upon its passage by the General Assembly and the approval by the Governor of House bill number one thousand three hundred and nine.

Amend page 28, line 7, by striking out the word "eight" and insert in lieu thereof the word "nine"; amend same line by striking out the figures "\$8,000" and insert in lieu thereof the figures "\$9,000"; amend line 28 by striking out the word "twelve" and insert in lieu thereof the word "twenty"; amend line 29 by striking out the figures "\$12,000" and insert in lieu thereof the figures "\$13,240"; amend line 28, by striking by striking out the word "fourteen" and insert in lieu thereof the word "eighteen"; amend line 21, by inserting after the word "thousand" the words "two hundred and forty"; amend line 22, by striking out the figures "\$14,000" and insert in lieu thereof the figures "\$18,240"; amend line 28, by striking out the word "thirty" and insert in lieu thereof the word "forty"; amend line 29, by striking out the figures "\$30,000" and insert in lieu thereof the figures "(40,000)"; amend page 30, line 7, by inserting after the word "twenty" the word "five"; amend line 8, by striking out the figures "\$20,000" and insert in lieu thereof the figures "\$25,000"; amend page 31, by inserting after line 20, the following:

For the payment of State Clerk hire and assistants two years in the office of the State Reporter the sum of four thousand (\$4,000) dollars conditioned upon its passage by the General Assembly and approved by the Governor of House bill four hundred and thirty.

Amend page 34, by inserting after line 13 the following:

For the payment of increase in the salaries of the officers and employees in the Department of Public Grounds and Buildings the sum of nineteen thousand (\$19,000) dollars conditioned upon its passage by the General Assembly and approval by the Governor of Senate bill number eight hundred and forty.

Amend page 36, by striking out all of lines 10 to 15 inclusive; amend page 37, line 20, by striking out the word "seven" and insert in lieu thereof the word "eight"; amend line 21, by striking out the figures "\$700,000" and insert in lieu thereof the figures "\$800,000"; amend page 38, by inserting after line 7 the following:

For the payment of the cost of the completion of the new State arsenal building at Eighteenth and Herr streets in the city of Harrisburg including the basement windows arched stone platform rolling steel doors and fire-proof floors tiling in office toilet rooms slate stalls for toilet rooms doors for toilet rooms hot water system and painting interior walls unexpended balance of seventeen thousand seven hundred and twenty-six and ninety-one one-hundredths (\$17,726.91) dollars which was appropriated for said purposes by the act of nineteen hundred and nineteen (see Appropriation Act of nineteen hundred and nineteen page fifty) is hereby re-appropriated to carry out the provisions of the aforementioned act.

Amend page 38, by striking out lines 28 and 29; amend page 39, by striking out all of lines 1 to 17 inclusive and insert in lieu thereof the following:

For the purpose of paying the interest on and redeeming at maturity the bonds of the Commonwealth of Pennsylvania issued for the purpose of improving and rebuilding the highways of the Commonwealth and issued under the authority of the act of the General Assembly of Pennsylvania approved the eighteenth day of April Anno Domini one thousand nine hundred and nineteen entitled "An act authorizing the issue and sale of bonds to the amount of fifty millions of dollars by the Commonwealth of Pennsylvania defining the powers and duties of the Governor the Auditor General and the State Treasurer in relation thereto making an appropriation of the proceeds of such bonds for the purpose of improving and rebuilding the highways of the Commonwealth providing for the payment of interest on and the redemption of such bonds by the Sinking Fund Commission and making an appropriation to carry out the provisions of this act" the sum of four million eight hundred fifty-five thousand dollars (\$4,855,000) or so much thereof as may be necessary Any balance remaining unexpended from the appropriation of one thousand nine hundred and nineteen made for the purpose of paying the interest on and redeeming at maturity said bonds shall remain available for said purposes All of the foregoing appropriation not necessary for the payment of interest on said bonds shall be paid by the State Treasurer into the Sinking fund.

Amend page 42, line 25, by striking out the word "endorsement" and insert in lieu thereof the word "enforcement"; amend page 43, by inserting after line 14, the following:

For the payment of increase in the salary of the Deputy Director of Bureau of Plant Industry the sum of two thousand

(\$2,000) dollars conditioned upon its passage by the General Assembly and approval by the Governor of Senate bill number nine hundred and fifty.

Amend page 44, line 1, by striking out the word "ten" and insert in lieu thereof the word "fifteen"; amend line 2, by striking out the figures "\$10,000" and insert in lieu thereof the figures "\$15,000"; amend page 45, line 19, by striking out the words "thirty-five", and insert in lieu thereof the words "forty-two"; amend same line by inserting after the word "thousand" the words "five hundred"; amend line 20, by striking out the figures "\$35,000" and insert in lieu thereof the figures "\$42,500"; amend page 46, line 3, by striking out the words "sixty-two" and insert in lieu thereof the words "eighty-three"; amend same line by inserting after the word "thousand" the words "six hundred"; amend line 4, by striking out the figures "\$62,000" and insert in lieu thereof the figures "\$83,600"; amend page 48, line 10, by striking out the word "seven" and insert in lieu thereof the words "one million"; amend line 11, by striking out the words "hundred fifty thousand"; amend same line by striking out the figures "\$750,000" and insert in lieu thereof the figures "\$1,000,000"; amend page 48, by inserting after line 16, the following:

For the payment of the annual fixed charges for road school and county purposes on lands owned by the Commonwealth of Pennsylvania and held and administered by it as State forests two years the sum of one hundred twenty-three thousand dollars (\$123,000) or so much thereof as may be necessary.

Amend page 49, by inserting after line 23 the following:

For the payment of salaries of employees of the Department of Mines two years the sum of seventeen thousand four hundred (\$17,400) dollars conditioned upon its passage by the General Assembly and the approval by the Governor of House bill number twelve hundred and forty-five.

Amend page 50, line 6, by striking out the words "thirty-two" and insert in lieu thereof the words "thirty-five"; amend line 7, by striking out the figures "\$32,000" and insert in lieu thereof the figures "\$35,000"; amend page 53, by inserting after line 2 the following: Provided That the Department of Fisheries pay for all printing and out of the funds collected from license fees by said department from and after January first in the year one thousand nine hundred and twenty-two.

Amend same page, line 24, by striking out the word "six" and insert in lieu thereof the word "seven"; amend line 25, by striking out the words "and fifty"; amend same line by striking out the figures "\$650,000" and insert in lieu thereof the figures "\$700,000"; amend page 55, by inserting at the top of the page the following: For the payment of salaries of employees of the Division of Documents the sum of four thousand eight hundred (\$4,800) dollars conditioned upon its passage by the General Assembly and the approval by the Governor of Senate bill number eighty-three amend page 56, by inserting after line 6, the following: For the payment of the increase in the salaries of one hundred (100) inspectors of the first grade two years the sum of seventy thousand dollars (\$70,000) conditioned upon the approval by the Governor of Senate bill number two hundred seventy-seven amend page 57, by inserting after line 6, the following: For the payment of the increase in the salaries of the four supervising inspectors of the second grade two years the sum of ten thousand four hundred dollars (\$10,400.00) conditioned upon the approval by the Governor of House bill number six hundred thirty-eight amend page 58, by inserting at the top of the page the following: For the payment of the increase in the salary of the chief of the bureau two years the sum of two thousand dollars (\$2,000.00) conditioned upon the approval by the Governor of House bill number one thousand three hundred sixty-six amend page 60, by inserting after line 21 the following:

Bureau of Women and Children

For the payment of the salaries of the director of the bureau investigators clerks stenographers and other necessary employees for the payment of traveling and incidental expenses necessary to carry out the provisions of the act establishing the Bureau of Women and Children in the Department of Labor and Industry two years the sum of thirty-five thousand dollars (\$35,000) conditioned upon the approval by the Governor of Senate bill number four hundred seventy-nine.

Amend page 61, line 13, by inserting after the words "sum of" the words "one hundred ten" and strike out the word "sixty"; amend same line by inserting after the word "thousand" the words "three hundred and sixty"; amend line 14, by striking out the figures "\$60,000" and insert in lieu thereof the figures "\$110,360"; amend line 15, by striking out the word "five" and insert in lieu thereof the word "six"; amend line 17, by striking out the word "four" and insert in lieu thereof the word "eight"; amend same line, by inserting after the word "thousand" the words "eight hundred"; amend same line by striking out the figures "\$24,000" and insert in lieu thereof the figures "\$28,800"; amend line 18, by striking out the word "five" and inserting in lieu thereof the word "seven"; amend line 19, by striking out the word "eighteen" and insert in lieu thereof the words "twenty-five"; amend line 20, by inserting after the word "thousand" the words "two hundred"; amend same line by striking out the figures "\$18,000" and insert in lieu thereof the figures "\$25,200"; amend line 24, by striking out the words "twenty-five" and insert in lieu thereof the words "twenty-six"; amend line 26, by striking out the words "sixty-nine" and insert in lieu thereof the words "seventy-one"; amend same line by inserting after the word "thousand" the words "seven hundred sixty"; amend line 27, by striking out the figures "\$69,000" and insert in lieu thereof the figures "\$71,760"; amend page 62, line 1, by inserting after the word "fifty" the word "two"; amend line 3, by striking out the words "thirty-two" and insert in lieu thereof the words "thirty-seven"; amend same line by inserting after the word "thousand" the words "two hundred eighty"; amend line 4, by striking out the figures "\$132,000" and insert in lieu thereof the figures "\$137,280"; amend line 7, by striking out after the word "hundred" the word "eighty"; amend same line by

striking out the figures "\$780,000" and insert in lieu thereof the figures "\$700,000"; amend line 9, by striking out the word "seventy" and insert in lieu thereof the words "one hundred and six"; amend same line by inserting after the word "thousand" the words "two hundred forty-five"; amend line 10 by striking out the figures "\$70,000" and insert in lieu thereof the figures "\$106,245"; amend page 64, by inserting after line 4, the following: For the payment of increase in salaries of the Board of Censors two years the sum of thirty-five thousand nine hundred twenty (\$35,920) dollars conditioned upon its passage by the General Assembly and approval by the Governor of Senate bill number nine hundred fifty-three amend page 73, by striking out all of lines 9 to 28 inclusive; amend page 74, by striking out lines 1 and 2 and insert in lieu thereof the following: For the payment of the salary of the General Agent and Secretary the Secretary of the Committee on Lunacy salaries of four assistant general agents clerical expert and other assistance traveling expenses automobile hire postage telegrams express charges messenger service fuel light and incidental expenses of the Board of Public Charities and the Committee on Lunacy for the period from the first day of June one thousand nine hundred twenty-one until such time as the Department of Public Welfare shall be organized the sum of twenty-five thousand dollars (\$25,000) or so much thereof as may be necessary Any balance of said appropriation unexpended at the date when the Department of Public Welfare is organized shall be transferred to said Department by the fiscal officers of the Commonwealth and said unexpended balance is hereby appropriated for the use of said Department in the payment of salaries and incidental expenses

For the payment of salaries incidental and traveling expenses of officers and employees of the Department of Public Welfare the sum of one hundred seventy-five thousand (\$175,000) dollars

Amend page 76, by inserting after line 16, the following: For the payment of the salary of an assistant chief clerk in the office of the prothonotary of the Supreme Court for the eastern district two years the sum of four thousand eight hundred dollars (\$4,800) amend page 77, line 19, by striking out the word "seats" and insert in lieu thereof the word "sets"; amend line 25, by striking out the word "room" and insert in lieu thereof the word "rooms"; amend page 78, line 27, by inserting after the word "eastern" the word "middle"; amend page 82, line 2, by striking out the word "twelfth" and insert in lieu thereof the words "twenty-first" amend line three by striking out the word "thirteen" and insert in lieu thereof the word "nineteen"; amend page 103, by inserting after line 18, the following:

Section 27 For the payment of the cost of painting the portrait of Secretary of the Commonwealth Cyrus E Woods to be placed in the State Department in the State Capitol building the sum of seven hundred and fifty dollars (\$750.00) or so much thereof as may be necessary

Section 28 For the payment of the cost of painting the portrait of State Treasurer Harmon M Kephart to be placed in the State Treasury Department in the State Capitol building the sum of seven hundred and fifty (\$750) dollars amend page 104, by inserting at the top of the page the following:

Section 29 For the payment of the cost of painting the portrait of Auditor General A Snyder to be placed in the Auditor General's Department in the State Capitol the sum of seven hundred and fifty dollars (\$750) or so much thereof as may be necessary

Section 30 For the expense of the commission to investigate the alleged inequalities of the Merchantile Tax Law and its administration which commission was created by concurrent resolution of the General Assembly the sum of five thousand (\$5,000) dollars or so much thereof as may be necessary

On the question,

Will the House concur in the amendments made by the Senate?

Mr. ALEXANDER. Mr. Speaker, I had the reading clerk go over this piece of literature so that we might be able to see what kind of an article it was. I was sure unless it was read through pretty well that you gentlemen would not know it when it came back from that august body of the Senate on the other side. It is an entirely new article, and while the reading clerk stated it would keep us here until 12 o'clock tonight if all the amendments were read, I agreed with him and therefore did not insist that he should read more than about one-third of them. His throat is getting sore and I know he would not be able to speak if he continued to read all the amendments they put in on the other side, and if they did not make an amendment on the other side, if they could not raise an amount at least \$100,000, they did not put it there at all. It is absolutely impossible for any member of this House to tell you at this time what is the total amount in that bill. I want to call your attention once more to the resolution which I offered at the beginning of this session and which is still in the Appropriations Committee of this House, and that was requiring that this bill, together with all other appropriation bills, should be in the hands of the Governor and passed by both houses and in the hands of the Governor fifteen days before the end of the session. What was the result? This House got this bill on Monday of this week. Then it went to the Senate and came back with all these changes, with all these extravagant figures. I want to say

to you again, as I have been saying all along, that the Department of the Auditor General, after the present incumbent came into that office, began to grow in leaps and bounds in salaries and expenses until it is all out of proportion at the present time. And now he is about to go from that department into the department of the treasury, and I want you to look at this and see what the increases are. Why, sirs, just look at the attorney charges. I do not know whether he thinks he is going to need an attorney very badly in the next four years or not. It looks to me like he was smelling something or saw something ahead and would need to pay very large fees for attorneys in the next four years. I ask this House at this time, and while it is important, I think the condemnation of this House should be placed upon this practice. I think this House should have more time to consider a matter as vital and important to the taxpayers of this Commonwealth as this is. Ah, sir, it is the most important act we have to perform. When all the other things we have passed this stuff, has been bound up, the pamphlet laws of 1921, outside of this law, will not be worth the binding put on it. It will be the history of this Legislature, perhaps, and like some man said, "The history of a country is the record of the mistakes of that country", and after that Legislature is over, when you read that history you will agree that it is like some women, better off without any history. As I say, there will be nothing within the binding of that book of any importance except this. We are asked to pass this over with only a breath and a smile and a wise look, and to let it go at that. I ask you to vote "no" on the concurrence in these amendments.

Mr. JAMES A. WALKER. Mr. Speaker and gentlemen of the House, the bill that will be considered in the next vote is the general appropriation bill, which will cover every department of the state government. The Senate has made some amendment to it. The gentleman from Delaware has expostulated at some length on the evil of the method and system that we have in passing the general appropriation bill. He has called attention to the fact that he has introduced a panacea to all the financial evils of the State which as he says is reposing in the bosom of the Appropriation Committee. I want to ask you for a moment to bear with me again on a little matter of history. In the 1917 session the general appropriation bill came to us before noon from the Senate, amended. We did not concur in these amendments and we stayed here until 1:17 the next morning in conference, with what result? The actual result was obtained in the Governor's office, for under the law or the Constitution, he has thirty days after we adjourn to go over this bill and cut out and cull out those things which he does not deem necessary and proper for the good government and for a proper and economical administration. You do not suppose for an instant that the Governor of Pennsylvania is going to lay himself open to any more vitriol from the gentleman from Delaware, and I have no doubt that if the gentleman from Delaware will just take the trouble to dictate to his stenographer his objections to this bill within the next ten days, that the Governor will give them full credit and deal with them as they should be justly dealt with. If we want to go away from here today we can put our confidence in the Governor. He has vetoed certain financial measures, others he has cut down, and we can leave this measure with him and go home today and let the gentleman from Delaware fill the public prints with all the thoughts that are on his mind in opposition to the finances. The question now arises, shall we concur in the amendments of the Senate? If we concur, we go home today. If we do not, we will be here with this filibuster for several weeks.

Mr. EDMONDS. Mr. Speaker, I think that no one can accuse me of being vitriolic in my statements, but I want to say emphatically as a member of this House that I am not satisfied with the financial information laid before the members of this Assembly, and I am not satisfied with the ignorance with which we have had to start in the beginning, nor the way with statements about the finances came to us from the newspapers and from indirect courses. It seems to me the time is here when there should be a thorough understanding not only by the people who are entitled to know it, but to the two hundred and seven men that go to make up this House. I want to call your attention to the fact that in this bill, on page fourteen, there

are shown several additional items in the office of the State Treasurer; for legal services, \$20,000. Is not the Attorney General of the Commonwealth the Attorney General for the State Treasury?

Is it not right that the legal services to be performed should be performed by the Attorney General? For salaries of investigators including necessary expenses, \$50,000. Investigators of what? For the salaries of additional auditors, including necessary expenses, \$50,000. For the salaries of additional expert revenue clerks, including necessary expenses, \$30,000. I would not speak of these items particularly if it were not for the fact that the Auditor General-elect, in his appearance before the Legislative League, which was also reported in the newspapers, the Auditor General-elect indicated what seemed to him to be a rather low standard of application toward the appointment of various officers of the State. Now, the time will come when there will be a serious scrutiny of the expenses of this Commonwealth and the time will come when the people ask the question why it is, when every business is cutting down expenses and every individual is curtailing expenses, why it is that the expenses of the government piled up? When that time comes we must give the answer to the people in our districts. I am not satisfied personally that we have the necessary data with which to give that information, and I therefore want to ask the Chair in the form of a parliamentary inquiry, as to whether or not it is possible to separate the items of increase, as shown on pages thirteen and fourteen particularly page fourteen, and vote on them separately from the other amendments which come to us from the Senate.

The SPEAKER. It is impossible for the House to act on the bill in any way except to approve it or to vote against the amendments.

Mr. EDMONDS. Mr. Speaker, I move that we have a separate vote on the amendments of the Senate as shown on page fourteen.

The SPEAKER. It is impossible for the Chair to entertain such a motion. The rules do not provide for any such separate action on the bill, except to consider the amendments as a whole, and the question is in concurring in the amendments or not. That is the only question that can be put on the bill.

Mr. EDMONDS. I can see the justice in the Speaker's position, and under these circumstances I will vote against the bill.

On the question recurring,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken.

Mr. COOK. Mr. Speaker, I ask for a verification of the roll.

The SPEAKER. The roll will be verified.

The roll was verified as follows:

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—132.

Allum,	Fowler,	Long,	Sieg,
Armstrong,	Franklin,	Love,	Shannon,
Asbury,	Gearhart,	McCaig,	Smiley,
Aston,	Gelder,	McCann,	Smith, H. J.,
Baker,	Gibbon,	McClure,	Smith, H.,
Baldi,	Glass,	McConnell,	Smith, J. W.,
Barnhart,	Gowling,	McGowan,	Smith, L.,
Beaver,	Golder,	McHueh,	Snowden,
Bell,	Hampson,	Mangan,	Soffel,
Bidelspacher,	Harding,	Marcus, J.,	Sowers,
Boland,	Harer,	Marshall,	Sprows,
Bower,	Harry,	Mantz,	Stackhouse,
Burns,	Haslett,	Michel,	Stark,
Campbell,	Hatrick,	Millar, A.,	Sterling,
Clutton,	Haws,	Miller, C.,	Stevens,
Conner,	Hefferman,	Miller, D. I.,	Stevenson,
Cratty,	Henderson, E.,	Miller, D. D.,	Stewart,
Curran,	Henderson, W.,	Miller, H. F.,	Thomas,
Curry,	Hetrick,	Mitchell,	Van Alen,
Davis,	Hoffman, J. N.,	Ogle,	Walker, G. T.,
Dawson,	Hoover,	Ort,	Walker, J. A.,
DeHaas,	Hough,	Phillips,	Weiss,
Dewey, C. P.,	Jones, D. J.,	Posey,	Wells,
Dewey, P. H.,	Jones, W. W.,	Richards,	Wettnach,
Dilsheimer,	Jordan,	Rieder,	Whitehouse,
Dithrich,	Kantner,	Rinn,	Whiteman,
Donnelcy,	Keene,	Roman,	Williams,
Drinkhouse,	Kinsman,	Ruch,	Wolfe,
Dunn,	Kohler,	Ruddy,	Woner,
	Kooser,		

Eaches,
Feldman,
Finney,
Fitzgibbon,

Krause,
Krug,
Lewis,

Schaeffer,
Schilling,
Schwartz,

Zook,
Whitaker,
Speaker.

NAYS—43.

Alexander,
Bluett,
Bromley,
Brooks,
Brown, T. R.,
Comeror,
Cook,
Crum,
Diehm,
Dunlap,
Edmonds,

Elgin,
Evans,
Flynn,
Goss,
Green,
Griffith,
Hagerty,
Hess,
Hoffman, M. R.,
Horne,
Kelly,

McBride,
McCurdy,
McKlm,
McVicar,
Marcus, J. C.,
Martin,
Millar, A. S. C.,
Miller, J. J.,
Morris,
Pike,
Rhoads,

Shellenberger,
Sinclair,
Smink,
Spangler,
Stadlander,
Strauss,
Sweitzer,
Trainer,
Weamer,
Wood,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 1505.

An Act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs by the Secretary of Agriculture providing for the enumeration of dogs by assessors regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done to livestock and poultry by dogs and for the illegal killing of licensed dogs and the payment of such damages by the Commonwealth imposing powers and duties on certain State county city borough town and township officers and employees directing the payment of all moneys collected into the State Treasury and making an appropriation thereof and providing penalties

With the information that the Senate has passed the same with amendments in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 16, page 9, line 23, by inserting after the word "shall" the words "pay over into the general fund of the State Treasury" and by striking out the balance of line 24, all of lines 25 and 26 and the first three words of line 27.

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—144.

Allum,	Edmonds,	Leeds,	Shaffer,
Armstrong,	Ehrhardt,	Lewis,	Shannon,
Asbury,	Elgin,	Long,	Shellenberger,
Aston,	Feldman,	Love,	Smiley,
Baker,	Fitzgibbon,	McCann,	Smink,
Baldi,	Fox,	McConnell,	Smith, H. J.,
Barnhart,	Franklin,	McCurdy,	Smith, H.,
Bell,	Gelder,	McHueh,	Smith, J. W.,
Bidelspacher,	Gibbon,	McKnight,	Smith, L.,
Bluett,	Glass,	McMullen,	Soffel,
Blumberg,	Golder,	Marcus, J.,	Sowers,
Boland,	Griffith,	Marcus, J. C.,	Sprows,
Brady,	Haines,	Martin,	Stackhouse,
Bromley,	Haldeman,	Mantz,	Stark,
Brooks,	Hampson,	Michel,	Steddie,
Brown, T. R.,	Harding,	Millar, A.,	Stevens,
Burns,	Harer,	Millar, A. S. C.,	Stevenson,
Catlin,	Harry,	Miller, C.,	Stewart,
Chaplin,	Hatrick,	Miller, D. I.,	Sweitzer,
Clutton,	Haws,	Miller, D. D.,	Thomas,
Comeror,	Hefferman,	Miller, H. F.,	Van Alen,
Conner,	Henderson, E.,	Miller, J. J.,	Vickerman,
Cook,	Henderson, W.,	Mitchell,	Walker, G. T.,
Craig, J. O.,	Hetrick,	Morris,	Walker, J. A.,
Curran,	Hoffman, J. N.,	Perry,	Weiss,
Curry,	Holcombe,	Phillips,	Wells,
Davis,	Hough,	Pike,	Wettnach,
Dawson,	Huston,	Quigley,	Whiteman,
Dennig,	Jones, D. J.,	Rhoads,	Williams,
Dewey, C. P.,	Jones, W. W.,	Richards,	Woner,
Dewey, P. H.,	Jordan,	Rinn,	Wood,
Diehm,	Kantner,		

Dilsheimer, Drinkhouse, Dunlap, Dunn, Eaches,	Kelly, Kinsman, Kooser, Krause, Lafferty,	Roman, Ruth, Schaeffer, Schilling, Schwartz,	Woodruff, Zook, Whitaker, Speaker.
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NAYS—2.

Alexander, Stadlander,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 845.

An Act creating a commission to secure a site and to establish and conduct a state fair and making an appropriation therefor

With the informaton that the Senate has passed the same with amendmnts in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend by striking out entire title and insert in lieu thereof the following: An Act creating a State Fair Commission for the Commonwealth of Pennsylvania defining its duties and making an appropriation therefor

Amend section 1, page 1, by striking out all of lines 4 to 10 inclusive; amend page 2, by striking out all of said page; amend page 3 by striking out all of said page; amend page 4, by striking out lines 1 to 23 inclusive and insert in lieu thereof the following: a State Fair Commission is hereby created which shall consist of eleven citizens of the Commonwealth. The Governor the Secretary of Agriculture the Superintendent of Public Instruction and the Commissioner of Labor and Industry shall be ex-officio members of the Commission. The remaining seven members of the Commission shall be appointed by the Governor by and with the advice and consent of the Senate. Of the first appointments three members shall be appointed for terms of four years each two for terms of three years each and two for terms of two years each. Thereafter as the terms of the respective members shall expire all appointments shall be made for terms of four years each. Vacancies happening by death resignation or otherwise shall be filled by the Governor for the unexpired term.

Section 2. As soon as may be the Commission first appointed shall organize by the selection of a permanent chairman and thereafter the Commission shall organize at Harrisburg on the fourth Wednesday of January of each year. The Commission shall at each organization meeting appoint a secretary who shall not be a member of the Commission. The Commission shall define the duties of its officers. The members of the Commission shall serve without compensation but shall be reimbursed for all expenses actually incurred in the discharge of their official duties. The Attorney General of the Commonwealth shall act as the legal adviser of the State Fair Commission. All moneys appropriated for the work of this Commission shall be paid upon warrants of the Auditor General on the State Treasurer after the filing of itemized vouchers by the Commission.

Section 3. It shall be the duty of the State Fair Commission to formulate plans for the establishment organization conduct and management of an annual State fair to embrace exhibits of all agricultural industrial and artistic products of the Commonwealth including exhibits of all classes of farm products embracing livestock dairying horticulture all classes of manufacture industries mining mechanics and domestic arts and such other exhibits as will best advance the interests of agriculture and the other industries of the Commonwealth.

In the furtherance of this duty the State Fair Commission shall have power to examine sites and if possible to secure a donation of a proper and convenient site for the annual State fair it shall also have power to examine sites for purchase by the Commonwealth for the purposes of the State fair and for this purpose to scure options. It shall prepare plans for exhibits together with their equipment and formulate plans for advertising management and exhibits. The Commission shall have general power to do and undertake all preliminary work looking to the establishment of an annual State fair. The State Fair Commission shall present a full and complete report to the General Assembly not later than the third Monday of January one thousand nine hundred and twenty-three together with its recommendations.

Section 4. The sum of fifteen thousand dollars (\$15,000) is hereby appropriated to carry out the provisions of this act.

Section 5. All acts and parts of acts inconsistent with this act are repealed.

On the question,
Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—143.

Allum, Armstrong, Asbury, Baker, Baldi, Barnhart, Beaver, Bell, Bidelspacher, Bluet, Blumberg, Bower, Brady, Brenneman, Bromley, Brooks, Brown, T. R., Campbell, Clutton, Comeror, Conner, Craig, J. R., Curry, Dawson, DeHaas, Dewey, C. P., Diehm, Dilsheimer, Dithrich, Drinkhouse, Dunn, Eaches, Ehrhardt, Evans, Feldman, Finney, Fitzgibbon, Fowler, Franklin,	Gelder, Gibbon, Glass, Goehring, Golder, Goodnough, Green, Griffith, Hagerty, Haines, Haldeman, Harding, Harer, Harry, Haslett, Hatrlick, Haws, Heffernan, Henderson, E., Henderson, W., Hetrick, Hoffman, J. N., Holcombe, Hoover, Huston, Jones, D. J., Jordan, Kantner, Kelly, Kohler, Kooser, Krause, Krugh, Lafferty, Leeds, Lewis, Long, Love, McBride,	McCaig, McCarthy, McConnell, McCurdy, McHugh, McKim, McKnight, McMullen, McOwen, Mangan, Marcus, J. C., Marshall, Martin, Mantz, Michel, Millar, A., Millar, A. S. C., Miller, C., Miller, D. I., Miller, D. D., Miller, H. F., Mitchell, Ogle, Orr, Perry, Phillips, Pike, Quigley, Rhoads, Rhoade, Richards, Rieder, Roman, Ruch, Ruth, Schaeffer, Schilling, Sieg,	Shaffer, Shellenberger, Sinclair, Smiley, Smith, H. J., Smith, H., Smith, J. W., Smith, L., Snowden, Soffel, Sowers, Spangler, Sprowls, Stackhouse, Stark, Sterling, Stevens, Stevenson, Stewart, Strauss, Thomas, Van Alen, Vickerman, Walker, G. T., Walker, J. A., Weamer, Weiss, Wells, Whitehouse, Whiteman, Williams, Wolfe, Woner, Wood, Woodruff, Zook, Whitaker, Speaker.
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NAYS—2.

Alexander, Stadlander,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 408.

An Act relating to certain county officers in counties of the fifth class providing for their salaries and the compensation of deputies and clerks in the respective county offices establishing a salary board and defining its powers and duties placing certain duties on the county commissioners county controllers and county auditors requiring the payment into the respective county treasury of the fees of such county officers and providing penalties for violation of this act

with the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend title, line 1, by inserting after the words "Relating to" the word "certain"; amend section 1, line 6, by striking out the word "therein" and insert in lieu thereof the words "whose salary is fixed by this act whether"; amend page 2, line 3, by striking out after the word "law" the word "or"; amend section 5, page 5, line 10, by inserting after the word "applies" the words "whose salaries are fixed by this act"; amend section 6, page 5, line 24, by inserting after the word "officer" the words "whose salary is fixed by this act"; amend section 8, page 6, line 26, by inserting after the word "clerks" the words "for county officers whose salaries are fixed by this act"; amend section 8, page 7, line 6, by inserting after the word "he" the words "at any time"; amend section 10, page 7, line 21, by inserting after the words "required for" the words "the safe keeping and return of"; amend section 11, page 7, line 25, by inserting at the beginning of the line the words "the following"; amend section 11, page 7, line 27, by striking out after the words "of the county" the words "commissioners each" and insert in lieu thereof the words "controller where such office exists"; amend page 7, line 28, by inserting after the word "thousand" the words "five hundred"; amend page 8, by striking out lines 1 to 7 inclusive; amend page 8, by striking out lines 18 to 29 inclusive; amend page 9, by striking out lines 1 to 18 inclusive; amend page 9, section 12, line 12,

by inserting after the word "any" the word "such"; amend same line by striking out after the word "officer" the words "named in this act".

On the question,

Will the House concur in the amendments made by the Senate?

Mr. EDMONDS. Mr. Speaker, and gentlemen of the House, I know nothing about the details of county organization in counties of the fifth class relative to the salaries. I would suggest that somebody who knows something about the counties of the fifth class examine the amendments and explain them to the House.

Mr. MARSHALL. Mr. Speaker, in answer to the gentleman from Philadelphia, Mr. Edmonds, the bill was worked out and amended in the Senate so that it would meet with the approval of the members who were interested in the bill and has now been returned to the House for concurrence.

On the question recurring,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—143.

Alexander,	Dithrich,	Keene,	Rinn,
Allum,	Drinkhouse,	Kinsman,	Roman,
Armstrong,	Dunn,	Kohler,	Ruch,
Asbury,	Eaches,	Kooser,	Ruddy,
Aston,	Ehrhardt,	Krause,	Schaeffer,
Baker,	Feldman,	Krug,	Schwartz,
Baldi,	Finney,	Lewis,	Sieg,
Barnhart,	Fowler,	Love,	Shaffer,
Beaver,	Gearhart,	McDide,	Shannon,
Beckley,	Gelder,	McCaig,	Smiley,
Bidelspacher,	Gibbon,	McCann,	Smith, H.,
Blair,	Glass,	McCarthy,	Smith, J. W.,
Bluett,	Goehring,	McConnell,	Smith, L.,
Blumberg,	Golder,	McCurdy,	Snowden,
Bolard,	Goodnough,	McGowan,	Soffel,
Bower,	Griffith,	McKim,	Sowers,
Brady,	Hagerty,	McKnight,	Sprowls,
Broniley,	Haines,	McOwen,	Stackhouse,
Brocks,	Hampson,	Mangan,	Stark,
Brown, T. R.,	Harding,	Marcus, J.,	Sterling,
Burns,	Harer,	Marshall,	Stevens,
Campbell,	Harry,	Michel,	Stevenson,
Catlin,	Haslett,	Millar, A.,	Stewart,
Chaplin,	Hatrlick,	Miller, C.,	Sweitzer,
Clutton,	Haws,	Miller, D. I.,	Van Alen,
Comeror,	Heffernan,	Miller, D. D.,	Walker, G. T.,
Conner,	Henderson, E.,	Miller, H. F.,	Walker, J. A.,
Craig, J. R.,	Henderson, W.,	Mitchell,	Weiss,
Craig, J. O.,	Hetrick,	Ogle,	Wettach,
Cratty,	Hoffman, J. N.,	Orr,	Whitehouse,
Curran,	Holcombe,	Perry,	Whiteman,
Davis,	Hoover,	Posey,	Wolfe,
Dawson,	Hough,	Quigley,	Woner,
DeHaas,	Jones, W. W.,	Richards,	Woodruff,
Denning,	Jordan,	Rieder,	Zook,
Dewey, C. P.,	Kantner,		
Dilheimer,			

NAYS—1.

Stadtlander,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 966.

An Act to amend section forty-five of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties" as amended

with the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments. The Clerk read the amendments as follows:

Amend title, line 1, by striking out after the words "To amend" the words "sections fifteen and" and insert in lieu

thereof the word "setion"; amend section 1, line 4, by striking out after the word "section" the word "fifteen" and insert in lieu thereof the words "forty-five"; amend line 8, after the word "penalties" by striking out the balance of the line; strike out all of line 9; amend page 2, by striking out lines 1 to 5 inclusive; amend line 6, by inserting at the beginning of said line the word "which"; amend page 2, by striking out lines 7 to 28 inclusive; amend page 3, by striking out lines 1 to 27 inclusive; amend page 4, line 24, by inserting after the word "time" the following: nor shall any person use any tip-ups for the taking of any game fish unless a special device permit shall have been issued therefore by the Commissioner of Fisheries which special device permit when issued shall authorize the person to whom issued to catch game fish for such a period and under such con-

Amend page 5, by inserting at the top of the page the following: conditions and restrictions as the Commissioner of Fisheries may prescribe Any such special device permit shall be revoked by the Commissioner of Fisheries upon violation of any condition or restriction upon which it is issued or of any violation of the provisions of this act

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—141.

Allum,	Eaches,	Kohler,	Ruch,
Armstrong,	Edmonds,	Kooser,	Ruddy,
Asbury,	Feldman,	Krause,	Schaeffer,
Aston,	Finney,	Krug,	Schwartz,
Baker,	Fowler,	Levis,	Sieg,
Baldi,	Gearhart,	Love,	Shaffer,
Barnhart,	Gelder,	McBride,	Shannon,
Beaver,	Gibbon,	McCaig,	Smiley,
Beckley,	Glass,	McCann,	Smith, H.,
Bidelspacher,	Goehring,	McCarthy,	Smith, J. W.
Blair,	Golder,	McConnell,	Smith, L.,
Bluett,	Goodnough,	McCurdy,	Snowden,
Blumberg,	Goss,	McGowan,	Soffel,
Bolard,	Griffith,	McKim,	Sowers,
Bower,	Hagerty,	McKnight,	Sprowls,
Brady,	Hampson,	McOwen,	Stackhouse,
Bromley,	Harding,	Mangan,	Stark,
Brooks,	Harer,	Marcus, J.,	Sterling,
Brown, T. R.,	Harry,	Marshall,	Stevens,
Burns,	Haslett,	Michel,	Stevenson,
Campbell,	Hatrlick,	Millar, A.,	Stewart,
Catlin,	Haws,	Miller, C.,	Sweitzer,
Clutton,	Heffernan,	Miller, D. I.,	Van Alen,
Comeror,	Henderson, E.,	Miller, D. D.,	Walker, G. T.,
Conner,	Henderson, W.,	Miller, H. F.,	Walker, J. A.,
Craig, J. O.,	Hetrick,	Mitchell,	Weiss,
Cratty,	Hoffman, J. N.,	Ogle,	Wettach,
Curran,	Holcombe,	Orr,	Whitehouse,
Davis,	Hoover,	Perry,	Whiteman,
Dawson,	Hough,	Posey,	Wolfe,
DeHaas,	Jones, W. W.,	Quigley,	Woner,
Denning,	Jordan,	Richards,	Woodruff,
Dewey, C. P.,	Kantner,	Ricder,	Zook,
Dilheimer,	Keene,	Rinn,	Whitaker,
Dithrich,	Kinsman,	Roman,	Speaker,
Drinkhouse,			

NAYS—1.

Stadtlander,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

RESOLUTION CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives as follows:

RESOLUTION NO. 10.

Whereas The condition of the negroes in the southern States in a great many cases amounts virtually to slavery and

Whereas Frequently outrages are perpetrated by the white people of those states against negroes in order to prevent the giving of testimony in proceedings under the peonage laws of the United States therefore

Resolved (if the Senate concur) That the General Assembly of the Commonwealth of Pennsylvania hereby urges upon the Federal Department of Justice the necessity of instituting a rigorous and exhaustive investigation of peonage in all of the southern states and the bringing to justice and punishment of all persons guilty of practicing peonage

The Secretary of the Commonwealth is hereby directed to forward a copy of this resolution to the Department of Justice of the United States

SENATE MESSAGE.

AMENDED HOUSE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 345.

An Act making an appropriation for the payment of the expenses required by an act approved the twenty-fifth day of May one thousand eight hundred and eighty-nine entitled "An act to provide for the continuance of the education and maintenance of the destitute orphans of deceased soldiers sailors and marines and the destitute children of permanently disabled soldiers sailors and marines of the State" and its amendments and supplements

Said bill having been recalled from the Governor for amendment. The votes on final passage and third reading on said bill were reconsidered in the House of Representatives and the bill amended, in which amendment the Senate has concurred.

SENATE MESSAGE.

AMENDED SENATE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate Bill numbered and entitled as follows:

Senate Bill No. 462.

An Act to provide separate accommodations for women jurors at the several court houses and providing that the separation of jurors in certain cases shall not work mistrials

SENATE MESSAGE.

SENATE ADOPTS CONFERENCE COMMITTEE REPORT ON SENATE BILL NO. 958.

The Clerk of the Senate being introduced, informed that the Senate has adopted the report of the Committee of Conference on the subject of the differences existing between the two House on Senate Bill No. 958, entitled:

An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts

SENATE MESSAGE.

RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented extract from the Journal of the Senate, which was read as follows:

In the Senate of Pennsylvania, April 25, 1921.

Whereas, At the session of one thousand nine hundred and nineteen, the Legislature of Pennsylvania did adopt resolution number seventeen B. (Pamphlet Laws one thousand two hundred and thirty-two), which is as follows:

"Whereas, A series of massacres pogroms and outrages unparalleled in the history of civilization for savagery and brutality, have occurred in more than 120 towns and villages in Poland and Ukraine, in which innocent men, women and children of the Jewish faith were mercilessly tortured, killed, and burned alive, thousands wounded, women and children ravaged homes destroyed, and synagogues with their worshippers burned down; and

Whereas, It is reported that these outrages were countenanced by representatives of the Polish Government; and

Whereas, The people of the great United States have always condemned discrimination against people by reason of race, color, and religion; and

Whereas, This great Republic has entered the World War for the purpose of making the world a safe place to live in, and permit and make possible for the smaller nationalities to enjoy the blessings of democratic rule; and

Whereas, American justice and fair play demand that Poland, which was greeted with hearty approval of the Jewish people upon her birth as a free nation through the efforts of America, should not deny to the Polish Jews those claims to fundamental human rights for which for many centuries she strove; now, therefore, be it

Resolved, By the Senate of the Commonwealth of Pennsylvania (if the House of Representatives concur), That we condemn these unspeakable horrors and brutal outrages and atrocities, perpetrated against people who gave their life's blood on the fields of battle that freedom and equality may prevail throughout the world; and be it further

Resolved, That the Secretary of the Commonwealth forward a copy of these resolutions to the Congress of the United States and to the President of the United States." and

Whereas, at the time of the adoption of said resolution the Prime Minister of Poland, Mr. Paderewski had requested the President of the United States to appoint a commission to investigate such alleged pogroms, and

Whereas, The President of the United States did appoint a commission, consisting of Mr. Henry Morganthau, Brig. Gen. Edgar Jadwon and Mr. Homer H. Johnson, to investigate Jewish matters in Poland, and

Whereas, The said commission after investigation in Poland did make two reports in which it is agreed that there is not the slightest foundation that the alleged outrages and pogroms enumerated in the aforesaid resolution, nor excesses of any kind whatsoever were countenanced by the Polish Government, and

Whereas, Further the said reports disprove the existence of a series of massacres, pogroms and outrages, unparalleled in the history of civilization for savagery and brutality, and further the said reports requite even a suspicion of "women and children of Jewish faith were mercilessly tortured, killed, burned alive, thousands wounded, women and children ravaged, homes destroyed, and synagogues with their worshippers burned down," therefore be it

Resolved, (if the House of Representatives concur), That the Commonwealth of Pennsylvania extend to the Republic of Poland its best wishes and hopes for its prosperity and happiness; and be it further

Resolved, That the Secretary of the Commonwealth forward a copy of these resolutions to the Minister from Poland to America, to the Congress of the United States and to the President of the United States.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

HOUSE BILLS CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, returned bills from the House of Representatives numbered and entitled as follows:

House Bill No. 407.

An Act providing a system of management and control of the jail or county prison in each county of the fifth class providing for a warden defining his powers and duties providing for other employees and salaries and describing the duties and powers of the county commissioners and the sheriff in connection therewith

House Bill No. 1078.

An Act to amend section one as amended and section seven of an act approved the third day of June Anno Domini one thousand eight hundred and eighty-five (Pamphlet Laws sixty-two) entitled "An act to provide for the establishment and maintenance of a Home for Disabled and Indigent soldiers and sailors of Pennsylvania"

House Bill No. 511.

An Act providing for county poor districts in counties of the seventh class providing for their management direction and control by the county commissioners defining their powers and duties imposing certain duties upon the county treasurer and county controller or county auditors abolishing the present poor districts and transferring their property

House Bill No. 1320.

An Act to amend section one of an act approved the thirteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and eighty-six) entitled "An act to provide for the health safety and welfare of minors by forbidding their employment or work in certain establishments and occupations and under certain specified ages by restricting their hours of labor and regulating certain conditions of their employment by requiring employment certificates for certain minors and prescribing the kinds thereof and the rules for the issuance reissuance filing return and recording of the same by providing that the Industrial Board shall under certain conditions determine and declare whether certain occupations are within the prohibitions of this act requiring that certain minors shall during the period of their employment attend certain schools to be established as therein provided and to be approved by the State Superintendent of Public Instruction and regulating the conditions of such attendance authorizing the State Board of Education in certain cases to appoint attendance officers to aid in enforcing the provisions of this act and creating the salary and expenses of such officers a charge against the school district wherein they are employed requiring certain abstracts and notices to be posted providing for the enforcement of this act by the Commissioner of Labor and Industry the attendance officers of school districts and police officers and defining the procedure in prosecutions thereunder and establishing certain presumptions in relation thereto providing penalties for the violation of the provisions thereof and repealing all acts or parts of acts inconsistent therewith" exempting from

the operation of the act minors employed on the stage of theatres with the approval of the Industrial Board of the Department of Labor and Industry

House Bill No. 1071.

An Act to amend section two hundred and thirty-nine of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by giving restricted authority to supervisors in townships of the second class to furnish labor and materials subject to the approval of the township auditors

House Bill No. 1439.

An Act to amend section three of an act approved the fourteenth day of June one thousand eight hundred eighty-seven (Pamphlet Laws three hundred and eighty-three) entitled "An act to provide for the incorporation and regulation of companies not for profit organized for the encouragement of the arts and sciences and of agriculture and horticulture and to confer upon such companies the right of eminent domain" as amended enabling said corporations to increase their bonded indebtedness

House Bill No. 1345.

An Act providing for the reimbursement of counties by boroughs and townships when the county has contracted with the State Highway Department for the payment of both the county's and the borough or township's share of the cost of constructing or improving a State or State-aid highway authorizing counties to so contract empowering boroughs and townships to incur indebtedness therefor and authorizing an assessment of the borough's share on the abutting property

with the information that the Senate has passed the same without amendment.

ANNOUNCEMENT BY THE SPEAKER.

The Speaker. If there is no objections the Chair will now announce a recess for a short time, but before doing so wishes to impress on the members the necessity of returning for the session after the recess because many very important bills are still before the House; conference committee reports are still to be presented and roll calls will be necessary. If there is not a full attendance after the recess, it may cause a call of the House, and the Chair would regret that. Therefore, the members are requested to return after the recess.

RECESS.

The SPEAKER. If there is no objection the Chair will now declare a recess for one hour.

AFTER RECESS.

The SPEAKER (Samuel A. Whitaker) in the Chair.

The SPEAKER. The time of recess having elapsed, the House will be in order.

RESOLUTION RELATIVE TO THE HOLDING OF A SESQUI-CENTENNIAL IN PHILADELPHIA.

Mr. EDMONDS offered a resolution, which was twice read as follows:

In the House of Representatives, April 28, 1921.

Whereas, preliminary steps have been taken by the Mayor, the Council and a citizens' committee of the City of Philadelphia, to prepare for the holding in that city, in the year 1926, of an exposition to celebrate the Sesqui-centennial of American Independence, and

Whereas, it is expected that the various states of the nation, the federal government and all the nations of the world will be represented in this exposition, and

Whereas, it is fitting that such an exposition, international in character, following the great world war, should be held in the city of Philadelphia, where the Declaration of Independence was signed, and where the Constitution of the United States was framed, and where the nations of the world may appropriately come together on terms of amity and enduring progress and peace,

Resolved (if the Senate concur), that the Legislature of Pennsylvania heartily approves the holding in Philadelphia, in 1926, of an international exposition celebrating the Sesqui-centennial of American independence.

Resolved that it is the sense of the Legislature that the Commonwealth of Pennsylvania should prepare for and participate in the preparations for such Sesqui-centennial celebration by making a suitable exhibit therein on the part of the Commonwealth.

Resolved Further, that the federal government be requested to approve the holding of the Sesqui-centennial Exposition in Philadelphia in 1926 and that appropriate steps be taken to invite the participation and cooperation of the nations of the world.

Resolved, that a copy of this resolution be forwarded to the federal government and to all the states of the Union, requesting cooperative action on their part.

On the question,

Will the House adopt the resolution?

Mr. EDMONDS. Mr. Speaker, this is a resolution introduced at the request of the mayor and councils of Philadelphia, in which we ask the Legislature to invite the Legislatures of the other states and foreign countries to cooperate with the city of Philadelphia in an exposition planned for 1926. We have already passed a resolution introduced by my friend, Mr. Walker, providing for a commission on this subject, and this is an invitation to the states and to foreign countries to come in and help.

On the question recurring,

Will the House adopt the resolution?

It was adopted.

Ordered, That the Clerk present the same to the Senate for concurrence.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DUNN. Mr. Speaker, I move that House Bill No. 1529, (Senate Bill No. 34), File Folio 2795, on page 22 of today's calendar, be made a special order of business at this time.

Mr. GLASS. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1529, (Senate Bill No. 34), entitled:

An Act to ascertain and appoint the fees to be received by the recorder of deeds in and for the counties in this Commonwealth containing more than one million five hundred thousand (1,500,000) inhabitants

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—134.

Allum,	Finney,	Long,	Sieg,
Armstrong,	Fitzgibbon,	McBride,	Shannon,
Aston,	Fowler,	McCaig,	Shellenberger,
Baker,	Gearhart,	McCann,	Sinclair,
Baldi,	Gelder,	McCarthy,	Smith, H. J.,
Barnhart,	Gibbon,	McCurdy,	Smith, H.,
Beaver,	Glass,	McGowan,	Smith, J. W.,
Beckley,	Goehring,	McHugh,	Soffel,
Bell,	Golder,	McMullen,	Sowers,
Bidelspacher,	Goodnough,	McVicar,	Sprawls,
Bluett,	Griffith,	Marcus, J.,	Stark,
Blumberg,	Hagerty,	Millar, A.,	Steedle,
Boland,	Haines,	Miller, C.,	Sterling,
Bower,	Harding,	Miller, D. I.,	Stevens,
Brady,	Harer,	Miller, D. D.,	Stevenson,
Bromley,	Harry,	Miller, H. F.,	Stewart,
Campbell,	Haslett,	Miller, J. J.,	Van Alen,
Catlin,	Hatrick,	Ogle,	Walker, G. T.,
Clutton,	Haws,	Orr,	Walker, J. A.,
Comer,	Hayes,	Pike,	Weamer,
Conner,	Henderson, W.,	Posey,	Weiss,
Cratty,	Hetrick,	Quigley,	Wells,
Curran,	Holcombe,	Rhoads,	Wettach,
Curry,	Hoover,	Richards,	Whitehouse,
Davis,	Jones, D. J.,	Rieder,	Whiteman,
Dawson,	Jones, W. W.,	Rinn,	Wolfe,
DeHaas,	Jordan,	Roman,	Woner,
Dilsheimer,	Kelly,	Rueh,	Woodruff,
Dittrich,	Kinsman,	Ruddy,	Zook,
Drinkhouse,	Kohler,	Ruth,	Whitaker,
Dunn,	Krause,	Schwartz,	Speaker.
Eaches,	Lewis,		

NAYS—2.

Chaplin, Stadlander,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1788, (Senate Bill No. 956), File Folio 4403, on page

18 of to-day's calendar, be made a special order of business at this time.

Mr. W. W. JONES. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1788, (Senate Bill No. 956), entitled:

An Act supplementary to an act entitled "An act granting to water power companies and other corporations owning or controlling water power authority to develop and distribute electric power by means of their water power and to erect construct and maintain the necessary buildings plant and apparatus for that purpose" approved the second day of July one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and twenty-five) by extending the power of every corporation heretofore organized or hereafter to be organized for the purpose of supplying water power to the public and granting to every such corporation the power to appropriate property outside the limits of public streets lanes alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service accommodation convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—140.

Alexander,	Eaches,	Kantner,	Richards,
Allum,	Ehrhardt,	Keene,	Rieder,
Armstrong,	Elgin,	Kelly,	Rinn,
Baker,	Evans,	Kinsman,	Roman,
Baldi,	Finney,	Kohler,	Ruddy,
Barnhart,	Fitzgibbon,	Kooser,	Schaeffer,
Beaver,	Flynn,	Krause,	Schilling,
Bell,	Fox,	Krugh,	Schwartz,
Bidelspacher,	Franklin,	Lafferty,	Shaffer,
Blumberg,	Gearhart,	Lewis,	Shannon,
Boland,	Gelder,	Long,	Smiley,
Bower,	Gibbon,	Love,	Smith, H. J.,
Brady,	Glass,	McBride,	Smith, H.,
Bromley,	Golder,	McCaig,	Smith, J. W.,
Brooks,	Goodnough,	McCann,	Smith, L.,
Brown, T. R.,	Green,	McCarthy,	Soffel,
Burns,	Hagerty,	McClure,	Sowers,
Campbell,	Haldeman,	McConnell,	Sprowls,
Catlin,	Hampson,	McCurdy,	Sterling,
Clutton,	Harer,	McGowan,	Stevens,
Conner,	Harry,	McHugh,	Stewart,
Cook,	Haslett,	McVicar,	Strauss,
Craig, J. O.,	Hatrick,	Mangan,	Sweitzer,
Cratty,	Haws,	Marcus, J.,	Vickerman,
Curran,	Heffernan,	Marshall,	Walker, J. A.,
Davis,	Henderson, W.,	Mantz,	Welse,
DeHaas,	Hess,	Millar, A.,	Wells,
Denuing,	Hetrick,	Miller, C.,	Wettach,
Dewey, C. P.,	Hoffman, J. N.,	Miller, D. I.,	Whitehouse,
Dewey, P. H.,	Hoffman, M. R.,	Miller, H. F.,	Williams,
Diehm,	Holcombe,	Mitchell,	Wood,
Dilsheimer,	Horne,	Ogle,	Woodruff,
Dithrich,	Hough,	Orr,	Zook,
Drinkhouse,	Jones, D. J.,	Phillips,	Whitaker,
Dunn,	Jones, W. W.,	Posey,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendments.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON Mr. Speaker, I move that House Bill No. 1787, (Senate Bill No. 858), File Folio 2251, on page 18 of to-day's calendar, be made a special order of business at this time.

Mr. HARER. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1787, (Senate Bill No. 858), entitled:

A Supplement to an act entitled "An act to amend an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of

April Anno Domini one thousand eight hundred and seventy-four providing for the incorporation and regulation of electric light heat and power companies" approved the eighth day of May Anno Domini one thousand eight hundred and eighty-nine by extending the powers of every corporation heretofore or hereafter incorporated for the supply of light heat and power or any of them to the public by electricity and of every corporation which has heretofore accepted the provisions of said act as provided herein and granting to every such corporation the power to appropriate property outside the limits of public streets lanes alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service accommodation convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—36.

Armstrong,	Feldman,	Keene,	Soffel,
Baldi,	Franklin,	Kooser,	Sprowls,
Brady,	Glass,	McBride,	Stackhouse,
Burns,	Golder,	McCann,	Sterling,
Conner,	Hagerty,	Marcus, J.,	Walker, J. A.,
Cook,	Haws,	Miller, H. F.,	Wettach,
Dawson,	Heffernan,	Ruch,	Woner,
Dilsheimer,	Hoffman, J. N.,	Smiley,	Whitaker,
Dithrich,	Hough,	Smith, L.,	Speaker.
Dunn,			

NAYS—110.

Alexander,	Donneley,	Horne,	Rhoads,
Allum,	Dunlap,	Jones, D. J.,	Rieder,
Aston,	Eaches,	Jones, W. W.,	Rinn,
Baker,	Ehrhardt,	Kantner,	Roman,
Barnhart,	Elgin,	Kohler,	Ruth,
Beaver,	Evans,	Krause,	Sieg,
Beckley,	Finney,	McClure,	Shannon,
Bell,	Fitzgibbon,	McConnell,	Shellenberger,
Bidelspacher,	Flynn,	McCurdy,	Smith, H. J.,
Bluet,	Fox,	McHugh,	Sowers,
Blumberg,	Gearhart,	McKim,	Spangler,
Bower,	Gelder,	McKnight,	Stadlander,
Bromley,	Gibbon,	Marcus, J. C.,	Stark,
Brooks,	Goodnough,	Mantz,	Steedle,
Brown, T. R.,	Griffith,	Millar, A.,	Stewart,
Campbell,	Haldeman,	Millar, A. S. C.,	Sweitzer,
Chaplin,	Hampson,	Miller, C.,	Thomas,
Clutton,	Harding,	Miller, D. I.,	Walker, G. T.,
Comer,	Harer,	Miller, D. D.,	Weamer,
Craig, J. R.,	Haslett,	Miller, J. J.,	Wells,
Cratty,	Hayes,	Mitchell,	Wells,
Crum,	Henderson, E.,	Morris,	Whitehouse,
Curran,	Hess,	Ogle,	Whiteman,
Curry,	Hetrick,	Orr,	Williams,
Davis,	Hoffman, M. R.,	Phillips,	Wolfe,
Dewey, C. P.,	Holcombe,	Pike,	Woodruff,
Dewey, P. H.,	Hoover,	Posey,	Zook,
Diehm,			

Less than the majority required by the Constitution having voted in the affirmative, the question was determined in the negative and the bill falls.

RECONSIDERATION OF VOTE.

Mr. LONG. Mr. Speaker, I move that the vote by which the House refuses to adopt the report of the Committee of Conference on Senate Bill No. 958, entitled:

An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts

be reconsidered, and the bill returned to the Committee of Conference for further consideration.

To you gentlemen of the House I would like to explain to all of you who so kindly and gallantly supported me this morning, that the Senate wishes to recede from its non-concurrence in the amendment of the House as originally with bill so that the House and Senate can stand together as not disturbing Chester County's judges.

Mr. DITHRICH. Mr. Speaker, I second the motion.

The motion was agreed to.

COMMUNICATION FROM THE GOVERNOR.

The Secretary to the Governor being introduced, presented a communication in writing from His Excellency the Governor, which was read as follows:

VETO OF HOUSE BILL NO. 1167.

Commonwealth of Pennsylvania,
Executive Chamber, Harrisburg, April 27, 1921.
To the Honorable, the House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: I return herewith, without my approval, House Bill No. 1167, entitled "An act providing that in townships of the first class municipal claims for grading, constructing, paving, rebuilding, curbing maintaining, repairing and cleaning sidewalks and footwalks, and keeping the same clear of obstructions and other nuisances may be included in and collected with the other township taxes".

This bill provided that in addition to the remedies now provided by law for the collection by townships of the first class of municipal claims against owners of lands for grading, constructing, paving, rebuilding, curbing, maintaining, repairing and cleaning sidewalks, and keeping the same clear of obstructions, the township authorities may add the amount of such claim to the tax duplicate, and have the same collected by the township treasurer in the same manner as other township taxes are collected.

This is anomalous in the extreme. The property owner would be deprived of his day in court to defend against the entry of a judgment against him, and would be compelled to resort to a court of equity to restrain the tax collector from collecting the tax charged against him.

Due process of law and orderly procedure must not be sacrificed for mere speed. The interest of the individual citizen must be protected at all times. I see no reason for such a departure from the regular methods of collecting municipal claims.

For these reasons the bill is not approved.

WM. C. SPROUL.

On the question,

Shall the bill become a law the veto of the Governor to the contrary notwithstanding?

Mr. PIKE. Mr. Speaker, I move that the veto together with the bill be laid upon the table.

Mr. GOODNOUGH. Mr. Speaker, I second the motion.

The motion was agreed to.

SENATE MESSAGE.

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE.

The Clerk of the Senate being introduced, returned bill from the House of Representatives, numbered and entitled as follows:

House Bill No. 462,

An Act making an appropriation to the Mount Pleasant Memorial Hospital Mount Pleasant Pennsylvania

With the information that the Senate has passed the same with amendments, in which the concurrence of the House of Representatives is requested.

The SPEAKER. The Clerk will read the amendments.

The Clerk read the amendments as follows:

Amend section 1, line 4, by striking out the words "twenty-three" and insert in lieu thereof the word "thirty"; amend same line by inserting after the word "thousand" the figures "(\$30,000)".

On the question,

Will the House concur in the amendments made by the Senate?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—127.

Allum,	Drinkhouse,	Keene,	Phillips,
Armstrong,	Dunlap,	Kelly,	Pike,
Asbury,	Eaches,	Kinsman,	Quigley,
Baker,	Edmonds,	Kohler,	Richards,
Baldi,	Ehrhardt,	Krause,	Rieder,
Barnhart,	Evans,	Krug,	Roman,
Beaver,	Feldman,	Lafferty,	Ruddy,
Bell,	Fitzgibbon,	Long,	Schaeffer,
Blair,	Flynn,	Love,	Schwartz,
Blumberg,	Fowler,	McBride,	Shaffer,
Bower,	Franklin,	McCaig,	Shellenberger,
Brady,	Gelder,	McCann,	Smiley,
Bromley,	Gibbon,	McClure,	Smith, H. J.,
Brooks,	Glass,	McConnell,	Smith, J. W.,
Brown, T. R.,	Golder,	McCurdy,	Snowden,
Campbell,	Green,	McGowan,	Sprolows,
Chaplin,	Hagerty,	McOwen,	Stadtlander,
Clutton,	Haines,	McVicar,	Steedle,
Conner,	Hampson,	Mangan,	Stevens,
Cook,	Harer,	Marcus, J.,	Strauss,
Craig J. R.,	Haslett,	Marcus, J. C.,	Thomas,
Cratty,	Haws,	Martin,	Van Alen,
Crum,	Hayes,	Michel,	Walker, G. T.,
Curry,	Henderson, E.,	Miller, A.,	Weamer,
Davis,	Hess,	Miller, A. S. C.,	Wells,
Dawson,	Hoffman, J. N.,	Miller, C.,	Whitehouse,

DeHaas,	Holcombe,	Miller, D. I.,	Whiteman,
Denning,	Horne,	Miller, D. D.,	Woner,
Dewey, P. H.,	Hough,	Miller, H. F.,	Woodruff,
Diehm,	Jones, W. W.,	Mitchell,	Zook,
Dilheimer,	Jordan,	Ogle,	Whitaker,
Dithrich,	Kantner,	Perry,	Speaker.
Donneley,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the amendments were concurred in.

Ordered, That the Clerk inform the Senate accordingly.

SENATE MESSAGE.

AMENDED SENATE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate Bill numbered and entitled as follows:

Senate Bill No. 290,

A Joint Resolution proposing an amendment to article three (III) of the Constitution of the Commonwealth of Pennsylvania

SENATE MESSAGE.

AMENDED SENATE BILL CONCURRED IN BY SENATE

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate Bill numbered and entitled as follows:

Senate Bill No. 1048.

An Act to amend section six hundred twenty-seven of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 932 (Senate Bill No. 355), File Folio 657, on page 22 of today's calendar, be made a special order of business at this time.

Mr. CLUTTON. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 932, (Senate Bill No. 355), entitled:

An Act authorizing the cities of this Commonwealth to regulate or prohibit and prevent the use and sale of fireworks fire-crackers sparklers and other pyrotechnics and the unnecessary firing and discharge of firearms in or into the highways or other public places of such cities

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—128.

Allum,	Eaches,	Krug,	Ruth,
Armstrong,	Feldman,	Long,	Schaeffer,
Asbury,	Finney,	McBride,	Sieg,
Aston,	Fox,	McCaig,	Shannon,
Baker,	Gearhart,	McCann,	Shellenberger,
Baldi,	Gelder,	McCarthy,	Sinclair,
Barnhart,	Gibbon,	McClure,	Smith, H.,
Beckley,	Glass,	McConnell,	Smith, J. W.,
Bell,	Gochring,	McGowan,	Smith, L.,
Bidelspacher,	Golder,	McHugh,	Snowden,
Bluett,	Goodnough,	McKnight,	Soffel,
Bolard,	Griffith,	McMullen,	Sowers,
Bower,	Haines,	McOwen,	Sprolows,
Brady,	Haldeman,	Marcus, J.,	Stackhouse,
Bromley,	Harding,	Martin,	Stark,
Campbell,	Harer,	Miller, A.,	Steedle,
Carlin,	Harry,	Miller, C.,	Sterling,
Clutton,	Haslett,	Miller, D. I.,	Stevens,
	Hatrick,	Miller, D. D.,	Stevenson,

Comer,er,	Haws,	Miller, H. F.,	Stewart,
Conner,	Heffernan,	Mitchell,	Van Alen,
Craig, J. O.,	Hetrick,	Morris,	Walker, G. T.,
Cratty,	Holcombe,	Ogle,	Walker, J. A.,
Davis,	Hoover,	Orr,	Weamer,
Dawson,	Jones, D. J.,	Posey,	Weiss,
DeHaas,	Jordan,	Quigley,	Wells,
Denning,	Kantner,	Rhoads,	Wettach,
Dewey, C. P.,	Keene,	Richards,	Whitehouse,
Diehm,	Kelly,	Rieder,	Whiteman,
Dillsheimer,	Kinsman,	Rinn,	Wolfe,
Dithrich,	Kohler,	Roman,	Woner,
Drinkhouse,	Kooser,	Ruch,	Whitaker,
Dunn,	Krause,	Ruddy,	Speaker.

NAYS—6.

Alexander,	Hayes,	Stadtlander,	Thomas,
Hagerty,	Pike,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendments.

MOTION TO RECONSIDER VOTE ON HOUSE BILL NO. 1505.

Mr. SPANGLER. Mr. Speaker, I move that the vote by which the House concurred in the amendments made by the Senate to House Bill No. 1505, File Folio No. 7299, entitled:

An Act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs by the Secretary of Agriculture providing for the enumeration of dogs by assessors regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done to livestock and poultry by dogs and for the illegal killing of licensed dogs and the payment of such damages by the Commonwealth imposing powers and duties on certain State county city borough town and township officers and employees directing the payment of all moneys collected into the State Treasury and making an appropriation thereof and providing penalties

be reconsidered.

Mr. COOK. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. SPANGLER. Mr. Speaker, my purpose in asking for a reconsideration of the vote on the amendments to this bill is to request the Senate to strike out an amendment which they inserted in the bill and in which the House inadvertently concurred, namely to pay into general fund of the State Treasury all moneys derived from the dog fund for paying the damages caused by dogs in the several counties.

This amendment takes away from the counties the money that they formerly had received. In York County the amount that would go into the treasury would be about \$9,000. The same thing occurs in other rural counties throughout the State, and it is for the purpose of restoring to these counties this money after the damages have been paid. I ask for a reconsideration of the vote so that the Senate amendment may be reconsidered.

Mr. JAMES A. WALKER. Mr. Speaker, I would like very much to support the motion before the House, but I would first like to inquire where the bill is now.

The SPEAKER. The bill was messaged to the Senate after the House concurred in the amendments.

Mr. JAMES A. WALKER. Mr. Speaker, is the bill in the House?

The SPEAKER. The Clerks will ascertain whether or not the bill is still in the transcribing room, or whether or not it has been messaged to the Senate. If it is satisfactory to the House, action on the motion will be withheld for the present.

Mr. COOK. Mr. Speaker, I am of the opinion that the bill is in the transcribing room; I just came from there.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1741, (Senate Bill No. 973), File Folio 3833, on page 21 of to-day's calendar, be made a special order of business at this time.

Mr. HARER. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1741 (Senate Bill No. 973) entitled:

An Act to amend an act entitled "An act amending section nine of an act entitled 'An act in relation to the laying out opening widening straightening extending or vacating streets and alleys and the construction of bridges in the several municipalities of this Commonwealth the grading paving macadamizing or otherwise improving streets and alleys providing for ascertaining the damages to private property resulting therefrom the assessment of the damages costs and expenses thereof upon the property benefited and the construction of sewers and payment of the damages costs and expenses thereof including damages to private property resulting therefrom' approved May sixteenth Anno Domini one thousand eight hundred and ninety-one enabling municipal corporations to lay out open widen extend and vacate streets or alleys upon petition or without petition of property owners as amended by the act approved the twenty-second day of May Anno Domini one thousand eight hundred and ninety-five providing for the approval of ordinances by the city recorder and the publication of the ordinances approved the nineteenth day of March Anno Domini one thousand nine hundred and three (Pamphlet Laws thirty-five) providing that the ordinances may require that no building may be built or altered except to conform to the lines fixed by the widening or straightening ordinances and that in such case the landowner's right of action shall not accrue until actual occupancy by the municipality or the locating or relocating of the building to conform to the new lines

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken, and were as follows, viz:

YEAS—141.

Allum,	Drinkhouse,	Hough,	Perry,
Armstrong,	Dunn,	Jones, D. J.,	Quigley,
Asbury,	Eaches,	Jones, W. W.,	Richardg,
Aston,	Ehrhardt,	Jordan,	Rinn,
Baker,	Elgin,	Kantner,	Roman,
Baldi,	Evans,	Keene,	Ruddy,
Barnhart,	Feldman,	Kinsman,	Schaeffer,
Beckley,	Finney,	Kohler,	Schilling,
Bidelspacher,	Fitzgibbon,	Kooser,	Schwartz,
Blair,	Fowler,	Krause,	Sieg,
Bluet,	Fox,	Krugh,	Sinclair,
Bolard,	Gearhart,	Lafferty,	Smith, H. J.,
Brady,	Gelder,	Leeds,	Smith, H.,
Bromley,	Gibbon,	Long,	Smith, J. W.,
Brooks,	Glass,	Love,	Smith, L.,
Brown, F. B.,	Goehring,	McBride,	Snowden,
Brown, T. R.,	Golder,	McCaig,	Soffel,
Burns,	Goodnough,	McCann,	Sowers,
Campbell,	Green,	McCarthy,	Sprows,
Catlin,	Griffith,	McClure,	Stark,
Clutton,	Hagerty,	McConnell,	Sterling,
Conner,	Haines,	McGowan,	Stevenson,
Cook,	Haldeman,	McKim,	Strauss,
Craig J. R.,	Hampson,	McMullen,	Sweitzer,
Craig J. O.,	Harding,	McVicar,	Van Alen,
Cratty,	Harer,	Mangan,	Walker, G. T.,
Curran,	Harry,	Marcus, J.,	Walker, J. A.,
Curry,	Haslett,	Marcus, J. C.,	Wettach,
Davis,	Haws,	Martin,	Whiteman,
Dawson,	Hayes,	Mantz,	Williams,
DeHaas,	Heffernan,	Michel,	Wolfe,
Denning,	Henderson, W.,	Millar, A.,	Woner,
Dewey, P. H.,	Hetrick,	Miller, C.,	Woodruff,
Diehm,	Hoffman, M. R.,	Miller, D. I.,	Zook,
Dillsheimer,	Holcombe,	Miller, H. F.,	Whitaker,
Dithrich,	Hoover,	Mitchell,	Speaker.
Donneley,			

NAYS—3.

Dunlap,	McKnight,	Wells,
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendments.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1730, (Senate Bill No. 970), File Folio 3821, on page 20 of to-day's calendar be made a special order of business at this time.

Mr. W. W. JONES. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1730, (Senate Bill No. 970), entitled:

An Act amending an act entitled "A supplement to an act entitled 'An act for the government of cities of the second class' approved the seventh day of March Anno Domini one thousand nine hundred and one creating and regulating a City Planning Department giving it jurisdiction extending it over the city and for three miles beyond the city limits and regulating the laying out of plans of lots within the limits of the city" approved the tenth day of June Anno Domini one thousand nine hundred eleven (Pamphlet Laws eight hundred and seventy-two) by providing the method of appointment and terms of office of the members of the city Planning Department and that all plans of streets for public use shall be submitted to and approved by this department

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—138.

Allum,	Elgin,	Kooser,	Ruddy,
Armstrong,	Feldman,	Krause,	Ruth,
Asbury,	Finney,	Krugh,	Schwartz,
Aston,	Fowler,	Long,	Sieg,
Eaker,	Gearhart,	McBride,	Shannon,
Baldi,	Gelder,	McCaig,	Shellenberger,
Barnhart,	Gibbon,	McCann,	Sinclair,
Beaver,	Glass,	McCarthy,	Smith, H. J.,
Beckley,	Goehring,	McConnell,	Smith, H.,
Bell,	Golder,	McCurdy,	Snowden,
Blair,	Goodnough,	McHugh,	Soffel,
Bluet,	Griffith,	McKim,	Sowers,
Blumberg,	Hagerty,	McMullen,	Sprawls,
Bolard,	Haines,	McOwen,	Stackhouse,
Bower,	Haldeman,	Marcus, J.,	Stark,
Brady,	Harding,	Martin,	Steedle,
Bromley,	Harer,	Michel,	Sterling,
Burns,	Harry,	Millar, A.,	Stevens,
Campbell,	Haslett,	Miller, C.,	Stevenson,
Caplin,	Hatrick,	Miller, D. I.,	Stewart,
Clutton,	Haws,	Miller, D. D.,	Van Alen,
Comer,	Hayes,	Miller, H. F.,	Walker, G. T.,
Conner,	Heffernan,	Mitchell,	Walker, J. A.,
Cratty,	Henderson, W.,	Ogle,	Weamer,
Curran,	Hetrick,	Orr,	Weiss,
Davis,	Hoffman, J. N.,	Perry,	Wells,
Dawson,	Holcombe,	Phillips,	Wettach,
DeHaas,	Hough,	Posey,	Whitehouse,
Denning,	Jones, D. J.,	Quigley,	Whiteman,
Diehm,	Jordan,	Rhoads,	Wolfe,
Dilsheimer,	Kantner,	Richards,	Woner,
Dithrich,	Keene,	Rieder,	Wood,
Drinkhouse,	Kelly,	Rinn,	Zook,
Dunn,	Kinsman,	Roman,	Whitaker,
Eaches,	Kohler,	Ruch,	Speaker.

NAYS—2.

Bidelspacher, Stadlander,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendments.

HOUSE BILL NO. 1505.

The Speaker. The Chair will take up again the motion of the gentleman from York. The bill is not here yet.

Mr. SPANGLER. Mr. Speaker, may I ask the Chair where the bill is.

The SPEAKER. The Chair is informed that the bill is in the House transcribing room and will be here in a few moments. As soon as it is returned the motion will be taken up again.

RECONSIDERATION OF VOTE ON SENATE BILL NO. 858.

Mr. SPANGLER. Mr. Speaker, I move that the vote by which House Bill No. 1787, (Senate Bill No. 858), File Folio No. 2251, entitled:

A Supplement to an act entitled "An act to amend an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April Anno Domini one thousand eight hundred and seventy-four providing for the incorporation and regulation of electric light heat and power companies" approved the eight day of May Anno Domini one thousand eight hundred and eight-nine by extending the powers of every corporation heretofore or hereafter incorporated for the supply of light heat and power or any of them to the public by electricity and of every corporation which has heretofore accepted the provisions of said act as provided herein and granting to every such corporation the power to appropriate property outside the limits of public streets lanes alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Penn-

sylvania that the service to be furnished through the exercise of said power is necessary or proper for the service accommodation convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation

was defeated on final passage, be reconsidered.

Mr. DAVIS. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. JAMES A. WALKER. Mr. Speaker, when this bill was before the House, I am rather satisfied that we did not understand this proposition. We passed a companion bill relating to water power companies a little while ago. This bill applies to electric heat and light companies and steam power. These two bills are companion bills. In this bill there is no power of eminent domain given to a corporation of itself. That corporation must go before the Public Service Commission and show cause why the land that they want should be taken, with absolute redress to damages to the person from whom it is taken, but besides that, if you will turn to page 2253 of the Senate files you will find that the limitations to appropriate property outside the limits of public streets, lanes, alleys or highways and within the borough, town, city or district where it may be located necessary for its corporate use in the construction, erection, operation or maintenance of its buildings, machinery, apparatus, plants, works, equipment and facilities for generating electric light, heat and power, or any of them, for the transmission or distribution thereof, except that streams, rivers or waters of this Commonwealth, or any of them, or the land covered thereby or other public property or property of a public service company or property used as a burying ground or place of public worship or a dwelling house or the reasonable curtailage not to be less than three hundred feet appurtenant thereto shall not be appropriated by virtue of the power conferred by this sub-section so, gentlemen, you see this is not a broad act. It limits it as far as the taking is concerned to three hundred feet if it is a dwelling house, and second, there must be damages paid for the taking, and third, no taking can occur unless the Public Service Commission finds that it is a necessary use for the benefit of the public, who draw their light, heat and power from such a plant. The general objections that govern those cases of eminent domain are removed, and it seems to me that if we want to have an improvement, this is the chance. Let me tell you that two years ago an almost similar bill was introduced that was vetoed by the present Governor, because it took in burying grounds and other places that we look upon as more or less sacred, and in order to meet the objections of the Governor at that time, this bill has been drafted, and it has eliminated everything that the Attorney General pointed out was illegal and the objections mentioned by the Governor in his veto message.

Mr. PHILLIPS. Mr. Speaker, I desire to interrogate the gentleman from Philadelphia.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Walker, permit himself to be interrogated?

Mr. JAMES A. WALKER. I will, Mr. Speaker.

Mr. PHILLIPS. Who determines the damages for any property that the company may go through?

Mr. JAMES A. WALKER. The Public Service Commission.

Mr. PHILLIPS. Do I understand you to say that any public utilities company can go through my land or my piece of ground and that then I have to come to the Public Service Commission to see whether I get any damages?

Mr. JAMES A. WALKER. No, the Public Utilities Company must first get permission from the Public Service Commission, but under this bill it has to first get the permission, then agree on the amount of damages to be paid before it can take the property and it cannot go more than three hundred feet away from the plant.

Mr. CHRISTIAN MILLER. Mr. Speaker, in regard to what has just been said on this bill, there is a feeling of doubt in referring it to the Public Service Commission. I know what treatment I or any other individual will get against the corporation if the case goes to the Public Service Commission. I passed through the mill and understand and know what I am talking about. I ask every member that voted against this bill before to do so again.

Mr. SPANGLER. Mr. Speaker, when I voted against this bill before, I was misinformed. I was informed that it was a water power bill to which I was very much

opposed, but I have no direct opposition to the provisions of this bill.

Mr. ALEXANDER. Mr. Speaker, I desire to interrogate the gentleman from Philadelphia, Mr. Walker.

The SPEAKER. Will the gentleman from Philadelphia, Mr. Walker, permit himself to be interrogated?

Mr. JAMES A. WALKER. I will, Mr. Speaker.

Mr. ALEXANDER. Mr. Speaker, I do not know whether I correctly understood the gentleman from Philadelphia or not. Did I understand that the right of damages or the damages, rather, would be awarded by the Public Service Commission?

Mr. JAMES A. WALKER. That is one way of adjustment. The other way is by a jury of views, and there, of course, lies the value of the bill. The courts of common pleas have jurisdiction over such cases.

Mr. ALEXANDER. When you speak of a jury of views, do you mean under the right of eminent domain?

Mr. JAMES A. WALKER. It is what might be called a qualified eminent domain bill.

Mr. ALEXANDER. What do you mean by qualified eminent domain?

Mr. JAMES A. WALKER. Real eminent domain vests in the government. They can take and make you wait, but this bill provides that before you may take, if you wish to take, you must get the consent of the Public Service Commission. If they give consent, then you must adjust either through the Public Service Commission or the parties in interest or a jury of viewers, if they have such in the county, or otherwise you can go to the common pleas courts.

On the question recurring,

Will the House agree to the motion?

It was agreed to.

On the question,

Shall the bill pass finally?

Ageably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—138.

Alexander,	Diehm,	Kantner,	Perry,
Allum,	Dilsheimer,	Keene,	Pike,
Armstrong,	Donueley,	Kinsman,	Posey,
Asbury,	Drinkhouse,	Kohler,	Quigley,
Baker,	Dunn,	Kooser,	Richards,
Baldi,	Edmonds,	Krause,	Rieder,
Barnhart,	Elgin,	Krugh,	Rinn,
Beaver,	Evans,	Leeds,	Ruddy,
Beckley,	Feldman,	Long,	Ruth,
Bell,	Fitzgibbon,	Love,	Schaeffer,
Bidelspacher,	Flynn,	McBride,	Schilling,
Bluett,	Fowler,	McCaig,	Schwartz,
Blumberg,	Franklin,	McCann,	Shannon,
Bolard,	Glass,	McCarthy,	Sinclair,
Brady,	Golder,	McClure,	Smiley,
Brenneman,	Green,	McConnell,	Smith, H. J.,
Brooks,	Hagerty,	McGowan,	Smith, H.,
Brown, F. B.,	Haines,	McHugh,	Smith, L.,
Durns,	Haldeman,	McOwen,	Snowden,
Campbell,	Harding,	McVicar,	Soffel,
Cattlin,	Harer,	Mangan,	Sowers,
Clutton,	Harry,	Marcus, J.,	Spangler,
Comer,	Hatrick,	Marcus, J. C.,	Sprowls,
Cook,	Haws,	Marshall,	Sterling,
Craig, J. O.,	Hetrick,	Michel,	Stevenson,
Crafty,	Hoffman, J. N.,	Millar, A.,	Strauss,
Curran,	Holcombe,	Millar, A. S. C.,	Sweitzer,
Davis,	Hoover,	Miller, D. I.,	Walker, J. A.,
Dawson,	Hough,	Miller, H. F.,	Wettach,
DeHaas,	Huston,	Mitchell,	Whiteman,
Dewey, C. P.,	Jones, W. W.,	Ogle,	Whitaker,
Dewey, F. H.,	Jordan,	Orr,	Speaker.

NAYS—24.

Brown, T. R.,	Hayes,	Miller, C.,	Stark,
Dunlap,	Horne,	Miller, D. D.,	Williams,
Fox,	Jones, D. J.,	Morris,	Wolfe,
Gearhart,	McCurdy,	Phillips,	Woner,
Gelder,	McKim,	Roman,	Wood,
Hampson,	Mantz,	Sieg,	Zook,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendments.

HOUSE BILL NO. 1505.

The SPEAKER. The Chair would state that on the motion before the House, of the gentleman from York, Mr. Spangler, for a reconsideration of the vote by which the

House concurred in the amendments made by the Senate to House Bill No. 1505, that the Chair is now in possession of the bill returned from the House transcribing room and wishes to state to the House that the bond copy of this bill has actually been forwarded to the Senate and signed by the President pro tem. The bill, however, is in the possession of the House and the concurrence may be reconsidered, but before it is effective it will be necessary that the Senate revoke the action of the President pro tem in signing the bond copy of the bill. The House will take up the consideration of the motion.

Mr. SPANGLER. Mr. Speaker, I again make the motion that I made heretofore.

QUESTION OF INFORMATION.

Mr. ALEXANDER. Mr. Speaker, I rise to a question of information.

The SPEAKER. The gentleman will state his question of information.

Mr. ALEXANDER. Mr. Speaker, would it not be better to present a resolution recalling the bill from the Senate? Would not that put us in a better light?

The SPEAKER. The Chair is of the opinion that the most expeditious manner would be to offer a concurrent resolution, nevertheless this motion can be presented, if the mover desires.

Mr. ALEXANDER. Mr. Speaker, would it not be possible to ask the President pro tem to withdraw his signature and return the bill to the House?

RESOLUTION REQUESTING THE SENATE TO RETURN HOUSE BILL NO. 1505.

Mr. SPANGLER offered the following resolution, which was twice read, considered and agreed to:

In the House of Representatives, April 28, 1921.

Resolved, (if the Senate concur), that House Bill No. 1505, File Folio 7299, entitled: "An Act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs by the Secretary of Agriculture providing for the enumeration of dogs by assessors regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done to livestock and poultry by dogs and for the illegal killing of licensed dogs and the payment of such damages by the Commonwealth imposing powers and duties on certain State county city borough town and township officers and employees directing the payment of all moneys collected into the State Treasury and making an appropriation thereof and providing penalties"

be returned to the House for the purpose of rescinding its action on the amendments of the Senate.

Ordered, That the Clerk present the same to the Senate for concurrence.

MOTION TO RECONSIDER VOTE ON SENATE BILL NO. 956.

Mr. PHILLIPS. Mr. Speaker, I move that the vote by which House Bill No. 1788, Senate Bill No. 956, File Folio No. 4403, entitled:

An Act supplementary to an act entitled "An act granting to water power companies and other corporations owning or controlling water power authority to develop and distribute electric power by means of their water power and to erect construct and maintain the necessary buildings plant and apparatus for that purpose approved the second day of July one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and twenty-five) by extending the power of every corporation heretofore organized or hereafter to be organized for the purpose of supplying water power to the public and granting to every such corporation the power to appropriate property outside the limits of public streets lanes alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service accommodation convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation

was agreed to on final passage be reconsidered.

Mr. WOLFE. Mr. Speaker, I second the motion.

On the question,

Will the House agree to the motion?

Mr. GLASS. Mr. Speaker, I desire to inquire of the Chair if the House is in possession of the bill.

The SPEAKER. The Chair is informed that the House is not in possession of the bill.

Mr. GLASS. Then, Mr. Speaker, the motion is out of order.

The SPEAKER. The bill has taken the same course as the one which the House is just now attempting to regain through a concurrent resolution, and the motion is not now in order.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1768, (Senate Bill No. 1061), File Folio 4579, on page 19 of to-day's calendar, be made a special order of business at this time.

Mr. FITZGIBBON. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1768, (Senate Bill No. 1061), entitled:

An Act amending section one of the act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire-escapes fire-extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—136.

Allum,	Elgin,	Krause,	Shaffer,
Armstrong,	Feldman,	Krugh,	Shellenberger,
Aston,	Finney,	Long,	Smiley,
Baker,	Fowler,	McBride,	Smith, H. J.,
Baldi,	Gearhart,	McCaig,	Smith, J. W.,
Beaver,	Gibbon,	McCann,	Smith, L.,
Beckley,	Glass,	McConnell,	Snowden,
Bell,	Goehring,	McCurdy,	Soffel,
Blair,	Gold,	McHugh,	Sowers,
Bluet,	Goodnough,	McKim,	Sprows,
Blumberg,	Hagerty,	McMullen,	Stackhouse,
Boland,	Haines,	McOwen,	Stark,
Bower,	Haldeman,	Mangan,	Sterling,
Brady,	Hampson,	Marcus, J.,	Stevens,
Bromley,	Harding,	Martin,	Stevenson,
Campbell,	Harer,	Michel,	Stewart,
Catlin,	Harry,	Millar, A.,	Thomas,
Clutton,	Haslett,	Miller, C.,	Van Alen,
Comer,	Hatrick,	Miller, D. I.,	Walker, G. T.,
Conner,	Haws,	Miller, D. D.,	Walker, J. A.,
Craig, J. O.,	Hayes,	Miller, H. F.,	Weamer,
Curry,	Heffernan,	Mitchell,	Weiss,
Davis,	Henderson, E.,	Ogle,	Wells,
Dawson,	Hetrick,	Orr,	Wettach,
DeHaas,	Hoffman, J. N.,	Perry,	Whitehouse,
Denning,	Holcombe,	Phillips,	Whiteman,
Dewey, P. H.,	Jones, D. J.,	Posey,	Wolfe,
Dilsheimer,	Jordan,	Quigley,	Woner,
Dithrich,	Kantner,	Rhoads,	Wood,
Drinkhouse,	Keene,	Richards,	Woodruff,
Dunn,	Kelly,	Ruddy,	Zook,
Eaches,	Kinsman,	Ruth,	Whitaker,
Edmonds,	Kohler,	Schaeffer,	Speaker.
Ehrhardt,	Kooser,	Sieg,	

NAYS—2

Dunlap, Horne,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it with amendments, in which the concurrence of the Senate is requested.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1008, (Senate Bill No. 87), File Folio 3677, on page 28 of to-day's calendar, be made a special order of business at this time.

Mr. W. W. JONES. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1008, (Senate Bill No. 87), as follows;

An Act providing for the depositing of money with the clerk of the several courts of quarter sessions and oyer and terminer or other courts of record having jurisdiction in this Commonwealth in lieu of bail and recognizances with surety of sureties in criminal or quasi-criminal prosecutions desertion or non-support and surety of the peace cases pending in said courts and fixing the fees of the said clerk of the courts

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all criminal or quasi criminal prosecutions in any of the courts of quarter sessions and oyer and terminer or other courts of record having jurisdiction desertion or non-support and surety of the peace pending in the said courts of this Commonwealth in lieu of bail and recognizances with surety or sureties thereon required and approved by the court the party or parties required to give and enter said bail or recognizances are hereby authorized and allowed to deposit with the clerk of the respective court in which said prosecution or proceeding is pending the amount in which bail or recognizance is required in current funds of the United States and said deposit shall be sufficient bail or recognizance upon the defendant or defendants entering his or their own bail or recognizance in the prosecution or proceeding to which said defendant or defendants would be entitled under existing laws by entering bail or recognizance with sufficient surety or sureties approved by the said court

Section 2 That the clerk of the said court with whom any such deposit in lieu of surety or sureties shall be made shall deposit said funds in some national bank or trust company approved by the court for the use of the party or parties who may thereafter recover the same or become entitled thereto by reason of the forfeiture or other breach of the condition of the bail or recognizance in the prosecution or proceeding in which the said deposit was made Provided however That upon the proper order of the said court the clerk aforesaid shall be required to pay to the party or parties entitled thereto the said money deposited with him less his commission for receipting and paying out said money which commission is hereby fixed at one-half of one per centum on all such moneys paid out a minimum commission of three dollars A record of said moneys receipted for and paid out the commissions retained the name of parties from whom received and to whom paid shall be entered at the number and term of said prosecution or proceeding upon the record of the court by the clerk thereof In case there is no forfeiture or breach of condition of the bail or recognizance entered by the defendant or defendants in the prosecution or proceeding and the same is terminated then upon the order of the court the clerk shall pay said money deposited to the defendant or defendants after the deduction of his commission as hereinbefore provided

Section 3 That the act entitled "An act providing for a cash deposit in lieu of bail in cases of arrest and prescribing the fees of the sheriff in case of forfeiture" approved the first day of May Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one hundred and two) be and the same is hereby repealed

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—135.

Allum,	Donneley,	Keene,	Rinn,
Armstrong,	Drinkhouse,	Kinsman,	Roman,
Asbury,	Dunn,	Kohler,	Ruddy,
Aston,	Eaches,	Krause,	Ruth,
Baker,	Ehrhardt,	Krugh,	Schaeffer,
Baldi,	Elgin,	Laffert,	Schwartz,
Beckley,	Evans,	Lewis,	Shaffer,
Bell,	Feldman,	Love,	Shannon,
Bidelspacher,	Fitzgibbon,	McBride,	Sinclair,
Blair,	Flynn,	McCaig,	Smiley,
Bluet,	Fowler,	McCann,	Smith, H. J.,
Blumberg,	Franklin,	McCarthy,	Smith, H.,
Bower,	Gearhart,	McClure,	Smith, L.,
Brady,	Gelder,	McConnell,	Snowden,
Bromley,	Gibbon,	McCurdy,	Soffel,
Brooks,	Glass,	McGowan,	Sowers,
Brown, F. B.,	Gold,	McKim,	Sprows,
Burns,	Goodnough,	McKnight,	Stadlander,
Campbell,	Griffith,	Mangan,	Stark,
Catlin,	Hagerty,	Marcus, J.,	Steedle,
Clutton,	Haldeman,	Marshall,	Stevens,
Comer,	Harding,	Mantz,	Stewart,
Conner,	Harry,	Michel,	Strauss,
Cook,	Hatrick,	Millar, A.,	Sweitzer,
Craig J. R.,	Hayes,	Miller, A. S. C.,	Trainer,
Craig, J. O.,	Henderson, E.,	Miller, D. I.,	Vickerman,
Cratty,	Henderson, W.,	Miller, D. D.,	Walker, J. A.,
Curran,	Hetrick,	Miller, H. F.,	Weiss,
Curry,	Hoffman, J. N.,	Mitchell,	Wettach,
Davis,	Holcombe,	Ogle,	Whiteman,
Dawson,	Horne,	Perry,	Woner,
DeHaas,	Hough,	Pike,	Woodruff,
Denning,	Huston,	Quigley,	Zook,
Dewey, P. H.,	Jones, D. J.,	Richards,	Whitaker,
Dilsheimer,	Jordan,	Rieder,	Speaker.
Dithrich,	Kantner,		

NAYS—4.

Barnhart, Miller, C., Morris, Williams,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1525, (Senate Bill No. 759), File Folio 2471, on page 28 of to-day's calendar, be made a special order of business at this time.

Mr. CLUTTON. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1525, (Senate Bill No. 759), entitled:

An Act relating to the fees of attorneys-at-law as part of the taxable costs in cases in the several courts of common pleas and on appeals to the Superior and Supreme Courts of this Commonwealth

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—139.

Allum,	Edmonds,	McBride,	Shannon,
Armstrong,	Ehrhardt,	McCaig,	Shellenberger,
Baker,	Elgin,	McCarthy,	Smiley,
Baldi,	Feldman,	McConnell,	Smith, H. J.,
Barnhart,	Fitzgibbon,	McCurdy,	Smith, H.,
Beaver,	Franklin,	McHugh,	Smith, J. W.,
Beckley,	Gearhart,	McKim,	Snowden,
Bidelspacher,	Gibbon,	McMullen,	Sowers,
Blair,	Glass,	McVicar,	Sprowls,
Blumberg,	Goehring,	Marcus, J. C.,	Stackhouse,
Bolard,	Golder,	Martin,	Stadlander,
Brady,	Goss,	Mantz,	Stark,
Brenneman,	Green,	Michel,	Steedle,
Brooks,	Hagerty,	Millar, A.,	Sterling,
Brown, T. R.,	Haldeman,	Millar, A. S. C.,	Stevenson,
Campbell,	Harer,	Miller, C.,	Stewart,
Chaplin,	Haws,	Miller, D. I.,	Strauss,
Clutton,	Hayes,	Miller, D. D.,	Thomas,
Comerer,	Henderson, E.,	Miller, H. F.,	Trainer,
Conner,	Henderson, W.,	Miller, J. J.,	Van Alen,
Cook,	Hetrick,	Morris,	Walker, G. T.,
Craig J. R.,	Hoffman, J. N.,	Ogle,	Walker, J. A.,
Craig, J. O.,	Horne,	Orr,	Weamer,
Cratty,	Hough,	Phillips,	Wells,
Curran,	Huston,	Posey,	Wettach,
Curry,	Jones, D. J.,	Quigley,	Whitehouse,
Dawson,	Jones, W. W.,	Rhoads,	Whiteman,
Denning,	Kantner,	Rieder,	Williams,
Dewey, P. H.,	Kelly,	Rinn,	Wolfe,
Dillsheimer,	Kinsman,	Ruch,	Woner,
Dithrich,	Krause,	Ruth,	Wood,
Drinkhouse,	Krugh,	Schilling,	Woodruff,
Dunlap,	Leeds,	Schwartz,	Zook,
Dunn,	Lewis,	Sieg,	Whitaker,
Eaches,	Love,	Shaffer,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendments.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1714, (Senate Bill No. 942), File Folio 4665, on page 42 of to-day's calendar, be made a special order of business at this time.

Mr. HARER. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1714, (Senate Bill No. 942), as follows:

An Act giving the Insurance Commissioner supervision and control and authority to examine automobile protective or cooperative companies or associations issuing for money consideration policies or contracts guaranteeing attorneys' services to owners of motor vehicles in event of accident to persons or property by operation of motor vehicles or providing for the towing of damaged vehicles defining motor vehicles providing for cancellation provision in policies or contracts providing for semi-annual reports by companies or associations to the Insurance Commissioner and payment of examination expenses and filing fees providing for a reserve liability for unearned portion of premium or dues and for investment of funds in valid securities to protect the purchasers providing for filing of name and residence of solicitors employed requiring payment of tax to the Commonwealth of two per centum on all premiums or dues received requiring all such companies or associations now transacting business in this Commonwealth to register with the Insurance Commissioner and to come under provisions of the act fixing penalty for violations of the act providing for liquidation by the Insurance Commissioner in event of insolvency

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That any company or association organized under the laws of this Commonwealth or doing business within this Commonwealth as a protective or cooperative company or association and accepting premiums or dues and selling to purchasers policies or contracts guaranteeing to owners of automobiles motorcycles or trucks services of attorneys in event of damage to persons or property arising out of operation of automobiles or trucks or providing for towing of any damaged automobile motorcycle or truck shall on and after the taking effect of this act be subject to supervision control and examination by the Insurance Commissioner

Section 2 Automobiles motorcycles and trucks shall be defined as vehicles operated on highways other than on rail or tracks and by motive power other than muscular

Section 3 Before any such company or association offers any policy or contract to the public a specimen shall be submitted to the Insurance Commissioner who shall have full and final discretion as to the terms and conditions and printed make-up of any policy or contract Every policy or contract hereinafter issued shall contain among other provisions an agreement that the policy or contract may be cancelled by the purchaser or by the company or association and that in event of cancellation the purchaser shall be repaid the pro rata unearned portion of the premium or duties paid by him

Section 4 Each company or association shall report to the Insurance Commissioner on August first for the period January first to July first and on February first for the period July first to January first showing all income and expenditures and all assets and liabilities Such report shall be in writing and sworn to by the officers and on such forms and supplements thereto as the Insurance Commissioner shall require Expenses of any examination by the Insurance Commissioner shall be borne by the company or association Examination shall be made at least once each year A filing fee of ten dollars shall be paid at time of filing each semi-annual report

Section 5 Each company or association shall carry as a liability the unearned portion of total premium or dues paid by each purchaser which shall be calculated on the month to month basis for each month of the respective policy or contract periods The liability so determined shall be provided for in cash deposited in a banking institution satisfactory to the Insurance Commissioner or invested to an equivalent amount in United States Government bonds or bonds of the Commonwealth or any subdivision or in such other first mortgages of marketable sort and not in default of interest as are satisfactory to the Insurance Commissioner

Section 6 Each company or association shall file with the Insurance Commissioner the name and residence of every person employed to sell its policies or contracts

Section 7 Each company or association shall pay to the Commonwealth a tax of two per centum on the gross premiums or dues collected In calculating the tax credit shall be taken for premiums or dues returned to members as result of cancellation The tax shall be paid to the Insurance Commissioner not later than August first and February first of each year reckoned on premiums and dues collected in the preceding six months' periods The Banking Commissioner shall pay over the same to the State Treasurer for uses of the Commonwealth

Section 8 Companies and associations now doing business in this Commonwealth shall register with the Insurance Commissioner and be subject to all provisions of this act from the time of its taking effect

Section 9 Any company association or any person violating the conditions of this act shall be guilty of misdemeanor and upon conviction shall be fined not exceeding five hundred dollars nor less than one hundred dollars and shall serve not more than six months in jail either or both within discretion of the court having jurisdiction

Section 10 Whenever as result of examination by the Insurance Commissioner it is disclosed that the liabilities including the unearned premium or dues liability aforesaid exceed the assets in hand he shall notify the company or association to repair the deficiency in ten days or cease business entirely and in event that liquidation is necessary the Insurance Commissioner shall at once take charge of the affairs of the company or association and wind up its affairs Expenses of liquidation shall be paid out of funds of the company or association

Section 11 All acts or parts of acts inconsistent herewith are hereby repealed

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken as follows, viz:

YEAS—139.

Alexander,	Drinkhouse,	Kelly,	Richards,
Ailum,	Dunlap,	Kinsman,	Rieder,
Armstrong,	Eaches,	Kohler,	Roman,
Asbury,	Ehrhardt,	Krause,	Ruddy,
Baker,	Evans,	Krugh,	Ruth,
Baldi,	Feldman,	Lafferty,	Schilling,
Barnhart,	Fitzgibbon,	Lewis,	Schwartz,
Beckley,	Flynn,	Long,	Shaffer,
Bell,	Fox,	Love,	Shannon,
Bidelspacher,	Gearhart,	McBride,	Smiley,
Blair,	Gelder,	McCann,	Smink,
Blumberg,	Glass,	McCarthy,	Smith, H.,
Bower,	Goehring,	McClure,	Smith, J. W.,
Brady,	Golder,	McCurdy,	Smith, L.,
Brendle,	Goss,	McGowan,	Soffel,
Bromley,	Griffith,	McKim,	Sowers,
Brooks,	Haines,	McKnight,	Spangler,
Brown, F. B.,	Haldeman,	McMullen,	Sprows,
Brown, T. R.,	Harding,	McOwen,	Stackhouse,
Campbell,	Harry,	Mangan,	Stadtlander,
Catlin,	Haslett,	Marcus, J. C.,	Stark,
Clutton,	Haws,	Martin,	Stevens,
Comer,	Hayes,	Mantz,	Stewart,
Conner,	Henderson, E.,	Michel,	Strauss,
Cook,	Henderson, W.,	Millar, A.,	Sweitzer,
Craig J. R.,	Hetrick,	Miller, C.,	Van Alen,
Cratty,	Holcombe,	Miller, D. I.,	Walker, G. T.,
Curran,	Hoover,	Miller, D. D.,	Weamer,
Curry,	Horne,	Miller, J. J.,	Wells,
Davis,	Hough,	Morris,	Whiteman,
DeHaas,	Huston,	Orr,	Wolfe,
Denning,	Jones, D. J.,	Perry,	Wood,
Dewey, P. H.,	Jordan,	Phillips,	Zook,
Dilshemer,	Kantner,	Poscy,	Whitaker,
Dithrich,	Kcene,	Rhoads,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it with amendments in which the Concurrence of the Senate is requested.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1736, (Senate Bill No. 964), File Folio 3815, on page 42 of to-day's calendar, be made a special order of business at this time.

Mr. CLUTTON. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1736, (Senate Bill No. 964), entitled:

An Act to further amend section eight of the act approved the seventeenth day of February one thousand nine hundred and six (Pamphlet Laws forty-five) entitled "An act to regulate the deposits of State funds to prescribe the method of selecting State depositaries to limit the amount of State deposits to provide for the security of such deposits to fix the rate of interest thereon to provide for the publication of monthly statements of moneys in the general and sinking funds to declare it a misdemeanor to give or take anything of value for obtaining the same and prescribing penalties for violations of this act" by fixing the rate of interest to be paid by active and non-active depositaries

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—141.

Allum,	Fitzgibbon,	Long,	Sieg,
Armstrong,	Fowler,	McCaig,	Shannon,
Asbury,	Franklin,	McCann,	Shellenberger,
Aston,	Gearhart,	McCarthy,	Sinclair,
Baker,	Gibbon,	McConnell,	Smith, H. J.,
Baldi,	Glass,	McGowan,	Smith, H.,
Barnhart,	Goehring,	McHugh,	Smith, J. W.,
Beckley,	Golder,	McKim,	Smith, L.,
Bell,	Goodnough,	McOwen,	Snowden,
Bluett,	Griffith,	Mangan,	Soffel,
Blumberg,	Haines,	Marcus, J.,	Sowers,
Bolard,	Haldeman,	Marshall,	Sprows,
Bower,	Hampson,	Martin,	Stackhouse,
Brady,	Harding,	Michel,	Stark,

Brown, F. B.,	Harer,	Millar, A.,	Sterling,
Burns,	Harry,	Miller, C.,	Stevens,
Campbell,	Haslett,	Miller, D. I.,	Stevenson,
Clutton,	Haws,	Miller, D. D.,	Stewart,
Comer,	Hayes,	Miller, H. F.,	Strauss,
Conner,	Heffernan,	Mitchell,	Van Alen,
Craig J. R.,	Henderson, E.,	Ogle,	Walker, G. T.,
Cratty,	Hetrick,	Orr,	Walker, J. A.,
Curry,	Hoffman, J. N.,	Pike,	Weamer,
Davis,	Holcombe,	Poscy,	Weiss,
Dawson,	Hoover,	Quigley,	Wells,
DeHaas,	Huston,	Rhoads,	Wettach,
Denning,	Jones, D. J.,	Richards,	Whitehouse,
Diehlm,	Jordan,	Rieder,	Whiteman,
Dilshemer,	Kantner,	Rinn,	Wolfe,
Dithrich,	Kcene,	Roman,	Woner,
Drinkhouse,	Kelly,	Ruch,	Wood,
Dunn,	Kinsman,	Ruddy,	Woodruff,
Eaches,	Kohler,	Ruth,	Zook,
Ehrhardt,	Kooser,	Schacffer,	Whitaker,
Feldman,	Krause,	Schwartz,	Speaker.
Finney,	Krugh,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1730, (Senate Bill No. 952), File Folio 3765, on page 42 of to-days calendar, be made a special order of business at this time.

Mr. FITZGIBBON. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1730, (Senate Bill No. 952), entitled:

An Act to repeal an act approved the eighteenth day of July one thousand nine hundred nineteen (Pamphlet Laws one thousand fifty-five) "An act in relation to the public safety defense and welfare of the Commonwealth and of the United States continuing the Commission of Public Safety and Defense as a Commission of Public Welfare prescribing its powers and duties and making an appropriation"

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—142.

Allum,	Ehrhardt,	Krugh,	Schilling,
Armstrong,	Evans,	Lafferty,	Schwartz,
Asbury,	Feldman,	Love,	Sieg,
Aston,	Finney,	McBride,	Shaffer,
Baker,	Flynn,	McCaig,	Shellenberger,
Baldi,	Fowler,	McCann,	Sinclair,
Barnhart,	Fox,	McCarthy,	Smiley,
Beaver,	Gearhart,	McClure,	Smith, H. J.,
Bell,	Gelder,	McConnell,	Smith, J. W.,
Bidelspacher,	Gibbon,	McCurdy,	Smith, L.,
Bluett,	Golder,	McGowan,	Snowden,
Blumberg,	Goodnough,	McMullen,	Soffel,
Bower,	Green,	McOwen,	Sowers,
Brady,	Griffith,	Mangan,	Spangler,
Bromley,	Hagerty,	Marcus, J.,	Sprows,
Brooks,	Haldeman,	Marcus, J. C.,	Stackhouse,
Brown, T. R.,	Hampson,	Marshall,	Stark,
Burns,	Harding,	Mantz,	Sterling,
Catlin,	Haslett,	Michel,	Stevens,
Chaplin,	Hetrick,	Millar, A.,	Stevenson,
Comer,	Haws,	Miller, A. S. C.,	Sweitzer,
Conner,	Henderson, E.,	Miller, D. I.,	Thomas,
Craig J. R.,	Hetrick,	Miller, D. D.,	Walker, J. A.,
Cratty,	Hoffman, J. N.,	Miller, H. F.,	Weamer,
Crum,	Holcombe,	Miller, J. J.,	Wells,
Curry,	Horne,	Morris,	Wettach,
Davis,	Hough,	Ogle,	Whitehouse,
Dawson,	Huston,	Perry,	Whiteman,
DeHaas,	Jones, D. J.,	Pike,	Williams,
Denning,	Jones, W. W.,	Poscy,	Wolfe,
Dewey, P. H.,	Jordan,	Quigley,	Woner,
Dilshemer,	Keene,	Richards,	Wood,
Dithrich,	Kinsman,	Rinn,	Woodruff,
Donneley,	Kohler,	Roman,	Zook,
Dunlap,	Kooser,	Ruddy,	Whitaker,
Eaches,	Krause,	Ruth,	Speaker.
Edmonds,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1773, (Senate Bill No. 1064), File Folio 4259, on page 46 of to-day's calendar, be made a special order of business at this time.

Mr. W. W. JONES. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1773, (Senate Bill No. 1064), entitled:

A Supplement to an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred sixty-two) entitled "An act providing for the creation and administration of a State Fund for the insurance of compensation for injuries to employees of subscribers thereto declaring false oaths by the subscribers to be misdemeanors and providing penalties for the violation thereof" refunding to the general fund of the State Treasury all moneys appropriated for the organization and administration of the State Workmen's Insurance Fund

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—140.

Alexander,	Ehrhardt,	Love,	Schwartz,
Allum,	Elgin,	McBride,	Sieg,
Armstrong,	Fitzgibbon,	McCaig,	Shaffer,
Aston,	Fox,	McCarthy,	Shellenberger,
Baker,	Franklin,	McClure,	Smiley,
Baldi,	Gelder,	McConnell,	Smith, H. J.,
Barnhart,	Gibbon,	McCurdy,	Smith, H.,
Beaver,	Glass,	McHugh,	Smith, J. W.,
Beckley,	Goehring,	McKim,	Snowden,
Bell,	Golder,	McMullen,	Soffel,
Bidelspacher,	Green,	McOwen,	Sprowls,
Bluett,	Griffith,	Marcus, J.,	Stackhouse,
Blumberg,	Hagerty,	Marcus, J. C.,	Stark,
Bolard,	Haldeman,	Marshall,	Steedle,
Bower,	Harding,	Martin,	Stevens,
Brady,	Harer,	Michel,	Stevenson,
Brenneman,	Haslett,	Millar, A.,	Stewart,
Bromley,	Hayes,	Millar, A. S. C.,	Strauss,
Brooks,	Heffernan,	Miller, C.,	Sweitzer,
Brown, T. R.,	Henderson, W.,	Miller, D. I.,	Thomas,
Eurns,	Hetrick,	Miller, D. D.,	Van Alen,
Campbell,	Hoffman, M. R.,	Miller, H. F.,	Walker, G. T.,
Comer,	Holcombe,	Miller, J. J.,	Walker, J. A.,
Cook,	Horne,	Morris,	Weamer,
Craig, J. O.,	Huston,	Ogle,	Weiss,
Curran,	Jones, D. J.,	Perry,	Wells,
Curry,	Jones, W. W.,	Phillips,	Wettach,
Dawson,	Jordan,	Posey,	Whiteman,
Denning,	Kantner,	Quigley,	Williams,
Dewey, C. P.,	Keene,	Rhoads,	Wolfe,
Dewey, P. H.,	Kinsman,	Rieder,	Wood,
Diehm,	Kohler,	Roman,	Woodruff,
Dilsheimer,	Krause,	Ruch,	Zook,
Drinkhouse,	Lafferty,	Ruth,	Whitaker,
Dunn,	Lewis,	Schaeffer,	Speaker.
Edmonds,	Long,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1528, (Senate Bill No. 768), File Folio 2223, on page 21 of to-day's calendar, be made a special order of business at this time.

Mr. HARER. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1528, (Senate Bill No. 768), entitled:

An Act authorizing and empowering the county commissioners of the several counties of this Commonwealth to erect and construct sewers and a plant to dispose of the sewage from county buildings and to acquire rights of way and the necessary lands for said purposes by purchase or by the exercise of the right of eminent domain at the expense of the county and providing the ways and means of ascertaining and paying the damages of those whose lands may be taken or injured by reason of the exercise of the right of eminent domain for said purposes

On the question,

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. ALEXANDER. Mr. Speaker and gentlemen of the House, I would like you to look at the bill which is before you at the present time. It is Senate Bill No. 768, File Folio 2223. It gives the right to the county commissioners of any county of this Commonwealth to erect and construct sewers and sewage disposal plants for the disposal of its own sewage. I can readily see how a county might be mulcted in a great amount of damages which otherwise can be averted. This at the present time, is for the purpose of some supposed need in the County of Delaware. I know of no reason why in the County of Delaware a sewage disposal plant should be erected. It will cost much less to clean out the wells than to erect a sewage disposal plant, especially since it is very likely that in a few years the borough of Media and other districts in the county will probably have their own public sewage disposal plants which will save the county this extreme expense. If the commissioners are permitted to condemn land anywhere near the borough of Media and erect a sewage disposal plant, it is going to run the county into a tremendous large debt, which at the present time it should not be called upon to carry. I ask you, therefore, to vote against this bill. I might add, further, Mr. Speaker, that it seems to me before a bill of this kind is passed by the Legislature, it should have the proposition in it, giving to the people of the county the right to say whether or not this tremendous amount of money should be expended by their commissioners, and therefore, for those two reasons, I ask you to vote against this bill.

Mr. SPANGLER. Mr. Speaker, I heartily concur in what the gentleman has said. It seems to me that always, when a community is compelled to expend a large sum of money, that certainly, before such a project as that is undertaken, the people of the community who have to pay the tax for the payment of that project should be consulted, and if this bill had such a provision in it, it would be all right. As it is now, it is a bad bill and should be defeated.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—54.

Allum,	Gibbon,	Marcus, J.,	Soffel,
Baldi,	Glass,	Mantz,	Stevens,
Barnhart,	Harry,	Michel,	Stevenson,
Bell,	Hetrick,	Millar, A.,	Sweitzer,
Burns,	Jones, D. J.,	Miller, D. I.,	Thomas,
Conner,	Jones, W. W.,	Miller, H. F.,	Van Alen,
Curran,	Jordan,	Ogle,	Walker, G. T.,
Dilsheimer,	Kantner,	Orr,	Walker, J. A.,
Dithrich,	Keene,	Perry,	Wettach,
Drinkhouse,	Kohler,	Rieder,	Whiteman,
Feldman,	Krause,	Ruddy,	Zook,
Finney,	Lewis,	Schwartz,	Whitaker,
Fitzgibbon,	McCann,	Smith, H. J.,	Speaker.
Franklin,	McKim,	Smith, H.,	

NAYS—60.

Alexander,	Dlehm,	Hayes,	Rhoads,
Aston,	Dunlap,	Hess,	Roman,
Beckley,	Edmonds,	Holcombe,	Ruch,
Bidelspacher,	Ehrhardt,	Horne,	Sinclair,
Blumberg,	Elgin,	Huston,	Smlnk,
Brooks,	Flynn,	Kinsmart,	Spangler,
Brown, T. R.,	Fox,	McBride,	Stadlander,
Chaplin,	Gearhart,	McCurdy,	Strauss,
Cook,	Goodnough,	McGowan,	Weamer,
Craig, J. R.,	Green,	McKnight,	Wells,
Craig, J. O.,	Griffith,	Marcus, J. C.,	Whitehouse,
Cratty,	Hagerty,	Miller, C.,	Williams,
Crum,	Haines,	Miller, D. D.,	Wolfe,
Curry,	Hampson,	Miller, J. J.,	Wood,
Dewey, P. H.,	Harer,	Morris,	Woodruff,

Less than the majority required by the Constitution, having voted in the affirmative, the question was determined in the negative, and the bill falls.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1740, (Senate Bill No. 971), File Folio 3827, on page 20 of to-day's calendar, be made a special order of business at this time.

Mr. CLUTTON. Mr. Speaker, I second the motion.
The motion was agreed to.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1740, (Senate Bill No. 971), entitled:

An Act amending an act entitled "A supplement to an act entitled 'An act for the government of cities of the second class' approved the seventh day of March one thousand nine hundred and one authorizing cities of the second class to regulate and limit the height and bulk of buildings and the area of yards courts and open spaces and to regulate and restrict the location of trades and industries and the location of buildings for specified uses and to make regulations for trades and industries and for the use of buildings and for the above purposes to divide the cities into districts and authorizing the City Planning Commission to recommend the boundaries of districts and appropriate regulations therein and providing the method of adoption of said districts regulations and restrictions and the method of amendment or change thereof" approved the twenty-first day of June Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws five hundred seventy) providing for twenty days notice to the City Planning Commission of any proposed amendment or change for an enforcing officer and a board of appeal to review his actions

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—140.

Alexander,	Edmonds,	Kinsman,	Ruth,
Allum,	Ehrhardt,	Kohler,	Schwartz,
Armstrong,	Elgin,	Kooser,	Sieg,
Asbury,	Evans,	Krause,	Shaffer,
Baker,	Feldman,	Krug,	Shannon,
Baldi,	Fitzgibbon,	Long,	Shellenberger,
Beaver,	Franklin,	Love,	Sinclair,
Beckley,	Gearhart,	McBride,	Smith, H. J.,
Bell,	Gelder,	McCaig,	Smith, H.,
Bidelspacher,	Gibbon,	McCann,	Smith, L.,
Bluett,	Glass,	McConnell,	Snowden,
Blumberg,	Goehring,	McGowan,	Soffel,
Bower,	Golder,	McHugh,	Sprolws,
Brady,	Goodnough,	McKnight,	Stackhouse,
Brenneman,	Hagerty,	McMullen,	Stark,
Bromley,	Haines,	Marcus, J.,	Sterling,
Brown, F. B.,	Hampson,	Marshall,	Stevens,
Brown, T. R.,	Harding,	Michel,	Stevenson,
Catlin,	Harer,	Miller, A.,	Stewart,
Chaplin,	Haslett,	Miller, C.,	Sweitzer,
Clutton,	Hatrick,	Miller, D. I.,	Van Alen,
Comer,	Hayes,	Miller, D. D.,	Walker, J. A.,
Conner,	Heffernan,	Miller, H. F.,	Weamer,
Craig, J. O.,	Henderson, E.,	Mitchell,	Weiss,
Crum,	Hetrick,	Ogle,	Wells,
Curran,	Hoffman, J. N.,	Orr,	Wettach,
Curry,	Holcombe,	Pike,	Whitehouse,
Dawson,	Hoover,	Posey,	Whiteman,
DeHaas,	Hough,	Quigley,	Wolfe,
Dewey, C. P.,	Huston,	Rhoads,	Woner,
Dewey, P. H.,	Jones, D. J.,	Richards,	Wood,
Diehm,	Jones, W. W.,	Rieder,	Woodruff,
Dilsheimer,	Jordan,	Roman,	Zook,
Ditrich,	Kantner,	Ruch,	Whitaker,
Dunlap,	Keene,	Ruddy,	Speaker.
Eaches,	Kelly,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1758, (Senate Bill No. 972), File Folio 3651, on page 20 of to-day's calendar, be made a special order of business at this time.

Mr. W. W. JONES. Mr. Speaker, I second the motion.
The motion was agreed to.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1758, (Senate Bill No. 972), entitled:

An Act empowering cities to take purchase or condemn property for the purpose of erecting providing maintaining and operating thereon playgrounds playfields gymnasiums public baths swimming pools indoor recreation centers comfort stations waiting stations and drinking fountains

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—138.

Alexander,	Dunlap,	Kantner,	Ruch,
Allum,	Eaches,	Kelly,	Ruth,
Armstrong,	Edmonds,	Kinsman,	Schaeffer,
Aston,	Ehrhardt,	Kooser,	Schilling,
Baker,	Elgin,	Krause,	Schwartz,
Baldi,	Evans,	Lafferty,	Sieg,
Barnhart,	Finney,	Leeds,	Shaffer,
Beckley,	Fitzgibbon,	Long,	Shellenberger,
Bidelspacher,	Franklin,	McCaig,	Smiley,
Blair,	Gearhart,	McCann,	Smith, H. J.,
Bolard,	Gibbon,	McConnell,	Smith, H.,
Bower,	Glass,	McHugh,	Smith, L.,
Brady,	Goehring,	McKim,	Snowden,
Brenneman,	Golder,	McKnight,	Soffel,
Bromley,	Goss,	McMullen,	Sowers,
Brown, F. B.,	Green,	Mangan,	Sprolws,
Brown, T. R.,	Griffith,	Marcus, J.,	Stackhouse,
Campbell,	Hagerty,	Marshall,	Stark,
Chaplin,	Hampson,	Martin,	Sterling,
Clutton,	Harding,	Michel,	Stevens,
Comer,	Harer,	Miller, A.,	Stevenson,
Conner,	Haslett,	Miller, C.,	Stewart,
Craig J. R.,	Hatrick,	Miller, D. I.,	Van Alen,
Craig, J. O.,	Haws,	Miller, D. D.,	Walker, G. T.,
Cratty,	Heffernan,	Miller, H. F.,	Walker, J. A.,
Crum,	Henderson, E.,	Mitchell,	Weamer,
Curran,	Henderson, W.,	Ogle,	Weiss,
Curry,	Hess,	Orr,	Wells,
DeHaas,	Hetrick,	Posey,	Wettach,
Denning,	Hoffman, J. N.,	Quigley,	Whiteman,
Dewey, C. P.,	Hough,	Rhoads,	Woner,
Dewey, P. H.,	Huston,	Richards,	Wood,
Dilsheimer,	Jones, D. J.,	Rieder,	Whitaker,
Ditrich,	Jones, W. W.,	Rinn,	Speaker.
Drinkhouse,	Jordan,	Roman,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1749, (Senate Bill No. 962), File Folio 4137, on page 40 of to-day's calendar, be made a special order of business at this time.

Mr. HARER. Mr. Speaker, I second the motion.
The motion was agreed to.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1749, (Senate Bill No. 962), entitled:

An Act creating a board of managers to have exclusive jurisdiction over all houses of detention for the reception of untried juvenile offenders and neglected and dependent children who may be under judicial investigation in counties of the third class and abolishing the boards of managers now in charge of such houses

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—138.

Alexander,	Dunlap,	Kelly,	Ruch,
Allum,	Dunn,	Kinsman,	Ruth,
Armstrong,	Edmonds,	Kohler,	Schaeffer,
Asbury,	Ehrhardt,	Kooser,	Schwartz,
Aston,	Elgin,	Krause,	Sieg,
Baldi,	Feldman,	Krugh,	Shaffer,
Barnhart,	Finney,	Lafferty,	Shannon,
Beaver,	Fox,	Lewis,	Shellenberger,
Beckley,	Franklin,	McBride,	Sinclair,
Blair,	Gearhart,	McCaig,	Smink,
Bluett,	Gibbon,	McCann,	Smiley,
Blumberg,	Glass,	McClure,	Smith, H. J.,
Bower,	Goehring,	McConnell,	Smith, H.,
Brady,	Golder,	McCurdy,	Smith, J. W.,
Brenneman,	Goss,	McKim,	Smith, L.,
Bromley,	Griffith,	McOwen,	Snowden,
Brown, F. B.,	Haines,	McVicar,	Soffel,
Brown, T. R.,	Hampson,	Mangan,	Sowers,
Burns,	Harry,	Marcus, J. C.,	Sprowls,
Catlin,	Haslett,	Martin,	Stackhouse,
Chaplin,	Hatrick,	Michel,	Stark,
Comer,	Hayes,	Miller, A.,	Steedle,
Conner,	Heffernan,	Miller, C.,	Sterling,
Cook,	Henderson, E.,	Miller, D. I.,	Stevens,
Craig J. R.,	Henderson, W.,	Miller, H. F.,	Stevenson,
Crum,	Hess,	Mitchell,	Stewart,
Curran,	Hoffman, J. N.,	Morris,	Trainer,
Curry,	Hoffman, M. R.,	Perry,	Walker, J. A.,
Dawson,	Hoover,	Pike,	Weiss,
DeHaas,	Horne,	Posey,	Wettach,
Dewey, C. P.,	Hough,	Rhoads,	Whitehouse,
Dewey, P. H.,	Jones, D. J.,	Richards,	Whiteman,
Dilsheimer,	Jones, W. W.,	Rieder,	Williams,
Dithrich,	Jordan,	Rinn,	Whitaker,
Drinkhouse,	Kantner,	Roman,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1454, (Senate Bill No. 853), File Folio 2145 on page 26 of to-day's calendar, be made a special order of business at this time.

Mr. CLUTTON. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1454, (Senate Bill No. 853, entitled:

An Act validating indebtedness heretofore created by school districts pursuant to the provisions of an act approved the fifth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and forty-six) entitled "An act relating to the indebtedness of municipalities and providing for carrying into operation section fifteen of article nine of the Constitution of Pennsylvania so far as it relates to municipalities" providing that where school districts have heretofore actually issued bonds and have received and retained the full consideration therefor they shall be estopped from denying their authority to create the indebtedness represented thereby providing that such bond issues shall not be indivisible transactions making an increased valuation the standard in determining the limit of indebtedness and prohibiting any further increase of indebtedness until provision is made for the payment of all indebtedness in excess of seven per centum and not exceeding ten per centum of the assessed valuation

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—138

Alexander,	Eaches,	Kooser,	Sieg,
Allum,	Ehrhardt,	Krause,	Shannon,
Armstrong,	Feldman,	Krugh,	Shellenberger,
Aston,	Finney,	Long,	Sinclair,
Baker,	Fitzgibbon,	McBride,	Smiley,
Baldi,	Fowler,	McCaig,	Smink,
Barnhart,	Franklin,	McCann,	Smith, J. W.,
Beaver,	Gelder,	McCarthy,	Smith, L.,
Beckley,	Gibbon,	McConnell,	Snowden,
Bidelspacher,	Glass,	McHugh,	Soffel,
Blair,	Goehring,	McKim,	Sowers,
Bluett,	Golder,	McMullen,	Spangler,
Blumberg,	Goodnough,	McOwen,	Sprowls,
Bolard,	Green,	Marcus, J.,	Stackhouse,

Bower,	Griffith,	Marshall,	Stark,
Brady,	Hagerty,	Michel,	Sterling,
Brendle,	Haldeman,	Millar, A.,	Stevens,
Brenneman,	Hampson,	Miller, C.,	Stevenson,
Brooks,	Harding,	Miller, D. I.,	Stewart,
Brown, F. B.,	Harer,	Miller, D. D.,	Van Alen,
Campbell,	Harry,	Miller, H. F.,	Walker, G. T.,
Catin,	Haslett,	Mitchell,	Walker, J. A.,
Comer,	Hatrick,	Ogle,	Weamer,
Conner,	Haws,	Orr,	Weiss,
Craig J. R.,	Hayes,	Pike,	Wells,
Cratty,	Henderson, E.,	Posey,	Wettach,
Curry,	Hetrick,	Quigley,	Whitehouse,
Davis,	Hoffman, J. N.,	Rhoads,	Whiteman,
Dawson,	Holcombe,	Richards,	Wolfe,
DeHaas,	Jones, D. J.,	Rieder,	Woner,
Denning,	Jordan,	Roman,	Wood,
Diehm,	Kantner,	Ruch,	Woodruff,
Dilsheimer,	Keene,	Ruth,	Zook,
Dithrich,	Kelly,	Schaeffer,	Whitaker,
Drinkhouse,	Kinsman,	Schwartz,	Speaker.
Dunn,	Kohler,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1455, (Senate Bill No. 854), File Folio 2149, on page 26 of to-day's calendar, be made a special order of business at this time.

Mr. FITZGIBBON. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1455, (Senate Bill No. 854), entitled:

An Act relating to the indebtedness of school districts in excess of seven per centum but not exceeding ten per centum of the assessed valuation of their taxable property providing for the payment of such indebtedness as a moral obligation and for the levy of taxes for such purpose protecting the officers of school districts in making such payments estopping school districts from denying their liability validating such portion of such increase of indebtedness as does not exceed seven per centum of the assessed valuation making an increased valuation the standard in determining the limit of indebtedness and prohibiting any further increase of indebtedness until provision is made for the payment of all indebtedness in excess of seven per centum and not exceeding ten per centum of the assessed valuation

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—139.

Allum,	Eaches,	Kooser,	Schaeffer,
Armstrong,	Feldman,	Krause,	Schwartz,
Asbury,	Finney,	Krugh,	Sieg,
Aston,	Fowler,	Lafferty,	Shannon,
Baker,	Franklin,	Leeds,	Shellenberger,
Baldi,	Gearhart,	Love,	Sinclair,
Barnhart,	Gelder,	McBride,	Smiley,
Beaver,	Gibbon,	McCaig,	Smith, H. J.,
Beckley,	Glass,	McCann,	Smith, H.,
Bell,	Goehring,	McCarthy,	Smith, L.,
Bidelspacher,	Golder,	McConnell,	Snowden,
Blair,	Goodnough,	McGowan,	Soffel,
Bluett,	Griffith,	McHugh,	Sowers,
Blumberg,	Hagerty,	McKnight,	Sprowls,
Bolard,	Haines,	McMullen,	Stackhouse,
Bower,	Haldeman,	Marcus, J.,	Stark,
Brady,	Hampson,	Marshall,	Sterling,
Bromley,	Harding,	Michel,	Stevens,
Brown, F. B.,	Harer,	Millar, A.,	Stevenson,
Campbell,	Harry,	Miller, C.,	Stewart,
Clutton,	Haslett,	Miller, D. I.,	Van Alen,
Comer,	Hatrick,	Miller, D. D.,	Walker, G. T.,
Conner,	Haws,	Miller, H. F.,	Walker, J. A.,
Craig J. R.,	Hayes,	Mitchell,	Weamer,
Cratty,	Heffernan,	Ogle,	Weiss,
Curran,	Henderson, E.,	Orr,	Wells,
Davis,	Hetrick,	Pike,	Wettach,
Dawson,	Hoffman, J. N.,	Posey,	Whitehouse,
DeHaas,	Holcombe,	Quigley,	Whiteman,
Denning,	Jones, D. J.,	Rhoads,	Wolfe,
Dewey, C. P.,	Jordan,	Richards,	Wood,
Diehm,	Kohler,	Ruth,	

Dilsheimer,
Dithrich,
Dunlap,
Dunn,

Kantner,
Keene,
Kelly,
Kinsman,

Rieder,
Rinn,
Roman,
Ruch,

Woodruff,
Zook,
Whitaker,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER)

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1717, (Senate Bill No. 950), File Folio 3203, on page 45 of to-day's calendar, be made a special order of business at this time.

Mr. W. W. JONES. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1717 (Senate Bill No. 950), entitled:

An Act to amend part of section six of an act approved the eight day of May one thousand nine hundred nineteen (Pamphlet Laws one hundred and forty-one) entitled "An act reorganizing the Department of Agriculture creating bureaus therein and providing for the proper administration thereof"

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—139.

Alexander,	Elgin,	Kinsman,	Ruch,
Armstrong,	Feldman,	Kohler,	Ruth,
Asbury,	Fluney,	Kooser,	Schilling,
Baker,	Fitzgibbon,	Krause,	Shaffer,
Barnhart,	Fox,	Krugh,	Shellenberger,
Beckley,	Franklin,	Lafferty,	Sinclair,
Bell,	Gelder,	Leeds,	Smiley,
Bidelspacher,	Gibbon,	Love,	Smink,
Bluett,	Glass,	McBride,	Smith, H. J.,
Boland,	Goehring,	McCaig,	Smith, J. W.,
Bower,	Golder,	McCann,	Snowden,
Brady,	Goss,	McCarthy,	Soffel,
Brenneman,	Green,	McClure,	Sowers,
Brooks,	Hagerty,	McConnell,	Sprowls,
Brown, F. B.,	Haines,	McCurdy,	Stackhouse,
Burns,	Hampson,	McGowan,	Stark,
Campbell,	Harding,	McKim,	Sterling,
Catin,	Harer,	McOwen,	Stevenson,
Chaplin,	Haslett,	McVicar,	Stewart,
Comer,	Hatrick,	Mangan,	Sweitzer,
Conner,	Haws,	Marcus, J.,	Thomas,
Craig J. R.,	Heffernan,	Marshall,	Van Alen,
Craig, J. O.,	Henderson, E.,	Martin,	Vickerman,
Crum,	Henderson, W.,	Mantz,	Walker, G. T.,
Curran,	Hetrick,	Miller, A.,	Weamer,
Curry,	Hoffman, J. N.,	Miller, C.,	Wells,
Dawson,	Hoffman, M. R.,	Miller, D. I.,	Wetach,
DeHaas,	Holcombe,	Mitchell,	Whitehouse,
Dewey, C. P.,	Horne,	Morris,	Whiteman,
Dewey, P. H.,	Hough,	Orr,	Wolfe,
Dithrich,	Huston,	Perry,	Woner,
Donneley,	Jones, W. W.,	Phillips,	Wood,
Dunlap,	Jordan,	Posay,	Zook,
Dunn,	Kantner,	Rhoads,	Whitaker,
Edmonds,	Keene,	Rinn,	Speaker.
Ehrhardt,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1050, (Senate Bill No. 324), File Folio 925, on page 27 of to-day's calendar, be made a special order of business at this time.

Mr. FITZGIBBON. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1050, (Senate Bill No. 324), entitled:

An Act to amend the first paragraph of section three of the act approved the first day of July one thousand nine hundred nineteen (Pamphlet Laws seven hundred ten) entitled "An act relating to fires and fire prevention imposing duties and conferring powers heretofore exercised by the State Fire Marshal upon the Department of State Police authorizing the appointment of the chiefs of fire departments and certain public officers and others as assistants to said department and defining their powers and duties providing for the investigation of the cause origin and circumstance of fires and the inspection of all and the removal or change of certain buildings imposing duties on school authorities and on certain corporations associations and fire rating agencies providing for the attendance of witnesses before the department and the enforcement of its orders and prescribing penalties"

And said bill having been read at length the third time, considered and agreed to.

On the question.

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—138.

Allum,	Eaches,	Krause,	Shaffer,
Armstrong,	Ehrhardt,	Krugh,	Shaunon,
Asbury,	Fluney,	Long,	Shellenberger,
Aston,	Fitzgibbon,	Love,	Sinclair,
Baker,	Fowler,	McBride,	Smith, H. J.,
Baldi,	Franklin,	McCaig,	Smith, H.,
Barnhart,	Gearhart,	McCann,	Smith, L.,
Beaver,	Gibbon,	McConnell,	Snowden,
Beckley,	Glass,	McGowan,	Soffel,
Bell,	Goehring,	McHugh,	Sowers,
Bidelspacher,	Golder,	McKnight,	Sprowls,
Blair,	Goodnough,	McMullen,	Stackhouse,
Bluett,	Griffith,	Marcus, J.,	Stark,
Boland,	Haines,	Marshall,	Sterling,
Bower,	Harding,	Michel,	Stevens,
Brady,	Harer,	Millar, A.,	Stevenson,
Bromley,	Harry,	Miller, C.,	Stewart,
Brown, F. B.,	Haslett,	Miller, D. I.,	Sweitzer,
Campbell,	Hatrick,	Miller, D. D.,	Van Alen,
Catin,	Haws,	Miller, H. F.,	Walker, G. T.,
Clutton,	Hayes,	Mitchell,	Walker, J. A.,
Comer,	Heffernan,	Ogle,	Weamer,
Conner,	Henderson, E.,	Orr,	Weiss,
Craig, J. O.,	Hetrick,	Pike,	Wells,
Curran,	Hoffman, J. N.,	Posay,	Wetach,
Curry,	Holcombe,	Quigley,	Whitehouse,
Davis,	Hoover,	Rhoads,	Whiteman,
Dawson,	Jones, D. J.,	Richards,	Wolfe,
DeHaas,	Jordan,	Rieder,	Woner,
Dewey, C. P.,	Kantner,	Roman,	Wood,
Diehm,	Keene,	Ruch,	Woodruff,
Dilsheimer,	Kelly,	Ruddy,	Zook,
Dithrich,	Kinsman,	Ruth,	Whitaker,
Drinkhouse,	Kohler,	Schwartz,	Speaker.
Dunn,	Kooser,	Sieg,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL READING).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1519, (Senate Bill No. 560), File Folio 2155, on page 32 of to-day's calendar, be made a special order of business at this time.

Mr. HARER. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1519, (Senate Bill No. 560), entitled:

An Act to provide for the sterilization of inmates of institutions having the care and custody of idiotic imbecile epileptics feeble-minded and insane persons in cases where such sterilization will materially improve the mental or physical condition of such persons and in cases where owing to the idiocy imbecility insanity or feeble-mindedness of such persons not in permanent custody procreation by such persons would produce offspring similarly affected

On the question.

Will the House agree to the bill on third reading?

It was agreed to.

On the question,

Shall the bill pass finally?

Mr. ALEXANDER. Mr. Speaker, and gentlemen of the House all I want to do is to call the attention of the House to the bill which is now before you, namely Senate Bill No. 560, File Folio No. 2155, on page 32 of to-day's calendar. It seems to me that this bill is entitled to a little more consideration than a casual calling of the roll, as it makes a very great change, and I am very doubtful whether we should have anything to do with such legislation as this except to defeat it.

On the question recurring,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—110.

Allum,	Goehring,	Love,	Rieder,
Armstrong,	Golder,	McBride,	Ruth,
Asbury,	Goss,	McCarthy,	Sieg,
Aston,	Green,	McClure,	Sinclair,
Baker,	Griffith,	McConnell,	Smink,
Baldi,	Haines,	McCurdy,	Smith, J. W.,
Barnhart,	Haldeman,	McHugh,	Snowden,
Bidelspacher,	Harer,	McKnight,	Soffel,
Blumberg,	Haslett,	McOwen,	Stackhouse,
Brooks,	Haws,	Mangan,	Stadtlander,
Brown, F. B.,	Hayes,	Marcus, J. C.,	Stark,
Campbell,	Heffernan,	Martin,	Steedle,
Chaplin,	Henderson, W.,	Michel,	Stevens,
Comerer,	Hoffman, J. N.,	Millar, A.,	Stevenson,
Curry,	Hoffman, M. R.,	Millar, A. S. C.,	Stewart,
Dawson,	Hoover,	Miller, C.,	Strauss,
Drinkhouse,	Hough,	Miller, D. I.,	Thomas,
Dunlap,	Huston,	Miller, D. D.,	Van Alen,
Edmonds,	Jones, D. J.,	Miller, H. F.,	Vickerman,
Ehrhardt,	Jones, W. W.,	Miller, J. J.,	Walker, G. T.,
Elgin,	Jordan,	Mitchell,	Walker, J. A.,
Feldman,	Kantner,	Morris,	Weiss,
Fitzgibbon,	Keene,	Orr,	Wettach,
Flynn,	Kelly,	Perry,	Whiteman,
Fowler,	Kinsman,	Phillips,	Williams,
Franklin,	Kooser,	Posey,	Zook,
Gibbon,	Krause,	Quigley,	Whitaker,
Glass,	Long,	Richards,	Speaker.

NAYS—37.

Alexander,	Craig J. R.,	Diehm,	Schwartz,
Beckley,	Craig, J. O.,	Dilsheimer,	Shellenberger,
Blair,	Cratty,	Dithrich,	Smith, H. J.,
Bolard,	Crum,	Horne,	Sowers,
Bower,	Curran,	McCann,	Wells,
Brady,	Davis,	Rinn,	Wolfe,
Brown, T. R.,	DeHaas,	Roman,	Woner,
Burns,	Denning,	Ruddy,	Wood,
Conner,	Dewey, C. P.,	Schaeffer,	Woodruff,
Cook,	Dewey, P. H.,		

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1527, (Senate Bill No. 762), File Folio 2233, on page 32 of to-day's calendar, be made a special order of business at this time.

Mr. CLUTTON. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1527, (Senate Bill No. 762), entitled:

An Act to amend section five of the act approved the twenty-fourth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and ninety-seven) entitled "An act authorizing the establishment of contagious disease hospitals in the several counties of the Commonwealth to be constructed and maintained out of county funds" by providing for the management of such hospitals by a board of trustees

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—136.

Alexander,	Edmonds,	Krause,	Schwartz,
Allum,	Ehrhardt,	Krugh,	Sieg,
Armstrong,	Elgin,	Lewis,	Shaffer,
Aston,	Evans,	Love,	Shellenberger,
Baker,	Feldman,	McCaig,	Sinclair,
Barnhart,	Fitzgibbon,	McCann,	Smiley,
Beaver,	Franklin,	McCarthy,	Smith, H. J.,
Beckley,	Gearhart,	McConnell,	Smith, J. W.,
Bidelspacher,	Gibbon,	McHugh,	Smith, L.,
Bluet,	Glass,	McKim,	Snowden,
Blumberg,	Goehring,	McKnight,	Soffel,
Bolard,	Golder,	McMullen,	Sowers,
Bower,	Goodnough,	Mangan,	Sprows,
Brendle,	Griffith,	Marcus, J.,	Stackhouse,
Brenneman,	Hagerty,	Marshall,	Stark,
Brown, F. B.,	Haldeman,	Michel,	Sterling,
Brown, T. R.,	Hampson,	Miller, A.,	Stevens,
Campbell,	Harding,	Miller, C.,	Stevenson,
Catin,	Harer,	Miller, D. I.,	Stewart,
Clutton,	Harry,	Miller, D. D.,	Thomas,
Comerer,	Hatrack,	Miller, H. F.,	Van Alen,
Conner,	Haws,	Mitchell,	Walker, G. T.,
Craig J. R.,	Heffernan,	Ogle,	Walker, J. A.,
Craig, J. O.,	Henderson, W.,	Orr,	Weamer,
Curran,	Hetrick,	Pike,	Weiss,
Curry,	Hoffman, M. R.,	Posey,	Wells,
Dawson,	Holcombe,	Quigley,	Wettach,
DeHaas,	Hoover,	Rhoads,	Whitehouse,
Denning,	Jones, D. J.,	Richards,	Whiteman,
Dewey, P. H.,	Jordan,	Rieder,	Wolfe,
Dilsheimer,	Kantner,	Rinn,	Woner,
Dithrich,	Keene,	Roman,	Wood,
Drinkhouse,	Kelly,	Ruch,	Woodruff,
Dunlap,	Kinsman,	Ruddy,	Zook,
Dunn,	Kohler,	Ruth,	Whitaker,
Eaches,	Kooser,	Schaeffer,	Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1540, (Senate Bill No. 934), File Folio 3027, on page 31 of to-day's calendar, be made a special order of business at this time.

Mr. FITZGIBBON. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order.

The House proceeded to the third reading and consideration of House Bill No. 1540, (Senate Bill No. 934), entitled:

An Act relating to poor districts co-extensive with counties of the fourth class authorizing the directors of such district to sell real estate no longer suitable for the support maintenance and employment of the poor of their respective districts and to purchase such real estate as may be necessary for such support maintenance and employment and to construct thereon such buildings as may be necessary and to equip and furnish the same validating the title to real estate heretofore purchased by such directors and providing for the borrowing of money and the issue of bonds by the county commissioners to accomplish the purposes of this act

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—141.

Alexander,	Drinkhouse,	Jones, W. W.,	Roman,
Allum,	Dunn,	Kantner,	Ruch,
Armstrong,	Eaches,	Keene,	Ruth,
Asbury,	Edmonds,	Kinsman,	Schilling,
Aston,	Ehrhardt,	Kooser,	Sieg,
Barnhart,	Elgin,	Krause,	Shaffer,
Beaver,	Feldman,	Krugh,	Sinclair,
Beckley,	Finney,	Lafferty,	Smith, H. J.,
Bell,	Fitzgibbon,	Lewis,	Smith, H.,
Bidelspacher,	Fox,	Love,	Smith, L.,
Bluet,	Franklin,	McBride,	Snowden,
Bolard,	Gearhart,	McCaig,	Soffel,
Brady,	Gelder,	McCann,	Sowers,
Brendle,	Gibbon,	McCarthy,	Sprows,
Brenneman,	Glass,	McConnell,	Stackhouse,
Bromley,	Goehring,	McCurdy,	Stark,
Brooks,	Golder,	McGowan,	Sterling,
Brown, T. R.,	Goss,	McKim,	Stevenson,

Burns,
Campbell,
Catlin,
Clutton,
Comeror,
Conner,
Craig J. R.,
Craig, J. O.,
Crum,
Curran,
Dawson,
DeHaas,
Denning,
Dewey, C. P.,
Dewey, P. H.,
Diehm,
Dithrich,
Donnelcy,

Green,
Hagerty,
Haines,
Haldeman,
Harer,
Harry,
Haslett,
Hatrick,
Haws,
Hayes,
Henderson, E.,
Hess,
Hetrick,
Hoffman, M. R.,
Holcombe,
Hornic,
Hough,
Huston,

McMullen,
McVicar,
Mangan,
Marcus, J. C.,
Martln,
Michel,
Millar, A.,
Millar, A. S. C.,
Miller, C.,
Miller, D. I.,
Miller, D. D.,
Mitchell,
Ogle,
Orr,
Phillips,
Posey,
Rhoads,
Rieder,

Strauss,
Sweitzer,
Trainer,
Van Alen,
Vickerman,
Walker, G. T.,
Weamer,
Weiss,
Wells,
Wettach,
Whitehouse,
Whiteman,
Williams,
Wolfe,
Woner,
Woodruff,
Zook,

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1703, (Senate Bill No. 818), File Folio 3487, on page 36 of to-day's calendar, be made a special order of business at this time.

Mr. HARER. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1703, (Senate Bill No. 818), entitled:

An Act providing for the election of one person as prothonotary and one person as clerk of the courts of quarter sessions and over and terminer in counties of the fourth class and repealing general local and special acts inconsistent herewith

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—139.

Alexander,
Allum,
Armstrong,
Aston,
Baker,
Baldi,
Barnhart,
Beaver,
Beckley,
Bell,
Bidelspacher,
Bluet,
Blumberg,
Bolard,
Bower,
Brady,
Bromley,
Burns,
Campbell,
Catlin,
Clutton,
Comeror,
Conner,
Craig J. R.,
Cratty,
Curran,
Curry,
Davis,
Dawson,
DeHaas,
Denning,
Diehm,
Dilschneider,
Dithrich,
Drinkhouse,
Dunn,

Eaches,
Feldman,
Finney,
Fowler,
Franklin,
Gearhart,
Gibbon,
Glass,
Goehring,
Golder,
Goodnough,
Griffith,
Hagerty,
Haines,
Haldeman,
Hampson,
Harding,
Harer,
Harry,
Haslett,
Hatrick,
Haws,
Hayes,
Jeffernan,
Hetrick,
Hoffman, J. N.,
Hoover,
Hornic,
Jones, D. J.,
Jordan,
Kantner,
Keene,
Kelly,
Kinsman,
Kohler,

Kooser,
Krause,
Krug,
Lafferty,
Long,
McBride,
McCaig,
McCann,
McCarthy,
McConnell,
McGowan,
McKnight,
McMullen,
Marcus, J.,
Marshall,
Michel,
Millar, A.,
Miller, C.,
Miller, D. I.,
Miller, D. D.,
Miller, H. F.,
Mitchell,
Ogle,
Orr,
Perry,
Posey,
Quigley,
Rhoads,
Richards,
Rieder,
Rinn,
Roman,
Ruch,
Ruth,
Schaeffer,

Schwartz,
Sieg,
Shannon,
Shellenberger,
Sinclair,
Smiley,
Smith, H. J.,
Smith, H.,
Smith, L.,
Snowden,
Soffel,
Sowers,
Sprowls,
Stackhouse,
Stark,
Sterling,
Stevens,
Stevenson,
Stewart,
Strauss,
Van Alen,
Walker, G. T.,
Walker, J. A.,
Weamer,
Weiss,
Wells,
Wettach,
Whitehouse,
Whiteman,
Wolfe,
Woner,
Woodruff,
Zook,
Whitaker,
Speaker.

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

SENATE MESSAGE.

AMENDED SENATE BILL CONCURRED IN BY SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate Bill numbered and entitled as follows:

Senate Bill No. 840.

An Act to amend an act approved the sixteenth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred eighty-two) entitled "An act creating a Board of Commissioners of Public Grounds and Buildings providing for the appointment of a Superintendent of Public Grounds and Buildings and subordinate officers and employees and fixing their salaries defining the powers and duties of the board and the superintendent with regard to contracts for and the furnishing of furniture furnishings stationery supplies paper and fuel for the executive and legislative branches of the State Government and the Executive Mansion the supervision of the Capitol grounds and buildings the State Arsenal and Executive Mansion and repairs alterations and improvements thereto and to other buildings lands and property of the State the disposal of unserviceable personal property of the Commonwealth the renting of office rooms outside of the Capitol the bonding of officers and employees of the Commonwealth and the supervision of the erection of and repairs and additions to State institutions and the expenditure of funds therefor and repealing supplied and inconsistent laws"

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1777, (Senate Bill No. 1068), File Folio 4723, on page 41 of to-day's calendar, be made a special order of business at this time.

Mr. CLUTTON. Mr. Speaker, I second the motion.

The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1777, (Senate Bill No. 1068), as follows:

An Act to provide for the appointment of assistant district attorneys in the several counties of the fourth class fixing the salaries of such assistant district attorneys and providing how the same shall be paid

Section 1 Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That in all counties of the fourth class the district attorney shall have authority to appoint a first assistant district attorney at a salary of three thousand five hundred dollars (\$3,500) per annum and a second assistant district attorney at a salary of three thousand dollars (\$3,000) per annum a third assistant district attorney at an annual salary of two thousand five hundred dollars (\$2,500) per annum and a fourth assistant district attorney at an annual salary of two thousand dollars (\$2,000) per annum

Section 2 The salaries herein provided for assistant district attorneys shall be paid by the respective counties out of the county treasuries in the manner provided by law for the payment of salaries of county officers

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—148.

Allum,
Armstrong,
Asbury,
Aston,
Baker,
Baldi,
Barnhart,
Beaver,
Beckley,
Bell,
Bidelspacher,
Blair,
Bluet,
Blumberg,
Bolard,
Bower,
Brady,
Bromley,
Brown, T. R.,
Burns,

Dunn,
Eaches,
Feldman,
Finney,
Fowler,
Franklin,
Gearhart,
Gibson,
Glass,
Goehring,
Golder,
Goodnough,
Griffith,
Hagerty,
Haines,
Haldeman,
Hampson,
Harding,
Harer,

Krause,
Krug,
Lafferty,
Love,
McCaig,
McCann,
McCarthy,
McConnell,
McCurdy,
McHugh,
McKim,
McKnight,
McMullen,
McWen,
Marcus, J.,
Marshall,
Michel,
Millar, A.,
Miller, C.,
Miller, D. I.,

Schaeffer,
Schilling,
Sieg,
Shannon,
Shellenberger,
Sinclair,
Smiley,
Smith, H. J.,
Smith, H.,
Smith, L.,
Snowden,
Soffel,
Sowers,
Sprowls,
Stackhouse,
Stark,
Steedle,
Sterling,
Stevens,
Stevenson

Campbell,	Harry,	Miller, D. D.,	Stewart,
Catlin,	Haslett,	Miller, H. F.,	Van Alen,
Clutton,	Hartrick,	Mitchell,	Walker, G. T.,
Comer,	Haws,	Ogle,	Walker, J. A.,
Conner,	Hayes,	Orr,	Weamer,
Craig, J. O.,	Heffernan,	Perry,	Weiss,
Cratty,	Henderson, E.,	Phillips,	Wells,
Curran,	Hetrick,	Posey,	Wettach,
Curry,	Hoffman, M. R.,	Quigley,	Whitehouse,
Davis,	Holcombe,	Rhoads,	Whiteman,
Dawson,	Jones, D. J.,	Richards,	Wolfe,
DeHaas,	Jordan,	Rieder,	Woner,
Denning,	Kantner,	Rinn,	Wood,
Dewey, P. H.,	Keene,	Roman,	Woodruff,
Diehm,	Kelly,	Ruch,	Zook,
Dilsheimer,	Kinsman,	Ruddy,	Whitaker,
Dithrich,	Kohler,	Ruth,	Speaker.
Drinkhouse,	Kooser,		

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

BILL ON THIRD READING (SPECIAL ORDER)

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1731, (Senate Bill No. 976), File Folio 3795, on page 43 of to-day's calendar, be made a special order of business at this time.

Mr. FITZGIBBON. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1731, (Senate Bill No. 976), entitled:

An Act to amend an act entitled "An act providing that in all counties having more than five hundred thousand inhabitants advertisements and notices required by law or rules of court to be published in newspapers of general circulation unless dispensed with by special order of court shall be published in the legal newspaper issued at least weekly of the proper county designated by rules of court for the publication of court or other legal notices" approved the third day of May Anno Domini one thousand nine hundred and nine (Pamphlet Laws four hundred and twenty-four) as amended so as to except therefrom the advertisement by counties cities boroughs school districts and other municipalities and incorporated districts of the sale of any bonds or other securities issued by them

And said bill having been read at length the third time, considered and agreed to.

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—138.

Allum,	Eaches,	Schaeffer,	Schwartz,
Armstrong,	Feldman,	Kooser,	Sieg,
Aston,	Finney,	Krause,	Shannon,
Baker,	Fowler,	Krugh,	Shellenberger,
Baldi,	Franklin,	Lafferty,	Sinclair,
Barnhart,	Gearhart,	Love,	Smiley,
Beaver,	Gelder,	McCaig,	Smith, H.,
Beckley,	Gibbon,	McCann,	Smith, J. W.,
Bell,	Glass,	McCarthy,	Smith, L.,
Bidelspacher,	Goehring,	McConnell,	Snowden,
Blair,	Golder,	McGowan,	Soffel,
Bluett,	Goodnough,	McHugh,	Sowers,
Blumberg,	Griffith,	McKnight,	Sprawls,
Bolard,	Hagerty,	McMullen,	Stackhouse,
Bower,	Haines,	Marcus, J.,	Stark,
Brady,	Hampson,	Marshall,	Sterling,
Bromley,	Harding,	Michel,	Stevens,
Campbell,	Harer,	Miller, A.,	Stevenson,
Catlin,	Harry,	Miller, C.,	Stewart,
Clutton,	Haslett,	Miller, D. I.,	Van Alen,
Comer,	Hartrick,	Miller, D. D.,	Walker, G. T.,
Conner,	Haws,	Miller, H. F.,	Walker, J. A.,
Craig, J. O.,	Hayes,	Mitchell,	Weamer,
Cratty,	Heffernan,	Ogle,	Weiss,
Curran,	Henderson, E.,	Orr,	Wells,
Curry,	Henderson, W.,	Pike,	Wettach,
Davis,	Hetrick,	Posey,	Whitehouse,
Dawson,	Holcombe,	Quigley,	Whiteman,
DeHaas,	Jones, D. J.,	Rhoads,	Wolfe,
Denning,	Jordan,	Richards,	Woner,
Diehm,	Kantner,	Rieder,	Woodruff,
Dilsheimer,	Keene,	Rinn,	Zook,
Dithrich,	Kelly,	Roman,	Whitaker,
Drinkhouse,	Kinsman,	Ruch,	Speaker.
Dunn,	Kohler,	Ruth,	

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, that the Clerk return the same to the Senate with information that the House has passed it without amendment.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1445, (Senate Bill No. 233), File Folio 2133, on page 31 of to-day's calendar, be made a special order of business at this time.

Mr. W. W. JONES. Mr. Speaker, I second the motion. The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1445, (Senate Bill No. 233), entitled:

An Act to authorize cities of the first class to regulate the removal and disposal of garbage to prevent the private collection thereof and to enforce the provisions of ordinances providing therefor by fine and in default of the payment of such fine by imprisonment of the person or persons violating any such ordinance

On the question,

Will the House agree to the bill on third reading?

BILL DROPPED FROM CALENDAR.

Mr. CONNER. Mr. Speaker, I move that this bill be dropped from the calendar.

Mr. HOWARD SMITH. Mr. Speaker, I second the motion.

The motion was agreed to.

RESIGNATION OF REPRESENTATIVE JOSEPH MARCUS.

The SPEAKER. The Chair lays before the House the following communication which the Clerk will read:

April 28, 1921.

Hon. Samuel A. Whitaker, Speaker, House of Representatives, Harrisburg, Penna.

Dear Mr. Whitaker: I hereby tender my resignation as a member of the House of Representatives from the Thirteenth Legislative District of Pennsylvania.

Respectfully yours,

JOSEPH MARCUS.

Mr. JAMES A. WALKER. Mr. Speaker, I move that the resignation of the gentleman be accepted.

Mr. SOWERS. Mr. Speaker, I second the motion.

The motion was agreed to.

RESIGNATION OF REPRESENTATIVE HORACE W. LEEDS.

The SPEAKER. The Chair lays before the House the following communication which the Clerk will read.

House of Representatives,

Harrisburg, Pa., April 28, 1921.

Hon. Samuel A. Whitaker, Speaker, House of Representatives, Harrisburg, Penna.

Dear Mr. Whitaker: I hereby tender my resignation as a Representative in the General Assembly from the Seventeenth Legislative District.

Truly yours,

HORACE W. LEEDS.

Mr. SOWERS. Mr. Speaker, I move that the resignation of the gentleman be accepted.

Mr. CAMPBELL. Mr. Speaker, I second the motion.

The motion was agreed to.

RESIGNATION OF REPRESENTATIVE EDWARD M. HOUGH.

The SPEAKER. The Chair lays before the House the following communication which the Clerk will read.

Harrisburg, Pa., April 28, 1921.

Hon. Samuel A. Whitaker, Speaker, House of Representatives, Harrisburg, Penna.

My Dear Speaker: I herewith tender my resignation as a Member of the House of Representatives of the Commonwealth of Pennsylvania, to take effect at once.

Yours very truly,

EDWARD M. HOUGH.

Mr. McCANN. Mr. Speaker, I move that the resignation of the gentleman be accepted.

Mr. DITHRICH. Mr. Speaker, I second the motion. The motion was agreed to.

RESOLUTION RELATIVE TO APPOINTMENT OF COMMITTEE TO NOTIFY THE SENATE THAT THE HOUSE IS READY TO ADJOURN.

Mr. DUNN offered the following resolution, which was twice read, considered and adopted:

Resolved, That a committee of three be appointed to wait upon the Senate and inform that body that the House is ready to adjourn sine die at 12 o'clock noon this day.

APPOINTMENT OF COMMITTEE.

The SPEAKER. The Chair appoints as such committee, Messrs. Dunn, Harry and Bolard.

RESOLUTION THANKING HONORABLE ROBERT S. SPANGLER.

Mr. HESS offered the following resolution, which was twice read, considered and adopted:

Resolved, That the thanks of the House of Representatives be and is hereby tendered to the Honorable Robert S. Spangler for the able, efficient and impartial manner in which he has presided over the deliberations of the House during the present session.

CHIEF CLERK THOMAS H. GARVIN IN THE CHAIR.

RESOLUTION THANKING SPEAKER WHITAKER.

Mr. JAMES A. WALKER offered the following resolution, which was twice read, considered and adopted:

Resolved, That the thanks of the House of Representatives be and is hereby tendered to the Honorable Samuel A. Whitaker, Speaker of the House of Representatives, for the able, efficient and impartial manner in which he has presided over the deliberations of the House during the present session.

SPEAKER WHITAKER IN THE CHAIR.

RESOLUTION THANKING LEGISLATIVE JOURNAL REPORTERS.

Mr. BELL offered the following resolution, which was twice read, considered and adopted.

Resolved, That the House of Representatives extend its appreciation to the Reporters for the Legislative Journal for the highly satisfactory way in which its debates and speeches of the body have been reported.

RESOLUTION THANKING THE PRESS.

Mr. LONG offered the following resolution, which was twice read, considered and adopted:

Resolved, That the thanks of the House of Representatives be tendered to the Press for the faithful performance of their duties in reporting its proceedings to the public.

RESOLUTION THANKING PAGES.

Mr. BALDI offered the following resolution, which was twice read, considered and adopted:

Resolved, That the thanks of the Members of the House of Representatives be tendered to the pages for their agility and fleet-footedness.

RESOLUTION THANKING THE OFFICERS AND CLERKS.

Mr. McCAIG offered the following resolution, which was twice read, considered and adopted:

Resolved, That the thanks of the House of Representatives be hereby tendered to the officers and clerks of the House of Representatives for the faithful and efficient performance of their duties.

RESOLUTION THANKING THE CHAPLAIN.

Mr. JORDAN offered the following resolution, which was twice read, considered and adopted:

Resolved, That the thanks of this Legislature be extended to the Rev. William H. Feldman for the strict attention of his duties and the kind thoughts expressed of our afflicted members, their bereaved families, as well as all the members

RESOLUTION THANKING READING CLERKS.

Mr. JAMES A. WALKER. Mr. Speaker, noted among the resolutions that one had been omitted. I think, sir, and therefore move, that the unanimous thanks of the House be extended to both our reading clerks.

Mr. GLASS. Mr. Speaker, I second the motion. The motion was agreed to.

ANNOUNCEMENT BY THE SPEAKER.

The SPEAKER. Before announcing a recess, the Chair wishes to caution the members that after the recess it will be necessary for the members to be present. A number of Senate messages and some Conference Committee reports will be presented at that time, and roll calls will be necessary, and it will also be necessary to have a full attendance.

QUESTION OF PERSONAL PRIVILEGE.

Mr. STEVENSON. Mr. Speaker, I arise to a question of personal privilege.

The SPEAKER. The gentleman will state his question of personal privilege.

Mr. STEVENSON. Mr. Speaker, I was reported in the Gazette Times of to-day as voting in favor of the Full Crew repealer. I did not vote in favor of the repealer, and desire to have the correction made.

Mr. JAMES A. WALKER. Mr. Speaker, I move that that privilege be granted the gentleman and that the correction be made on the records.

Mr. GLASS. Mr. Speaker, I second the motion. The motion was agreed to.

RECESS.

The SPEAKER. The House will take a recess for one hour, and at the end of that hour the House will reconvene. The House will be in control of the Committee on Entertainment and the gentleman from Philadelphia, Mr. Campbell, will take the Chair.

PRESENTATION CEREMONIES.

The SPEAKER. It is customary at this season of the year to perform certain ceremonies. The Chair would request the gentleman from Philadelphia, Mr. Campbell, to take the Chair.

HONORABLE THEODORE CAMPBELL PRESIDING.

The CHAIRMAN. The Chair recognizes the gentleman from Lancaster, Mr. Hess.

Mr. HESS. Mr. Chairman, it is indeed a pleasure to present on behalf of this House at this time to the Hon. Robert S. Spangler, this ring, as a token of the relations that exist between him and the members of this House. The session has been, true to prophecy, a short one, but what it lacked in length it contributed in latter day activity. It was eventful to such a degree as to submit personal qualifications and personal relations to the acid test. And now that the conflict is almost over, it is a pleasure indeed, to ask you to accept this gift as a token of the love and esteem in which you are held by the members of this body. You can always feel assured, as you look upon it, that friendships have been established during these days that will long outshine the luster of the stones that adorn it, and that will be effulgent as youth when the gift shall have crumbled into dust. Take it, wear it, and may God's richest blessings ever attend you.

Mr. Chairman and members of the House of Representatives, on behalf of the Chief Clerk, I have the extreme pleasure at this time of presenting the Hon. Robert S. Spangler with this gavel used during this session of the Legislature, and with the beautiful chair that you see standing in front of the rail.

Mr. ROBERT S. SPANGLER. Mr. Chairman, Mr. Hess and my fellow members, I assure you that I am almost overcome by the confidence of this House as expressed by Mr. Hess, and by the unanimous sentiment so vociferously sounded by the members of the House. I appreciate your gifts, not for their intrinsic value, and in view of the fact that I am not Speaker now, if it were not for the personal

side of those gifts, I would have a hesitancy in accepting them; but I do accept them because I realize that from these gifts there comes the outpouring of the heart and for that I am gratified beyond expression. I have ever tried to be fair, to be just and to be honorable in my relations with each member of this House, and I feel that everything that I have given in the way of accommodations, in the way of courtesy to the members of this House has been returned to me with a full heart. I say to you that no matter what may have transpired in the past, I know that you members, deep down in your hearts, have for me that sentiment which is more than anything else or any gift could be to me. I thank you, as I say, from the bottom of my heart. I entertain not a single feeling of regret or resentment for anything that may have occurred here, for I love you one and all, and I know that you have that same feeling toward me, and when the pressure was relieved, you have always expressed that sentiment of kindness, of friendliness and of affection to me.

And you, Mr. Chief Clerk, I wish to thank you for the many courtesies and many kindnesses you have extended to me during this session. I cannot tell you how much I appreciate what you have done for me and what these gifts mean to me. I thank you from the bottom of my heart, and shall treasure these gifts as a remembrance of the kindest affection from you.

And members of the House, again let me thank you; let me wish you well; let me look forward to the time when I shall be able in some way to return the many favors and the many courtesies that you, as individual members of this House have consistently shown me.

The CHAIRMAN. The Chair recognizes the gentleman from Lawrence, Mr. Jordan.

Mr. JORDAN. Mr. Chairman, permit me to depart in a way from the formal custom of this House by in the beginning of my speech by saying "Mr. Chairman, ladies and gentlemen", for it may be necessary for us to so address the House two years from this date. We may have some of them as members in our midst, and it is well for us to become accustomed at this early time to the quite probable departure of "Mr. Speaker, ladies and gentlemen of the House".

I feel today as though I should not be standing in your presence. Up until this morning hour, my heart was exceedingly warm toward every member of this House, but during the morning hour I received a message that deeply disturbed me, that deeply grieved and offended my most delicate soul. I received a message written in a pronounced hand stating, "You are wanted at the Speaker's desk immediately on the gasoline bill". Not having a flying machine and being very short of leg, I did my utmost to appear there before the hour hand would move one particle. When I appeared at the Speaker's desk, I was informed that he had not written the note. Now, I was grieved, gentlemen, I said, "Who did it?" He said, "You did it." I said, "I didn't do it." I said, "Some man certainly did it," but as I could not settle it on anyone, I became angered against every member of the House, every one of them, and I said I must depart with my back turned toward them. Then I began to consider and I said, "No member of the House surely did this; it was done by some member of the Senate" and as some member of the Senate did it, I feel as warm toward you now as I ever did before.

Now ladies and gentlemen, I have been ask at this time to present to our Chief Clerk, Mr. Garvin, an evidence of our esteem, an evidence of our manly love. We have learned to esteem you, Mr. Garvin, we have learned to love you, because we have received from you nothing but courtesy, nothing but kindness, and we love you especially because from you come our presents, and we children do love these presents. We will cherish them in our memory because of having them with us. We love you also, Mr. Garvin, because it is from you that we received that which enables us to remain in your midst. The love of money, we are told, is the root of all evil, but that does not apply to the members of the Legislature of Pennsylvania. None of us loves money; we did not make one effort to increase our salaries this year. We did increase them two years ago, but our hearts have changed during the two years to the extent that we did not ask for one additional thousand or two thousand dollars. We have begun to economize, and we are thankful to you that you did not give us any more

in order that that spirit might be developed into true genius, and I believe that if we return again in two years, that we probably will reduce our salaries. We will be so emaciated that we will feel that a smaller salary will keep our bodies as they are.

Now, in giving this present to Mr. Garvin, we want to state that it is a standard time watch, that it is not one of these daylight saving watches. It is a standard time watch and it is a watch that does not stand like that clock in this hall. It starts, it goes on and on and on; it is a sort of an eternally going watch, and we hope that you will find it so in your possession. Now, we remember Mr. Garvin. We also remember another person associated with him, his most genial and most considerate assistant, Miss Barnett. We, at this time, in the giving of this present, the two hundred and seven members of this House desire also to embrace her, and as it will not be possible for us to extend an outward manifestation of our inner sentiment, I believe that we might appoint as our representatives our modest and our efficient Speakers, finished, gentlemanly bachelors, Mr. Whitaker and Mr. Spangler. If they fail, I will come to their rescue. I am in a most serious mood after the offense of the morning hour, but now I have departed from it, and have become somewhat sober, and so, Mr. Garvin, out of the fullness of our hearts of appreciation at this time, we extend to you this watch.

Mr. THOMAS H. GARVIN. Mr. Chairman and members of the House, you gentlemen well know that my part in this Assembly is not that of speech making. I have endeavored to fulfill the duties of my office to the best of my ability and I extend to you my sincere thanks for this beautiful token.

The CHAIRMAN. The Chair recognizes the gentleman from Philadelphia, Mr. Brady.

Mr. BRADY. Mr. Chairman and gentlemen of the House, it seems to me that there is rather a coincidence in the fact that I am given the high honor of presenting the token of appreciation of the members of the House to one of our most dearly beloved employees. I feel that he is just as brief in his speeches as I am in mine, and therefore I think that is the reason why the Chairman of the committee gave me the honor. There is no need for me to speak of the high regard and respect which we have for our Resident Clerk, no need for me to set forth how unflinching his courtesy always has been. Therefore, I shall merely conclude by saying that this token which the House presents to him is but a slight acknowledgement of their feeling toward him, and we all feel that in the years to come every tick of that little token will bring back to him memories of the session of 1921, and also the thought that every member of the House was at all times ready to evidence the highest of feelings for him, and of the fact that those feelings may develop into something more. Therefore, Mr. Bergner, it gives me great pleasure on the part of the House of Representatives to present to you this slight token of our high regard.

Mr. M. K. BURGNER. Mr. Chairman and gentlemen of the House, I thank you, one and all.

The CHAIRMAN. The Chair recognizes the gentleman from Tioga, Mr. Williams.

Mr. WILLIAMS. Mr. Chairman, it has been my pleasure to have known James N. Moore since the time when he represented Butler County as a member in this House of Representatives. Years before I had been introduced to the mysteries of legislation, a friendship was formed which has been greatly to my personal benefit in my services as a member of this body. He is a man of ripe legislative experience, who as the parliamentarian of the House, has piloted our ship safely through many troublesome storms and always in a way to retain our full confidence. Jim, in handing you this gift, while not very impressive in appearance, it carries to the largest degree our respect and esteem for you as our friend and adviser. I voice the unanimous sentiment of the members of the House, and our wish at this moment is that health, happiness and prosperity may be yours for many years to come.

Mr. JAMES N. MOORE. Mr. Chairman and members of the House, I thank you.

The CHAIRMAN. The Chair recognizes the gentleman from Allegheny, Mr. Ditrach.

Mr. DITRICH. Mr. Chairman, ladies and gentlemen, while the splendid gentleman from Lawrence was talking,

in his talk he referred to the message to come to the Speaker's Chair in regard to the gasoline tax bill. I was reminded of the message I received while at dinner last evening in regard to an important amendment the Senate had made to the gasoline tax bill. I was called out of the hotel and informed that the Senate had amended the act to exempt the steam roller of the House from taxation.

Looking backward, all the unpleasantness of the Session is forgotten. The one splendid thing at the close is always this hour of jollification and felicitation of the various members and the employes of the House. I know that we all enter into it with a kindly spirit toward one and all. I realize that the time is getting late, it is almost 12 o'clock, and as one of the newspapers said this morning during the last few days, particularly beginning with Monday, the gentleman from Philadelphia, Mr. Walker and myself have made more motions than all the rest of the members put together throughout the entire session. If that be true, I feel that you have listened to me enough, but it is my great pleasure and privilege to make a presentation to the Assistant Clerk who is a resident of Allegheny County. Mr. Hillgrove, you have impressed all the members with the fact that you are a very apt pupil of the honorable gentleman from Delaware, Mr. Tom Garvin, particularly in the promptness with which you learned his celebrated formula, "The gentleman is so recorded." I feel that the members of the House appreciate the splendid service you have rendered, your faithfulness to duty, and they recognize in you a worthy successor to Mr. Garvin and in saying this I pay you a sincere compliment, because anyone who could be recognized as a worthy successor of the Honorably Thomas H. Garvin is indeed some man. I present you this in behalf of the members of the House.

Mr. WILLIAM A. HILLGROVE. Mr. Chairman, ladies and gentlemen, I think "Uncle Tom" has told it all. I am like he is; I am not here to make speeches. I am a good bit like a councilman in Pittsburgh before the Wallace Act, when we had about fifty or sixty councilmen in common council. He had been there about six years, and one time one of his constituents asked him why he did not make a speech, and he said, "There are men there to make the speeches, I do the quiet work". That is the way with me, I do the quiet work. I want to thank you one and all for this token. I will take it back home with me and have it ever in my mind. I thank you.

The CHAIRMAN. The Chair recognizes the gentleman from Philadelphia, Mr. Walker.

Mr. JAMES A. WALKER. Mr. Chairman, ladies and gentlemen, after the sleepless hours we have spent of late, I have no doubt that from the hour of noon today until probably the same hour tomorrow we will all be ready for a good rest, and, as we, in this closing hour look at each other and realize that we will part in a few minutes and that we will go north and south and east and west, perchance some of us, never to meet the other again, how delightful it is to remember that all sense of hostility that may have existed in us has been washed out. As I looked over the House while the gentleman from Lawrence and the gentleman from Allegheny were speaking, I was reminded of the words,

"Then shall wars and tumults cease;
Then be vanished grief and pain;
And righteousness, joy and peace
Undisturbed shall ever reign."

And how great it is that in the closing moments peace will and must reign. Among the number of those who have been so good to us during this session is the Assistant Resident Clerk, whose duty it is at all times to see that the wants of the members are looked after and whom you might say lives on the job. We have been entertained by him, courteousness and kindness have always been with him the symbols which have never been forgotten. So today, with joy that may do something for him to cause him not to forget us and make him feel we have appreciated his kindness and also to say to him that we have enjoyed his entertainment of us so well that we wish he would give it also to other folk, the committee has asked me to present to him a beautiful set of dishes, to the end, first, that he may enjoy their beauty; second, that he may entertain others, and third, to remember that if in the course of time one is broken, it will be but a symbol to him that only in the course of time when the grim reaper stretches forth his scythe and

takes from us that which makes us men, will our love and friendship for him be broken. Mr. Meals, it gives me signal honor on behalf of this House, to present to you this certificate for a set of dishes.

Mr. I. DALE MEALS. Mr. Chairman and members of the House, I thank you one and all from the bottom of my heart.

The CHAIRMAN. The Chair recognizes the gentleman from Philadelphia, Mr. Golder.

Mr. GOLDER. Mr. Chairman, ladies and gentlemen, last night the Appropriation Committee had a dinner at the Penn Harris Hotel, and in the adjoining parlor there was a meeting that was largely attended by beautiful women, which attracted the attention of my colleague, Mr. Baldi. Mr. Baldi inquired of our colleague, Dr. Campbell, as to the meeting that was being held, and Dr. Campbell replied that it was a meeting of the spiritualists. Knowing as I do that Charley Baldi's knowledge of most things is very limited, I asked said Baldi whether he knew just what the spiritualists were, and he replied in this manner "A spiritualist is a person who will tell you you are here when you are not, and who will tell you you are not here when you are here". I was somewhat troubled and was worried. I wondered about the mysteries in the bill introduced by Mr. Stadlander, and in the wee hours of the morning when I went to bed, I thought of the many roll calls here, and right away the mystery was explained, for indeed if Baldi's definition were correct, then we have in our midst two great spiritualists, the reading clerks of this House, for if ever men were recorded here when they were not here and recorded not when they were here, then the spiritualists we have here, Quay R. Huwitt, Oliver E. Martin and David W. Thomas should be elected the supreme high "muckety-mucks" among all the spiritualists. Gentlemen, as the curtain is going down on the last act of what some of us call a drama, some a comedy and some a tragedy, there remains with us one thing which is the biggest thing and the best thing and the most endearing thing, the only real compensation in public life, good fellowship and the friendships we formed. Our critics have sometimes been kind, usually very unkind, whether justified or not the future will tell. But it is a happy thought to take away with us that despite the differences we have had, the fellows that we met are all good fellows, and there hasn't been any member of the House who served in past sessions and who has returned, who has not come back either as a member or not with the feeling that he is happy to be back in the old place, and there isn't a member who sits here today who does not, with all the fullness of his heart and notice, I say the fullness of his heart extend his hand of friendship to those who have gone and in the very same spirit the members of the House today from the fullness of their hearts have followed an old custom, that which is more than a custom, it is a genuine desire, a spontaneous desire, to show in any small way we can our appreciation of the many courtesies that have come to us from the desk. And so, after we have taken our gains from the Full Crew, the Woner bill and others, on behalf of the House it is my extreme pleasure to present to our buddy, Davy Thomas, our good friend and pal, Mr. Martin, and our colleague, companion, friend and saint, Quay Hewitt, these envelopes.

Mr. QUAY R. HEWITT. Mr. Chairman, members of the House, ladies and gentlemen, I have been called everything but a spiritualist and a saint, and now I have been called them. I have seen rings handed out today, watches and dishes, and I surmise this is full of jack. Believe me, gentlemen, it takes jack to buy rings and watches and dishes I appreciate from the fullness of my heart the courtesy you have extended to me. It reminds me of a little piece by Omar, Khayyam,

"Not what we give, but what we share,
For the gift without the giver is bare;
He who gives himself with his alms feeds three,
Himself, his neighbor and me."

Mr. DAVID W. THOMAS. Mr. Chairman, ladies and gentlemen, I sincerely appreciate the gifts you have presented to me today. I have been with you since 1913, I was a member of the House in 1913, 1915 and 1917, and occupied the desk in 1919 and also in this session. I have told my friends back home, rather the Luzerne County members, that it is the little things after all that make us feel we want to come back to the Legislature, and gentlemen, I

feel at this time that I want to thank you, one and all, from the bottom of my heart for this little token.

Mr. OLIVER E. MARTIN. Mr. Chairman, ladies and gentlemen, I appreciate the spirit in which this is given. I thank you.

The CHAIRMAN. The Chair recognizes the gentleman from Philadelphia, Mr. Edmonds.

Mr. EDMONDS. Mr. Chairman, ladies and gentlemen, the very pleasing duty has been assigned me with reference to three more of those who serve at the desk. I want first to express my hearty appreciation and endorsement of all that has been said with reference to the efficiency and friendship of the men at the desk. This is the first organization I have ever met that is to my liking, and I am bound to say that I hope it maintains itself for many years to come. To the desk clerk, message clerk and the acting journal clerk, it is a great pleasure on behalf of the committee and in the name of the members of the House to thank you for the work that has been so excellently done, to express our appreciation of the friendship and helpfulness that has been so continually given and to wish you in the name of all the members of the House good luck for your future work. Mr. John Eberle, Mr. George Offenbacher and Mr. R. A. Freiler.

The CHAIRMAN. The Chair recognizes the gentleman from Allegheny, Mr. Joseph C. Marcus.

Mr. JOSEPH C. MARCUS. Mr. Chairman, members of the 1921 session, ladies and gentlemen, so much has already been said that there is very little left for me to relate; but in the final analysis we find that all our trials and tribulations, the various complaints we may have and the inconvenience of coming from different sections of the State in getting here are more than compensated in the personal contact with a body of men whose friendship we hope to perpetuate for many years to come, and we shall always look back to the happy days we spent here. After it is all said and done, we have at least tried to do what we thought was best, but no member of the House can leave this session without a feeling of great tenderness to one who always presided at the opening of the session, whose prayers were an inspiration to each and every one of us. He has been endowed with a personality that has been rich in fellowship, with an address that has been such that we could meet him always on equal terms, and everywhere he went he radiated sunshine. It is my happy privilege to be given the opportunity on behalf of the members of the 1921 session to present to the Rev. William H. Feldmann this gift, and at the same time to present to Mr. Clarence E. Seiler, one who has served us faithfully, and if he only did one thing in the 1921 session, he has been more than amply compensated if he only served Charley Baldi. His numerous messages have kept him busy, but in all seriousness we all appreciate his loyalty and his numerous courtesies. Also, on behalf of the members, I have the pleasure of presenting to Robert J. Tracey our token of friendship, and the manly manner in which he guarded the doors on many previous occasions. We all wish him the happiest memories of the 1921 session.

The CHAIRMAN. The Chair recognizes the gentleman from Clearfield, Mr. Phillips.

Mr. PHILLIPS. Mr. Chairman and gentlemen of the House, as we come down to the closing hours of this session there is and always has been, since I have been a member of the Legislature, a feeling of sadness in parting from the fellowships that we have made and from the feeling that existed during the entire session, but with all the sadness we have a bright side, and that bright side is when the members of this House can step up to the officers of this House and express their gratitude by small tokens or gifts. This we are called upon to do today, and I have the extreme pleasure to present to the worthy gentleman who acted as our postmaster so faithfully during the session, Mr. Richie, this is a token of our esteem. Also, to the gentleman who has been superintendent of the storehouse, Mr. Frank D. Bowman, this is a token of the appreciation of the members of this House.

The CHAIRMAN. The Chair recognizes the gentleman from Philadelphia, Mr. Golder.

Mr. GOLDER. Mr. Chairman, while this is not on the regular program, it just occurs to me at this time that the members who are not acquainted with the fact and the

visitors who, of course, would not be acquainted with the fact that an effort has been made by the members of this House to induce Samuel A. Whitaker to let us present to him, as has been the custom, some small token of our appreciation. Mr. Whitaker, much against our wishes, and much against the absolute and sincere desire of the men who approached him declined to allow us to present to him any token whatsoever. While we do not approve the stand he has taken in this connection, we feel that we desire to say publicly that during the short time that he has acted as Speaker, he has carried out the traditions of the Chair, that he has acted fairly and squarely as has Robert Spangler, and taking all the circumstances as they are, we are indeed fortunate that we are blessed with two men of such sterling qualities and integrity. May I be permitted to say at this time to Samuel A. Whitaker that the thanks and the appreciation of the entire House are his, and we trust that the most cordial relations and friendly relations and the affectionate regard which has always existed between Mr. Whitaker and this House will continue to the end of all time.

SPEAKER WHITAKER. Mr. Chairman and gentlemen of the House, I thoroughly appreciate the kind words from Mr. Golder and the cordial welcome of the members of the House. I would like very much to express my appreciation, but unfortunately, and it is your own fault, you catapulted me into a job which I had not sufficient voice to complete and now I am without sufficient voice to express my feelings on this occasion. I will say briefly, gentlemen, that the associations made in the session in a House of this kind, not only the pleasant friendly associations, but even those brought about by the sharp clashes of contests cement the friendships which arise, and in after days and in after years we all grow to appreciate an interest and to have an interest with those men with whom we have become friendly in the session. We feel a deep and abiding friendship with them. It has been so, on every occasion when I have been a member of this House before, and it will be even more so on this occasion. I assure you that I will always feel the deepest interest and kindest friendship for all of the members, the officials and the clerks of this House. I thank you.

AFTER RECESS.

The SPEAKER (Samuel A. Whitaker) in the Chair.

The SPEAKER. The time of the recess having elapsed, the House will be in order.

SENATE MESSAGE.

RESOLUTION FOR CONCURRENCE.

The Clerk of the Senate being introduced, presented an extract from the Journal of the Senate, which was read as follows:

In the Senate April 28, 1921.
Resolved, (if the House of Representatives concur) That the Chief Clerk of the Senate and House of Representatives be directed to have the copy of the Journals of the two Houses of this session prepared and placed in the hands of the Superintendent of Public Printing and Binding within thirty days after the close of the session, and the Superintendent of Public Printing and Binding is hereby directed to have the said Journals printed, bound and delivered to the Chief Clerks of the Senate and House of Representatives within ninety days after the receipt of the copy therefor.

Ordered, That the Clerk present the same to the House of Representatives for its concurrence.

On the question,

Will the House concur in the resolution of the Senate?

It was concurred in.

Ordered, That the Clerk inform the Senate accordingly

SENATE MESSAGE.

AMENDED SENATE BILL CONCURRED IN BY THE SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate Bill numbered and entitled as follows:

Senate Bill No. 942.

An Act giving the Insurance Commissioner supervision and control and authority to examine automobile protective or co-operative companies or associations issuing for money consideration policies or contracts guaranteeing attorneys' services to owners of motor vehicles in event of accident to persons or property by operation of motor vehicles or providing for the towing of damaged vehicles defining motor vehicles providing for cancellation provision in policies or contracts providing for semi-annual reports by companies or associations to the Insurance Commissioner and payment of examination expenses and filing fees providing for a reserve liability for unearned portion of premium or dues and for investment of funds in valid securities to protect the purchasers providing for filing of name and residence of solicitors employed requiring payment of tax to the Commonwealth of two per centum on all premiums or dues received requiring all such companies or associations now transacting business in this Commonwealth to register with the Insurance Commissioner and to come under provisions of the act fixing penalty for violations of the act providing for liquidation by the Insurance Commissioner in event of insolvency

SENATE MESSAGE.

AMENDED SENATE BILL CONCURRED IN BY THE SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate Bill numbered and entitled as follows:

Senate Bill No. 1061.

An Act amending section one of the act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire-escapes fire-extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

SENATE MESSAGE.

AMENDED SENATE BILL CONCURRED IN BY THE SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate Bill numbered and entitled as follows:

Senate Bill No. 87.

An Act providing for the depositing of money with the clerk of the several courts of quarter sessions and over and terminer or other courts of record having jurisdiction in this Commonwealth in lieu of bail and recognizances with surety or sureties in criminal or quasi-criminal prosecutions desertion or non-support and surety of the peace cases pending in said courts and fixing the fees of the said clerk of the courts

CONFERENCE COMMITTEE REPORT ON SENATE BILL NO. 958.

Mr. LONG. Mr. Speaker, I call up the report of the Committee of Conference on Senate Bill No. 958, and move its adoption.

Mr. PHILLIPS. Mr. Speaker, I second the motion.

The motion was agreed to.

The SPEAKER. The Clerk will read the report of the Committee of Conference.

The Clerk read the report as follows:

REPORT OF THE COMMITTEE OF CONFERENCE ON SENATE BILL NO. 958.

To the Honorable the Senate and House of Representatives of the Commonwealth of Pennsylvania:

Gentlemen: The Committee of Conference to which was referred the differences existing between the two houses on Senate bill No. 958, entitled An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts, respectfully beg leave to submit the following amended bill as our report.

M. G. LESLIE,
EDWIN H. VARE,
T. L. F'RE.

Committee on the part of the Senate.

W. HEBER DITHRICH,
W. C. HARER,
WILLIAM W. LONG,

Committee on the part of the House of Representatives.

An Act to designate the several districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met and it is hereby enacted by the authority of the same That the judicial districts of the Commonwealth shall be numbered composed designated and shall each have the number of judges respectively as follows

The first district shall be composed of the city and county of Philadelphia and shall have fifteen judges learned in the law in the common pleas and five judges learned in the law in the orphans' court and such judges of the municipal court as now or may hereafter be provided by law

The second district of the county of Lancaster and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The third district of the county of Northampton and shall have three judges learned in the law in the common pleas

The fourth district of the county of Tioga and shall have one judge learned in the law

The fifth district of the county of Allegheny and shall have fourteen judges learned in the law in the common pleas and three judges learned in the law in the orphans' court and such judges of the county court as now or may hereafter be provided by law

The sixth district of the county of Erie and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The seventh district of the county of Bucks and shall have one judge learned in the law

The eighth district of the county of Northumberland and shall have two judges learned in the law

The ninth district of the county of Cumberland and shall have one judge learned in the law

The tenth district of the county of Westmoreland and shall have three judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The eleventh district of the county of Luzerne and shall have five judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The twelfth district of the county of Dauphin and shall have three judges learned in the law

The thirteenth district of the county of Greene and shall have one judge learned in the law

The fourteenth district of the county of Fayette and shall have two judges learned in the law and one judge learned in the law in the orphans' court

The fifteenth district of the county of Chester and shall have two judges learned in the law

The sixteenth district of the county of Somerset and shall have one judge learned in the law

The seventeenth district of the counties of Union and Snyder and shall have one judge learned in the law

The eighteenth district of the county of Clarion and shall have one judge learned in the law

The nineteenth district of the county of York and shall have two judges learned in the law

The twentieth district of the counties of Huntingdon Bedford and Mifflin and shall have one judge learned in the law

The twenty-first district of the county of Schuylkill and shall have three judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The twenty-second district of the county of Wayne and shall have one judge learned in the law

The twenty-third district of the county of Berks and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The twenty-fourth district of the county of Blair and shall have one judge learned in the law

The twenty-fifth district of the counties of Cameron Clinton and Elk and shall have one judge learned in the law

The twenty-sixth district of the county of Columbia and shall have one judge learned in the law The county of Montour shall be attached to this district

The twenty-seventh district of the county of Washington and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The twenty-eighth district of the county of Venango and shall have one judge learned in the law

The twenty-ninth district of the county of Lycoming and shall have one judge learned in the law

The thirtieth district of the county of Crawford and shall have one judge learned in the law

The thirty-first district of the county of Lehigh and shall have two judges learned in the law

The thirty-second district of the county of Delaware and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The thirty-third district of the county of Armstrong and shall have one judge learned in the law

The thirty-fourth district of the county of Susquehanna and shall have one judge learned in the law

The thirty-fifth district of the county of Mercer and shall have one judge learned in the law

The thirty-sixth district of the county of Beaver and shall have two judges learned in the law

The thirty-seventh district of the county of Warren and shall have one judge learned in the law The county of Forest shall be attached to this district

The thirty-eighth district of the county of Montgomery and shall have two judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The thirty-ninth district of the county of Franklin and shall have one judge learned in the law

The fortieth district of the county of Indiana and shall have one judge learned in the law

The forty-first district of the counties of Juniata and Perry and shall have one judge learned in the law

The forty-second district of the county of Bradford and shall have one judge learned in the law

The forty-third district of the counties of Monroe and Pike and shall have one judge learned in the law

The forty-fourth district of the counties of Wyoming and Sullivan and shall have one judge learned in the law

The forty-fifth district of the county of Lackawanna and shall have three judges learned in the law in the common pleas and one judge learned in the law in the orphans' court

The forty-sixth district of the county of Clearfield and shall have one judge learned in the law

The forty-seventh district of the county of Cambria and shall have two judges learned in the law and one judge learned in the law in the orphans' court

The forty-eighth district of the county of McKean and shall have one judge learned in the law

The forty-ninth district of the county of Centre and shall have one judge learned in the law

The fiftieth district of the county of Butler and shall have one judge learned in the law

The fifty-first district of the counties of Adams and Fulton and shall have one judge learned in the law

The fifty-second district of the county of Lebanon and shall have one judge learned in the law

The fifty-third district of the county of Lawrence and shall have one judge learned in the law

The fifty-fourth district of the county of Jefferson and shall have one judge learned in the law

The fifty-fifth district of the county of Potter and shall have one judge learned in the law

The fifty-sixth district of the county of Carbon and shall have one judge learned in the law

And in all cases where a county is or shall be attached to a contiguous district the qualified voters of said county shall be entitled to vote for the judge or judges

Section 2 The nomination of judges which the qualified electors of any county are entitled to elect of themselves unconnected with any other county or district shall be made held and conducted and the returns of votes cast at primary elections for the nomination of such judges shall be made computed canvassed and certified as now or may be thereafter provided by law

Section 3 Returns of votes cast in all such counties at the municipal elections for all judges shall be made out by the prothonotary of the court of common pleas of such county under direction of said court or of the judge or person or persons authorized by law to receive and compute returns in such counties as its his or their meeting to receive and compute the returns of the preceding municipal election Such returns shall be properly attested by the seal of said court One of such returns shall be filed and entered in the office of the prothonotary of such court Another of such returns such prothonotary shall enclose in a sealed envelope and direct and immediately mail to the Secretary of the Commonwealth It shall also be the duty of the prothonotary to deliver a copy of such return to each person elected judge at such municipal election

Section 4 In case of the election of a judge or judges in any judicial district composed of two or more counties or of a single county to which one or more counties is or are attached as provided by this act on the day of the sitting of the court or of the judge person or persons authorized by law to receive and compute returns in each of such counties the prothonotary of the court of common pleas shall open and in its his or their presence shall make out a return of all votes cast at the preceding municipal election within each county for every person voted for as judge Such return shall be properly attested by the seal of said court The court or judge or person or persons receiving and computing returns shall thereupon appoint one of the judges of election in said county to take charge of such return and produce the same at a meeting of the judges so appointed in each of the counties comprising said district

Section 5 In all judicial districts composed of two or more counties the county commissioners of each county shall appoint one of the judges of elections of such county to take charge of the returns of all votes cast at any primary election in said county for any candidate or candidates for the nomination of judges of the court of said districts

Section 6 In all judicial districts composed of two or more counties the persons appointed as return judges to compute the vote cast at any municipal or primary election for any judges of the courts of such districts shall meet and cast up the several returns of the counties composing the districts on the Tuesday next following the day on which the official computation of the county returns in all such counties shall have been completed Such meetings shall be held at the court house of one of the counties taking said counties alternately in alphabetical order

Section 7 The return judges having met and cast up the votes of their respective districts shall execute under their hands and seals a general and true return of the whole district which in case such return is of a municipal election shall be deposited with the prothonotary of the county wherein the return is executed or in case the return is of a primary election with the county commissioners of such county immediately upon the receipt of such return the prothonotary or county commissioners as the case may be shall make copies of such return and shall transmit one copy thereof properly certified to the Secretary of the Commonwealth and the other copy or copies also certified to the person or persons receiving the highest number of votes cast at the preceding municipal or primary election for the office or offices for which the election was held or the nominations were made in the district

Section 8 Every return judge shall receive out of the treasury of his proper county the sum of ten dollars for each day actually employed in computing such vote and in addition thereto shall receive ten cents for every mile necessarily traveled in going to and from the place of meeting

Section 9 In all judicial districts at the municipal election next preceding the expiration of the term of any judge now or hereafter commissioned the qualified electors of any county or counties composing such district shall elect a successor to such judge to serve as provided by law

Section 10 In all districts in which by the provisions of this act two or more judges are provided one of said judges shall be the president judge of said district and the other or others shall be the additional law judge or judges thereof The judge of said districts whose commission shall first expire shall be the president judge thereof except when the president judge has been or shall be re-elected in which case he shall continue to be president judge The said additional law judge or judges shall possess the same qualifications which are required by the Constitution and laws for the president judge of said district and shall hold his or their office for a like term and by the same tenure and shall have the same powers authority and jurisdiction and shall be subject to the same duties restrictions and penalties as the president judge of said district

Section 11 In all cases where by the provisions of this act a district heretofore consisting of more than one county is divided into two or more districts and in all cases in which counties are transferred from one district to another the judge now in office shall continue to serve until the expiration of his term of office as judge of the district which by this act is given the same number as that of the district in which the said judge has heretofore served At the municipal election next preceding the expiration of the term of office of any such judge the electors of the county or counties composing such district shall elect a judge to serve as provided by law

Section 12 In all districts in which the office of additional law judge or the office of orphans' court judge is created by the provisions of this act the Governor shall appoint a person learned in the law and otherwise legally qualified and commission him as additional law judge or orphans' court judge of such district as the case may be to serve until the first Monday of January one thousand nine hundred and twenty-two

Section 13 The act approved the eighteenth day of July one thousand nine hundred and one (Pamphlet Laws six hundred sixty-nine) entitled "An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election appointment and commissioning of judges learned in the law for the said districts in cases where such judges are not provided for by existing law" the act approved the twenty-third day of May one thousand nine hundred and one (Pamphlet Laws two hundred ninety-two) entitled "An act to provide for an additional law judge of the several courts of the eighth judicial district" the act approved the eleventh day of July one thousand nine hundred and one (Pamphlet Laws six hundred fifty-five) entitled "An act to provide for an additional law judge of the several courts of the eleventh judicial district" the act approved the twenty-eighth day of February one thousand nine hundred and seven (Pamphlet Laws four) entitled "An act to provide for an additional law judge of the several courts of the thirty-second judicial district" the act approved the twenty-fourth day of March one thousand nine hundred and eleven (Pamphlet Laws twenty-five) entitled "An act to provide for an additional law judge of the several courts of the sixth judicial district" the act approved the fourth day of April one thousand nine hundred and thirteen (Pamphlet Laws forty) entitled "An act to provide for an additional law judge of the several courts of the forty-seventh judicial district" the act approved the twenty-first day of July one thousand nine hundred and thirteen (Pamphlet Laws eight hundred seventy-two) entitled "An act to provide for an additional law judge of the several courts of eleventh judicial district" the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws four hundred ninety-eight) entitled "An act to amend section one of an act entitled 'An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election appointment and commissioning of judges learned in the law for the said district in cases where such judges are not provided for by existing law' approved the eighteenth day of July one thousand nine hundred and one by designating the counties of Cameron and Elk as the twenty-fifth district and attaching the county of Clinton to the fifty-fifth district" the act approved the twenty-fourth day of April one thousand nine hundred and seventeen (Pamphlet Laws ninety-five) entitled "An act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts" are hereby repealed absolutely The act approved the twelfth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred fifty-eight) entitled "An act fixing the time of meeting of the return judges in the several congressional senatorial representatives and judicial districts composed of two or more counties or parts of two or more counties prescribing the manner of making and certifying the consolidated returns imposing certain duties on prothonotaries and county commissioners and fixing the compensation of such return judges" and the act approved the twelfth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred sixty) entitled "An act authorizing county commissioners to appoint return judges to cast up primary election returns in congressional senatorial and judicial districts" are hereby repealed in so far as they relate to judicial districts All other acts and parts of acts inconsistent with the provisions of this act are hereby repealed

Nothing in this act shall be construed to repeal any of the provisions of an act approved the fifth day of May one thousand nine hundred and eleven entitled "An act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof" or the amendments thereto nor to repeal any of the provisions of an act approved the twelfth day of July one thousand nine hundred and thirteen entitled "An act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the proper officers of the county or city of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expenses thereof" or the amendments thereto

On the question,
Will the House adopt the report of the Committee of Conference?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—195.

Alexander,	Dunn,	Kinsman,	Ruddy,
Allum,	Edmonds,	Kohler,	Ruth,
Armstrong,	Ehrhardt,	Kooser,	Schaeffer,
Aston,	Evans,	Krause,	Schilling,
Baker,	Feldman,	Krug,	Schwartz,
Baldi,	Finney,	Lafferty,	Sieg,
Barnhart,	Fitzgibbon,	Lewis,	Shaffer,
Beaver,	Fowler,	Long,	Shannon,
Beckley,	Fox,	Love,	Shellenberger,
Bell,	Franklin,	McBride,	Sinclair,
Bidelspacher,	Gearhart,	McCaig,	Smiley,
Blair,	Gelder,	McCann,	Smink,
Bluett,	Gibbon,	McCarthy,	Smith, H.,
Blumberg,	Glass,	McConnell,	Smith, H. J.,
Bolard,	Goehring,	McCurdy,	Smith, J. W.,
Bower,	Goodnough,	McGowan,	Smith, L.,
Brady,	Goss,	McHugh,	Snowden,
Brenneman,	Green,	McKim,	Soffel,
Bromley,	Griffith,	McKnight,	Sowers,
Brooks,	Hagerty,	McMullen,	Spowls,
Brown, F. B.,	Haines,	McOwen,	Stackhouse,
Brown, T. R.,	Halderman,	Mangan,	Stark,
Burns,	Hampson,	Marcus, J. C.,	Steedle,
Campbell,	Harding,	Marshall,	Sterling,
Catlin,	Harer,	Martin,	Stevens,
Chaplin,	Harry,	Mantz,	Stevenson,
Clutton,	Haslett,	Michel,	Stewart,
Comer,	Hatrick,	Millar, A.,	Sweitzer,
Conner,	Haws,	Miller, C.,	Thomas,
Cook,	Hayes,	Miller, D. I.,	Trainer,
Craig J. R.,	Heffernan,	Miller, D. D.,	Van Alen,
Craig, J. O.,	Henderson, E.,	Miller, H. F.,	Walker, G. T.,
Cratty,	Henderson, W.,	Mitchell,	Walker, J. A.,
Curran,	Hess,	Morris,	Weamer,
Curry,	Hetrick,	Ogle,	Weiss,
Davis,	Hoffman, J. N.,	Orr,	Wells,
Dawson,	Hoffman, M. R.,	Perry,	Wettach,
DeHaas,	Holcombe,	Phillips,	Whitehouse,
Denning,	Hoover,	Pike,	Whiteman,
Dewey, C. P.,	Horne,	Posey,	Williams,
Dewey, P. H.,	Huston,	Quigley,	Wolfe,
Diehm,	Jones, D. J.,	Rhoads,	Woner,
Dilsheimer,	Jones, W. W.,	Richards,	Wood,
Dithrich,	Jordan,	Rieder,	Woodruff,
Donneley,	Kantner,	Rinn,	Zook,
Drinkhouse,	Keene,	Roman,	Whitaker,
Dunlap,	Kelly,	Ruch,	Speaker.
Eaches,			

NAYS—0.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative, and the report of the Committee of Conference was adopted.

Ordered, That the Clerk inform the Senate accordingly.

BILL ON THIRD READING (SPECIAL ORDER).

Mr. DAWSON. Mr. Speaker, I move that House Bill No. 1765, (Senate Bill No. 1052), File Folio 4401, on page 45 of to-day's calendar, be made a special order of business at this time.

Mr. HARER. Mr. Speaker, I second the motion.
The motion was agreed to.

Agreeably to order,

The House proceeded to the third reading and consideration of House Bill No. 1765, (Senate Bill No. 1052), entitled:

An Act to amend section five hundred ten of the act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

And said bill having been read at length the third time, considered and agreed to,

On the question,

Shall the bill pass finally?

Agreeably to the provisions of the Constitution, the yeas and nays were taken and were as follows, viz:

YEAS—141.

Alexander,	Dithrich,	Jones, W. W.,	Rieder,
Allum,	Donneley,	Jordan,	Rinn,
Armstrong,	Dunn,	Kantner,	Roman,
Asbury,	Edmonds,	Keene,	Ruch,
Aston,	Elgin,	Kinsman,	Ruddy,
Baker,	Feldman,	Kohler,	Ruth,
Baldi,	Finney,	Kooser,	Schilling,

Beckley,	Fitzgibbon,	Krause,	Schwartz,
Bidelspacher,	Fowler,	Krug,	Shaffer,
Bluett,	Fox,	Lafferty,	Shannon,
Blumberg,	Franklin,	Lewis,	Shellenberger,
Bolard,	Gearhart,	Love,	Sinclair,
Brady,	Gelder,	McBride,	Smiley,
Brenneman,	Gibbon,	McCaig,	Smith, H. J.,
Bromley,	Glass,	McCann,	Smith, H.,
Brooks,	Goehring,	McCarthy,	Smith, J. W.,
Brown, T. R.,	Golder,	McCurdy,	Smith, L.,
Burns,	Goodnough,	McGowan,	Soffel,
Catlin,	Green,	McKim,	Spowls,
Chaplin,	Griffith,	McKnight,	Stackhouse,
Clutton,	Haines,	McOwen,	Stark,
Conner,	Hampson,	Marcus, J. C.,	Sterling,
Cook,	Harding,	Martin,	Stevenson,
Craig, J. O.,	Harry,	Michel,	Stewart,
Cratty,	Hatrick,	Millar, A.,	Sweitzer,
Crum,	Haws,	Miller, C.,	Thomas,
Curran,	Hayes,	Miller, D. I.,	Van Alen,
Curry,	Heffernan,	Miller, H. F.,	Walker, G. T.,
Davis,	Henderson, E.,	Miller, J. J.,	Weiss,
Dawson,	Henderson, W.,	Mitchell,	Wells,
DeHaas,	Hetrick,	Ogle,	Williams,
Denning,	Hoffman, M. R.,	Perry,	Woner,
Dewey, C. P.,	Holcombe,	Phillips,	Woodruff,
Dewey, P. H.,	Hoover,	Pike,	Zook,
Diehm,	Horne,	Quigley,	Whitaker,
Dilsheimer,	Jones, D. J.,	Rhoads,	Speaker.

NAYS—2.

Beaver, Stadlander,

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative.

Ordered, That the Clerk return the same to the Senate with information that the House has passed it with amendments in which the concurrence of the Senate is requested.

SENATE MESSAGE.

AMENDED SENATE BILL CONCURRED IN BY THE SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to Senate Bill numbered and entitled as follows:

Senate Bill No. 1052.

An Act to amend section five hundred ten of the act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

SENATE MESSAGE.

BESOLUTION CONCURRED IN BY THE SENATE.

The Clerk of the Senate being introduced, informed that the Senate has concurred in the resolution from the House of Representatives, as follows:

In the House of Representatives, April 28, 1921.

Whereas, preliminary steps have been taken by the mayor, the Council and a citizens' committee of the City of Philadelphia, to prepare for the holding in that city, in the year 1926, of an exposition to celebrate the Sesqui-centennial of American Independence, and

Whereas, it is expected that the various states of the nation, the federal government and all the nations of the world will be represented in this exposition, and

Whereas, it is fitting that such an exposition, international in character, following the great world war, should be held in the city of Philadelphia, where the Declaration of Independence was signed, and where the Constitution of the United States was framed, and where the nations of the world may appropriately come together on terms of amity and enduring progress and peace,

Resolved (if the Senate concur), that the Legislature of Pennsylvania heartily approves the holding in Philadelphia, in 1926, of an international exposition celebrating the Sesqui-centennial of American Independence.

Resolved, that it is the sense of the Legislature that the Commonwealth of Pennsylvania should prepare for and participate in the preparations for such Sesqui-centennial celebration by making a suitable exhibit therein on the part of the Commonwealth.

Resolved Further, that the federal government be requested to approve the holding of the Sesqui-centennial Exposition in Philadelphia in 1926 and that appropriate steps be taken to invite the participation and cooperation of the nations of the world

Resolved, that a copy of this resolution be forwarded to the federal government and to all the states of the Union, requesting cooperative action on their part.

BILLS SIGNED BY THE SPEAKER.

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

House Bill No. 3.

A Joint Resolution authorizing the appointment of a commission to arrange for an international exhibition to be held in Philadelphia in the year one thousand nine hundred and twenty-six in celebration of the one hundred and fiftieth anniversary of American Independence

House Bill No. 7.

An Act making an appropriation to the Home for the Training in Speech of Deaf Children before they are of school age at Belmont Avenue and Monument Road Philadelphia

House Bill No. 14.

An Act making an appropriation to the trustees of the Phoenixville Hospital

House Bill No. 15.

An Act making an appropriation to the agricultural experiment station of the Pennsylvania State College to maintain substations for the purpose of making experiments in the improvement culture curing and preparation of tobacco and providing for the publication of the report thereof

House Bill No. 18.

An Act making an appropriation to the trustees of the State Institution for Feeble-minded of Eastern Pennsylvania at Spring City

House Bill No. 32.

An Act making an appropriation to the United Zion Home at Lititz Lancaster county Pennsylvania

House Bill No. 35.

An Act making an appropriation to the Home for Friendless Children of Lancaster Pennsylvania

House Bill No. 40.

An Act making an appropriation to the Grand View Institution for the Care and Treatment of Poor Consumptives Oil City Pennsylvania

House Bill No. 42.

An Act making an appropriation to the Roselia Foundling Asylum and Maternity Hospital of the city of Pittsburgh

House Bill No. 43.

An Act making an appropriation to the Pennsylvania Association for the Blind at Pittsburgh Pennsylvania

House Bill No. 51.

An Act making an appropriation to the Waynesburg Hospital of Waynesburg Pennsylvania

House Bill No. 53.

An Act making an appropriation to the Pennsylvania State Oral School for the Deaf at Scranton

House Bill No. 56.

An Act making an appropriation to the Good Samaritan Hospital at Westfield Tioga county Pennsylvania

House Bill No. 62.

An Act making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster Pennsylvania

House Bill No. 74.

An Act making an appropriation to the Children's Home of South Bethlehem Salisbury township Lehigh county Pennsylvania

House Bill No. 88.

An Act making an appropriation to Kane Summit Hospital Association of Kane McKean county Pennsylvania

House Bill No. 100.

An Act making an appropriation to Saint Mary's Keller Memorial Hospital Scranton Lackawanna county Pennsylvania

House Bill No. 124.

An Act making an appropriation to the Coatesville-Hospital Coatesville-Pennsylvania

House Bill No. 133.

An Act making an appropriation to the Lancaster General Hospital

House Bill No. 137.

An Act making an appropriation to the Colored Women's Relief Association of Western Pennsylvania

House Bill No. 149.

An Act making an appropriation to the Mid-Valley Hospital at Blakely Pennsylvania

House Bill No. 157.

An Act making an appropriation to the Julia White Priscilla Home for Aged Colored People located at La Mott Montgomery county Pennsylvania

House Bill No. 162.

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the Anthracite Coal Region of Pennsylvania at Ashland Schuylkill county Pennsylvania

House Bill No. 176.

An Act making an appropriation to the German Baptist Home at Lawndale Philadelphia Pennsylvania

House Bill No. 178.

An Act making an appropriation to the Old Ladies' Home located at Wissinoming Philadelphia

House Bill No. 189.

An Act making an appropriation to the Pittsburgh and Allegheny Home for the Friendless situated in the city of Pittsburgh Pennsylvania

House Bill No. 194.

An Act making an appropriation to the Florence Crittenton Mission of Scranton Pennsylvania

House Bill No. 222.

An Act making an appropriation to the Coudersport General Hospital at Coudersport Pennsylvania

House Bill No. 228.

An Act making an appropriation to the Pennsylvania Epileptic Hospital and Colony Farm Chester county Pennsylvania

House Bill No. 232.

An Act making an appropriation to the Curtis Home for Destitute Women and Children of Pittsburgh Pennsylvania

House Bill No. 234.

An Act making an appropriation to the Home for Colored Children located in the city of Pittsburgh Northside

House Bill No. 235.

An Act making an appropriation to the First Allegheny Day Nursery and Temporary Home for Children Pittsburgh Pennsylvania

House Bill No. 236.

An Act making an appropriation to the Frankford Hospital located at Frankford Philadelphia

House Bill No. 240.

An Act making an appropriation to the Northern-Tier Home Harrison Valley Potter county Pennsylvania

House Bill No. 245.

An Act making an appropriation to the Conemaugh Valley Memorial Hospital Johnstown Pennsylvania

House Bill No. 266.

An Act making an appropriation to the Society of the Home for Friendless Women and Children of the city of Scranton

House Bill No. 268.

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the Middle Coal Field

House Bill No. 273.

An Act making an appropriation to the Philadelphia Home for Infants located at four thousand six hundred eighty Westminister-avenue-Philadelphia

House Bill No. 276.

An Act making an appropriation to the West Philadelphia General Homeopathic Hospital Philadelphia Pennsylvania

House Bill No. 277.

An Act making an appropriation to the Home for Veterans of the Grand Army of the Republic and Wives Philadelphia Pennsylvania

House Bill No. 278.

An Act making an appropriation to the trustees of the Samaritan Hospital Philadelphia Pennsylvania

House Bill No. 288.

An Act making an appropriation to the Home for Aged and Infirm Women of Easton Pennsylvania

House Bill No. 289.

An Act making an appropriation to the United Charties of Hazleton Pennsylvania

House Bill No. 302.

An Act making an appropriation to the Lying-in-Charity Hospital Philadelphia

House Bill No. 303.

An Act making an appropriation to the Hahnemann Hospital in the city of Scranton Pennsylvania

House Bill No. 307.

An Act making an appropriation to the Pennsylvania Training School for Feeble-Minded Children at Elwyn in the county of Delaware and Commonwealth of Pennsylvania

House Bill No. 308.

An Act making an appropriation to The Glen Mills Schools in the Eastern District of the Commonwealth of Pennsylvania

House Bill No. 312.

An Act making an appropriation to the Suburban General Hospital of Bellevue Allegheny county Pennsylvania

House Bill No. 319.

An Act making an appropriation to the Florence Crittenton Home and Rescue Association of Pittsburgh Pennsylvania

House Bill No. 320.

An Act making an appropriation to the Montefiore Hospital Association of Western Pennsylvania located at Pittsburgh Pennsylvania

House Bill No. 322.

An Act making an appropriation to the Pottstown Homeopathic Hospital Pottstown Pennsylvania

House Bill No. 324.

An Act making an appropriation to the Pottstown Hospital Pottstown Pennsylvania

House Bill No. 327.

An Act making an appropriation to the Paradise Protectory and Agricultural School at Paradise township York county Pennsylvania

House Bill No. 328.

An Act making an appropriation to the York Society to Protect Children and Aged Persons of York Pennsylvania

House Bill No. 329.

An Act making an appropriation to the York Hospital West College avenue York Pennsylvania

House Bill No. 334.

An Act making an appropriation to the Annie M Warner Hospital Gettysburg Adams county Pennsylvania

House Bill No. 336.

An Act making an appropriation to the Meadville Children's Aid Society and Home for the Aged Meadville Crawford county Pennsylvania

House Bill No. 337.

An Act making an appropriation to the Spencer Hospital Meadville Pennsylvania

House Bill No. 338.

An Act making an appropriation to the Allegheny Valley Hospital at Tarentum Pennsylvania

House Bill No. 344.

An Act making an appropriation to the Mercy Hospital of Philadelphia

House Bill No. 350.

An Act making an appropriation to the trustees of Temple University at Philadelphia Pennsylvania

House Bill No. 354.

An Act making an appropriation to the Beacon Light Mission near the city of Bradford Pennsylvania

House Bill No. 364.

An Act making an appropriation to the Benevolent Association's Home for Children Pottsville Pennsylvania

House Bill No. 373.

An Act making an appropriation to the Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases

House Bill No. 374.

An Act making an appropriation to Saint Francis Hospital of Pittsburgh

House Bill No. 378.

An Act making an appropriation to the Renovo Hospital Renovo Pennsylvania

House Bill No. 386.

An Act making an appropriation to the trustees of the State Hospital for the Criminal Insane at Farview Wayne county and authorizing the board of trustees to perform certain work in connection therewith

House Bill No. 396.

An Act making an appropriation to the Saint Joseph's Hospital and Dispensary of Pittsburg Pennsylvania

House Bill No. 397.

An Act making an appropriation to Providence Mission and Rescue Home at Pittsburgh Pennsylvania

House Bill No. 406.

An Act making an appropriation to the trustees of the State Hospital for the Insane for the south-eastern district of Pennsylvania located at Norristown Pennsylvania

House Bill No. 410.

An Act making an appropriation to the Passavant Memorial Homes for the care of Epileptics at Rochester Beaver county Pennsylvania

House Bill No. 411.

An Act making an appropriation to the Rochester General Hospital at Rochester Beaver county Pennsylvania

House Bill No. 413.

An Act making an appropriation to the Beaver County Children's Home of New Brighton Pennsylvania

House Bill No. 419.

An Act making an appropriation to the Easton Hospital of Easton Pennsylvania

House Bill No. 434.

An Act making an appropriation to the board of managers of the Pennsylvania Village for Feeble-Minded Women at Laurelton Pennsylvania

House Bill No. 435.

An Act making an appropriation to the Mercy Hospital of Altoona Pennsylvania

House Bill No. 445.

An Act making an appropriation to the Passavant Hospital of Pittsburgh Pennsylvania

House Bill No. 448.

An Act making an appropriation to the Ladies of the Grand Army of the Republic Department of Pennsylvania at Hawkins Station Allegheny county Pennsylvania

House Bill No. 458.

An Act making an appropriation to the Chambersburg Hospital at Chambersburg Pennsylvania

House Bill No. 460.

An Act making an appropriation to the Lewistown Hospital of Lewistown Pennsylvania

House Bill No. 463.

An Act making an appropriation to the Latrobe Hospital Pennsylvania

House Bill No. 467.

An Act making an appropriation to the Simon H Barnes Memorial Hospital of Susquehanna Pennsylvania

House Bill No. 473.

An Act making an appropriation to the Berwick Hospital Berwick Pennsylvania

House Bill No. 474.

An Act making an appropriation to the Mercy Hospital at Wilkes-Barre Pennsylvania

House Bill No. 485.

An Act making an appropriation to the Bloomsburg Hospital Bloomsburg Pennsylvania

House Bill No. 486.

An Act making an appropriation to the Washington Hospital Washington Pennsylvania or its successor

House Bill No. 488.

An Act making an appropriation to the Home of the Good Shepherd of the county of Allegheny Lowrie Street Troy Hill North Side Pittsburgh Pennsylvania

House Bill No. 489.

An Act making an appropriation to the Kittanning General Hospital Kittanning Pennsylvania

House Bill No. 490.

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh

House Bill No. 495.

An Act making an appropriation to the Roosevelt Hospital of Philadelphia Pennsylvania

House Bill No. 498.

An Act making an appropriation to the Salvation Army and Rescue Home at Bellevue Allegheny county Pennsylvania

House Bill No. 504.

An Act making an appropriation to the City Hospital Washington Pennsylvania or its successor

House Bill No. 505.

An Act making an appropriation to Saint Mary's Hospital of Philadelphia Pennsylvania

House Bill No. 508.

An Act making a deficiency appropriation to the Gettysburg Memorial Commission to carry into effect the act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand two hundred and forty) entitled "An act making an appropriation to the Gettysburg Battlefield Memorial Commission for various purposes" to be used for the erection of bronze statues of Generals Crawford and Gibbon and for repairs to the Pennsylvania memorial in accordance with the provisions of said act

House Bill No. 516.

An Act making an appropriation to the Montgomery Hospital at Norristown Montgomery county Pennsylvania

House Bill No. 521.

An Act making an appropriation to the Presbyterian Hospital at Pittsburgh Pennsylvania

House Bill No. 522.

An Act making an appropriation to Saint John's General Hospital of Pittsburgh

House Bill No. 525.

An Act making an appropriation to the Meadville City Hospital Meadville Pennsylvania

House Bill No. 536.

An Act making an appropriation to the Saint Joseph's Protector for Homeless Boys Pittsburgh Pennsylvania

House Bill No. 537.

An Act making an appropriation to the American Oncologic Hospital at Philadelphia

House Bill No. 540.

An Act making an appropriation to the Pennsylvania Memorial Home of Brookville Pennsylvania

House Bill No. 547.

An Act making an appropriation for the Hospital Department of the Jewish Hospital Association of Philadelphia

House Bill No. 548.

An Act making an appropriation to the Germantown Dispensary and Hospital Germantown Pennsylvania

House Bill No. 561.

An Act making an appropriation to the Women's Hospital of Philadelphia two thousand one hundred and thirty-seven North College avenue

House Bill No. 565.

An Act making an appropriation to the Carlisle Hospital Carlisle Pennsylvania

House Bill No. 568.

An Act making an appropriation to the Howard Hospital of Philadelphia

House Bill No. 569.

An Act making an appropriation to the Wayne County Memorial Hospital at Honesdale Pennsylvania

House Bill No. 570.

An Act making an appropriation to the trustees of the Garretson Hospital Philadelphia Pennsylvania

House Bill No. 585.

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb Mount Airy Philadelphia

House Bill No. 586.

An Act making an appropriation to the Chestnut Hill Hospital of Philadelphia Pennsylvania

House Bill No. 590.

An Act making an appropriation to the Homestead Hospital Homestead Pennsylvania

House Bill No. 591.

An Act making an appropriation to the Boys' Industrial Home of Western Pennsylvania at Oakdale Allegheny county

House Bill No. 593.

An Act making an appropriation to the Children's Aid Society of Franklin county Pennsylvania

House Bill No. 594.

An Act making an appropriation to the Women's Medical College of Philadelphia Pennsylvania

House Bill No. 610.

An Act making an appropriation to the Board of Commissioners of Navigation for the river Delaware and its navigable tributaries for two years from June first one thousand nine hundred and twenty-one

House Bill No. 612.

An Act making an appropriation to the Woods Run Settlement Association Petosky street North Side Pittsburgh Allegheny county Pennsylvania

House Bill No. 613.

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its Navigable

Tributaries for the maintenance of a Nautical School to be located at the port of Philadelphia for two years from June first one thousand nine hundred and twenty-one

House Bill No. 615.

An Act making an appropriation to the Orphan Asylum of the Holy Family of Emsworth Allegheny county Pennsylvania

House Bill No. 618.

An Act making an appropriation to the West Side Hospital Association of Scranton Lackawanna county Pennsylvania

House Bill No. 622.

An Act making an appropriation to the Northeastern Hospital of Philadelphia Philadelphia Pennsylvania

House Bill No. 628.

An Act making an appropriation to the Graduate School of Medicine of the University of Pennsylvania

House Bill No. 643.

An Act making an appropriation to the Williamsport Training Home for Girls at Williamsport Lycoming county Pennsylvania

House Bill No. 647.

An Act making an appropriation to the Pennsylvania Working Home for Blind Men Philadelphia

House Bill No. 649.

An Act making an appropriation to the De Paul Institute of Mount Lebanon township Allegheny county Pennsylvania

House Bill No. 652.

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming county Pennsylvania

House Bill No. 653.

An Act making an appropriation to the Florence Crittenton Mission of the city of Williamsport Lycoming county Pennsylvania

House Bill No. 654.

An Act making an appropriation to the Boys' Industrial Home at Williamsport Lycoming county Pennsylvania

House Bill No. 655.

An Act making an appropriation to the Williamsport Hospital of the city of Williamsport Pennsylvania

House Bill No. 658.

An Act making an appropriation to the Greeneville Hospital Greeneville Pennsylvania

House Bill No. 661.

An Act making an appropriation to the Home for the Friendless of the city of Williamsport Pennsylvania

House Bill No. 680.

An Act making an appropriation to the German Protestant Home for Aged at Fair Oaks Allegheny county Pennsylvania

House Bill No. 682.

An Act making an appropriation to the Chester County Hospital

House Bill No. 689.

An Act making an appropriation to the Polyclinic Hospital of the University of Pennsylvania

House Bill No. 690.

An Act making an appropriation to the McKeesport Hospital McKeesport Pennsylvania

House Bill No. 705.

An Act making an appropriation to the Downingtown Industrial and Agricultural School Downingtown Pennsylvania

House Bill No. 706.

An Act making an appropriation to the State Hospital of Coal Dale Coal Dale Schuylkill county Pennsylvania

House Bill No. 711.

An Act making an appropriation to the Elk County General Hospital of Ridgway Pennsylvania

House Bill No. 723.

An Act making an appropriation to the Home of Industry for Discharged Prisoners of the city of Philadelphia and State of Pennsylvania

House Bill No. 724.

An Act making an appropriation to the Women's Southern Homeopathic Hospital of Philadelphia

House Bill No. 727.

An Act making an appropriation to the Pennsylvania Home Teaching Society and Free Circulating Library for the Blind at Philadelphia

House Bill No. 750.

An Act making an appropriation to Saint Joseph's Protectory Norristown Pennsylvania

House Bill No. 755.

An Act making an appropriation to the Citizens General Hospital of New Kingston Pennsylvania

House Bill No. 756.

An Act making an appropriation to the Memorial Hospital at Roxborough Philadelphia Pennsylvania

House Bill No. 773.

An Act making an appropriation to carry into effect the provisions of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State Supervisor and assistants and fixing the salary of such State Supervisor and assistants defining the power and duties of boards of trustees including the power of appointing assistants and investigator and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties"

House Bill No. 774.

An Act making an appropriation to the Eye and Ear Hospital of Pittsburgh Pennsylvania

House Bill No. 777.

An Act making an appropriation to the Tuberculosis League of Pittsburgh Pennsylvania

House Bill No. 800.

An Act making an appropriation to the Taylor Hospital Association of the Borough of Taylor Lackawanna county Pennsylvania

House Bill No. 801.

An Act making an appropriation to the Saint Joseph's Foundling Home and Maternity Hospital of Scranton Pennsylvania

House Bill No. 802.

An Act making an appropriation to the Pennsylvania Museum and School of Industrial Art

House Bill No. 813.

An Act making an appropriation to the Titusville Hospital at Titusville Pennsylvania

House Bill No. 814.

An Act making an appropriation to the House of Good Shepherd Scranton Pennsylvania

House Bill No. 815.

An Act making an appropriation to the Brookville Hospital Brookville Pennsylvania

House Bill No. 819.

An Act making an appropriation to the DuBois Hospital of DuBois Pennsylvania

House Bill No. 825.

An Act to repeal an act of General Assembly approved May first Anno Domini one thousand nine hundred and nineteen entitled "An act making an appropriation for the payment of

the statutory medical hospital surgical and burial expenses and compensation outstanding and due and to become due to injured employees and dependents of deceased employees whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May thirty-first one thousand nine hundred and nineteen (Appropriation acts page twenty-five) to repeal an act of General Assembly approved July eighteenth Anno Domini one thousand nine hundred and nineteen entitled "An act making an appropriation for the payment of the statutory medical hospital surgical and burial expenses and compensation due and to become due to injured employees and dependents of deceased employees whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May thirty-first one thousand nine hundred and twenty-one" (Appropriation Acts page two hundred and thirty-five) making an appropriation for the payment of medical hospital surgical and burial expenses and Workmen's Compensation Act of one thousand nine hundred biennial period ending May thirty-first one thousand nine hundred and twenty-three to employees and dependents of employees of the various departments of the Commonwealth under the Workmen's Compensation Act of one thousand nine hundred and fifteen as amended and for the payment of expenses incurred in the investigation and adjustment of such claims

House Bill No. 826.

An Act making an appropriation to the Ohio Valley General Hospital at McKees Rocks Pennsylvania

House Bill No. 832.

An Act making an appropriation to the Retirement Board for the purposes of carrying out the provisions of the act approved July eighteenth one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

House Bill No. 844.

An Act making an appropriation to the Bellefonte Hospital Bellefonte Pennsylvania

House Bill No. 847.

An Act making an appropriation to the Shenango Valley Hospital of New Castle Pennsylvania

House Bill No. 851.

An Act making an appropriation to the Philadelphia Home for Incurables

House Bill No. 852.

An Act making an appropriation to the Ellwood City Hospital Ellwood City Pennsylvania

House Bill No. 853.

An Act making an appropriation to the Almira Hoe Association at New Castle Pennsylvania

House Bill No. 854.

An Act making an appropriation to the Cannonsburg General Hospital Association at Cannonsburg Pennsylvania

House Bill No. 857.

An Act making an appropriation to the Charleroi-Monessen Hospital at Charleroi Pennsylvania

House Bill No. 874.

An Act making an appropriation to the Children's Hospital of Pittsburgh in the city of Pittsburgh Pennsylvania

House Bill No. 902.

An Act making an appropriation to the Nazarene Home for the Aged at Philadelphia Pennsylvania

House Bill No. 903.

An Act making an appropriation to the Mount Sinai Hospital of Philadelphia Pennsylvania

House Bill No. 904.

An Act making an appropriation to the Saint Vincent's Hospital Association of the city of Erie Pennsylvania

House Bill No. 905.

An Act making an appropriation to the Erie Home for the Friendless of the City of Erie Pennsylvania

House Bill No. 906.

An Act making an appropriation to the Bethesda Home Pittsburgh Pennsylvania

House Bill No. 911.

An Act making an appropriation to the Pennsylvania Training School at Morgantown Pennsylvania

House Bill No. 919.

An Act making a deficiency appropriation to the Department of Public Instruction for the payment of the State's share of the salary of vocational teachers and for the State's share of the increase of salaries of teachers

House Bill No. 920.

An Act making an appropriation to the Pittsburgh Home for Babies Pittsburgh Pennsylvania

House Bill No. 921.

An Act making an appropriation to the Saint Christopher's Hospital for Children Philadelphia Pennsylvania

House Bill No. 936.

An Act making an appropriation to the Elmwood Home Erie Pennsylvania

House Bill No. 970.

An Act making an appropriation to the Robert Wood Home of Philadelphia Pennsylvania

House Bill No. 971.

An Act making an appropriation to the Prison Labor Commission

House Bill No. 975.

An Act making an appropriation to the Board of trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania for maintenance of said home and the payment of expenses of administration including salaries of officials and clerks and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the State Treasury

House Bill No. 1023.

An Act making an appropriation to provide the necessary expenses of blind students who are residents of the Commonwealth in attendance at institutions of higher learning

House Bill No. 1028.

An Act making an appropriation to the Midnight Mission of Philadelphia Pennsylvania

House Bill No. 1036.

An Act making an appropriation to the Florence Crittenton Home of Erie Pennsylvania

House Bill No. 1039.

An Act making an appropriation to carry out the provisions of an act approved the eighteenth day of July one thousand nine hundred nineteen (Pamphlet Laws one thousand and forty-four) entitled "An act to assist worthy young men and women graduates of secondary schools of the State to obtain a higher education and making an appropriation"

House Bill No. 1099.

An Act making an appropriation to Saint Rita's L C B A Home for Infants Pittsburgh Allegheny county Pennsylvania

House Bill No. 1127.

An Act making an appropriation to the Williams Valley Hospital of Williamstown Pennsylvania

House Bill No. 1131.

An Act making an appropriation to the Children's Industrial Home at Harrisburg Pennsylvania

House Bill No. 1132.

An Act making an appropriation to the Messiah Rescue and Benevolent Home of Harrisburg Pennsylvania

House Bill No. 1133.

An Act making an appropriation to the Nursery Home of Harrisburg Pennsylvania

House Bill No. 1134.

An Act making an appropriation to the Florence Crittenton Home of Harrisburg Pennsylvania

House Bill No. 1264.

An Act to amend an act approved the twenty-first day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and fifty-seven) entitled "An act to amend section one and to supplement an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws twelve hundred and two) entitled 'An act providing for the appointment and expenses of a commission of five persons to codify and revise the law relating to banks private bankers and trust companies doing business within this Commonwealth and making an appropriation' extending the powers and duties of the commission so as to include the codification and revision of the law relating to all corporations persons partnerships and associations under the supervision of the Banking Department and making an appropriation" extending said commission for a further period of two years conferring additional power upon such commission and making an appropriation

House Bill No. 1265.

An Act making an appropriation to pay for the deficiency in the care treatment removal and maintenance of the indigent insane for two years ending May thirty-first one thousand nine hundred and nineteen

House Bill No. 1322.

An Act making an appropriation to the Penn Asylum for Indigent Widows and Single Women Philadelphia Pennsylvania

House Bill No. 1327.

An Act making an appropriation to the Evangelical Home for the Aged at Philadelphia

House Bill No. 1349.

An Act making an appropriation to the Salvation Army Social Settlement and Day Nursery of Fernando street Pittsburgh Pennsylvania

House Bill No. 1356.

An Act to appropriate and to reappropriate to the Water Supply Commission moneys for the purpose of continuing the work of deepening widening and improving French Creek in Crawford county commenced under the provisions of the act approved the twenty-fifth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand one hundred and ninety-one) entitled "An act providing for the deepening widening and improvement of French Creek in Crawford County vesting certain powers in the Water Supply Commission including the taking of land and materials by eminent domain and making an appropriation"

House Bill No. 1358.

An Act making an appropriation to the Providence General Hospital of Philadelphia Philadelphia county Pennsylvania

House Bill No. 1362.

An Act making an appropriation to the Home for Widows and Single Women of Lebanon and Lebanon county

House Bill No. 1364.

An Act making an appropriation to the Coleman Industrial Home for Colored Boys Pittsburgh Pennsylvania

House Bill No. 1411.

An Act making an appropriation to the Philadelphia College of Pharmacy Philadelphia Pennsylvania

House Bill No. 1475.

An Act making an appropriation to the Home for the Aged located at one thousand eight hundred nine Mount Vernon Street Philadelphia Pennsylvania

House Bill No. 1494.

An Act making an appropriation to the Stetson Hospital of Philadelphia Pennsylvania

House Bill No. 214.

An Act providing for the refunding of moneys paid to the State Highway Department for registration of motor vehicles and driver's licenses which motor vehicles and licenses have not been used and to which moneys it appears the Commonwealth has no claim and making an appropriation for such funds

House Bill No. 294.

An Act making an appropriation to the Lake Erie and Ohio River Canal Board of Pennsylvania for the payment of expenses incurred in printing distributing or otherwise making available for public use reports maps documents and records of the board in securing the co-operation and aid of the Government of the United States and other public authorities in the construction of the canal or waterway authorized to be constructed by the board for the payment of incidental office expenses and for the payment of salaries fees and expenses

House Bill No. 385.

An Act re-appropriating certain moneys to the trustees of the State Hospital for the Criminal Insane at Farview Wayne county

House Bill No. 441.

An Act making an appropriation to pay for the collection revising indexing and proof-reading of the material contained in the pamphlet known as "The Game Fish and Forestry Laws" of this Commonwealth

House Bill No. 530.

An Act making an appropriation for the purpose of maintaining the public roads through the Cornplanter Indian Reservation in Elk Township Warren County Pennsylvania

House Bill No. 1336.

A Supplement to an act approved the eighteenth day of July one thousand nine hundred and nineteen (Appropriation Acts page two hundred and twenty-nine number three hundred and eighty-two A) entitled "An act authorizing the appointment of a commission to supervise the revising amending consolidating and simplifying of the laws relating to the assessment levy and collection of taxes for local purposes prescribing the powers and duties of such commission imposing certain duties on the Legislative Reference Bureau and making an appropriation" continuing the commission appointed under the provisions of said act for a further period of two years providing for the appointment of additional members on said commission and making an appropriation

House Bill No. 30.

An Act making an appropriation to the Sacred Heart Hospital Allentown Lehigh county Pennsylvania

House Bill No. 264.

An Act making an appropriation to the Washington and Jefferson College Washington Pennsylvania

House Bill No. 310.

An Act making an appropriation to the Mudgett Hospital and Training School for Nurses located at two thousand twenty-eight North Thirteenth Street Philadelphia Pennsylvania

House Bill No. 365.

An Act making an appropriation to the Pottsville Hospital Pottsville Pennsylvania

House Bill No. 481.

An Act making an appropriation to the Diagnostic Hospital of the city of Philadelphia Pennsylvania

House Bill No. 713.

An Act making an appropriation to the Chester Day Nursery and Children's Boarding Home at Chester Pennsylvania

House Bill No. 1262.

An Act to amend section one of an act approved the thirtieth day of March one thousand nine hundred seventeen (Appropriation Acts Page sixteen) entitled "An act making an appropriation for the purpose of continuing and maintaining schools among the Cornplanter Indians of Warren county" as amended

House Bill No. 345.

An Act making an appropriation for the payment of the expenses required by an act approved the twenty-fifth day of May one thousand eight hundred and eighty-nine entitled "An act to provide for the continuance of the education and maintenance of the destitute orphans of deceased soldiers sailors and marines and the destitute children of permanently disabled soldiers sailors and marines of the State" and its amendments and supplements

House Bill No. 367.

An Act to amend an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the

registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to the regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle" providing additional requirements with regard to applications for and transfers of registrations and with regard to speed and weight of and lights upon motor vehicles requiring operators to carry registration certificates providing standard tests to ascertain the vision and hearing of operators providing for the payment of certain witness fees authorizing officers to stop and examine motor vehicles designating the officers before whom information may be brought and imposing additional penalties

House Bill No. 407.

An Act providing a system of management and control of the jail or county prison in each county of the fifth class providing for a warden defining his powers and duties providing for other employees and salaries and describing the duties and powers of the county commissioners and the sheriff in connection therewith

House Bill No. 408.

An Act relating to certain county officers in counties of the fifth class providing for their salaries and the compensation of deputies and clerks in the respective county offices establishing a salary board and defining its powers and duties placing certain duties on the county commissioners county controllers and county auditors requiring the payment into the respective county treasury of the fees of such county officers and providing penalties for violation of this act

House Bill No. 462.

An Act making an appropriation to the Mount Pleasant Memorial Hospital Mount Pleasant Pennsylvania

House Bill No. 511.

An Act providing for county poor districts in counties of the seventh class providing for their management direction and control by the county commissioners defining their powers and duties imposing certain duties upon the county treasurer and county controller or county auditors abolishing the present poor districts and transferring their property

House Bill No. 695.

An Act to amend section two of an act approved the twentieth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and twenty-one) entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death and of property within this Commonwealth of a decedent who was a non-resident of the Commonwealth at the time of his death and making it unlawful for any corporation of this Commonwealth or national banking association located therein to transfer the stock of such corporation or banking association standing in the name of any such decedent until the tax on the transfer thereof has been paid and providing penalties and citing certain acts for repeal"

House Bill No. 845.

An Act Creating a State Fair Commission for the Commonwealth of Pennsylvania defining its duties and making an appropriation therefor

House Bill No. 864.

An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-one and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-one

House Bill No. 966.

An Act to amend section forty-five of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties" as amended

House Bill No. 1071.

An Act to amend section two hundred and thirty-nine of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by giving restricted authority to supervisors in townships of the second class to furnish labor and materials subject to the approval of the township auditors

House Bill No. 1078.

An Act to amend section one as amended and section seven of an act approved the third day of June Anno Domini one thousand eight hundred and eighty-five (Pamphlet Laws sixty-two) entitled "An act to provide for the establishment and maintenance of a Home for Disabled and Indigent soldiers and sailors of Pennsylvania"

House Bill No. 1109.

An Act providing when how and to what extent liens upon seated real property shall be allowed for county bridge road borough incorporated town township school district and poor taxes the procedure upon tax claims filed therefor the methods for preserving such tax liens and enforcing payment of such liens the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales

House Bill No. 1320.

An Act to amend section one of an act approved the thirteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and eighty-six) entitled "An act to provide for the health safety and welfare of minors by forbidding their employment or work in certain establishments and occupations and under certain specified ages by restricting their hours of labor and regulating certain conditions of their employment by requiring employment certificates for certain minors and prescribing the kinds thereof and the rules for the issuance reissuance filing return and recording of the same by providing that the Industrial Board shall under certain conditions determine and declare whether certain occupations are within the prohibitions of this act requiring that certain minors shall during the period of their employment attend certain schools to be established as therein provided and to be approved by the State Superintendent of Public Instruction and regulating the conditions of such attendance authorizing the State Board of Education in certain cases to appoint attendance officers to aid in enforcing the provisions of this act and creating the salary and expenses of such officers a charge against the school district wherein they are employed requiring certain abstracts and notices to be posted providing for the enforcement of this act by the Commissioner of Labor and Industry the attendance officers of school districts and police officers and defining the procedure in prosecutions thereunder and establishing certain presumptions in relation thereto providing penalties for the violation of the provisions thereof and repealing all act or parts of acts inconsistent therewith" exempting from the operation of the act minors employed on the stage of theatres with the approval of the Industrial Board of the Department of Labor and Industry

House Bill No. 1345.

An Act providing for the reimbursement of counties by boroughs and townships when the county has contracted with the State Highway Department for the payment of both the county's and the borough or township's share of the cost of constructing or improving a State or State-aid highway authorizing counties to so contract empowering boroughs and townships to incur indebtedness therefor and authorizing an assessment of the borough's share on the abutting property

House Bill No. 1439.

An Act to amend section three of an act approved the fourteenth day of June one thousand eight hundred eighty-seven (Pamphlet Laws three hundred and eighty-three) entitled "An act to provide for the incorporation and regulation of companies not for profit organized for the encouragement of the arts and sciences and of agriculture and horticulture and to confer upon such companies the right of eminent domain" as amended enabling said corporations to increase their bonded indebtedness

House Bill No. 1431.

An Act to regulate the drilling operating and abandoning of oil and gas wells and providing a penalty for violation of the provisions of this act

House Bill No. 38.

An Act making an appropriation to the Oil City Hospital Oil City Pennsylvania

House Bill No. 47.

A Joint Resolution proposing an amendment to section one article nine of the Constitution of the Commonwealth of Pennsylvania

House Bill No. 72.

An Act making an appropriation to the Warren General Hospital of Warren Pennsylvania

House Bill No. 204.

An Act to regulate the practice of the profession of engineering and of land surveying creating a State Board for the Registration of "Professional Engineers" and "Land Surveyors" defining its powers and duties imposing certain duties upon the Commonwealth and political subdivisions thereof in connection with public work and providing penalties

House Bill No. 254.

An Act to amend an act approved the sixth day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and forty-seven) entitled "An act requiring all counties cities boroughs townships school districts and other municipalities and incorporated districts to sell any bonds or other securities issued by them to the highest responsible bidder after due public notice" making the provisions of the act also applicable to poor districts regulating the publication of such notices and the manner of receiving opening and announcing bids providing for statement as to publication et cetera to be filed by the chief officers of any such municipality in the office of the clerk of the court of quarter sessions one week before issue or delivery of any such bond obligation or security providing penalty for failure so to do and providing that securities sold in violation of the act shall be void

House Bill No. 296.

An Act to amend section three of an act approved the nineteenth day of March one thousand nine hundred and fifteen (Pamphlet Laws five) entitled "A further supplement to an act entitled 'An act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof' approved the fifth day of May one thousand nine hundred and eleven constituting the said court the juvenile court of said county and prescribing its organization jurisdiction and powers therein and otherwise" as amended

House Bill No. 346.

An Act imposing a State tax upon unnaturalized foreign-born male and female persons over the age of twenty-one years resident within this Commonwealth providing for the collection of such tax and the distribution thereof and imposing penalties

House Bill No. 352.

An Act making an appropriation to the Westmoreland Hospital Association of Greensburg Pennsylvania

House Bill No. 366.

An Act making an appropriation to the Trustees of The Milliken Hospital Pottsville Pennsylvania

House Bill No. 375.

An Act validating proceedings by councils in boroughs for the paving and curbing of public highways and validating municipal liens therefor

House Bill No. 447.

An Act providing for the construction of certain bridges on State highways and providing for the apportionment of the cost of construction of such bridges and the maintenance thereof between the State the county and any railroad company or companies whose tracks are crossed by such bridge

House Bill No. 454.

An Act making an appropriation to the Building Commission of the Eastern State Hospital for the Insane located at Selinsgrove Pennsylvania

House Bill No. 461.

An Act making an appropriation to the Westmoreland County Children's Aid Society at Greensburg Pennsylvania

House Bill No. 464.

An Act regulating service of process from the courts of common pleas or other courts of record and extending the territorial jurisdiction thereof in certain cases

House Bill No. 484.

An Act making an appropriation to the Eastern State Penitentiary at Philadelphia Pennsylvania

House Bill No. 520.

An Act to regulate and establish the fees to be charged and collected by the coroner in counties of the second class

House Bill No. 523.

An Act fixing the salary or compensation of the crier of the courts of quarter sessions of the peace and oyer and terminer and general jail delivery in the counties of the second class in this Commonwealth

House Bill No. 639.

An Act making an appropriation to the Philadelphia Association for the protection of colored women Philadelphia Pennsylvania

House Bill No. 642.

An Act to further amend section two of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions" as amended

House Bill No. 664.

An Act to amend sections six and sixteen of the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and eight) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words 'drug' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" as amended

House Bill No. 665.

A Supplement to the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and eight) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words 'drug' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" requiring permits to conduct pharmacies providing for the revocation thereof and prescribing penalties

House Bill No. 669.

An Act to amend sections five hundred and thirty-seven five hundred thirty-nine as amended five hundred forty-one five hundred forty-two as amended five hundred forty-three five hundred forty-six five hundred fifty-seven and five hundred fifty-eight as amended and to repeal section five hundred forty-four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 710.

An Act concerning conditional sales and to make uniform the law relating thereto

House Bill No. 787.

An Act to exempt electric washing machines electric vacuum or suction cleaners electric ironing machines or mangles electric dish washing machines electric sewing machines electric portable lamps electric refrigerating machines electric sad-irons electric vibrators electric heaters electric ranges or electric water heaters leased or hired from levy or sale on execution or distress for rent

House Bill No. 790.

An Act to regulate and control the manufacture sale offering for sale giving away and use of weights and measures and of weighing and measuring devices in the Commonwealth of Pennsylvania providing for the approval and disapproval of such weights measures and devices by the bureau of standards and prescribing penalties

House Bill No. 797.

An Act authorizing the merger and consolidation of water or water power companies organized prior to the first day of April one thousand nine hundred and five and providing the manner in which such merger shall be effected

House Bill No. 798.

An Act to amend section thirteen of an act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred and fifty-four) entitled "An act to protect the public health and safety by regulating the erection alteration repair use occupancy maintenance sanitation and condemnation of dwellings two-family dwellings rooming houses and tenements by regulating the use maintenance and sanitation of the grounds surrounding the same the adjoining buildings and all vacant land in cities of the first class providing for their inspection the abatement of nuisances the vacating of uninhabitable houses and the filing of liens creating a division of housing and sanitation and providing penalties for violations of the provisions thereof and repealing all laws inconsistent therewith"

House Bill No. 823.

An Act to amend section six hundred and twenty-nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" providing for the display of the national flag in all buildings of public and private schools

House Bill No. 849.

A Supplement to an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" providing that a charter may be granted to a church for the purpose of the support of public worship and for the collateral purpose of conducting a public burial ground or cemetery imposing certain duties upon the trustees in relation to the sale of burial lots the care and maintenance of the same and the care and disposition of certain funds providing for the audit of such funds by the corporation auditors the filing of a bond by said trustees and limiting the time for taking exceptions to the report of such auditors and validating charters heretofore granted or amended containing similar provisions as this act

House Bill No. 873.

An Act authorizing a State association of township supervisors and township commissioners and providing for the payment of the expenses thereof by the respective counties

House Bill No. 914.

An Act to amend section two of an act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred seventeen) entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire escapes fire extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

House Bill No. 948.

An Act making an appropriation to the G. W. and Agnes Hoffman Orphanage Mount Joy Township Adams County Pennsylvania

House Bill No. 951.

An Act making an appropriation to the Saint Stanislaus Orphanage situated at Sheatown Newport township Luzerne county Pennsylvania

House Bill No. 954.

An Act to amend section two of an act approved the seventh day of June one thousand nine hundred and seven (Pamphlet Laws four hundred and thirty-eight) entitled "An act to supplement an act entitled 'An act defining the powers of the several courts of quarter sessions of the peace within this Commonwealth with reference to the care treatment and control of dependent neglected incorrigible and delinquent children under the age of sixteen years and providing for the means in which such power may be exercised approved April twenty-three one thousand nine hundred and three' by increasing fees and mileage of constables

House Bill No. 960.

An Act to amend section one thousand two hundred and six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

House Bill No. 961.

An Act to amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

House Bill No. 964.

An Act establishing a State highway in the County of Lebanon providing for its location construction improvement and maintenance by the Commonwealth

House Bill No. 1033.

An Act relating to the taking of certain fur-bearing animals

House Bill No. 1054.

An Act to amend article nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended creating a State Council of Education defining its powers and duties and transferring thereto the powers and duties now vested in the State Board of Education

House Bill No. 1056.

An Act to amend sections five and seven and repeal sections eight and ten of an act approved the twenty-sixth day of June one thousand eight hundred ninety-five (Pamphlet Laws three hundred and twenty-seven) entitled "An act to provide for the incorporation of institutions of learning with power to confer degrees in art pure and applied science philosophy literature medicine law and theology and for the supervision and regulation of the same and providing a method by which institutions already incorporated may obtain the power to confer degrees and exempting from the provisions of this act colleges heretofore incorporated by the courts of common pleas with power to confer degrees in cases where such colleges have at the time of the passage of this act a specified amount of capital or resources" conferring upon the State Council of Education powers and duties heretofore vested in the College and University Council

House Bill No. 1057.

An Act making an appropriation to the State Insurance Fund

House Bill No. 1068.

An Act regulating and defining the powers and duties of the Dental Council and the State Board of Dental Examiners providing for appointment of examiners defining qualifications of applicants for examination condition of granting and revoking licenses regulating and limiting and defining the practice of dentistry limiting and defining operator in dental surgery prohibiting practice by or employment of unlicensed and unregistered persons and providing punishment therefor requiring the recording of licenses and registration of practitioners and disposition of fees and fines providing for an annual registration fee for licensed practitioners and the disposition of such fees defining evidence of violations and providing punishment fixing the appropriations to the Dental Council

House Bill No. 1075.

An Act to amend sections one and two of an act approved the eighth day of April one thousand eight hundred and sixty-one (Pamphlet Laws two hundred and seventy) entitled "An act for the suppression of fortune telling and similar purposes

House Bill No. 1081.

An Act regulating the closing of public highways and providing for the locating marking and maintenance of detours necessitated by such closing

House Bill No. 1084.

An Act to amend section three of an act approved the twenty-seventh day of May one thousand eight hundred and ninety-three (Pamphlet Laws one hundred and seventy-one) entitled "An act providing for the erection of the Pennsylvania Soldiers' Orphans Industrial School the purchase of land and the erection and equipment of the building and buildings necessary therefor making appropriations for such purposes erection and equipment and the maintenance of children admitted therein placing the care of the same in the commission now known as the Commission of Soldiers' Orphans Schools of the State of Pennsylvania and regulating the admissions to the said Pennsylvania Soldiers' Orphans Industrial School and the said soldiers' orphans schools"

House Bill No. 1092.

An Act to amend section six of the act approved the thirteenth day of January one thousand eight hundred and seventy-four (Pamphlet Laws thirty-one) entitled "A further supplement to the act regulating elections in this Commonwealth" as amended authorizing the court of quarter sessions to appoint election officers in cases of vacancy

House Bill No. 1095.

An Act to amend part of section six of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvements maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repair to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injury or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to highway department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

House Bill No. 1103.

An Act empowering cities of the first class to enact ordinances to regulate traffic and to provide punishment for the violation of any such ordinances

House Bill No. 1128.

An Act to repeal an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ninety-three) entitled "An act to amend an act approved the first day of May one thousand nine hundred and thirteen entitled 'An act to prohibit the killing of foxes by certain methods in Delaware county and fixing a penalty for violation of the act' by extending the provisions of said act to Chester county and Montgomery county" as far as the same relates to Montgomery county

House Bill No. 1156.

An Act affecting anthracite coal mines and operations establishing the Pennsylvania State Anthracite Mine Cave Commission defining its jurisdiction and powers imposing duties upon owners and operators of anthracite coal mines and imposing penalties

House Bill No. 1157.

An Act regulating the mining of anthracite coal prescribing duties for certain municipal officers and imposing penalties

House Bill No. 1171.

An Act to amend section six hundred and twenty-five of and to amend by adding sections six hundred and twenty-six and six hundred and twenty-seven to an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by requiring the approval of the commissioners of townships of the first class before recording certain plans plots and replots and fixing penalties

House Bill No. 1184.

An Act authorizing the Governor to appoint a board of claims to hear audit dismiss or adjust moral and equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways and making an appropriation

House Bill No. 1204.

An Act to amend section two of an act approved the twenty-eighth day of March one thousand eight hundred and ninety-five (Pamphlet Laws thirty) entitled "An act granting an

annuity to William W Snowden of Elizabeth Allegheny County Pennsylvania late a private in Company I Fourteenth Regiment National Guard of Pennsylvania"

House Bill No. 1217.

An Act to amend the act approved the twenty-sixth day of June one thousand eight hundred and seventy-three (Pamphlet Laws one thousand eight hundred and seventy-four page three hundred and thirty-two) entitled "An act to regulate the commission or license fee to be paid by auctioneers" by exempting auctioneers selling only live stock and farm implements from the provisions of the act

House Bill No. 1225.

An Act to amend sections one hundred one one hundred sixteen as amended one hundred seventeen two hundred twelve as amended and three hundred one as amended of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and providing for the creation of union school districts and the government thereof by adding article one sections one hundred twenty-seven one hundred twenty-eight one hundred twenty and one hundred thirty

House Bill No. 1250.

An Act providing for licensing drivers of taxicabs and passenger motor vehicles for hire by cities of the second class prescribing the method of securing such licenses and the right of the proper authorities of such cities to inquire into the moral character and general fitness of all applicants for such licenses prohibiting all persons from engaging in the business of driving taxicabs and passenger motor vehicles for hire without first having obtained such license and providing penalties for violation of this act

House Bill No. 1251.

An Act to add sections one hundred and twenty-seven and one hundred and twenty-eight to and to amend section five hundred and two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 1253.

An Act to provide for the care training and maintenance of certain children by the several counties authorizing the county commissioners to establish and maintain separate or joint county industrial homes for such purposes requiring poor authorities to place children of certain age with families or in institutions providing for the care and maintenance of certain children in such homes at the expense of the parents and prohibiting the receiving and detaining of children in almshouses and poor houses and validating similar acts heretofore performed by the commissioners of the several counties

House Bill No. 1258.

An Act to amend an act approved the ninth day of May one thousand nine hundred and thirteen (Pamphlet Laws one hundred and ninety-eight) entitled "An act prohibiting the furnishing by gift sale or otherwise of cigarettes or cigarette paper to minors requiring minors to divulge where and from whom cigarettes or cigarette paper have been obtained and providing penalties for violation of this act" providing for the punishment of first and second offenses by summary conviction and fine

House Bill No. 1279.

An Act to prevent the laying out opening changing vacating widening or altering by court of quarter sessions of a road any part of which lies within a township of the first class without the consent and approval of the Board of Township Commissioners

House Bill No. 1285.

An Act to amend sections six and seven of the act approved the third day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred and sixty-six) entitled "An act reorganizing the Department of State Police creating therein a bureau of Fire Protection providing for a State Police Force and defining the powers and duties of the same including the enforcement of laws relating to game fish forestry and water supply and certain other laws and including the collection of information useful for the detection of crime and the apprehension of criminals providing for the equipment maintenance and transportation of such police providing for barracks and substations therefor and prescribing penalties"

House Bill No. 1287.

An Act imposing a State tax on anthracite coal providing for the assessment and collection thereof and providing penalties for the violation of this act

House Bill No. 1293.

An Act to amend section one thousand four hundred and two of an act approved the eighteenth day of May Anno Domini one thousand nine hundred and eleven entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" so far as to insure school privileges to certain dependent children of the Commonwealth

House Bill No. 1296.

A Joint Resolution providing for the continuation of the commission appointed in accordance with the provisions of a joint resolution approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and eighty-eight) entitled "A joint resolution providing for a Commission to submit a revised penal code of Pennsylvania and making an appropriation for the expenses of the commission" authorizing said commission to revise collate and digest all the acts and parts of acts relating to criminal procedure

House Bill No. 1298.

An Act relating to weak-minded persons and lunatics providing that service of process may be made upon next of kin of such person and lunatics in the discretion of the court and that such next of kin may be added as parties in all court proceedings in which such weak-minded persons or lunatics are parties or concerned and permitting blood relatives of such persons or lunatics to intervene as such in pending and future proceedings where weak-minded persons or lunatics are parties or concerned and repealing all inconsistent acts or parts of acts

House Bill No. 1305.

An Act making it unlawful to interfere or attempt to interfere with persons about to procure marriage licenses or to influence or attempt to influence such persons to go to certain officers for such purposes

House Bill No. 1333.

An Act to provide for the payment of moneys to school districts the taxes of which are reduced by the acquisition of lands and property by the Commonwealth for the conservation of water and to prevent flood conditions

House Bill No. 1347.

An Act making an appropriation to the Water Supply Commission for the purpose of building and constructing a retaining wall or dike along the Delaware river at Lackawaxen Pike county

House Bill No. 1350.

An Act to increase the pay of jurors and witnesses in this Commonwealth

House Bill No. 1351.

An Act authorizing and empowering the several counties of this Commonwealth to reimburse and pay highway contractors under road construction contracts entered into between said counties and such contractors approved by the State Highway Department prior to the order of the Interstate Commerce Commission of the United States of America of the twenty-ninth day of July one thousand nine hundred and twenty increasing railroad freight rates the additional amount of freight charges required to be paid by such contractors by reason of such increase in rates

House Bill No. 1367.

An Act to amend sections one thousand four hundred sixteen and one thousand four hundred thirty-one of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 1377.

An Act to amend sections one thousand seven hundred one one thousand seven hundred four one thousand seven hundred five and one thousand seven hundred eleven of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Penn-

sylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 1384.

An Act to provide for the payment to Philadelphia county of moneys with interest thereon advanced for the payment of expenses incident to the conduct of primary elections in the said county of Philadelphia and making an appropriation therefor

House Bill No. 1385.

A Supplement to an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" extending the charters of certain corporations

House Bill No. 1410.

An Act authorizing the county commissioners of counties of the second class within this Commonwealth to appropriate and pay out of the treasury of such county a sum not exceeding the sum of two thousand five hundred dollars for a national conference on city planning that may be held in such county during the year one thousand nine hundred and twenty-one

House Bill No. 1412.

An Act to amend sections one and two of the act approved the twenty-third day of April one thousand nine hundred and nine (Pamphlet Laws one hundred and fifty-one) entitled "An act providing that the offices of justice of the peace and notary public shall not be incompatible" by providing also that the offices of magistrate and alderman shall not be incompatible with the office of notary public

House Bill No. 1444.

An Act authorizing the State Forest Commission to exchange or sell certain portions of the State Forest Land and providing for the procedure

House Bill No. 1464.

An Act to amend sections five hundred and eighty-five and five hundred and eighty-seven of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 1465.

An Act making an appropriation to pay the claim of M. D. Jacobs against the Commonwealth of Pennsylvania for services heretofore rendered and materials heretofore furnished in disposing of the bodies of indigent patients who died at the Mont Alto State Sanatorium

House Bill No. 1469.

An Act to amend section fourteen clause three of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

House Bill No. 1474.

An Act to provide for priority of commission and succession to the office of president judge where two or more judges not in commission are elected at the same time in the same court of any judicial district

House Bill No. 1478.

An Act to amend section two hundred sixteen three hundred twenty-three one thousand one hundred forty-five one thousand four hundred eight of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 1482.

An Act to amend part of section one of the act approved the eleventh day of July one thousand nine hundred and one (Pam-

phlet Laws six hundred and sixty-three) entitled "An act to regulate and establish the fees to be charged by sheriffs in this Commonwealth and to provide for the taxation and collection of the same" as amended

House Bill No. 1498.

An Act providing for the taking over of the Wyoming Valley Memorial Park as a State park and providing for the regulation thereof

House Bill No. 1495.

A Joint Resolution proposing an amendment to article nine section one of the Constitution of the Commonwealth of Pennsylvania so as to permit the exemption from taxation of real and personal property owned occupied or used by any branch or post or camp of the Grand Army of the Republic the Spanish-American war veterans the American Legion the Veterans of Foreign Wars and the Military Order of the Loyal Legion of the United States

House Bill No. 1502.

An Act to supplement an act entitled "An act authorizing the erection and construction by counties of memorial halls in memory of the soldiers sailors and marines of such counties providing for an election to determine whether such halls shall be erected providing for the purchase and condemnation of property for such purposes regulating the use of such halls and providing for the maintenance and care of the same by a board of control at the expense of the county" approved the seventeenth day of March one thousand nine hundred and twenty-one by providing for the planting of memorial trees and prescribing penalties

House Bill No. 1508.

An Act to amend section one thousand three hundred sixteen as amended and section one thousand three hundred seventeen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are of may be inconsistent therewith"

House Bill No. 1513.

An Act to amend the act approved the eleventh day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred and eighteen) entitled "An act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done by dogs and payment thereof by the proper county to the owners of livestock and poultry and of damages to licensed dogs imposing power and duties on certain State county city borough town and township officers and employees and on city councils of cities of the first and second class and providing penalties" providing for the issuing of licenses by the clerk of the court of quarter sessions instead of the county treasurer and fixing his fees

House Bill No. 1514.

An Act to amend section two hundred and seven of the act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

House Bill No. 719.

An Act providing for the burial of certain persons who are have been or shall be soldiers sailors or marines designated as "deceased service men" defining the term "deceased service man" and authorizing county commissioners to provide headstones markers and burial plots for such deceased service men at the expense of the county in which they shall die or have a legal residence at the time of their death

House Bill No. 761.

An Act making an appropriation to the Wyoming Valley Homeopathic Hospital at Wilkes-Barre Pennsylvania

House Bill No. 799.

An Act making an appropriation to the Home of the Good Shepherd Lincoln avenue Pittsburgh Pennsylvania

House Bill No. 829.

An Act making an appropriation to Saint Patricks' Orphan Asylum of Scranton Pennsylvania

House Bill No. 1192.

An Act imposing a State tax on gasoline sold in this Commonwealth except for the purpose of resale providing for the collection thereof providing for the distribution and use of the revenues derived from said tax making an appropriation and fixing penalties

House Bill No. 1198.

An Act to amend an act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred sixty-four) entitled "An act authorizing suits brought to recover in case of accidents in this Commonwealth in courts of common pleas to be certified to the Workmen's Compensation Board when discovered that the suit has been brought wrongfully" extending the provisions of said act to suits brought after the passage of said act and prior to the passage of this amendment

House Bill No. 1313.

An Act making an appropriation to carry out the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and fifteen (Pamphlet Laws eleven hundred and ninety-five) entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agricultural associations and regulating the payment thereof"

House Bill No. 1336.

A Supplement to an act approved the eighteenth day of July one thousand nine hundred and nineteen (Appropriation Acts page two hundred and twenty-nine number three hundred and eighty-two A) entitled "An act authorizing the appointment of a commission to supervise the revising amending consolidating and simplifying of the laws relating to the assessment levy and collection of taxes for local purposes prescribing the power and duties of such commission imposing certain duties on the Legislative Reference Bureau and making an appropriation" continuing the commission appointed under the provisions of said act for a further period of two years providing for the appointment of additional members on said commission and making an appropriation

House Bill No. 1505.

An Act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs by the Secretary of Agriculture providing for the enumeration of dogs by assessors regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done to livestock and poultry by dogs and for the illegal killing of licensed dogs and the payment of such damages by the Commonwealth imposing powers and duties on certain State county city borough town and township officers and employees directing the payment of all moneys collected into the State Treasury and making an appropriation thereof and providing penalties

House Bill No. 237.

An Act making an appropriation to the Saint Vincent's Orphans' Asylum of Tacony Philadelphia Pennsylvania

House Bill No. 1095.

An Act to amend part of section six of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by

State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injury or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to highway department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

House Bill No. 291.

An Act establishing an eight hour day for guards or keepers in county jails and prisons of counties of the first class

Senate Bill No. 950.

An Act to amend part of section six of an act approved the eighth day of May one thousand nine hundred nineteen (Pamphlet Laws one hundred and forty-one) entitled "An act reorganizing the Department of Agriculture creating bureaus therein and providing for the proper administration thereof"

Senate Bill No. 854.

An Act relating to the indebtedness of school districts in excess of seven per centum but not exceeding ten per centum of the assessed valuation of their taxable property providing for the payment of such indebtedness as a moral obligation and for the levy of taxes for such purpose protecting the officers of school districts in making such payments estopping school districts from denying their liability validating such portion of such increase of indebtedness as does not exceed seven per centum of the assessed valuation making an increased valuation the standard in determining the limit of indebtedness and prohibiting any further increase of indebtedness until provision is made for the payment of all indebtedness in excess of seven per centum and not exceeding ten per centum of the assessed valuation

Senate Bill No. 762.

An Act to amend section five of the act approved the twenty-fourth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and ninety-seven) entitled "An act authorizing the establishment of contagious disease hospitals in the several counties of the Commonwealth to be constructed and maintained out of county funds" by providing for the management of such hospitals by a board of trustees

Senate Bill No. 934.

An Act relating to poor districts co-extensive with counties of the fourth class authorizing the directors of such district to sell real estate no longer suitable for the support maintenance and employment of the poor of their respective districts and to purchase such real estate as may be necessary for such support maintenance and employment and to construct thereon such buildings as may be necessary and to equip and furnish the same validating the title to real estate heretofore purchased by such directors and providing for the borrowing of money and the issue of bonds by the county commissioners to accomplish the purposes of this act

Senate Bill No. 818.

An Act providing for the election of one person as prothonotary and one person as clerk of the courts of quarter sessions and over and terminer in counties of the fourth class and repealing general local and special acts inconsistent therewith

Senate Bill No. 971.

An Act amending an act entitled "A supplement to an act entitled 'An act for the government of cities of the second class' approved the seventh day of March one thousand nine hundred and one authorizing cities of the second class to regulate and limit the height and bulk of buildings and the areas of yards courts and open spaces and to regulate and restrict the location of trades and industries and the location of buildings for specified uses and to make regulations for trades and industries and for the use of buildings and for the above purposes to divide the cities into districts and authorizing the City Planning Commission to recommend the boundaries of districts and appropriate regulations therein and providing the method of adoption of said districts regulations and restrictions and the method of amendment or change thereof" approved the twenty-first day of June Anno Domini one thousand nine hundred and nineteen providing for twenty days' notice to the City Planning Commission of any proposed amendment or change for an enforcing officer and a board of appeal to review his actions

Senate Bill No. 1068.

An Act to provide for the appointment of assistant district attorneys in the several counties of the fourth class fixing the salaries of such assistant district attorneys and providing how the same shall be paid

Senate Bill No. 958.

An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts

Senate Bill No. 972.

An Act empowering cities to take purchase or condemn property for the purpose of erecting providing maintaining and operating thereon playgrounds playfields gymnasiums public baths swimming pools indoor recreation centers comfort stations waiting stations and drinking fountains

Senate Bill No. 976.

An Act to amend an act entitled an act providing that in all counties having more than five hundred thousand inhabitants advertisements and notices required by law or rules of court to be published in newspapers of general circulation unless dispensed with by special order of court shall be published in the legal newspaper issued at least weekly of the proper county designated by rules of court for the publication of court or other legal notices approved the third day of May Anno Domini one thousand nine hundred and nine (Pamphlet Laws four hundred and twenty-four) as amended so as to except therefrom the advertisement by counties cities boroughs school districts and other municipalities and incorporated districts of the sale of any bonds or other securities issued by them.

Senate Bill No. 962.

An Act creating a board of managers to have exclusive jurisdiction over all houses of detention for the reception of untried juvenile offenders and neglected and dependent children who may be under judicial investigation in counties of the third class and abolishing the boards of managers now in charge of such houses

Senate Bill No. 560.

An Act to provide for the sterilization of inmates of institutions having the care and custody of idiotic imbecile feeble-minded and insane persons in cases where such sterilization will materially improve the mental or physical condition of such persons and in cases where owing to the idiocy imbecility insanity or feeble-mindedness of such persons not being in permanent custody procreation by such persons would produce offspring similarly affected

Senate Bill No. 324.

An Act to amend the first paragraph of section three of the act approved the first day of July one thousand nine hundred nineteen (Pamphlet Laws seven hundred and ten) entitled "An act relating to fires and fire prevention imposing duties and conferring powers heretofore exercised by the State Fire Marshal upon the Department of State Police authorizing the appointment of the chiefs of fire departments and certain public officers and others as assistants to said department and defining their powers and duties providing for the investigation of the cause origin and circumstances of fires and the inspection of all and the removal or change of certain buildings imposing duties on school authorities and on certain corporations associations and fire rating agencies providing for the attendance of witnesses before the department and the enforcement of its orders and prescribing penalties"

Senate Bill No. 34.

An Act to ascertain and appoint the fees to be received by the recorder of deeds in and for the counties in this Commonwealth containing more than one million five hundred thousand (1,500,000) inhabitants

Senate Bill No. 853.

An Act validating indebtedness heretofore created by school districts pursuant to the provisions of an act approved the fifth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and forty-six) entitled "An act relating to the indebtedness of municipalities and providing for carrying into operation section fifteen of article nine of the Constitution of Pennsylvania so far as it relates to municipalities" providing that where school districts have heretofore actually issued bonds and have received and retained the full consideration therefor they shall be estopped from denying their authority to create the indebtedness represented thereby providing that such bond issues shall not be indivisible transactions making an increased valuation the standard in determining the limit of indebtedness and prohibiting any further increase of indebtedness until provision is made for the payment of all indebtedness in excess of seven per centum and not exceeding ten per centum of the assessed valuation

Senate Bill No. 840.

An Act to amend an act approved the sixteenth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred and eighty-two) entitled "An act creating a Board of Commissioners of Public Grounds and Buildings providing for the appointment of a Superintendent of Public Grounds and Buildings and subordinate officers and employees and fixing their salaries defining the powers and duties of the board and the superintendent with regard to contracts for and the furnishing of furniture furnishings stationery supplies paper and fuel for the executive and legislative branches of the State government and the Executive Mansion the supervision of the Capitol grounds and buildings the State Arsenal and Executive Mansion and repairs alterations and improvements thereto and to other buildings land and property of the State the disposal of unserviceable personal property of the Commonwealth the renting of office rooms outside of the Capitol

the bonding of officers and employes of the Commonwealth and the supervision of the erection of and repairs and additions to State institutions and the expenditures of funds therefor and repealing supplied and inconsistent laws"

Senate Bill No. 970.

An Act amending an act entitled "A supplement to an act entitled 'An act for the government of cities of the second class' approved the seventh day of March Anno Domini one thousand nine hundred and one creating and regulating a city planning department giving it jurisdiction extending it over the city and for three miles beyond the city limits and regulating the laying out of plans of lots within the limits of the city" approved the tenth day of June Anno Domini one thousand nine hundred and eleven by providing the method of appointment and terms of office of the members of the city planning department and that all plans of streets for public use shall be submitted to and approved by this department

Senate Bill No. 973.

An Act to amend an act entitled "An Act amending section nine of an act entitled 'An act in relation to the laying out opening widening straightening extending or vacating streets and alleys and the construction of bridges in the several municipalities of this Commonwealth the grading paving macadamizing or otherwise improving streets and alleys providing for ascertaining the damages to private property resulting therefrom the assessment of the damages costs and expenses thereof upon the property benefited and the construction of sewers and payment of the damages costs and expenses thereof including damages to private property resulting therefrom' approved May sixteenth Anno Domini one thousand eight hundred and ninety-one enabling municipal corporations to lay out open widen extend and vacate streets or alleys upon petition or without petition of property owners" as amended by the act approved the twenty-second day of May Anno Domini one thousand eight hundred and ninety-five and by the act approved March nineteenth Anno Domini one thousand nine hundred and three providing that the ordinances may require that no building may be built or altered except to conform to the lines fixed by the widening or straightening ordinances and that in such case the landowner's right of action shall not accrue until actual occupancy by the municipality or the locating or relocating of the building to conform to the new lines

Senate Bill No. 956.

An Act supplementary to an act entitled "An act granting to water power companies and other corporations owning or controlling water power authority to develop and distribute electric power by means of their water power and to erect construct and maintain the necessary buildings plant and apparatus for that purpose" approved the second day of July one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and twenty-five) by extending the power of every corporation heretofore organized or hereafter to be organized for the purpose of supplying water power to the public and granting to every such corporation the power to appropriate property outside the limits of public streets lanes alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service accommodation convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation

Senate Bill No. 197.

A Supplement to an act approved the twenty-ninth day of May one thousand nine hundred and one (Pamphlet Laws three hundred and twenty-seven) entitled "An act to prohibit the manufacture and sale of oleomargarine butterine and other similar products when colored in imitation of yellow butter and to provide for license fees to be paid by manufacturers wholesale and retail dealers and by proprietors of hotels restaurants dining-rooms and boarding houses for the manufacture or sale of oleomargarine butterine or other similar products not colored in imitation of yellow butter and to regulate the manufacture and sale of oleomargarine butterine or other similar products not colored in imitation of yellow butter and prevent and punish fraud and deception in such manufacture and sale as an imitation butter and to prescribe penalties and punishment for violations of this act and the means and the method of procedure for its enforcement and regulate certain matters of evidence in such procedure" by regulating advertisements and designations relating to oleomargarine or butterine prohibiting the use of certain words in or in connection with such advertisements and providing penalties

Senate Bill No. 206.

An Act making an appropriation to the Duquesne University Pittsburgh Pennsylvania

Senate Bill No. 345.

An Act making an appropriation to the trustees of the Philadelphia School of Design for Women at Philadelphia Pennsylvania

Senate Bill No. 462.

An Act to provide separate accommodations for women jurors at the several courthouses and providing that the separation of jurors in certain cases shall not work mistrials

Senate Bill No. 939.

An Act fixing the fees of the prothonotaries of the Supreme and Superior Courts

Senate Bill No. 745.

An Act to amend section two thousand twenty-one of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and repealing sections two thousand twenty-two two thousand twenty-three two thousand twenty-four and two thousand twenty-five thereof

Senate Bill No. 958.

An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts

Senate Bill No. 891.

An Act to amend section five of an act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation"

Senate Bill No. 169.

An Act to amend section one of an act entitled "An act making it unlawful for any individual or individuals to carry on or conduct any business under an assumed or fictitious name style or designation unless upon the filing of a certificate to that effect in the office of the Secretary of the Commonwealth and of the prothonotary requiring county commissioners at the expense of the county to provide books for the entry of such certificates fixing the fees of the Secretary of the Commonwealth and prothonotary and providing penalties" approved the twenty-eighth day of June one thousand nine hundred and seventeen (Pamphlet Laws page six hundred forty-five)

Senate Bill No. 862.

An Act to amend section two of the act approved the twelfth day of July one thousand nine hundred thirteen (Pamphlet Laws seven hundred and eleven) entitled "An act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the proper officers of the county or city of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expenses thereof

Senate Bill No. 936.

An Act authorizing boroughs townships school districts and poor districts to appeal from assessments of property or other subject of taxation for their corporate purposes

Senate Bill No. 138.

An Act making an appropriation to the Public Service Commission of the Commonwealth of Pennsylvania to be used by said Commission in the payment of the cost of the construction reconstruction relocation alteration or abolition of any crossing of the tracks of public service companies at above or below grade including the approaches to any overhead or underpass structure in connection therewith and including also compensation for damages to adjacent property taken injured or destroyed by reason thereof of State highways or highways in cities or boroughs which are a continuation or connecting link of State highways and regulating the expenditure of the amount hereby appropriated to the Public Service Commission of the Commonwealth of Pennsylvania

Senate Bill No. 812.

An Act making an appropriation to the Saint Edmond's Home for Crippled Children Forty-fourth street and Haverford avenue Philadelphia Pennsylvania

Senate Bill No. 810.

An Act making an appropriation to the House of the Good Shepherd Fairmount avenue and Thirty-fifth street Philadelphia Pennsylvania

Senate Bill No. 808.

An Act making an appropriation to Saint Vincent's Home and Maternity Hospital Seventieth street and Woodland avenue Philadelphia Pennsylvania

Senate Bill No. 809.

An Act making an appropriation to Saint John's Orphan Asylum Forty street and Wyalusing avenue Philadelphia Pennsylvania

Senate Bill No. 488.

An Act making an appropriation to the Nesbit West Side Hospital Dorranceton Luzerne county Pennsylvania

Senate Bill No. 558.

An Act making an appropriation to Albright and Mebus for the payment for services heretofore rendered to the Attorney General of the Commonwealth

Senate Bill No. 345.

An Act making an appropriation to the trustees of the Philadelphia School of Design for Women at Philadelphia Pennsylvania

Senate Bill No. 824.

An Act making an appropriation to the Western Temporary Home of Philadelphia

Senate Bill No. 816.

An Act making an appropriation to Saint Joseph's Hospital Sixteenth street and Girard avenue Philadelphia Pennsylvania

Senate Bill No. 815.

An Act making an appropriation to the Philadelphia Protector for Boys Protectory Station Montgomery county Pennsylvania

Senate Bill No. 814.

An Act making an appropriation to the Catholic Home for Destitute Children Allegheny avenue and Twenty-ninth street Philadelphia Pennsylvania

Senate Bill No. 813.

An Act making an appropriation to Saint Vincent's Home Lansdowne Delaware county Pennsylvania

Senate Bill No. 833.

A Joint Resolution continuing the commission appointed pursuant to a concurrent resolution dated June seventeenth one thousand nine hundred and fifteen for the purpose of continuing the work of the former commission by a further investigation and examination of the various laws now in effect in the several states relating to the recording of deeds mortgages the transfer of land the insurance of titles and the practical operation of such laws and to propose such changes in the Constitution and laws of this Commonwealth as to insure the best system of recording and make report and recommendation to the next General Assembly in the year one thousand nine hundred and twenty-three defining the powers and duties of the commission and making an appropriation

Senate Bill No. 678.

An Act to amend sections one two and four of an act approved the eighteenth day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one thousand and forty-nine) entitled "An act authorizing the Board of Commissioners of Public Grounds and Buildings to erect a Soldiers' and Sailors' Memorial Bridge with the approaches thereto and memorial pylons in the city of Harrisburg to commemorate the services of the soldiers and sailors of the Commonwealth providing for the letting of contracts therefor providing for a proportion of the cost to be paid by the city of Harrisburg and public service corporations using or affected by the building of said bridge providing for acquiring any property necessary by eminent domain giving the Board of Commissioners of Public Grounds and Buildings the right to sell a portion of the land to the Pennsylvania Railroad Company to conform to the plans of the architect providing for the maintenance of said bridge and making an appropriation to carry out the provisions of this act"

Senate Bill No. 261.

A Supplement to an act entitled "An act providing for the selection and purchase or the appropriation from the State Forest Reserves of a tract of land and the erection thereon of buildings for the Western Penitentiary making an appropriation therefor authorizing the removal thereto of the inmates of the said penitentiary and directing the sale of the site now occupied by the said penitentiary and the buildings and materials thereon" approved the thirtieth day of March Anno Domini one thousand nine hundred and eleven making an additional appropriation for erection construction and equipment

Senate Bill No. 760.

An Act authorizing the State Highway Department to pay to or for certain railroad companies certain sums of money in satisfaction of certain credits extended to the State Highway Department by said railroad companies for the cost of transporting road building materials for use upon State highways said credits being the difference in the freight rate in force when the contracts for the road construction were made and the freight rate authorized by the Interstate Commerce Commission prior to completion of work thereunder directing and restricting the payment of such sums to the amounts expended by said railroad companies in the elimination of grade crossings under order of the Public Service Commission of the Commonwealth of Pennsylvania and making an appropriation therefor

Senate Bill No. 827.

An Act making an appropriation for use of the Board of Commissioners of Public Grounds and Buildings to carry on the work of completing an office building in Capitol Park

Senate Bill No. 828.

An Act authorizing the Board of Commissioners of Public Grounds and Buildings to erect construct and complete a garage building in one or more units to be constructed of fire resisting materials on a plot of ground owned by the Commonwealth lying north of the proposed Soldiers and Sailors Memorial Bridge in the city of Harrisburg and providing for the letting of contracts therefor and making an appropriation for the payment thereof

Senate Bill No. 832.

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings of the Commonwealth of Pennsylvania for the payment of the Commonwealth's share of the cost of maintenance of and repairs to bridges over the Delaware river between the Commonwealth of Pennsylvania and the state of New York

Senate Bill No. 635.

An Act making a further appropriation to carry into effect the act approved the fourteenth day of June one thousand nine hundred and eleven (Pamphlet Laws nine hundred and thirty-five) entitled "An act providing for the erection by the Commonwealth of Pennsylvania of a statue in memory of General George Gordon Meade in the city of Washington and making an appropriation therefor"

Senate Bill No. 757.

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the payment of the cost of constructing approaches and necessary rights of way to and for bridges erected in pursuance of the proceedings under the act of May fifth one thousand nine hundred and eleven (Pamphlet Laws one hundred and seventy-seven) entitled "An act authorizing the Commonwealth of Pennsylvania to build bridges over any river not more than one thousand feet and not less than five hundred feet in width at localities not less than ten miles distant from the nearest public bridge over the same river in counties whose indebtedness increased by the cost of such proposed bridge would exceed the constitutional limitation of two per centum of their assessed valuation"

Senate Bill No. 758.

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the payment of the cost of bridges erected in pursuance of proceedings under the act of May fifth one thousand nine hundred and eleven (Pamphlet Laws one hundred and seventy-seven) entitled "An act authorizing the Commonwealth of Pennsylvania to build bridges over any river not more than one thousand feet and not less than five hundred feet in width at localities not less than ten miles distant from the nearest public bridge over the same river in counties whose indebtedness increased by the cost of such proposed bridges would exceed the constitutional limitation of two per centum of their assessed valuation"

Senate Bill No. 826.

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the grading paving and curbing of part of North street in the city of Harrisburg

Senate Bill No. 855.

An Act making an appropriation and reappropriation for the erection and construction of a bridge over the Delaware river and approaches thereto as provided for in the act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fourteen) entitled "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware river connecting the city of Philadelphia and the city of Camden and the approaches thereto providing for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the city of Philadelphia and pro-

viding for the acquiring taking and condemnation of the real estate for the site and approaches thereof providing for the turning over of said bridge upon its completion and making an appropriation for the purposes of this act"

Senate Bill No. 856.

An Act reappropriating the unexpended balance of any moneys heretofore appropriated to the Board of Commissioners of Public Grounds and Buildings for the purpose of carrying on the work of erecting and constructing a soldiers' and sailors' memorial bridge

Senate Bill No. 975.

An Act making an appropriation to the Babies' Hospital of Philadelphia Pennsylvania

Senate Bill No. 967.

An Act making an appropriation to the trustees of the Locust Mountain Hospital at Shenandoah Pennsylvania

Senate Bill No. 965.

An Act making an appropriation to the Hebrew Sheltering Home and Day Nursery for Children Philadelphia Pennsylvania

Senate Bill No. 963.

An Act to authorize the acquisition by purchase or condemnation of lands with or without buildings thereon and the erection of buildings for a State truancy school and for the appointment of a commission to acquire the same and making an appropriation for the purposes of this act and providing for its operation by the State Board of Education

Senate Bill No. 536.

An Act making an appropriation to the Beulah Anchorage of Reading Pennsylvania

Senate Bill No. 540.

An Act making an appropriation to the Wilkes-Barre City Hospital

Senate Bill No. 550.

An Act making an appropriation to the Chester Hospital in the city of Chester Pennsylvania

Senate Bill No. 586.

An Act making an appropriation to the several fire companies of the city of Harrisburg Pennsylvania

Senate Bill No. 593.

An Act making an appropriation to the trustees of the Homeopathic State Hospital for the Insane at Allentown Pennsylvania

Senate Bill No. 627.

An Act making an appropriation to the Home for the Friendless of Harrisburg Pennsylvania

Senate Bill No. 628.

An Act making an appropriation to the Harrisburg Polyclinic Hospital of Harrisburg Pennsylvania

Senate Bill No. 630.

An Act making an appropriation to the Sylvan Heights Home for Orphan Girls at Harrisburg Pennsylvania

Senate Bill No. 685.

An Act making an appropriation to the trustees of the Western State Hospital for the Insane

Senate Bill No. 430.

An Act to amend section two of the act approved the twenty-eighth day of March one thousand eight hundred and eighty-nine (Pamphlet Laws twenty-two) entitled "A supplement to an act entitled 'An act to provide for the publication of the decisions of the Supreme Court and the appointment of a State reporter' approved the twelfth day of June Anno Domini one thousand eight hundred and seventy-eight (Pamphlet Laws one thousand eight hundred and seventy-eight page two hundred and one) requiring the State reporter to report all the cases decided by the Supreme Court of this Commonwealth and providing for additional assistance and compensation therefor"

Senate Bill No. 476.

An Act making an appropriation to the Board of Trustees of the Philadelphia Museums

Senate Bill No. 508.

A Supplement to an act entitled "An act to establish an asylum for the insane poor of this Commonwealth to be called the 'Pennsylvania State Lunatic Hospital and Union Asylum for the Insane'" approved the fourteenth day of April Anno Domini one thousand eight hundred and forty-five (Pamphlet Laws four hundred and forty)

Senate Bill No. 510.

An Act making an appropriation to the Children's Homeopathic Hospital of Philadelphia Pennsylvania

Senate Bill No. 515.

An Act making an appropriation to the Industrial Home for Crippled Children at Pittsburgh Pennsylvania

Senate Bill No. 205.

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania at Pittsburgh

Senate Bill No. 201.

An Act making an appropriation to the Washington Crossing Park Commission for the purpose of the acquisition of lands and property and the making of improvements in accordance with the provisions of the act of July twenty-fifth one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and nine) entitled "An act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument commemorative of Washington crossing the river Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purpose of this act"

Senate Bill No. 146.

An Act making an appropriation to the Women's Medical College of Pennsylvania

Senate Bill No. 142.

An Act making an appropriation to the Grand View Hospital located near Sellersville Bucks county Pennsylvania

Senate Bill No. 138.

An Act making an appropriation to The Public Service Commission of the Commonwealth of Pennsylvania to be used by said Commission in the payment of the cost of the construction reconstruction relocation alteration or abolition of any crossing of the tracks of public service companies at above or below grade including the approaches to any overhead or underpass structure in connection therewith and including also compensation for damages to adjacent property taken injured or destroyed by reason thereof of State Highways or highways in cities or boroughs which are a continuation or connecting link of State highways and regulating the expenditure of the amount hereby appropriated to The Public Service Commission of the Commonwealth of Pennsylvania

Senate Bill No. 276.

An Act making an appropriation to the commission constituted for the purpose of acquiring and maintaining toll-bridges over the Delaware River between Pennsylvania and New Jersey

Senate Bill No. 444.

An Act making an appropriation to the Erie Infants' Home and Hospital of Erie Pennsylvania

Senate Bill No. 455.

An Act making an appropriation to the Reading Hospital in the city of Reading Pennsylvania for maintenance

Senate Bill No. 481.

An Act making an appropriation to the Pittsburgh News-boys' Home of Pittsburgh Pennsylvania

Senate Bill No. 485.

An Act making an appropriation to the Wills Hospital Philadelphia Pennsylvania

Senate Bill No. 489.

An Act making an appropriation to the Pittston Hospital Association of the city of Pittston Pennsylvania

Senate Bill No. 436.

An Act making an appropriation to the State Industrial Home for Women at Muncy.

Senate Bill No. 490.

An Act making an appropriation to the Florence Crittenton Circle of Wilkes-Barre Pennsylvania

Senate Bill No. 492.

An Act making an appropriation to the Saint Agnes Hospital Philadelphia Pennsylvania

Senate Bill No. 493.

An Act making an appropriation to the Columbia Hospital at Columbia Lancaster county Pennsylvania

Senate Bill No. 240.

An Act making an appropriation to the Pennsylvania Board of Pharmacy

Senate Bill No. 360.

An Act making an appropriation to the Cottage State Hospital of Phillipsburg Pennsylvania

Senate Bill No. 365.

An Act making an appropriation to the American Hospital for Diseases of the Stomach of Philadelphia Pennsylvania

Senate Bill No. 380.

An Act making an appropriation to the House of the Good Shepherd in the city of Reading Pennsylvania

Senate Bill No. 382.

An Act making an appropriation to the Sisters of Charity of Saint Catharine's Orphan Asylum of Reading Pennsylvania

Senate Bill No. 383.

An Act making an appropriation to the Saint Joseph's Hospital in the city of Reading Pennsylvania

Senate Bill No. 390.

An Act making an appropriation to the Pennsylvania Seamen's Friend Society of Philadelphia Pennsylvania

Senate Bill No. 393.

An Act making an appropriation to the Franklin City Hospital Franklin Pennsylvania

Senate Bill No. 397.

An Act making an appropriation to the South Side Hospital of Pittsburgh Pennsylvania

Senate Bill No. 428.

An Act making an appropriation to the Home for Friendless Children of the city of Reading Pennsylvania

Senate Bill No. 434.

An Act making an appropriation to the Northern Home for Friendless Children of Philadelphia Pennsylvania

Senate Bill No. 435.

An Act making an appropriation to the Christian Home for Women at fourteen hundred and twenty-three Liverpool street Northside city of Pittsburgh Pennsylvania

Senate Bill No. 314.

An Act making an appropriation to the Western Pennsylvania Hospital

Senate Bill No. 321.

An Act making an appropriation to the Mary M Packer Hospital Sunbury Pennsylvania

Senate Bill No. 335.

An Act providing for the reappropriation of the unexpended balance for the erection of a monument upon the Parkway in the city of Philadelphia or elsewhere in the State of Pennsylvania in commemoration of the military service of General Galusha Pennypacker and making an additional appropriation for the same purpose

Senate Bill No. 341.

An Act making an appropriation to the Tabor Home for Children Doylestown Bucks county Pennsylvania

Senate Bill No. 347.

A Further Supplement to an act approved the first day of April one thousand eight hundred and sixty-three (Pamphlet Laws two hundred and thirteen) entitled "An act to accept the grant of public lands by the United States to the several states for the endowment of agricultural colleges" and making appropriations for carrying the same into effect

Senate Bill No. 348.

An Act making an appropriation to the Pennsylvania State College for educational extension work and for maintaining a summer session for teachers

Senate Bill No. 353.

An Act making an appropriation to the Hospital of the Hahnemann Medical College and Hospital

Senate Bill No. 356.

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania

Senate Bill No. 357.

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mount Carmel Coal Fields

Senate Bill No. 254.

An Act making an appropriation to the Pittsburgh Hospital Sisters of Charity Frankstown avenue Pittsburgh Pennsylvania

Senate Bill No. 255.

An Act making an appropriation to the Columbia Hospital Wilkesburg Pennsylvania

Senate Bill No. 269.

An Act making an appropriation to the Women's Homeopathic Hospital of Philadelphia

Senate Bill No. 273.

An Act making an appropriation to the Clearfield Hospital Clearfield Pennsylvania

Senate Bill No. 292.

An Act making an appropriation to the New Castle Hospital of New Castle Pennsylvania

Senate Bill No. 222.

An Act making an appropriation to the Florence Crittenton Home located at one hundred and thirty-nine Queen street Germantown Philadelphia Pennsylvania

Senate Bill No. 301.

An Act making an appropriation to the Friends' Home for Children situate at four thousand eleven Aspen street Philadelphia

Senate Bill No. 304.

An Act making an appropriation to the Pennsylvania Institution for the Instruction of the Blind

Senate Bill No. 306.

An Act making an appropriation to the Medico-Chirurgical Hospital of the University of Pennsylvania

Senate Bill No. 307.

An Act making an appropriation to the Hospital of the University of Pennsylvania

Senate Bill No. 311.

An Act making an appropriation to the Memorial Hospital Association of Monongahela City Pennsylvania

Senate Bill No. 313.

An Act making an appropriation to the Home for Widows and Single Women of Reading Pennsylvania

Senate Bill No. 210.

An Act making an appropriation to the Allegheny General Hospital at Pittsburgh Pennsylvania

Senate Bill No. 217.

An Act making an appropriation to the Punxsutawney Hospital Association of Punxsutawney Jefferson county Pennsylvania

Senate Bill No. 228.

An Act making an appropriation to the Children's Aid Society of Pennsylvania

Senate Bill No. 229.

An Act making an appropriation to the House of Good Shepherd Penn and Chew streets Germantown Philadelphia Pennsylvania

Senate Bill No. 238.

An Act making an appropriation to the State Institution for Feeble-Minded of Western Pennsylvania at Poik Pennsylvania for maintenance and training

Senate Bill No. 239.

An Act making an appropriation to the State Institution for Feeble-Minded of Western Pennsylvania at Poik Pennsylvania

Senate Bill No. 249.

An Act making an appropriation to the Corry Hospital Association of Corry Pennsylvania

Senate Bill No. 250.

An Act making an appropriation to the Adrian Hospital Association of Punxsutawney Jefferson county Pennsylvania

Senate Bill No. 252.

An Act making an appropriation to the Braddock General Hospital Braddock Pennsylvania

Senate Bill No. 253.

An Act making an appropriation to the Home for Aged and Infirm Colored Women at Pittsburgh Pennsylvania

Senate Bill No. 137.

An Act making an appropriation to the Mercy Hospital of Pittsburgh Pennsylvania

Senate Bill No. 140.

An Act making an appropriation to the Taylor Hospital Ridley Park Delaware county Pennsylvania

Senate Bill No. 147.

An Act making an appropriation to the Lankenau Hospital of Philadelphia Pennsylvania

Senate Bill No. 148.

An Act making an appropriation to the Gynecean Hospital Philadelphia Pennsylvania

Senate Bill No. 151.

An Act making an appropriation to the Society for the Prevention and Cure of Consumption of the city of Scranton popularly known as the West Mountain Sanatorium

Senate Bill No. 174.

An Act making an appropriation to the Salvation Army Rescue Home and Hospital Lansdowne avenue Philadelphia

Senate Bill No. 176.

An Act making an appropriation to the Easton Home for Friendless Children at Easton Pennsylvania

Senate Bill No. 180.

An Act making an appropriation to the Indiana Hospital of Indiana county Pennsylvania

Senate Bill No. 181.

An Act making an appropriation to the North Pennsylvania General Hospital and Sanatorium at Austin Pennsylvania

Senate Bill No. 205.

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania at Pittsburgh

Senate Bill No. 209.

An Act making an appropriation to the George Junior Republic Association of Pennsylvania

Senate Bill No. 98.

An Act making an appropriation to Eagleville Sanatorium for Consumptives located at Eagleville Montgomery county

Senate Bill No 106.

An Act making an appropriation to the Sewickley Valley Hospital Association Incorporated of Allegheny county Pennsylvania

Senate Bill No. 111.

An Act making an appropriation to the J C Blair Memorial Hospital of Huntingdon Pennsylvania

Senate Bill No. 116.

An Act making an appropriation to the Nason Hospital Association of Roaring Spring Blair county Pennsylvania

Senate Bill No. 117.

An Act making an appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

Senate Bill No. 115.

An Act making an appropriation to the Lock Haven Hospital Lock Haven Pennsylvania

Senate Bill No. 129.

An Act making an appropriation to the trustees of the Pennsylvania State Lunatic Hospital for the Southern District of Pennsylvania at Harrisburg

Senate Bill No. 130.

An Act reappropriating certain moneys to the trustees of the Pennsylvania State Lunatic Hospital for the Southern District of Pennsylvania at Harrisburg

Senate Bill No. 132.

An Act making an appropriation to the Union Home for Old Ladies of West Philadelphia

Senate Bill No. 133.

An Act making an appropriation to the Home for the Homeless Philadelphia Pennsylvania

Senate Bill No. 62.

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania

Senate Bill No. 63.

An Act making an appropriation to Saint Luke's Homeopathic Hospital of Philadelphia

Senate Bill No. 70.

An Act making an appropriation to the Robert Packer Hospital

Senate Bill No. 78.

An Act making an appropriation to the Misericordia Hospital of Philadelphia

Senate Bill No. 64.

An Act making an appropriation to the St Joseph's Hospital of Philadelphia

Senate Bill No. 74.

An Act making an appropriation to the Pennsylvania Historical Commission for certain purposes

Senate Bill No. 76.

An Act authorizing the Governor to appoint a commission which with a similar commission of the State of New Jersey is authorized to acquire purchase maintain and operate ice boats on the Delaware River to keep said river open to navigation

Senate Bill No. 80.

An Act making an appropriation to the treasurer of the First Regiment Infantry of Philadelphia Pennsylvania

Senate Bill No. 82.

An Act making an appropriation to the West Philadelphia Hospital for Women in the city of Philadelphia

Senate Bill No. 86.

An Act making an appropriation to the Mercy Hospital of Johnstown Pennsylvania

Senate Bill No. 22.

An Act making an appropriation to the Allentown Hospital Allentown Lehigh county Pennsylvania

Senate Bill No. 24.

An Act making an appropriation to the Saint Luke's Hospital located at South Bethlehem Lehigh county Pennsylvania

Senate Bill No. 28.

An Act making an appropriation to the Paoli Memorial Association for improvements to and maintenance of the Paoli Parade Grounds

Senate Bill No. 44.

An Act making an appropriation to the Camp Curtin Commission for the dedication of the Camp Curtin Park the payment of the expenses of the Commission and for the completion of said park

Senate Bill No. 45.

An Act making an appropriation to the General Hospital of East Stroudsburg Pennsylvania

Senate Bill No. 46.

An Act making an appropriation to carry into effect the act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws page one thousand one hundred and eighty) entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New York of certain toll bridges over the Delaware River and making an appropriation therefor"

Senate Bill No. 54.

An Act making an appropriation to the commission appointed to procure and erect a statue of General David McMurtre Gregg

Senate Bill No. 60.

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania

Senate Bill No. 38.

An Act to amend section five of an act approved the eleventh day of March one thousand nine hundred and nine (Pamphlet Laws fifteen) entitled "An act relating to non-alcoholic drinks defining the same and prohibiting the manufacture sale offering for sale exposing for sale or having in possession with intent to sell of any adulterated or misbranded non-alcoholic drinks and providing penalties for the violation thereof and providing for the enforcement thereof"

Senate Bill No. 145.

An Act to provide for the better preservation of the books and papers in the office of the prothonotaries in the counties of this Commonwealth by copying transcribing and certification of dilapidated faded or injured books or papers

Senate Bill No. 275.

An Act to exempt talking machines phonographs and musical instruments of every description leased or conditionally sold to or hired by any person or persons residing in or having a place of business in this Commonwealth from levy or sale on execution or distress for rent

Senate Bill No. 385.

An Act for the protection of the public health by providing clean sanitary establishments for bottling non-alcoholic drinks including clean sanitary ingredients bottles receptacles and utensils and providing penalties for the enforcement thereof

Senate Bill No. 623.

An Act to amend section four and seven of an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and nine) entitled "An act prescribing the powers and duties of the Bureau of Markets in the Department of Agriculture providing for cooperation with the Bureau of Standards of the Department of Internal Affairs to establish standard receptacles for farm products and to promulgate regulations for the enforcement thereof and prescribing penalties for violations of the provisions of this act" by striking out certain provisions limiting the investigation and classification of farm products and appropriating to the Department of Agriculture for the use of the Bureau of Markets all fees and other moneys collected under this act

Senate Bill No. 755.

An Act amending section ten of an act entitled "An act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the proper officers of the county or city of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expense thereof" approved the twelfth day of July one thousand nine hundred and thirteen by changing the jurisdiction in civil actions (Pamphlet Laws seven hundred and eleven)

Senate Bill No. 796.

An Act to amend an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and two) entitled "An act regulating the sale conveyance transfer or disposition of second-hand motor vehicles requiring the making and filing of sworn descriptions thereof and statements in relation thereto regulating the registry of such vehicles imposing certain duties on the State Highway Commissioner relative to such stolen vehicles forbidding the removal defacement alteration destruction obliteration or concealment of the trade-marks identification numbers serial numbers or other distinguishing marks of motor vehicles or the having possession of motor vehicles or parts thereof on or from which such trade or other distinguishing marks or numbers have been removed defaced altered destroyed obliterated or concealed imposing certain duties upon deputy sheriffs constables police officers and proprietors of public garages prohibiting the registration of motor vehicles subject to the provisions of this act unless in compliance with its terms providing for the licensing of the business of dealing in second-hand motor vehicles and fixing penalties for violation of the provisions of this act and providing that the making of a false affidavit under the provisions of this act shall be perjury and shall be punishable as such

Senate Bill No. 852.

An Act authorizing certain telephone companies and certain telephone and telegraph companies to acquire all or any part of the capital stock franchises property rights and credits of each other and to purchase lease or otherwise acquire all or any part of the lines systems rights privileges municipal consents and corporate franchises of each other

Senate Bill No. 861.

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Senate Bill No. 955.

An Act requiring the filing of plans and specifications of buildings public works highways or improvements undertaken by boroughs townships poor districts or school districts in the office of the clerk of the court of quarter sessions and requiring copies to be furnished by the secretary architect or engineer of the municipality to applicants therefor

Senate Bill No. 963.

An Act to authorize the acquisition by purchase or condemnation of lands with or without buildings thereon and the erection of buildings for a State truancy school and for the appointment of a commission to acquire the same and making an appropriation for the purposes of this act and providing for its operation by the State Board of Education

Senate Bill No. 1069.

An Act to amend an act approved the second day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder"

Senate Bill No. 83.

An Act to amend sections three and four of the act approved July twenty-second one thousand nine hundred and nineteen (Pamphlet Laws one thousand and ninety-seven) entitled "An act creating a Division of Documents defining its powers and duties regulating the number of documents to be printed bound and the requisition distribution and sale of the public documents of this Commonwealth providing penalties for the violation of this act and repealing certain acts"

Senate Bill No. 527.

An Act to amend a part of section two of the act approved the second day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred sixty-one) entitled "An act to amend section two of the act approved the twenty-third day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred eighteen) entitled "An act to provide for a bureau of standards in the Department of Internal Affairs of Pennsylvania the appointment of a chief of that bureau prescribing his duties and fixing his salary authorizing the purchase of a set of standardized weights and measures for the use of the bureau and making an appropriation therefor" by providing for the appointment of deputies in the Bureau of Standards and fixing their salaries and prescribing additional powers and duties for the chief of the Bureau of Standards and for his deputies" by providing for the appointment of additional deputies and fixing the salary of the chief of said bureau

Senate Bill No. 825.

An Act to provide for a second additional law judge of the court of common pleas of the tenth judicial district

Senate Bill No. 839.

An Act to provide for an additional law judge of the court of common pleas of the thirty-sixth judicial district

Senate Bill No. 860.

An Act providing for the appointment of a board of examiners to examine applicants for the office of inspector for the anthracite mines of this Commonwealth prescribing the qualifications defining the powers and duties and fixing the compensation of such examiners providing for the appointment and removal of inspectors of anthracite mines prescribing their qualifications and regulating their salaries and term of office and abolishing the terms of office of the present mine inspectors of the anthracite mines

Senate Bill No. 882.

An Act to empower the Public Service Commission to require railroad corporations to employ an adequate number of men upon trains and to repeal an act approved the nineteenth day of June nineteen hundred and eleven (Pamphlet Laws one thousand and fifty-three) entitled "An act to promote the safety of travelers and employes upon railroads by compelling common carriers by railroad to properly man their trains"

Senate Bill No. 954.

An Act to amend section six hundred and thirty-two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local that are or may be inconsistent therewith"

Senate Bill No. 90.

An Act providing for the nomination and election of judges of courts of record and repealing certain acts

Senate Bill No. 486.

An Act creating a Department of Public Welfare defining its powers and duties abolishing the Board of Public Charities the Committee on Lunacy and the Prison Labor Commission and all offices thereunder and vesting all the powers of said Board Committee and Commission in the Department of Public Welfare requiring all reports notices statements or matters heretofore required to be made given or submitted to the Board of Public Charities or the Committee on Lunacy to be made given or submitted to the Department of Public Welfare and providing penalties

Senate Bill No. 688.

An Act regulating nominations and elections for all elective offices of cities of the second class and repealing certain acts

Senate Bill No. 957.

An Act to apportion the State into congressional districts

Senate Bill No. 879.

An Act to amend sections five hundred and six as amended and five hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Senate Bill No. 837.

An Act to amend section one thousand one hundred and twenty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Senate Bill No. 742.

An Act authorizing the organization of co-operative banks and defining their powers and duties

Senate Bill No. 641.

An Act to amend section seven of an act entitled "An act creating a fund for the purpose of rebuilding restoring and replacing buildings structures equipment or other property of the Commonwealth of Pennsylvania damaged or destroyed by fire or other casualty and regulating the placing of insurance

thereon and providing penalties for any violation of the provisions of this act" approved the fourteenth day of May Anno Domini one thousand nine hundred fifteen (Pamphlet Laws five hundred twenty-four) by permitting the purchase of policies of boiler insurance

Senate Bill No. 589.

An Act to amend section two article five chapter seven of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Senate Bill No. 377.

An Act to amend an act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and seventy) entitled "An act creating a Division of Township Highways in the State Highway Department conferring powers and imposing duties upon officers of the State Highway Department requiring certain duties of clerks of the courts of quarter sessions and providing penalties"

Senate Bill No. 590.

An Act to regulate increase and establish the fees to be charged by justices of the peace alderman and magistrates in this Commonwealth

Senate Bill No. 647.

An Act to repeal an act approved the third day of April one thousand eight hundred and seventy-two (Pamphlet Laws seven hundred and eighty-six) entitled "An act to provide for the detection of crime in the county of Dauphin"

Senate Bill No. 682.

An Act authorizing certain corporations to issue preferred or common stock of one or more classes providing for the manner of issuance restrictions and regulations in the manner of voting thereof and the rights and privileges of the holders thereof validating certain acts of corporations not participated in by the holders of non-voting stock and repealing all acts and parts of acts inconsistent therewith

Senate Bill No. 761.

An Act authorizing the establishment by counties of hospitals for the treatment of persons afflicted with tuberculosis providing for the management and maintenance thereof and authorizing the incurring of indebtedness and the levy of taxes therefor

Senate Bill No. 889.

An Act authorizing the purchasing or building of residences for principals teachers or janitors by school districts of the fourth class

Senate Bill No. 1008.

An Act to fix the number of representatives in the General Assembly of the State and to apportion the State into representative districts as provided by the Constitution

Senate Bill No. 1065.

An Act requiring the recording of certain information relative to the moving of household goods and personal property in cities of the first and second classes imposing certain duties upon all persons firms and corporations owning or operating vehicles used in such moving and upon the Department of Public Safety of such cities

Senate Bill No. 256.

An Act to repeal an act entitled "An act to provide for the surrender of franchises of meadow companies and the transfer of duties of said meadow companies to the respective cities or counties within which the lands governed by said meadow companies may lie" approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws eight hundred and thirty-four)

Senate Bill No. 693.

An Act to fix the time for filing nomination certificates and nomination papers to fill vacancies caused by the withdrawal of candidates

Senate Bill No. 552.

An Act to further amend section thirteen of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioners chief engineer chief draftsman superintendents of highways and a staff of assistants and employes defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or

townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to highway department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" as amended

Senate Bill No. 953.

An Act to amend section eleven and section thirteen of an act approved the fifteenth day of May one thousand nine hundred fifteen (Pamphlet Laws five hundred and thirty-four) entitled "An act relating to motion picture films reels or stereopticon views or slides providing a system of examination approval and regulation thereof and of the banners posters and other like advertising matter used in connection therewith creating the Board of Censors and providing penalties for the violation of this act"

Senate Bill No. 259.

An Act making unlawful the use of any statement of fact in any advertisement which statement is untrue deceptive or misleading and providing a penalty for any violation of the same

Senate Bill No. 881.

An Act to amend the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

Senate Bill No. 766.

An Act to amend section twenty-two of an act approved the second day of May one thousand eight hundred and eighty-nine (Pamphlet Laws sixty-six) entitled "An act defining and regulating escheats in cases where property is without a lawful owner and providing for more convenient proceedings relative to the same" by providing that the traverse to a finding of escheat in certain cases only shall be certified to the court of common pleas

Senate Bill No. 648.

An Act to amend sections one thousand five hundred and one and one thousand five hundred and five of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of

collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Senate Bill No. 35.

An Act providing for the recording of deeds and registration of same

Senate Bill No. 944.

An Act to amend section eight of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State Highway Commissioners chief engineer chief draughtsmen superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of Commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve and maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State-aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated towns and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to highway department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" providing for disposition of vacant portions of State highway routes

Senate Bill No. 521.

An Act fixing the pay of an election officer

Senate Bill No. 507.

An Act to provide for the disposition of all drugs which are introduced in the evidence of any trial for the illegal possession or sale of same

Senate Bill No. 479.

An Act establishing a bureau of women and children in the Department of Labor and Industry and defining its power and duties and the powers of the Industrial Board in relation thereto

Senate Bill No. 388.

An Act to prohibit the bribery of baseball players and employees of baseball clubs and the acceptance by baseball players and employees of baseball clubs of bribes and declaring such bribery or the acceptance of such bribes a felony and fixing the penalty therefor

Senate Bill No. 196.

An Act to amend section twenty-one of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws four hundred and three) entitled "An act relating to the form execution and interpretation of wills to nuncupative wills to the appointment of testamentary guardians to spendthrift trusts to forfeiture of devise or legacy in case of murder of testator to elections to take under or against wills and to the recording and registering of such elections and of decrees relative thereto and to the fees therefor"

Senate Bill No. 352.

An Act to carry out the provisions of section eight article nine of the Constitution of the State of Pennsylvania as amended and for the purpose prescribing the method of determining the amount which may be deducted in ascertaining the borrowing capacity of the city of Philadelphia by excluding

from the calculation and deducting from its indebtedness so much of the debt of said city as shall have been incurred or is about to be incurred and the proceeds thereof expended or about to be expended upon any public improvement or in the construction purchase or condemnation of any public utility or part thereof or facility therefor if such public improvement or public utility or part thereof whether separately or in connection with any other public improvement or public utility or part thereof may reasonably be expected to yield revenue in excess of operating expenses sufficient to pay the interest and sinking fund charges thereon

Senate Bill No. 1050.

An Act making an appropriation for the purchase of copies of the history of the Twenty-eighth Division during the World War and providing for the distribution thereof by the Governor

Senate Bill No. 1051.

An Act making an appropriation to the Snyder-Middleswarth Park Commission to carry into effect the provisions of an act approved the twelfth day of April one thousand nine hundred and twenty-one entitled "An act providing for the establishment and the regulation of a State park to be known as the Snyder-Middleswarth State Park"

Senate Bill No. 1067.

An Act making an appropriation to the Frederick Douglass Memorial Hospital and Training School of Philadelphia Pennsylvania

House Bill No. 1343.

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings to carry into effect the provisions of an act approved the eighteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and forty-nine) entitled "An act authorizing the Board of Commissioners of Public Grounds and Buildings to erect a Soldiers' and Sailors' Memorial Bridge with the approaches thereto and memorial pylons in the city of Harrisburg to commemorate the services of the soldiers and sailors of the Commonwealth providing for the letting of contracts therefor providing for a proportion of the cost to be paid by the City of Harrisburg and public service corporations using or affected by the building of said bridge providing for acquiring any property necessary by eminent domain giving the Board of Commissioners of Public Grounds and Buildings the right to sell a portion of the land to the Pennsylvania Railroad Company to conform to the plans of the architect providing for the maintenance of said bridge and making an appropriation to carry out the provisions of this act"

House Bill No. 516.

An Act to amend section sixteen of an act approved the tenth day of June one thousand eight hundred and ninety-three (Pamphlet Laws four hundred nineteen) entitled "An act to regulate the nomination and election of public officers requiring certain expenses incident thereto to be paid by the several counties and punishing certain offenses in regard to such elections"

Senate Bill No. 1055.

An Act making an appropriation to the Bonair Sanatorium Bells Camp McKean county Pennsylvania

Senate Bill No. 876.

An Act making an appropriation to the Good Samaritan Hospital of Lebanon Pennsylvania

Senate Bill No. 741.

A Joint Resolution authorizing the Governor to appoint a commission to inquire into a plan for the reorganization of the State government and making an appropriation

Senate Bill No. 684.

An Act making an appropriation to the trustees of the Western State Hospital for the Insane

Senate Bill No. 559.

An Act making an appropriation to aid in the erection of a monument at Erie Pennsylvania commemorating the building of the fleet at that place and the conspicuous manner in which it performed its errand at the battle of Lake Erie

Senate Bill No. 456.

An Act making an appropriation to the Berks County Tuberculosis Society

Senate Bill No. 1066.

An Act to fix the number of Senators in the General Assembly of the State to apportion the State into Senatorial districts provided by the Constitution and to regulate the election of and the terms of office of the present and future elected Senators

Senate Bill No. 30.

An Act making an appropriation to the Commissioners of Valley Forge Park

Senate Bill No. 77.

An Act to amend section eleven of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws ten hundred and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

House Bill No. 603.

An Act to amend section six of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employees of said department and providing a method for fixing compensation" as amended

Senate Bill No. 1048.

An Act to amend section six hundred twenty-seven of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Senate Bill No. 290.

A Joint Resolution proposing an amendment to article three (III) of the Constitution of the Commonwealth of Pennsylvania

Senate Bill No. 87.

An Act providing for the depositing of money with the clerk of the several courts of quarter sessions and over and terminer of this Commonwealth in lieu of bail and recognizances with surety or sureties in criminal prosecutions desertion and non-support and surety of the peace cases pending in said courts and fixing the fees of the said clerk of the said courts

Senate Bill No. 759.

An Act relating to the fees of attorneys-at-law as part of the taxable costs in cases in the several courts of common pleas and on appeals to the Superior and Supreme Courts of this Commonwealth

Senate Bill No. 858.

A Supplement to an act entitled "An act to amend an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April Anno Domini one thousand eight hundred and seventy-four providing for the incorporation and regulation of electric light heat and power companies" approved the eighth day of May Anno Domini one thousand eight hundred and eighty-nine by extending the powers of every corporation heretofore or hereafter incorporated for the supply of light heat and power or any of them to the public by electricity and of every corporation which has heretofore accepted the provisions of said act as provided therein and granting to every such corporation the power to appropriate property outside the limits of public streets lanes alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service accommodation convention convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation

Senate Bill No. 942.

An Act giving the Insurance Commissioner supervision and control and authority to examine automobile protective or co-operative companies or associations issuing for money consideration policies or contracts guaranteeing attorneys services to owners of motor vehicles in event of accident to persons or property by operation of motor vehicles or providing for the towing of damaged vehicles defining motor vehicles providing for cancellation provision in policies or contracts providing for semi-annual reports by companies or associations to the Insurance Commissioner and payment of examination expenses and filing fees providing for a reserve liability for unearned portion of premiums or dues and for investment of funds in valid securities to protect the purchaser providing for filing of name and residence of solicitors employed requiring payment of tax to the Commonwealth of two per centum on all premiums or dues

received requiring all such companies or associations now transacting business in this Commonwealth to register with the Insurance Commissioner and to come under provisions of the act fixing penalty for violations of the act providing for liquidation by the Insurance Commissioner in event of insolvency

Senate Bill No. 964.

An Act to further amend section eight of the act approved the seventeenth day of February one thousand nine hundred and six (Pamphlet Laws forty-five) entitled "An act to regulate the deposits of State funds to prescribe the method of selecting State depositories to limit the amount of State deposits to provide for the security of such deposits to fix the rate of interest thereon to provide for the publication of monthly statements of moneys in the general and sinking funds to declare it a misdemeanor to give or take anything of value for obtaining the same and prescribing penalties for violations of this act" by fixing the rate of interest to be paid by active and non-active depositories

Senate Bill No. 1064.

A Supplement to the act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and sixty-two) entitled "An act providing for the creation and administration of a State fund for the insurance of compensation for injuries to employees of subscribers thereto declaring false oaths by the subscribers to be misdemeanors and providing penalties for the violation thereof" refunding to the general fund of the State Treasury all moneys appropriated for the organization and administration of the State Workmen's Insurance Fund

Senate Bill No. 952.

An Act to repeal an act approved the eighteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and fifty-five) entitled "An act in relation to the public safety defense and welfare of the Commonwealth and of the United States continuing the Commission of Public Safety and Defense as a commission of public welfare prescribing its powers and duties and making an appropriation"

Senate Bill No. 1061.

An Act amending section one of the act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire escapes fire extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

Whereupon,

The SPEAKER, in the presence of the House, signed the same.

NOTIFICATION THAT THE SENATE IS READY TO ADJOURN.

Messrs. Snyder, Homsher and Sones, a committee of the Senate, being introduced, informed the House of Representatives that the Senate will be ready to adjourn sine die at 12 o'clock noon, and to inquire if the House of Representatives has any further communications for the Senate.

The SPEAKER. The Chair will inform the committee that the House has no further communications for the Senate and the thanks of the House are extended to the committee of the Senate for their information.

REPORT OF THE COMMITTEE TO WAIT UPON THE GOVERNOR AND THE SENATE.

Mr. DUNN. Mr. Speaker, the committee appointed to wait upon the Senate and inform that body that the House of Representatives is ready to adjourn sine die at 12 o'clock noon this day has performed that duty, and the Senate has informed the committee that they have no further communications for the House of Representatives.

The committee also wishes to report that in conjunction with a committee of the Senate we waited upon the Governor and informed him that the General Assembly was ready to adjourn. The committee inquired if he had any further communications to convey to the body. He informed us that he had no further communication, but he desired to express to the members of the General Assembly his high appreciation for the excellent work done in the session of 1921.

The SPEAKER. The committee is discharged with the thanks of the House.

REPORT OF THE COMMITTEE ON COMPARE BILLS.

Mr. CHARLES P. DEWEY, from the Committee on Compare Bills, reported having compared and found correct bills numbered and entitled as follows:

House Bill No. 1, entitled:

A Supplement to an act entitled "An act to provide for the ordinary expenses of the executive judicial and legislative departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and nineteen and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and nineteen" as approved the sixteenth day of July Anno Domini one thousand nine hundred and nineteen (Appropriation acts page thirty-four) providing for deficiencies in certain appropriations made to the executive judicial and legislative departments by the act to which this is a supplement and for other minor expenses incurred or to be incurred to May thirty-first one thousand nine hundred and twenty-one by certain of the executive judicial and legislative departments not provided for by said act

House Bill No. 3, entitled:

A Joint Resolution authorizing the appointment of a commission to arrange for an international exhibition to be held in Philadelphia in the year one thousand nine hundred and twenty-six in celebration of the one hundred and fiftieth anniversary of American Independence

House Bill No. 4, entitled:

An Act making a deficiency appropriation to the trustees of the State Hospital of Nanticoke Nanticoke Luzerne county Pennsylvania

House Bill No. 5, entitled:

An Act making an appropriation to the trustees of the State Hospital at Nanticoke Nanticoke Luzerne county Pennsylvania

House Bill No. 7, entitled:

An Act making an appropriation to the Home for the Training in Speech of Deaf Children before they are of school age at Belmont Avenue and Monument Road Philadelphia

House Bill No. 8, entitled:

An Act to repeal an act approved the fourth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and twenty-two) entitled "An act authorizing a written demand for a jury trial in actions at law in the several courts of common pleas of this Commonwealth by either party thereto regulating the procedure of trials at law by a judge without a jury and authorizing the several courts of common pleas of this Commonwealth to adopt rules for regulating the procedure under this act and regulating appeals from judgements"

House Bill No. 9, entitled:

An Act making an appropriation to provide for a deficiency in the maintenance of the Pennsylvania Training School for Feeble-Minded Children Elwyn Delaware county Pennsylvania

House Bill No. 11, entitled:

An Act for the protection of human life livestock and growing timber by prohibiting the discharge of certain guns except at birds and animals or at targets properly protected and providing penalties

House Bill No. 12, entitled:

An Act to repeal the act approved the thirty-first day of May one thousand nine hundred and nineteen (Pamphlet Laws three hundred and fifty-nine) entitled "An act to increase the powers of building and loan associations incorporated under the laws of this Commonwealth"

House Bill No. 14, entitled:

An Act making an appropriation to the trustees of the Phoenixville Hospital

House Bill No. 15, entitled:

An Act making an appropriation to the agricultural experiment station of the Pennsylvania State College to maintain substations for the purpose of making experiments in the improvement culture curing and preparation of tobacco and providing for the publication of the report thereof

House Bill No. 18, entitled:

An Act making an appropriation to the trustees of the State Institution for Feeble-minded of Eastern Pennsylvania at Spring City

House Bill No. 19, entitled:

An Act to amend clause (d) of section two of the act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws four hundred and forty-seven) entitled "An act relating to the administration and distribution of the estates of decedents and of minors and of trust estates including the appointment bonds rights powers duties liabilities accounts discharge and removal of executors administrators guardians the trustees herein designated as such"

ciaries the administration and distribution of the estates of presumed decedents widow's and children's exemptions debts of decedents rents of real estate as assets for payment thereof the lien thereof sales and mortgages of real estate for the payment thereof judgements and executions therefor and the discharge of real estate from the lien thereof contracts of decedents for the sales or purchase of real estate legacies including legacies charged on land the discharge of residuary estates and of real estate from the liens of legacies and other charges the appraisal of real estate devised at a valuation the ascertainment of the curtilage of dwelling houses or other buildings devised the abatement and survival of actions and the substitution of executors and administrators therein and suits against fiduciaries investments by fiduciaries the organization of corporations to carry on the business of decedents the audit and review of accounts of fiduciaries refunding bonds transcripts to the court of common pleas of balances due by fiduciaries the rights powers and liabilities of non-resident and foreign fiduciaries the appointment bonds rights powers duties and liabilities of trustees durante absentia the recording and registration of decrees reports and other proceedings and the fees therefor appeals in certain cases and also generally dealing with the jurisdiction powers and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents"

House Bill No. 21, entitled:

An Act to amend article nineteen section thirteen clause five of the act approved the twenty-fifth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and eighty-one) entitled "An act for the better government of cities of the first class of this Commonwealth"

House Bill No. 26, entitled:

A Joint Resolution proposing an amendment to article seventeen section eight of the Constitution of the Commonwealth of Pennsylvania authorizing the granting of free passes or passes at a discount to clergymen

House Bill No. 30, entitled:

An Act making an appropriation to the Sacred Heart Hospital Allentown Lehigh county Pennsylvania

House Bill No. 32, entitled:

An Act making an appropriation to the United Zion Home at Lititz Lancaster county Pennsylvania

House Bill No. 35, entitled:

An Act making an appropriation to the Home for Friendless Children of Lancaster Pennsylvania

House Bill No. 38, entitled:

An Act making an appropriation to the Oil City Hospital Oil City Pennsylvania

House Bill No. 39, entitled:

An Act amending the twelfth section of an act approved the third day of May one thousand nine hundred and seventeen (Pamphlet Laws one hundred and forty-nine) entitled "An act amending the twelfth section of an act entitled 'An act relating to practice in the courts of common pleas in actions of assumpsit and trespass except actions for libel and slander prescribing the pleadings and procedure to be observed therein and giving the courts power to enforce its provisions' approved the fourteenth day of May Anno Domini one thousand nine hundred and fifteen providing that counties cities boroughs townships school districts and other municipalities shall not be required to file affidavits of defense"

House Bill No. 40, entitled:

An Act making an appropriation to the Grand View Institution for the Care and Treatment of Poor Consumptives Oil City Pennsylvania

House Bill No. 42, entitled:

An Act making an appropriation to the Roselia Foundling Asylum and Maternity Hospital of the city of Pittsburgh

House Bill No. 43, entitled:

An Act making an appropriation to the Pennsylvania Association for the Blind at Pittsburgh Pennsylvania

House Bill No. 44, entitled:

An Act providing that the waiver of an inquisition on real estate contained in any note bond or other obligation shall be effective against and bind real estate on which the same is a lien in the hands of the maker or obligor and in the hands of any purchaser or subsequent owner thereof

House Bill No. 47, entitled:

A Joint Resolution proposing an amendment to section one article nine of the Constitution of the Commonwealth of Pennsylvania

House Bill No. 48, entitled:

A Joint Resolution proposing an amendment to section one of article fourteen of the Constitution of the Commonwealth of Pennsylvania

House Bill No. 50, entitled:

An Act making an appropriation to cover deficiencies in maintenance to the Home for the Training in Speech of Deaf Children before they are of school age at Belmont avenue and Monument Road Philadelphia

House Bill No. 51, entitled:

An Act making an appropriation to the Waynesburg Hospital of Waynesburg Pennsylvania

House Bill No. 53, entitled:

An Act making an appropriation to the Pennsylvania State Oral School for the Deaf at Scranton

House Bill No. 56, entitled:

An Act making an appropriation to the Good Samaritan Hospital at Westfield Tioga county Pennsylvania

House Bill No. 57, entitled:

An Act making an appropriation to the Bethel Orphanage located at Osceola Tioga county Pennsylvania

House Bill No. 61, entitled:

An Act making an appropriation to the Pennsylvania State Oral School for the Deaf at Scranton Pennsylvania

House Bill No. 62, entitled:

An Act making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania at Lancaster Pennsylvania

House Bill No. 72, entitled:

An Act making an appropriation to the Warren General Hospital of Warren Pennsylvania

House Bill No. 74, entitled:

An Act making an appropriation to the Children's Home of South Bethlehem Salisbury township Lehigh county Pennsylvania

House Bill No. 75, entitled:

An Act making a deficiency appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania

House Bill No. 79, entitled:

An Act authorizing district attorneys in counties of the third class to appoint county detectives defining their duties fixing their salaries and providing for the payment of such salaries and the expenses of such detectives from the county treasury

House Bill No. 82, entitled:

An Act to further amend section one of an act approved the thirty-first day of May one thousand eight hundred and ninety-three (Pamphlet Laws one hundred and eighty-eight) entitled "An act designating the days and half days to be observed as legal holidays and for the payment acceptance and protesting of bills notes drafts checks and other negotiable paper on such days" as amended

House Bill No. 83, entitled:

An Act making an appropriation to the trustees of the State Hospital for Insane at Danville for the purpose of improvements and purchase of equipment

House Bill No. 84, entitled:

An Act making a deficiency appropriation to the trustees of the State Hospital for the Insane at Danville Pennsylvania

House Bill No. 85, entitled:

An Act to amend section twenty-five of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties" as amended

House Bill No. 87, entitled:

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 88, entitled:

An Act making an appropriation to Kane Summit Hospital Association of Kane McKean county Pennsylvania

House Bill No. 89, entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane at Warren Pennsylvania

House Bill No. 93, entitled:

An Act making it unlawful to turn in or sound false alarms of fire and to meddle or interfere with or break or destroy any fire alarm telegraph system

House Bill No. 95, entitled:

An Act providing for the salaries of court criers of the several courts in counties of the fourth class

House Bill No. 97, entitled:

An Act making an appropriation to the Commission of Soldiers' Orphan Schools of Pennsylvania for the payment of a deficiency in the appropriation for maintenance for the two fiscal years ending May thirty-first one thousand nine hundred and twenty-one

House Bill No. 100, entitled:

An Act making an appropriation to Saint Mary's Keller Memorial Hospital Scranton Lackawanna county Pennsylvania

House Bill No. 101, entitled:

An Act to amend section three hundred ninety-five of an act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 110, entitled:

An Act making an appropriation to the Maple Avenue Hospital Association of DuBois Pennsylvania (formerly City Hospital Association of DuBois)

House Bill No. 117, entitled:

An Act amending section two of an act entitled "An act authorizing and empowering the county commissioners and the county solicitor and the chief clerk of said commissioners of each county to organize themselves into a State Association for the purpose of holding annual meetings and providing for the payment of the expenses thereof" approved the tenth day of May Anno Domini one thousand nine hundred thirteen as amended by providing that the necessary expenses of the convention shall not be more than fifty dollars to any county per annum

House Bill No. 119, entitled:

An Act to amend section eight hundred and three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 124, entitled:

An Act making an appropriation to the Coatesville Hospital Coatesville Pennsylvania

House Bill No. 126, entitled:

An Act to amend an act approved the seventh day of February one thousand nine hundred and five (Pamphlet Laws three) entitled "An act to create the Department of Public Printing and Binding to carry out the provisions of section twelve article three of the Constitution in relation to the public printing and binding and the supply of paper and other materials therefor" as amended

House Bill No. 128, entitled:

An Act to further amend section one and section two of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by

route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by cides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

House Bill No. 129, entitled:

An Act to amend section twenty-seven of an act approved the thirty-first day of May one thousand nine hundred and eleven entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to Highway Department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

House Bill No. 130, entitled:

An Act making an appropriation to the State Highway Department for the construction of permanent State highways for the payment of the Commonwealth's share in the expenses of constructing State-aid highways for the maintenance and repair of State highways within the limits of boroughs for the maintenance and repair of State-aid highways for the payment of rewards due townships of the second class for the payment of damages to property caused or occasioned in connection with the work of the State Highway Department

House Bill No. 131, entitled:

An Act making an appropriation to the Jefferson Medical College of Philadelphia

House Bill No. 133, entitled:

An Act making an appropriation to the Lancaster General Hospital

House Bill No. 134, entitled:

An Act making it a misdemeanor for persons to unlawfully use or wear the insignia or button of the American Legion or the official decorations of said organization

House Bill No. 135, entitled:

An Act to amend an act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws page ten hundred and ten) entitled "An Act to safeguard human life and health throughout the Commonwealth by providing for the reporting quarantining and control of diseases declared communicable by this act and by regulation of the Department of Health providing for the prevention of infection therefrom and prescribing penalties" by providing for quarantine in places designated for the isolation control and treatment of communicable diseases by providing for the quarantine of communicable diseases upon an opinion of the attending physician health authorities or any medical representative of the State Department of Health that a reasonable suspicion of such disease exists and granting certain powers to the advisory board

House Bill No. 136, entitled:

An Act making an appropriation providing for a deficiency in the maintenance of the Glen Mills Schools Glen Mills Delaware county Pennsylvania

House Bill No. 137, entitled:

An Act making an appropriation to the Colored Women's Relief Association of Western Pennsylvania

House Bill No. 138, entitled:

An Act to amend section one of an act approved the twelfth day of June one thousand nine hundred and nineteen entitled "An act permitting counties of the Commonwealth of Pennsylvania to appropriate and expend moneys and to incur indebtedness and issue bonds and other obligations for the improvement and maintenance of State highways and State-aid highways or any public highway in any county of the Commonwealth and providing the method for applying for said moneys and for the approval thereof by the State Highway Department in certain cases"

House Bill No. 139, entitled:

An Act making an appropriation to the State Highway Department for salaries expenses and maintenance of the same

House Bill No. 140, entitled:

An Act permitting corporations to change the date of their annual meeting when such meeting as fixed by its charter falls upon a legal holiday

House Bill No. 145, entitled:

An Act to amend the supplement to an act approved the twenty-first day of May one thousand eight hundred eighty-nine (Pamphlet Laws two hundred and fifty-eight) entitled "A supplement to an act 'To provide for the care and treatment of the indigent insane of the several counties of the Commonwealth in State hospitals for the insane' approved the thirtieth day of June Anno Domini one thousand eight hundred and eighty-three" as amended by fixing the maximum amount for maintenance weekly per capita

House Bill No. 146, entitled:

An Act making an appropriation to the Carbondale Emergency Hospital Carbondale Pennsylvania

House Bill No. 147, entitled:

An Act to amend sections one hundred seven and two hundred twelve of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

House Bill No. 149, entitled:

An Act making an appropriation to the Mid-Valley Hospital at Blakely Pennsylvania

House Bill No. 152, entitled:

An Act to prohibit the speeding and racing of certain motor vehicles to fires the parking of motor vehicles in the vicinity of fires and the driving of motor vehicles over lines of hose

House Bill No. 153, entitled:

An Act authorizing and directing a city of the third class to provide by ordinance for the payment for public work or improvements heretofore made for and accepted by such city where no legal or valid contract was entered into as required by law

House Bill No. 155, entitled:

An Act providing for a cemetery in Valley Forge Park for the burial therein of bodies of soldiers sailors and marines who died in service

House Bill No. 157, entitled:

An Act making an appropriation to the Julia White Priscilla Home for Aged Colored People located at LaMott Montgomery county Pennsylvania

House Bill No. 162, entitled:

An Act making an appropriation to the Trustees of the State Hospital for Injured Persons of the Anthracite Coal Region of Pennsylvania at Ashland Schuylkill county Pennsylvania

House Bill No. 176, entitled:

An Act making an appropriation to the German Baptist Home at Lawndale Philadelphia Pennsylvania

House Bill No. 178, entitled:

An Act making an appropriation to the Old Ladies' Home located at Wissinoming Philadelphia

House Bill No. 179, entitled:

An Act to amend an act entitled "An act providing for the payment into the State Treasury without escheat of certain moneys and property subject to escheat under the provisions of any act of the General Assembly and for the refund thereof with interest to persons entitled thereto and making an appropriation for such refund" approved the sixteenth day of May Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws page one hundred seventy-seven)

House Bill No. 181, entitled:

An Act to amend an act entitled "An act providing for the payment into the State Treasury of unclaimed funds in the hands of fiduciaries defining the term fiduciary providing for the refunding of such funds from the State Treasury with interest to persons entitled thereto and making an appropriation therefor prohibiting the discharge of such fiduciaries the release of their sureties or the final distribution of funds in their possession until after compliance with the provisions of this act and imposing penalties" approved the sixteenth day of May Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one hundred sixty-nine)

House Bill No. 182, entitled:

An Act to further amend an act entitled "An act providing the escheat of deposits of money or property of another received for storage or safekeeping the dividends profits debts and interest on debts of corporations companies banks trust companies insurance companies limited partnerships and partnership associations organized under the laws of this Commonwealth except mutual saving-fund society not having a capital stock represented by shares and except also building and loan associations and property held for the benefit of another by the same and the profits accretions and interest on such property as well as interest thereon accrued or which should have accrued between the fixing of the amount of such property by the award of any court and the actual distribution thereof" approved the seventh day of June Anno Domini one thousand nine hundred fifteen (Pamphlet Laws page eight hundred seventy-eight) which title as last amended by the act approved the twelfth day of July Anno Domini one thousand nine hundred nineteen (Pamphlet Laws page nine hundred twenty-six) reads as follows "An act providing for the escheat of certain property received for storage or safekeeping or otherwise and of certain deposits of money also for the escheat of certain dividends profits debts and interest on debts of corporations companies banks national banks trust companies insurance companies limited partnerships and partnership associations doing business in this Commonwealth except saving-funds savings institutions and savings banks subject to the provision of an act entitled 'An act relating to unclaimed deposits in saving banks and transfer of stock' approved the seventeenth day of April Anno Domini one thousand eight hundred seventy-two (Pamphlet Laws page sixty-two) and except also building and loan associations also for the escheat of certain moneys property and estates held by persons partnerships associations or corporations in any fiduciary capacity whatsoever and the profits accretions and interest on such moneys property and estates as well as the interest thereon accrued between the date of the decree of any court ordering the distribution of such moneys property and estates and the actual distribution thereof also for the escheat of certain moneys deposited in courts of common pleas or orphans' courts or with officers thereof and for the escheat of certain other moneys property and estates held in any manner by any person association or body corporate for the benefit of another"

House Bill No. 183, entitled:

An Act to fix the fees to be allowed the district attorney in counties of the third and fourth classes

House Bill No. 184, entitled:

A Joint Resolution proposing an amendment to article nine section four of the Constitution of the Commonwealth of Pennsylvania

House Bill No. 185, entitled:

An Act making an appropriation to the Western State Penitentiary

House Bill No. 186, entitled:

An Act to amend the first section of an act entitled "An act to amend the first section of an act entitled 'An act increasing the salaries of tipstaves in the courts of any county of this Commonwealth of a population of not less than five hundred thousand' approved the thirtieth day of May one thousand eight hundred and ninety-five by changing the limit of population of such counties and increasing the minimum and maximum limits of said salaries" approved the first day of June one thousand nine hundred and eleven by limiting the provisions of said act to counties of the first class and providing for the salaries or compensation of such tipstaves

House Bill No. 187, entitled:

A Further Supplement to an act approved the first day of April one thousand eight hundred and sixty-three (Pamphlet Laws two hundred and thirteen) entitled "An act to accept the grant of public lands by the United States to the several states for the endowment of agricultural colleges" making a deficiency appropriation for carrying the same into effect

House Bill No. 189, entitled:

An Act making an appropriation to the Pittsburgh and Allegheny Home for the Friendless situated in the city of Pittsburgh Pennsylvania

House Bill No. 193, entitled:

An Act to amend paragraphs (a) (b) (c) (d) (e) (f) and (g) of section thirty-five of an act approved the seventh day of June one thousand nine hundred seventeen entitled "An act relating to the administration and distribution of the estates of decedents and of minors and of trust estates including the appointment bonds rights powers duties liabilities accounts discharge and removal of executors administrators guardians and trustees herein designate as fiduciaries the administration and distribution of the estates of presumed decedents widow's and children's exemptions debts of decedents rents of real estate as assets for payment thereof the lien thereof sales and mortgages of real estate for the payment thereof judgments and executions thereof and the discharge of real estate from the lien thereof contracts of decedents for the sale or purchase of real estate legacies including legacies charged on land the discharge of residuary estates and of real estate from the lien of legacies and other charges the appraisal of real estate devised at a valuation the ascertainment of the curtilage of dwelling houses or other buildings devised the abatement and survival of actions and the substitution of executors and administrators therein and suits against fiduciaries investments business of decedents the audit and review of accounts of fiduciaries refunding bonds transcripts to the court of common pleas of balances due by fiduciaries the rights powers and liabilities of non-resident and foreign fiduciaries the appointment bonds rights powers duties and liabilities of trustees durante absentia the recording and registration of decrees reports and other proceedings and the fees therefor appeals in certain cases and also generally dealing with the jurisdiction powers and procedure of the orphans' court in all matters relating to fiduciaries concerned with the estates of decedents"

House Bill No. 194, entitled:

An Act making an appropriation to the Florence Crittenton Mission of Scranton Pennsylvania

House Bill No. 196, entitled:

An Act providing for a commission to make an examination of the Mid-Valley Hospital at Blakely borough Lackawanna county providing for a transfer of said hospital under certain conditions to the Commonwealth regulating such hospital in the event of such transfer and making an appropriation

House Bill No. 199, entitled:

An Act to amend section one of an act approved June fourteenth one thousand nine hundred and fifteen (Pamphlet Laws nine hundred and seventy-three) entitled "An act to provide for retirement of State employees permanently disqualified by reason of physical or mental disability to perform their official functions and duties with half pay under certain conditions during the remainder of their lives except State employees whose retirement has been or shall be otherwise provided for and the filling of vacancies caused by such retirement" as amended by changing the conditions under which said employees can be retired and the procedure therein changing the pension period and defining the term "State employee" to include officers and employees in the legislative branches of the State government and of State institutions

House Bill No. 200, entitled:

An Act making an appropriation to the Rush Hospital for Consumption and Allied Diseases at Philadelphia

House Bill No. 203, entitled:

An Act concerning fraudulent conveyances and to make uniform the law relating thereto

House Bill No. 204, entitled:

An Act to regulate the practice of the profession of engineering and of land surveying creating a State Board for the Registration of "Professional Engineers" and "Land Surveyors" defining its powers and duties imposing certain duties upon the Commonwealth and political subdivisions thereof in connection with public work and providing penalties

House Bill No. 212, entitled:

An Act requiring county commissioners of the counties of the sixth class to furnish the county officers with certain services equipment and supplies at the expense of the county

House Bill No. 214, entitled:

An Act providing for the refunding of moneys paid to the State Highway Department for registration of motor vehicles and drivers' licenses which motor vehicles and licenses have not been used and to which moneys it appears the Commonwealth has no claim and making an appropriation for such funds

House Bill No. 215, entitled:

An Act for the better protection of fish requiring citizens of the United States residing within this Commonwealth to procure a license from the county treasurer to fish or angle in the waters of this Commonwealth or in the waters bounding or adjacent thereto and regulating the issuance of such license providing penalties for the violation of this act and the manner of proceeding to enforce compliance therewith and providing for the disposition of the penalties recovered and license fees received

House Bill No. 217, entitled:

An Act making a deficiency appropriation to carry into effect the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws eleven hundred and ninety-five) entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agricultural associations and regulating the payment thereof"

House Bill No. 222, entitled:

An Act making an appropriation to the Coudersport General Hospital at Coudersport Pennsylvania

House Bill No. 223, entitled:

An Act amending article two section one (s) article five section one and article five section seven of an act known as the Public Service Company Law approved the twenty-sixth day of July Anno Domini one thousand nine hundred and thirteen (Pamphlet Laws thirteen hundred seventy-four) so as to extend certain provisions thereof to Street Railway Corporations

House Bill No. 224, entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

House Bill No. 225, entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

House Bill No. 226, entitled:

An Act making an appropriation to the Christain Home of Johnstown Pennsylvania

House Bill No. 228, entitled:

An Act making an appropriation to the Pennsylvania Epileptic Hospital and Colony Farm Chester county Pennsylvania

House Bill No. 231, entitled:

An Act making a deficiency appropriation to the State Hospital of Coaldale Coaldale Schuylkill county Pennsylvania

House Bill No. 232, entitled:

An Act making an appropriation to the Curtis Home for Destitute Women and Children of Pittsburgh Pennsylvania

House Bill No. 234, entitled:

An Act making an appropriation to the Home for Colored Children located in the city of Pittsburgh Northside

House Bill No. 235, entitled:

An Act making an appropriation to the First Allegheny Day Nursery and Temporary Home for Children Pittsburgh Pennsylvania

House Bill No 236, entitled:

An Act making an appropriation to the Frankford Hospital located at Frankford Philadelphia

House Bill No. 237, entitled:

An Act making an appropriation to Saint Vincent's Orphans' Asylum of Tacony Philadelphia Pennsylvania

House Bill No. 238, entitled:

A Supplement to an act approved the seventh day of May one thousand nine hundred and seven (Pamphlet Laws one hundred and sixty-one) entitled "An act regulating and defining the powers and duties of the Dental Council and the State Board of Dental Examiners providing for appointment of examiners defining qualifications of applicants for examination condition of granting licenses regulating and limiting the practice of dentistry prohibiting practice by or employment of unlicensed persons and providing punishment therefor and disposition of fees and fines and fixing the appropriations to the Dental council" providing for the licensing of assistants to dentists

House Bill No. 240, entitled:

An Act making an appropriation to the Northern Tier Home Harrison Valley Potter county Pennsylvania

House Bill No. 243, entitled:

An Act to amend section four hundred and twenty-one of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 245, entitled:

An Act making an appropriation to the Conemaugh Valley Memorial Hospital Johnstown Pennsylvania

House Bill No. 248, entitled:

An Act to amend section one of an act approved the thirty-first day of May one thousand nine hundred and nineteen (Pamphlet Laws three hundred and fifty-seven) entitled "An act relating to the duties of constables in certain counties prohibiting them from making returns to the court of quarter sessions in certain cases authorizing the court to direct investigations and reports by constables and fixing their compensation in such cases" extending the provisions of said act to counties of the sixth seventh and eighth classes

House Bill No. 251, entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

House Bill No. 252, entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

House Bill No. 253, entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

House Bill No. 254, entitled:

An Act to amend an act approved the sixth day of July one thousand nine hundred and seventeen (Pamphlet Laws seven hundred and forty-seven) entitled "An act requiring all counties cities boroughs townships school districts and other municipalities and incorporated districts to sell any bonds or other securities issued by them to the highest responsible bidder after due public notice" making the provisions of the act also applicable to poor districts regulating the publication of such notices and the manner of receiving opening and announcing bids providing for statement as to publication etcetera to be filed by the chief officers in the office of the clerk of the quarter sessions one week before issue or delivery penalty for failure so to do and providing that securities sold in violation of the act shall be void

House Bill No. 255, entitled:

An Act to amend section two of article one of chapter five of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

House Bill No. 258, entitled:

An Act making an appropriation to the Miners' Hospital of Northern Cambria at Spangler Cambria county Pennsylvania

House Bill No. 260, entitled:

An Act fixing the salary of the jury commissioners of the counties of the third class

House Bill No. 261, entitled:

An Act to amend section one of the act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and one) entitled "An act fixing the fees of the prothonotary for attendance in court in counties having a population of less than seventy thousand and providing for the payment thereof by the several counties" by making the provisions of said act apply to counties of the sixth seventh and eighth classes

House Bill No. 263, entitled:

An Act amending section sixteen of an act entitled "An act to provide for the personal registration of electors and their enrollment as members of political parties in cities of the first and second classes of this Commonwealth to make such registration a condition of the right to vote in such cities and their said enrollment as members of a political party a condition of the right to vote at primaries in said cities and providing for the payment of witness fees for persons summoned before the commissioners to provide penalties for violations of its provisions and to repeal the acts inconsistent herewith" approved July twenty-four one thousand nine hundred and thirteen providing for a change in salaries of the employees of the registration commissioners in cities of the second class

House Bill No. 264, entitled:

An Act making an appropriation to the Washington and Jefferson College Washington Pennsylvania

House Bill No. 266, entitled:

An Act making an appropriation to the Society of the Home for Friendless Women and Children of the city of Scranton

House Bill No. 268, entitled:

An Act making an appropriation to the trustees of the State Hospital for Injured Persons of the Middle Coal Field

House Bill No. 270, entitled:

An Act to amend an act approved the twenty-fifth day of February one thousand nine hundred and one (Pamphlet Laws page eleven) entitled "An act to establish a Department of Forestry to provide for its proper administration to regulate the acquisition of land for the Commonwealth and to provide for the control protection and maintenance of forestry reservations by the Department of Forestry" as amended by establishing additional bureaus and offices in said department establishing Forest Districts providing for Forest Officers assistants and labor providing for the salaries of the Officers and employees of the Department fixing the amount of expenditure for the acquisition of land and repealing certain acts

House Bill No. 271, entitled:

An Act to amend an act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws page seven hundred ninety-seven) entitled "An act to establish a Bureau of Forest Protection within the Department of Forestry designating the Officers who shall constitute the Bureau their duties and salaries prescribing penalties for the violation thereof and repealing all laws general special or local or any parts thereof that may be inconsistent with or supplied by this Act, by providing for a chief of the Bureau of Forest Protection empowering District Foresters to act as District Fire Wardens providing for the compensation of the Chief and other Fire Wardens and persons assisting in extinguishing forest fires

House Bill No. 272, entitled:

An Act to amend the first section of an act approved the eleventh day of May Anno Domini one thousand nine hundred and eleven entitled "An act empowering the United States of America to acquire land in the State of Pennsylvania for National Forest Reserves by purchase or by condemnation proceedings and granting to the United States of America all rights necessary for control and regulation of such reserves

House Bill No. 273, entitled:

An Act making an appropriation to the Philadelphia Home for Infants located at four thousand six hundred eighteen Westminster avenue Philadelphia

House Bill No. 276, entitled:

An Act making an appropriation to the West Philadelphia General Homeopathic Hospital Philadelphia Pennsylvania

House Bill No. 277, entitled:

An Act making an appropriation to the Home for Veterans of the Grand Army of the Republic and Wives Philadelphia Pennsylvania

House Bill No. 278, entitled:

An Act making an appropriation to the trustees of the Samaritan Hospital Philadelphia Pennsylvania

House Bill No. 279, entitled:

An Act creating a Legislative Reference Bureau designating the officers and employees of such bureau defining their duties and fixing their salaries

House Bill No. 288, entitled:

An Act making an appropriation to the Home for Aged and Infirm Women of Easton Pennsylvania

House Bill No. 289, entitled:

An Act making an appropriation to the United Charities of Hazleton Pennsylvania

House Bill No. 291, entitled:

An Act establishing an eight hour day for guards or keepers in county jails and prisons of counties of the first class

House Bill No. 294, entitled:

An Act making an appropriation to the Lake Erie and Ohio River Canal Board of Pennsylvania for the payment of expenses incurred in printing distributing or otherwise making available for public use reports maps documents and records of the board in securing the co-operation and aid of the government of the United States and other public authorities in the construction of the canal or waterway authorized to be constructed by the board for the payment of incidental office expenses and for the payment of salaries fees and expenses

House Bill No. 296, entitled:

An Act to amend section three of an act approved the nineteenth day of March one thousand nine hundred and fifteen (Pamphlet Laws five) entitled "A further supplement to an act entitled 'An act to establish a county court for the county of Allegheny and prescribing its powers and duties regulating the procedure therein and providing for the expenses thereof' approved the fifth day of May one thousand nine hundred and eleven constituting the said court the juvenile court of said county and prescribing its organization jurisdiction and powers therein and otherwise" as amended

House Bill No. 301, entitled:

An Act to amend sections six and eight of article two of chapter seven of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" and to repeal section seven of article two of chapter seven of said act

House Bill No. 302, entitled:

An Act making an appropriation to the Lying-in Charity Hospital Philadelphia

House Bill No. 303, entitled:

An Act making an appropriation to the Hahnemann Hospital in the city of Scranton Pennsylvania

House Bill No. 307, entitled:

An Act making an appropriation to the Pennsylvania Training school for Feeble Minded Children at Elwyn in the county of Delaware and Commonwealth of Pennsylvania

House Bill No. 308, entitled:

An Act making an appropriation to the Glen Mills Schools in the Eastern District of the Commonwealth of Pennsylvania

House Bill No. 309, entitled:

An Act to amend section four of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions"

House Bill No. 310, entitled:

An Act making an appropriation to the Mudget Hospital and Training School for Nurses located at two thousand twenty-eight North Thirteenth Street Philadelphia Pennsylvania

House Bill No. 312, entitled:

An Act making an appropriation to the Suburban General Hospital of Bellevue Allegheny county Pennsylvania

House Bill No. 314, entitled:

A Supplement to an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" extending the charters of certain manufacturing corporations

House Bill No. 315, entitled:

An Act making it unlawful to accept or offer inducements to procure a defeat in any athletic contest

House Bill No. 317, entitled:

An Act to amend the act approved the eighteenth day of April one thousand nine hundred and nineteen (Pamphlet Laws seventy-three) entitled "An act to amend section one of the act approved the eighth day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventy-five) entitled 'An act to provide that admission now had or that may hereafter be had to practice as an attorney-at-law in the Supreme Court of this Commonwealth shall of itself without more operate as an admission of such attorney as an attorney-at-law in every other court of this Commonwealth and to provide that disbarment or suspension of any attorney by the said Supreme Court shall of itself without more operate as a disbarment or suspension of such attorney as an attorney in every other court of this Commonwealth' requiring attorneys-at-law to file certificates of admission in the Supreme Court before admission in other courts and fixing the fees of the prothonotaries of the Supreme and other courts in connection therewith" providing for the filing of such certificates of admission with clerks of courts and fixing their fees

House Bill No. 319, entitled:

An Act making an appropriation to the Florence Crittenton Home and Rescue Association of Pittsburgh Pennsylvania

House Bill No. 320, entitled:

An Act making an appropriation to the Montefiore Hospital Association of Western Pennsylvania located at Pittsburgh Pennsylvania

House Bill No. 321, entitled:

An Act to further amend the eighteenth paragraph of an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" as amended so as to include the incorporation of companies for the mining preparation marketing and sale of minerals

House Bill No. 322, entitled:

An Act making an appropriation to the Pottstown Homeopathic Hospital Pottstown Pennsylvania

House Bill No. 324, entitled:

An Act making an appropriation to the Pottstown Hospital Pottstown Pennsylvania

House Bill No. 327, entitled:

An Act making an appropriation to the Paradise Protectory and Agricultural School at Paradise township York county Pennsylvania

House Bill No. 328, entitled:

An Act making an appropriation to the York Society to Protect Children and Aged Persons of York Pennsylvania

House Bill No. 329, entitled:

An Act making an appropriation to the York Hospital West College avenue York Pennsylvania

House Bill No. 334, entitled:

An Act making an appropriation to the Annie M Warner Hospital Gettysburg Adams county Pennsylvania

House Bill No. 336, entitled:

An Act making an appropriation to the Meadville Children's Aid Society and Home for the Aged Meadville Crawford county Pennsylvania

House Bill No. 337, entitled:

An Act making an appropriation to the Spencer Hospital Meadville Pennsylvania

House Bill No. 338, entitled:

An Act making an appropriation to the Allegheny Valley Hospital at Tarentum Pennsylvania

House Bill No. 339, entitled:

An Act to amend clause (c) section three hundred and six of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder"

House Bill No. 340, entitled:

An Act providing for the licensing and regulation of second hand dealers in cities of the second class and prescribing penalties

House Bill No. 344, entitled:

An Act making an appropriation to the Mercey Hospital of Philadelphia

House Bill No. 345, entitled:

An Act making an appropriation for the payment of the expenses required by an act approved the twenty-fifth day of May one thousand eight hundred and eighty-nine entitled "An act to provide for the continuance of the education and maintenance of the destitute orphans of deceased soldiers sailors and marines and the destitute children of permanently disabled soldiers sailors and marines of the state" and its amendments and supplements

House Bill No. 346, entitled:

An Act imposing a State tax upon unnaturalized foreign-born male and female persons over the age of twenty-one years resident within this Commonwealth providing for the collection of such tax and the distribution thereof and imposing penalties

House Bill No. 350, entitled:

An Act making an appropriation to the trustees of Temple University at Philadelphia Pennsylvania

House Bill No. 352, entitled:

An Act making an appropriation to the Westmoreland Hospital Association of Greensburg Pennsylvania

House Bill No. 353, entitled:

An Act to further amend section four and amend section six of an act approved the seventeenth day of April one thousand nine hundred and thirteen (Pamphlet Laws eighty-five) entitled "An act for the better protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth and providing penalties for violations of its several provisions and the manner of proceeding to enforce compliance therewith and providing for the disposition of the license fees fines and penalties received"

House Bill No. 354, entitled:

An Act making an appropriation to the Beacon Light Mission near the city of Bradford Pennsylvania

House Bill No. 356, entitled:

An Act making an appropriation to the Bradford Hospital of the city of Bradford

House Bill No. 359, entitled:

An Act to amend the act approved the twenty-fourth day of March one thousand nine hundred and nine (Pamphlet Laws seventy-seven) entitled "An act to amend section one of an act entitled 'An act regulating State tax on certain county offices' approved the sixth day of May Anno Domini one thousand eight hundred and seventy-four by providing for the payment of said tax into the county treasury for the use of the respective counties"

House Bill No. 364, entitled:

An Act making an appropriation to the Benevolent Association's Home for Children Pottsville Pennsylvania

House Bill No. 365, entitled:

An Act making an appropriation to the Pottsville Hospital Pottsville Pennsylvania

House Bill No. 366, entitled:

An Act making an appropriation to the Trustees of the Milliken Hospital Pottsville Pennsylvania

House Bill No. 367, entitled:

An Act to amend sections nineteen of the act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and seventy-eight) entitled "An

act relating to and regulating the use and operation of motor vehicles and vehicles propelled by or trailing after motor vehicles requiring the registration of the same and the licensing of all operators thereof providing the fees therefor and the disposition of such fees prohibiting the unauthorized use of and tampering with motor vehicles limiting and defining the powers of cities boroughs incorporated towns townships and counties as to regulation of the use and equipment of motor vehicles and the taxing registration or licensing thereof imposing certain duties on the State Highway Commissioner and on proprietors of public garages providing procedure and penalties for violations thereof and the disposition of fines collected and regulating the services of process and proceedings in actions for damages arising from the use of any motor vehicle"

House Bill No. 371, entitled:

An Act to amend section one of "An act to provide for the licensing of transient retail merchants in cities boroughs and townships and providing a penalty for failure to obtain the same" approved the second day of May Anno Domini one thousand eight hundred and ninety-one

House Bill No. 373, entitled:

An Act making an appropriation to the Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases

House Bill No. 375, entitled:

An Act validating proceedings by councils in boroughs for the paving and curbing of public highways and validating municipal liens therefor

House Bill No. 377, entitled:

An Act to amend an act approved April twenty-seventh one thousand nine hundred and five entitled "An act creating the Department of Health and defining its powers and duties" by providing for an official seal directing the commissioner to issue orders under seal and making certificates evidence in courts and providing for the promulgation of advisory board orders and regulations

House Bill No. 378, entitled:

An Act making an appropriation to the Renovo Hospital Renovo Pennsylvania

House Bill No. 381, entitled:

An Act to amend clause three section nine article seven chapter six of an act entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" approved May fourteenth one thousand nine hundred and fifteen (Pamphlet Laws three hundred twelve) so as to provide that boroughs on petition signed by petitioners representing three-fifths in the number of feet of property abutting on the proposed improvement may grade curb pave or macadamize streets lanes and alleys or parts thereof and collect the whole cost of such improvement from the owners of real estate abutting on the improvement by an equal assessment on the foot front

House Bill No. 385, entitled:

An Act reappropriating certain moneys to the trustees of the State Hospital for the Criminal Insane at Fairview Wayne county

House Bill No. 386, entitled:

An Act making an appropriation to the trustees of the State Hospital for the criminal Insane at Fairview Wayne county and authorizing the board of trustees to perform certain work in connection therewith

House Bill No. 388, entitled:

An Act to repeal an act entitled "An act regulating the collection of school and poor taxes in White township Indiana county" approved the twenty-third day of April Anno Domini one thousand eight hundred and seventy-three (Pamphlet Laws eight hundred and thirty-nine)

House Bill No. 391, entitled:

An Act to amend and further amend sections five seven fourteen and fifteen sixteen nineteen twenty-one twenty-two and twenty-six of an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws five hundred seventy-two) entitled "An act to provide for the protection and preservation of game game quadrupeds and game birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions" sections fourteen and fifteen previously having been amended

House Bill No. 396, entitled:

An Act making an appropriation to the Saint Joseph's Hospital and Dispensary of Pittsburgh Pennsylvania

House Bill No. 397, entitled:

An Act making an appropriation to Providence Mission and Rescue Home at Pittsburgh Pennsylvania

House Bill No. 399, entitled:

An Act relating to the adequate protection of fruit vegetables or other articles of food from flies

House Bill No. 400, entitled:

An Act prohibiting advertisements of cures or medicines relating to venereal diseases and certain sexual disorders and prescribing the penalties

House Bill No. 406, entitled:

An Act making an appropriation to the trustees of the State Hospital for the Insane for the southeastern district of Pennsylvania located at Norristown Pennsylvania

House Bill No. 407, entitled:

An Act providing a system of management and control of the jail or county prison in each county of the fifth class providing for a warden defining his powers and duties providing for other employes and salaries and describing the duties and powers of the county commissioners and the sheriff in connection therewith

House Bill No. 408, entitled:

An Act relating to county officers in counties of the fifth class providing for their salaries and the compensation of deputies and clerks in the respective county offices establishing a salary board and defining its powers and duties placing certain duties on the county commissioners county controllers and county auditors requiring the payment into the respective county treasury of the fees of county officers and providing penalties for violation of this act

House Bill No. 409, entitled:

An Act making an appropriation to the Beaver Valley General Hospital at New Brighton Pennsylvania

House Bill No. 410, entitled:

An Act making an appropriation to the Passavant Memorial Homes for the Care of Epileptics at Rochester Beaver county Pennsylvania

House Bill No. 411, entitled:

An Act making an appropriation to the Rochester General Hospital at Rochester Beaver county Pennsylvania

House Bill No. 412, entitled:

An Act making an appropriation to Providence Hospital at Beaver Falls Beaver county Pennsylvania

House Bill No. 413, entitled:

An Act making an appropriation to the Beaver County Children's Home of New Brighton Pennsylvania

House Bill No. 414, entitled:

An Act making an appropriation to the Maternity Hospital in the city of Philadelphia Pennsylvania

House Bill No. 418, entitled:

An Act giving additional protection to human beings in this Commonwealth and imposing penalties upon those who may shoot at or wound or kill a human being in mistake for either game or other wild creatures

House Bill No. 419, entitled:

An Act making an appropriation to the Easton Hospital of Easton Pennsylvania

House Bill No. 430, entitled:

An Act to amend section three of an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fourteen) entitled "An act providing for the erection and construction by the Commonwealth Pennsylvania and the state of New Jersey of a bridge over the Delaware river connecting the city of Philadelphia and the city of Camden and the approaches thereto providing for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the city of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the site and approaches thereof providing for the turning over of said bridge upon its completion and making an appropriation for the purposes of this act"

House Bill No. 431, entitled:

An act for the segregation of certain classes of prisoners

House Bill No. 433, entitled:

An Act to amend section one of an act approved the fifteenth day of June Anno Domini one thousand nine hundred and eleven entitled "An act to fix and regulate the compensation of directors of the poor of poor districts composed of several townships boroughs and cities situated wholly within counties of this Commonwealth not exceeding five hundred thousand population" as amended by increasing the rate of compensation to be paid to the attorney employed by said poor districts

House Bill No. 434, entitled:

An Act making an appropriation to the board of managers of the Pennsylvania Village for Feeble-Minded Women at Laurelton Pennsylvania

House Bill No. 435, entitled:

An Act making an appropriation to the Mercy Hospital of Altoona Pennsylvania

House Bill No. 436, entitled:

An Act making an appropriation to the Altoona Hospital Altoona Pennsylvania

House Bill No. 438, entitled:

An Act to amend section twenty-four of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws four hundred and fifteen) entitled "An act relating to the qualification jurisdiction powers and duties of registers of wills and regulating proceedings before said registers and the costs thereof the effects of their acts and appeals therefrom"

House Bill No. 439, entitled:

An Act to amend section twenty-four of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws five hundred and seventy-two) entitled "An act to provide for the protection and preservation of game game-quadrupeds and game-birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions" as amended

House Bill No. 440, entitled:

A Joint Resolution directing the publication of the pamphlet containing the game and fish and forestry laws

House Bill No. 441, entitled:

An Act making an appropriation to pay for the collection revising indexing and proofreading of the material contained in the pamphlet known as "Game Fish and Forestry Laws" of this Commonwealth

House Bill No. 442, entitled:

An Act to amend section one of an act approved the twenty-third day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred seventy) entitled "An act creating a reward or bounty for the destruction of certain noxious animals killed within the Commonwealth of Pennsylvania providing a method for the payment of the same and providing the method of furnishing evidence of said destruction and penalties for the violation of the several provisions hereof"

House Bill No. 443, entitled:

An Act to amend section six of the act approved the twenty-seventh day of June one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and three) entitled "An act creating the office of county controller in counties of this Commonwealth containing one hundred and fifty thousand inhabitants and over prescribing his duties and abolishing the office of county auditor in said counties"

House Bill No. 445, entitled:

An Act making an appropriation to the Passavant Hospital of Pittsburgh Pennsylvania

House Bill No. 447, entitled:

An Act providing for the construction of certain bridges on State highways and providing for the apportionment of the cost of construction of such bridges and the maintenance thereof between the State the county and any railroad company or companies whose tracks are crossed by such bridge

House Bill No. 448, entitled:

An Act making an appropriation to the Ladies of the Grand Army of the Republic Department of Pennsylvania at Hawkins Station Allegheny county Pennsylvania

House Bill No. 449, entitled:

An Act to amend an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws two hundred and eighty-two) entitled "For the protection of the public health by regulating the possession control dealing in giving away delivery dispensing administering prescribing

and use of certain drugs in the treatment of the drug habit by providing for the revocation and suspension of licenses of physicians dentists veterinarians pharmacists druggists and registered nurses for certain causes and by providing for the enforcement of this act and penalties" regulating the age of users of drugs providing for an annual report by public institutions and giving certain powers to inspectors in the Bureau of Drug Control

House Bill No. 451, entitled:

An Act providing for the transfer of convicts from the Eastern Penitentiary to the Western Penitentiary and from the Western Penitentiary to the Eastern Penitentiary and their imprisonment in the penitentiary to which transferred imposing the cost of the maintenance of convicts so transferred upon the counties in which they are convicted directing that certain notices of such transfer of a convict be given and making appropriations

House Bill No. 453, entitled:

An Act to further amend section one thousand four hundred twelve in article fourteen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

House Bill No. 454, entitled:

An Act making an appropriation to the Building Commission of the Eastern State Hospital for the Insane at Selinsgrove Pennsylvania

House Bill No. 455, entitled:

An Act to amend section twenty-four of an act approved the seventh day of June one thousand nine hundred seventeen (Pamphlet Laws five hundred seventy-two) entitled "An act to provide for the protection and preservation of game quadrupeds and game-birds and song and insectivorous and other wild birds and prescribing penalties for violation of its several provisions"

House Bill No. 458, entitled:

An Act making an appropriation to the Chambersburg Hospital at Chambersburg Pennsylvania

House Bill No. 459, entitled:

An Act making an appropriation to the United Evangelical Home Lewisburg Pennsylvania

House Bill No. 460, entitled:

An Act making an appropriation to the Lewistown Hospital of Lewistown Pennsylvania

House Bill No. 461, entitled:

An Act making an appropriation to the Westmoreland County Children's Aid Society at Greensburg Pennsylvania

House Bill No. 462, entitled:

An Act making an appropriation to the Mount Pleasant Memorial Hospital Mount Pleasant Pennsylvania

House Bill No. 463, entitled:

An Act making an appropriation to the Latrobe Hospital Pennsylvania

House Bill No. 464, entitled:

An Act regulating service of process from the courts of common pleas and extending the territory jurisdiction thereof in certain cases

House Bill No. 466, entitled:

An Act validating certain proceedings and elections of counties cities boroughs townships school districts and other incorporated districts or municipalities had and held pursuant to the provisions of an act approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance to such proceedings and elections

House Bill No. 467, entitled:

An Act making an appropriation to the Simon H Barnes Memorial Hospital of Susquehanna Pennsylvania

House Bill No. 468, entitled:

An Act making a deficiency appropriation to the Western Pennsylvania Institution for the Instruction of the Deaf and Dumb

House Bill No. 469, entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Instruction of the Deaf and Dumb

House Bill No. 473, entitled:

An Act making an appropriation to the Berwick Hospital Berwick Pennsylvania

House Bill No. 474, entitled:

An Act making an appropriation to the Mercy Hospital at Wilkes-Barre Pennsylvania

House Bill No. 481, entitled:

An Act making an appropriation to the Diagnostic Hospital of the city of Philadelphia Philadelphia Pennsylvania

House Bill No. 483, entitled:

An Act to further amend the fifth section of an act entitled "An Act relating to the organization and jurisdiction of the orphans' court and establishing a separate orphans' court in and for counties having more than one hundred and fifty thousand inhabitants and to provide for the election of judges thereof approved May nineteenth Anno Domini eighteen hundred and seventy-four as amended by an act approved the twenty-ninth day of April Anno Domini eighteen hundred and ninety-seven as amended by an act approved the sixth day of May Anno Domini one thousand nine hundred and nine fixing and determining the salaries of the assistant clerks of said court

House Bill No. 484, entitled:

An Act making an appropriation to the Eastern State Penitentiary at Philadelphia Pennsylvania

House Bill No. 485, entitled:

An Act making an appropriation to the Bloomsburg Hospital Bloomsburg Pennsylvania

House Bill No. 486, entitled:

An Act making an appropriation to the Washington Hospital Washington Pennsylvania or its successor

House Bill No. 487, entitled:

An Act to amend section one hundred and ninety-six of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 488, entitled:

An Act making an appropriation to the Home of the Good Shepherd of the county of Allegheny Lowrie street Troy Hill North Side Pittsburgh Pennsylvania

House Bill No. 489, entitled:

An Act making an appropriation to the Kittanning General Hospital Kittanning Pennsylvania

House Bill No. 490, entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh

House Bill No. 491, entitled:

An Act making an appropriation to the board of trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania for deficiency in maintenance of said home

House Bill No. 494, entitled:

An Act making an appropriation to the National Farm School at Doylestown Pennsylvania

House Bill No. 495, entitled:

An Act making an appropriation to the Roosevelt Hospital of Philadelphia Pennsylvania

House Bill No. 496, entitled:

An Act to repeal an act approved the sixteenth day of May one thousand eight hundred and seventy-one (Pamphlet Laws eight hundred eighty) entitled "An act relative to the election of commissioners' clerks in the county of York"

House Bill No. 498, entitled:

An Act making an appropriation to the Salvation Army and Rescue Home at Bellevue Allegheny county Pennsylvania

House Bill No. 499, entitled:

An Act to quiet the title to real estate and to enable citizens of the United States and corporations authorized to hold real estate within this Commonwealth to hold and convey title to real estate which has been formerly held by or for corporations not authorized by law to hold the same

House Bill No. 504, entitled:

An Act making an appropriation to the City Hospital Washington Pennsylvania or its successor

House Bill No. 505, entitled:

An Act making an appropriation to Saint Mary's Hospital of Philadelphia Pennsylvania

House Bill No. 508, entitled:

An Act making a deficiency appropriation to the Gettysburg Memorial commission to carry into effect the act approved the twenty-fifth day of July one thousand nine hundred and thirteen (Pamphlet Laws one thousand two hundred and forty) entitled "An act making an appropriation to the Gettysburg Battlefield Memorial Commission for various purposes" to be used for the erection of bronze statues of Generals Crawford and Gibbon and for repairs to the Pennsylvania memorial in accordance with the provisions of said act

House Bill No. 510, entitled:

An Act empowering any chief deputy appointed by deed of any sheriff in any county of this Commonwealth to perform any duty incumbent upon such sheriff until a written revocation of such appointment be recorded with like effect as if such official act had been done by the sheriff in person but holding such sheriff and his sureties liable for all acts of such deputy hereunder

House Bill No. 511, entitled:

An Act providing for county poor districts in counties of the seventh class providing for their management direction and control by the county commissioners defining their powers and duties imposing certain duties upon the county treasurer and county controller abolishing the present poor districts and transferring their property

House Bill No. 512, entitled:

An Act to amend section one of an act approved the seventh day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred and ninety-two) entitled "An act to amend the act approved the fifteenth day of April one thousand nine hundred and fifteen (Pamphlet Laws one hundred and thirty-two) entitled 'An act relative to the burial of the bodies of certain indigent deceased widows at the county expense' as amended requiring county commissioners to pay from the county funds the expenses of burial of all widows of honorably discharged soldiers sailors and marines legally resident within the county authorizing the county commissioners to make inquiries and investigations providing for payments to persons who buried such bodies and requiring public officers and officers and agents of institutions to report deaths of such widows"

House Bill No. 515, entitled:

An Act to amend an act approved the seventh day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred and five) entitled "An act to amend section one of an act approved the fifth day of May one thousand eight hundred and thirty-two entitled 'An act regulating lateral railroads' by extending the provisions thereof to any person or persons corporation of the first or second class partnership municipal or quasi-municipal corporation school or poor district of the State of Pennsylvania incorporated under general or special act of Assembly being the owner or owners of land mills quarries coal mines limekilns or other real estate in the vicinity of any railroad canal or slack-water navigation made or to be made by any company or by the State of Pennsylvania and not more than four miles distant therefrom" increasing the length of lateral railroads

House Bill No. 516, entitled:

An Act making an appropriation to the Montgomery Hospital at Norristown Montgomery county Pennsylvania

House Bill No. 517, entitled:

An Act amending the first and second sections of an act entitled "An act to regulate the salaries of tipstaves in the courts of common pleas over and terminer and general jail delivery quarter sessions of the peace and orphans' courts in counties having a population of over eight hundred thousand and less than one million four hundred thousand inhabitants" approved the twentieth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and thirty-eight) by increasing the minimum and maximum salaries of said tipstaves and making the president judge of the court of common pleas or orphans' court a member of the salary board when such salaries are to be fixed

House Bill No. 520, entitled:

An Act to regulate and establish the fees to be charged and collected by the coroner in counties of the second class

House Bill No. 521, entitled:

An Act making an appropriation to the Presbyterian Hospital at Pittsburgh Pennsylvania

House Bill No. 522, entitled:

An Act making an appropriation to Saint John's General Hospital of Pittsburgh Pennsylvania

House Bill No. 523, entitled:

An Act fixing the salary or compensation of the crier of the courts of quarter sessions of the peace and over and terminer and general jail delivery in the counties of the second class in this Commonwealth

House Bill No. 524, entitled:

An Act to further amend an act approved the third day of June one thousand nine hundred and eleven entitled "An act relating to the right to practice medicine and surgery in the Commonwealth of Pennsylvania and providing a Bureau of Medical Education and Licensure as a bureau of the Department of Public Instruction and means and methods whereby the right to practice medicine and surgery and any of its minor branches may be obtained and exemptions therefrom and providing for an appropriation to carry out the provisions of said act and providing for revocation or suspension of licenses given by said bureau and providing penalties for violation thereof and repealing all acts or parts of acts inconsistent therewith" as amended by an act approved the twenty-fifth day of July one thousand nine hundred and thirteen entitled "An act to amend title and sections three and four and five and six and nine and eleven of an act entitled 'An act relating to the right to practice medicine and surgery in the Commonwealth of Pennsylvania and providing a Bureau of Medicine Education and Licensure as a bureau of the Department of Public Instruction and means and methods whereby the right to practice medicine and surgery and any of its minor branches may be obtained and exemption therefrom and providing for an appropriation to carry out the provisions of said act and providing for revocation and suspension of licenses given by said bureau and providing penalties for violation thereof and repealing all acts or parts of acts inconsistent therewith' approved the third day of June one thousand nine hundred and eleven" as amended by an act "By providing for further instruction prior to examination for licensure by clarifying sections five (5) and twelve (12)" approved the twenty-fourth day of May one thousand nine hundred and seventeen by amending sections three (3) and four (4) and five (5) and six (6) and twelve (12) by providing certain equivalents for preliminary education by omitting certain required published notices by reconstituting a quorum by omitting second year examinations by recasting and extending terms on which reciprocity may be established and by clarifying the several sections

House Bill No. 525, entitled:

An Act making an appropriation to the Meadville City Hospital Meadville Pennsylvania

House Bill No. 526, entitled:

An Act to amend section one of an act approved the twenty-fourth day of June Anno Domini one thousand eight hundred and ninety-five (Pamphlet Laws two hundred and forty-three) entitled "An act authorizing appeals to be taken in equity cases of account where the liability to account is in issue from the preliminary order or decree of court requiring an account" extending the provisions of said act to actions at law wherein the plaintiff sues for an account

House Bill No. 527, entitled:

An Act to exempt from taxation real and personal property accessories materials and parts for motor vehicles and labor and work thereon a lien on such motor vehicles and providing for the enforcement of said lien

House Bill No. 528, entitled:

An Act making an appropriation to the Christian H Buhl Hospital of Sharon Pennsylvania

House Bill No. 530, entitled:

An Act making an appropriation for the purpose of maintaining the public roads through the Complanter Indian Reservation in Elk township Warren county Pennsylvania

House Bill No. 532, entitled:

An Act to amend part of section thirteen of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fifty-seven) entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of

this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein defining the jurisdiction of said commissions and the powers and duties of the commissioners constituting same and of their appointees including registrars inspectors of registration clerks and counsel fixing their qualifications terms of office and compensation granting them certain immunity from arrest on registration days and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof to copy or demand a list of the lodgers therein and to supervise the conduct of registrars regulating the registration of electors at polling places by registrars and at the offices of commissions by commissioners and the right of parties or bodies of electors to have watchers thereat and the preparation and use of street lists and other records of those registered allowing the names of persons not entitled to vote to be struck from the registers in certain cases permitting all records regarding registration to be inspected and copied by any elector under certain conditions directing how the registers shall be used at elections and primaries compelling the attendance of witnesses and payment of witness fees and providing penalties for refusal to obey subpoenas directing receivers of taxes to appoint chief clerks of commissions as dupliques to collect poll taxes and to give receipts therefor authorizing such clerks to administer oaths sign subpoenas and vouchers and to collect and disburse witness fees prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to said commissions and allowing for appeals from the decisions of the commissions in certain cases to courts of common pleas imposing certain duties upon election officers and upon the councils treasurers controllers receivers of taxes police officers and other officials of said cities and upon the courts judges prothonotaries sheriffs commissioners peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are co-extensive legalizing certain acts required hereby if done on any Sunday or legal holiday requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpended balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of the said commissions punishing and fixing penalties for violations hereof and repealing all legislation inconsistent herewith"

House Bill No. 536, entitled:

An Act making an appropriation to the Saint Joseph's Proctory for Homeless Boys Pittsburgh Pennsylvania

House Bill No. 537, entitled:

An Act making an appropriation to the American Oncologic Hospital at Philadelphia

House Bill No. 540, entitled:

An Act making an appropriation to the Pennsylvania Memorial Home of Brookville Pennsylvania

House Bill No. 547, entitled:

An Act making an appropriation for the Hospital Department of the Jewish Hospital Association of Philadelphia

House Bill No. 548, entitled:

An Act making an appropriation to the Germantown Dispensary and Hospital Germantown Pennsylvania

House Bill No. 549, entitled:

An Act to amend sections two and three of the act approved the thirteenth day of June one thousand eight hundred and eighty-three (Pamphlet Laws one hundred and nineteen) entitled "An act for the promotion of medical science by the distribution and use of unclaimed human bodies for scientific purposes through a board created for that purpose and to prevent unauthorized uses and traffic in human bodies" as amended by imposing certain duties on all persons having charge of dead human bodies required to be buried at the public expense requiring immediate notice of all such bodies limiting the time within which bodies may be claimed fixing the expense of burial on claimants and taking away the preference of incorporated anatomical societies schools colleges physicians and surgeons of the county wherein the death occurs

House Bill No. 558, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania located at Blossburg Pennsylvania

House Bill No. 561, entitled:

An Act making an appropriation to the Women's Hospital of Philadelphia two thousand one hundred and thirty-seven North College avenue

House Bill No. 564, entitled:

An Act making an appropriation to the Butler County General Hospital at Butler Pennsylvania

House Bill No. 565, entitled:

An Act making an appropriation to the Carlisle Hospital Carlisle Pennsylvania

House Bill No. 567, entitled:

An Act to enable city county poor ward school borough and township tax collectors their executors and administrators if they are deceased or either surety or sureties if the surety or sureties have paid the taxes to collect taxes for the payment of which they have become personally liable without having collected the same by the expiration of the authority of their respective bonds or by the expiration of the authority of their respective warrants or by the expiration of their terms of office and to extend the time for the collection of the same for a period of two years from the passage of this act

House Bill No. 568, entitled:

An Act making an appropriation to the Howard Hospital of Philadelphia Pennsylvania

House Bill No. 569, entitled:

An Act making an appropriation to the Wayne County Memorial Hospital at Honesdale Pennsylvania

House Bill No. 570, entitled:

An Act making an appropriation to the trustees of the Garretson Hospital Philadelphia Pennsylvania

House Bill No. 572, entitled:

An Act providing for the sentencing of certain criminals to reformatories or houses of correction in counties of the first class

House Bill No. 574, entitled:

An Act to authorize the filing and recording of notices of liens for taxes due the United States in the offices of the recorders of deeds of the several counties of this Commonwealth

House Bill No. 575, entitled:

An Act to amend an act approved the twenty-first day of May one thousand nine hundred and thirteen (Pamphlet Laws two hundred and eighty-five) entitled "An act providing for the return of taxes on seated lands in counties poor districts borough incorporated towns and townships for county poor borough town or township taxes respectively and providing for the sale of such lands for taxes" as amended providing for the preservation of the lien of first mortgages

House Bill No. 580, entitled:

An Act providing for the apportionment of wharfage and dockage in cities of the first class

House Bill No. 582, entitled:

An Act providing for the apportionment of wharfage and dockage on the River Delaware and its tributaries except in cities of the first class

House Bill No. 584, entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb Mount Airy Philadelphia to cover deficiency in maintenance and education of State pupils

House Bill No. 585, entitled:

An Act making an appropriation to the Pennsylvania Institution for the Deaf and Dumb Mount Airy Philadelphia

House Bill No. 586, entitled:

An Act making an appropriation to the Chestnut Hill Hospital of Philadelphia Pennsylvania

House Bill No. 590, entitled:

An Act making an appropriation to the Homestead Hospital Homestead Pennsylvania

House Bill No. 591, entitled:

An Act making an appropriation to the Boys' Industrial Home of Western Pennsylvania located at Oakdale Allegheny county

House Bill No. 592, entitled:

An Act making an appropriation to the Berean Manual Training and Industrial School

House Bill No. 593, entitled:

An Act making an appropriation to the Children's Aid Society of Franklin county Pennsylvania

House Bill No. 594, entitled:

An Act making an appropriation to the Woman's Medical College of Philadelphia Pennsylvania

House Bill No. 601, entitled:

An Act relating to police pension funds in cities of the third class and directing such cities to appropriate certain moneys thereto

House Bill No. 603, entitled:

An Act to amend section six of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employes of said department and providing a method for fixing compensation" as amended

House Bill No. 604, entitled:

An Act to exempt from taxation real and personal property owned occupied and used by any branch post or camp of the Grand Army of the Republic the Spanish-American War Veterans the American Legion or the Veterans of Foreign Wars

House Bill No. 606, entitled:

A Supplement to an act approved the fourteenth day of May one thousand eight hundred and eighty-nine (Pamphlet Laws two hundred and eleven) entitled "An act to provide for the incorporation and government of street railway companies in this Commonwealth" authorizing street railway companies to operate vehicles without the use of rails or tracks by electricity distributed by overhead wires

House Bill No. 608, entitled:

An Act to amend section one of an act approved the sixth day of May Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws two hundred and sixty-two) entitled "An act imposing certain liabilities on person firms and corporations in cities of the second class for the cost of extinguishing fires which occur through their criminal intent design or willful negligence or where they have not complied with any law ordinance or other lawful regulation for the prevention of fire or the spreading thereof providing a method for the ascertainment of such cost and the manner of collecting the same" so as to extend its provisions to persons firms and corporations in cities of the third class and boroughs

House Bill No. 610, entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the river Delaware and its navigable tributaries for two years from June first one thousand nine hundred and twenty-one

House Bill No. 611, entitled:

An Act to amend an act entitled "An act to establish a Board of Commissioners of Navigation for the river Delaware and its navigable tributaries-regulating their jurisdiction over ships vessels and boats and wharves piers bulkheads docks slips and basins and exempting cities of the first class from certain of its provisions and making an appropriation therefor" approved the eighth day of June one thousand nine hundred and seven (Pamphlet Laws page four hundred and ninety-six) amending sections five and six thereof so as to express with greater certainty the intention of the General Assembly with respect to the enforcement of the rules and regulations made and promulgated by the commissioners pursuant to the authority conferred upon them by said act

House Bill No. 612, entitled:

An Act making an appropriation to the Woods Run Settlement Association Petosky street North Side Pittsburgh Allegheny county Pennsylvania

House Bill No. 613, entitled:

An Act making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its Navigable Tributaries for the maintenance of a Nautical School to be located at the port of Philadelphia for two years from June first one thousand nine hundred and twenty-one

House Bill No. 615, entitled:

An Act making an appropriation to the Orphan Asylum of the Holy Family of Emsworth Allegheny county Pennsylvania

House Bill No. 616, entitled:

An Act making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania

House Bill No. 617, entitled:

An Act making an appropriation to the Harrisburg Hospital of Harrisburg Pennsylvania

House Bill No. 618, entitled:

An Act making an appropriation to the West Side Hospital Association of Scranton Lackawanna county Pennsylvania

House Bill No. 622, entitled:

An Act making an appropriation to the Northeastern Hospital of Philadelphia Philadelphia Pennsylvania

House Bill No. 626, entitled:

An Act to amend section one of the act approved the seventeenth day of July one thousand nine hundred and nineteen (Pamphlet Laws nine hundred ninety-five) entitled "An act to provide for the appointment of assistant district attorneys in the several counties having over ninety thousand and less than seven hundred and fifty thousand inhabitants and fixing their salaries"

House Bill No. 628, entitled:

An Act making an appropriation to the Graduate School of Medicine of the University of Pennsylvania

House Bill No. 634, entitled:

An Act constituting a salary board to fix the salaries of the directors of the poor of county poor districts in counties of the fourth class and repealing all acts general local or special inconsistent therewith

House Bill No. 636, entitled:

An Act making an appropriation to the Northwestern General Hospital of Philadelphia Pennsylvania

House Bill No. 638, entitled:

An Act to fix the salaries of supervising inspectors of the second grade in the Department of Labor and Industry

House Bill No. 639, entitled:

An Act making an appropriation to the Philadelphia Association for the protection of colored women Philadelphia Pennsylvania

House Bill No. 642, entitled:

An Act to further amend section two of the act approved the fifth day of March one thousand nine hundred and six (Pamphlet Laws sixty-three) entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth to make such registration a condition of the right to vote in such cities and to provide penalties for violation of its provisions" as amended

House Bill No. 643, entitled:

An Act making an appropriation to the Williamsport Training Home for Girls at Williamsport Lycoming county Pennsylvania

House Bill No. 645, entitled:

An Act making an appropriation to the trustees of the Grove City Hospital located at Grove City Pennsylvania

House Bill No. 647, entitled:

An Act making an appropriation to the Pennsylvania Working Home for Blind Men Philadelphia

House Bill No. 649, entitled:

An Act making an appropriation to the De Paul Institute of Mount Lebanon township Allegheny county Pennsylvania

House Bill No. 650, entitled:

An Act to amend section six hundred two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

House Bill No. 652, entitled:

An Act making an appropriation to the Aged Colored Women's Home at Williamsport Lycoming county Pennsylvania

House Bill No. 653, entitled:

An Act making an appropriation to the Florence Crittenton Mission of the city of Williamsport Lycoming county Pennsylvania

House Bill No. 654, entitled:

An Act making an appropriation to the Boys' Industrial Home at Williamsport Lycoming county Pennsylvania

House Bill No. 655, entitled:

An Act making an appropriation to the Williamsport Hospital of the city of Williamsport Pennsylvania

House Bill No. 656, entitled:

An Act making an appropriation to the Cottage State Hospital for Injured Persons located at Mercer Pennsylvania

House Bill No. 658, entitled:

An Act making an appropriation to the Greenville Hospital Greenville Pennsylvania

House Bill No. 659, entitled:

An Act making an appropriation for providing erecting completing leasing maintaining and repairing armories and stables for the use of the Pennsylvania National Guard including compensation insurance of employes of armories title insurance advertisement for bids travelling expenses clerical and other expenses of the State Armory Board

House Bill No. 660, entitled:

An Act to amend section one of an act approved April second one thousand nine hundred and three (Pamphlet Laws one hundred and twenty-eight) entitled "An act to establish a Department of Fisheries to provide for the proper administration and to provide for the protection and propagation of fish by the Department of Fisheries"

House Bill No. 661, entitled:

An Act making an appropriation to the Home for the Friendless of the city of Williamsport Pennsylvania

House Bill No. 662, entitled:

An Act declaring the directors of the poor in poor districts co-extensive with a county to be county officers

House Bill No. 664, entitled:

An Act to amend sections six and sixteen of the act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and eight) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words 'drug' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" as amended

House Bill No. 665, entitled:

A Supplement to the act approved the seventeenth day of May one thousand nine hundred seventeen (Pamphlet Laws two hundred and eight) entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs and providing penalties for the violation thereof defining the words 'drug' and 'poison' and providing for the appointment of a board which shall have in charge the enforcement of said law and the power to make rules and regulations for the enforcement of said law and providing for the purchase of samples of drugs for determining their quality strength and purity" requiring permits to conduct pharmacies providing for the revocation thereof and prescribing penalties

House Bill No. 668, entitled:

An Act to amend section three hundred three of the act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 669, entitled:

An Act to amend section five hundred and forty-two as amended and section five hundred forty-three and to repeal section five hundred and forty-four of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be ad-

ministered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 671, entitled:

An Act providing for county poor districts in counties of the sixth class providing for their management direction and control by the county commissioners defining their powers and duties imposing certain duties upon the county treasurer and county controller abolishing the present poor districts and transferring their property

House Bill No. 672, entitled:

An Act requiring the examination and treatment for venereal diseases of prisoners convicted of crime or pending conviction and authorizing the State Department of Health to make suitable rules and regulations for its enforcement

House Bill No. 673, entitled:

An Act providing for the repair by the county commissioners of bridges viaducts or subways carrying a public highway over or under any railroad street railway or other highway where a dispute exists between municipal authorities or between municipal authorities and public service corporations as to the responsibility for such repair and providing for the collection of the cost of such repairs and supervision of the work

House Bill No. 674, entitled:

An Act authorizing the erection of monuments and markers in France to commemorate the achievements of citizens of Pennsylvania who served on the battlefields of France and to perpetuate the memories of those who fell in the war against Germany and her allies and for the appointment of a commission to erect such monuments and markers and making an appropriation for the purpose of this act

House Bill No. 675, entitled:

An Act making an appropriation for the support and maintenance of the National Guard Naval Militia and the Pennsylvania Reserve Militia of the Commonwealth for improvements to permanent camp grounds for the replacing and repairing of armories and military stores destroyed or damaged and for the payment of expenses incidental to calling the National Guard Naval Militia or Pennsylvania Reserve Militia into active service under a call from the Governor or for service under a call from the President of the United States

House Bill No. 676, entitled:

An Act fixing the salary of the deputy county engineer in counties of the second class

House Bill No. 677, entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

House Bill No. 680, entitled:

An Act making an appropriation to the German Protestant Home for Aged at Fair Oaks Allegheny county Pennsylvania

House Bill No. 681, entitled:

An Act making an appropriation to the Homeopathic Hospital of Chester county located at West Chester Pennsylvania

House Bill No. 682, entitled:

An Act making an appropriation to the Chester County Hospital

House Bill No. 683, entitled:

An Act making an appropriation to the trustees of the University of Pennsylvania

House Bill No. 689, entitled:

An Act making an appropriation to the Polyclinic Hospital of the University of Pennsylvania

House Bill No. 690, entitled:

An Act making an appropriation to the McKeesport Hospital McKeesport Pennsylvania

House Bill No. 691, entitled:

An Act appropriating to the Department of Health certain moneys received and to be received from the United States Government in the prevention control and treatment of venereal diseases

House Bill No. 692, entitled:

An Act appropriating to the Department of Health certain moneys received and to be received from the United States Government for the care and treatment of certain discharged sick and disabled soldiers and sailors and marines

House Bill No. 693, entitled:

A Supplement to an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Appropriation Acts page two hundred and sixty-five) entitled "An act making an appropriation to the trustees of the State Hospital for the Insane Southeastern District of Pennsylvania located at Norristown Pennsylvania"

House Bill No. 695, entitled:

An Act to amend section two of an act approved the twentieth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred twenty-one) entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death and of property with this Commonwealth of a decedent who was a nonresident of the Commonwealth at the time of his death and making it unlawful for any corporation of this Commonwealth or national banking association located therein to transfer the stock of such corporations or banking associations standing in the names of any such decedent until the tax on the transfer thereof has been paid and providing penalties and citing certain acts for repeal" by making uniform the rates of taxation on all property taxable under this act

House Bill No. 697, entitled:

An Act authorizing district attorneys in counties of the fourth class to appoint county detectives defining their powers and duties fixing their salaries and providing for the payment of such salaries and the expenses of such detectives from the county treasury

House Bill No. 705, entitled:

An Act making an appropriation to the Downingtown Industrial and Agricultural School Downingtown Pennsylvania

House Bill No. 706, entitled:

An Act making an appropriation to the State Hospital of Coaldale Coaldale Schuylkill county Pennsylvania

House Bill No. 708, entitled:

An Act concerning the proof of statutes of other jurisdictions and to make uniform the law with reference thereto

House Bill No. 709, entitled:

An Act concerning the taking of depositions in this State to be used in any foreign jurisdiction and to make uniform the law with reference thereto

House Bill No. 710, entitled:

An Act concerning conditional sales and to make uniform the law relating thereto

House Bill No. 711, entitled:

An Act making an appropriation to the Elk County General Hospital of Ridgway Pennsylvania

House Bill No. 712, entitled:

An Act authorizing corporations created under the laws of other states of the United States for certain purposes to take hold mortgage lease and convey real estate in this Commonwealth

House Bill No. 713, entitled:

An Act making an appropriation to the Chester Day Nursery and Children's Boarding Home at Chester Pennsylvania

House Bill No. 714, entitled:

An Act to amend section eight of an act approved the fourteenth day of May Anno Domini one thousand eight hundred and eighty-nine (Pamphlet Laws two hundred and eleven) entitled "An act to provide for the incorporation and government of street railway companies in this Commonwealth" changing the date of the annual meeting of the stockholders of such companies

House Bill No. 718, entitled:

An Act authorizing the State Treasurer to appoint a deputy State treasurer and commissioner of trusts defining his powers and duties providing for the care custody safekeeping and

recording of stock bonds mortgages securities and indemnity bonds held in trust or otherwise or owned by the Commonwealth or by any of the departments bureaus divisions commissions or agencies thereof and fixing his salary

House Bill No. 719, entitled:

An Act providing for the burial of certain persons who are have been or shall be soldiers sailors or marines designated as "deceased service men" defining the term "deceased service man" and authorizing county commissioners to provide headstones markers and burial plots for such deceased service men at the expense of the county in which they shall die or have a legal residence at the time of their death

House Bill No. 723, entitled:

An Act making an appropriation to the Home of Industry for Discharged Prisoners of the city of Philadelphia and State of Pennsylvania

House Bill No. 724, entitled:

An Act making an appropriation to the Women's Southern Homeopathic Hospital of Philadelphia

House Bill No. 726, entitled:

An Act to empower courts of competent jurisdiction to issue writs of execution against property of defendant and attachment execution or in the nature of attachment execution against trusts including those commonly known as spendthrift trusts no matter when such trusts were created in cases where an order award or decree has been made against a husband for the support of his wife or children or both making such attachment execution against trusts a continuing lien and levy for fifty per centum of such money or property until the order judgement or decree is paid in full with costs and abolishing the benefit of the exemption law in such cases

House Bill No. 727, entitled:

An Act making an appropriation to the Pennsylvania Home Teaching Society and Free Circulating Library for the Blind at Philadelphia

House Bill No. 741, entitled:

An Act to regulate and establish the traveling expenses and mileage to be charged by sheriffs in counties of the third fourth fifth sixth seventh and eighth classes

House Bill No. 744, entitled:

An Act to amend clause eight of section eight paragraph three (b) of section fourteen and section eleven of an act approved the eighteenth day of July Anno Domini one thousand nine hundred seventeen entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" so as to provide that all the years of service of an employee including years of service after age sixty-two if any there be shall be counted in calculating retirement allowance and the final salary and so as to provide that a contributor shall continue to contribute as long as they remain in the service

House Bill No. 746, entitled:

An Act to amend sections one and twelve of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws ten hundred forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

House Bill No. 747, entitled:

An Act to amend section one of an act approved the twenty-fifth day of June one thousand eight hundred and ninety-five (Pamphlet Laws two hundred and seventy-five) entitled "An act dividing the cities of this State into three classes with respect to their population and designating the mode of ascertaining and changing the classification thereof in accordance therewith"

House Bill No. 748, entitled:

An Act to amend section five hundred eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which

It shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 749, entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 750, entitled:

An Act making an appropriation to Saint Joseph's Protective Norristown Pennsylvania

House Bill No. 755, entitled:

An Act making an appropriation to the Citizens General Hospital of New Kingston Pennsylvania

House Bill No. 756, entitled:

An Act making an appropriation to the Memorial Hospital at Roxborough Philadelphia Pennsylvania

House Bill No. 757, entitled:

An Act to amend an act approved the twenty-fifth day of May one thousand eight hundred ninety-seven (Pamphlet Laws eighty-three) entitled "An act to provide for the maintenance care and treatment of the indigent insane in county and local institutions" as amended

House Bill No. 759, entitled:

An Act to repeal section two of an act approved the seventeenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and four) entitled "An act to regulate and restrain the hawking vending and peddling of fish fruit and vegetables and other merchandise in the cities of the first class in this Commonwealth"

House Bill No. 761, entitled:

An Act making an appropriation to the Wyoming Valley Homeopathic Hospital at Wilkes-Barre Pennsylvania.

House Bill No. 767, entitled:

An Act to amend section one thousand six hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 768, entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

House Bill No. 769, entitled:

An act to amend section two thirteen and fourteen of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and ninety three) entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State supervisor and assistants and fixing the salaries of such State supervisor and assistants defining the powers and duties of boards of trustees including the power of appointing assistants and investigators and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties" eliminating the provisions of said act which fixes the salaries of the State supervisor assistant State supervisor and clerk and the method of the distribution of the moneys appropriated among the several counties coming within the provisions of the act

House Bill No. 770, entitled:

An Act to amend section two thousand seven hundred three of an act approved the eighteenth day of May one thousand nine

hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 773, entitled:

An Act making an appropriation to carry into effect the provisions of an act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred ninety-three) entitled "An act providing for assistance to certain mothers providing for the appointment of boards of trustees for the several counties of the Commonwealth and for the appointment of a State Supervisor and assistants and fixing the salary of such State supervisor and assistants defining the power and duties of boards of trustees including the power of appointing assistants and investigators and the distribution of funds at their disposal providing for the apportionment of the State appropriation among the several counties and requiring counties coming under the provisions of the act to appropriate certain moneys and providing penalties"

House Bill No. 774, entitled:

An Act making an appropriation to the Eye and Ear Hospital of Pittsburgh Pennsylvania

House Bill No. 777, entitled:

An Act making an appropriation to the Tuberculosis League of Pittsburgh Pennsylvania

House Bill No. 784, entitled:

An Act authorizing school districts of the fourth class with the assent of the electors to use moneys borrowed or authorized to be borrowed for purposes which have proved unpracticable or undesirable for other lawful purposes

House Bill No. 787, entitled:

An Act to exempt electric washing machines electric vacuum or suction cleaners electric ironing machines or mangles electric dish washing machines electric sewing machines electric portable lamps electric refrigerating machines electric sadirons electric vibrators electric heaters electric ranges or electric water heaters leased or hired from levy or sale on execution or distress for rent

House Bill No. 789, entitled:

An Act empowering all corporations incorporated under the laws of the State of Pennsylvania for purposes not for profit to change alter and amend by by-law such provisions of their charters as are purely administrative

House Bill No. 790, entitled:

An Act to regulate and control the manufacture sale offering for sale giving away and use of weights and measures and of weighing and measuring devices in the Commonwealth of Pennsylvania providing for the approval and disapproval of such weights measures and devices by the bureau of standards and prescribing penalties

House Bill No. 791, entitled:

An Act to amend section two of the act approved the twenty-third day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred and seventy-eight) entitled "An act supplementary to an act approved the eleventh day of May one thousand nine hundred and eleven entitled 'An act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof' providing for the examination of the glassware used for testing milk and cream for butterfat with the Babcock test prohibiting the use of inaccurate testing glassware defining the term Standard Babcock Glassware and fixing penalties for the violations of the provisions of this act"

House Bill No. 792, entitled:

An Act to further amend section three of an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred and seventy-five) entitled "An act to provide for the appointment of county and city inspectors of weights and measures providing for their compensation and expenses prescribing their duties prohibiting vendors from giving false or insufficient weights and fixing the penalties for the violation of the provisions hereof" as amended

House Bill No. 793, entitled:

An Act to amend section seventeen of the act approved the thirty-first day of May one thousand nine hundred and eleven (Pamphlet Laws four hundred sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioners chief engineer chief draughtsman superintendents of highways and a staff of assis-

tants and employes defining their duties and the jurisdiction of the State Highway Department and fixing salaries of the commissioner and deputies and other appointees providing for the taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in improvement thereof providing for the purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method for application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to State highway department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

House Bill No. 794, entitled:

An Act to amend the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 795, entitled:

An Act to amend section three hundred eighty-six clause four of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by limiting the power of townships of the second class to contract for road purposes

House Bill No. 796, entitled:

An Act to amend section six hundred and ninety-nine of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 797, entitled:

An Act authorizing the merger and consolidation of water or water power companies organized prior to the first day of April one thousand nine hundred and five and providing the manner in which such merger shall be effected

House Bill No. 798, entitled:

An Act to amend section thirteen of an act approved the third day of June one thousand nine hundred and fifteen (Pamphlet Laws nine hundred and fifty-four) entitled "An act to protect the public health and safety by regulating the erection alteration repair use occupancy maintenance sanitation and condemnation of dwellings two-family dwellings rooming houses and tenements by regulating the use maintenance and sanitation of the grounds surrounding the same the adjoining buildings and all vacant land in cities of the first class providing for their inspection the abatement of nuisances the vacating of uninhabitable houses and the filing of liens creating a division of housing and sanitation and providing penalties for violations of the provisions thereof and repealing all laws inconsistent therewith"

House Bill No. 799, entitled:

An Act making an appropriation to the Home of the Good Shepherd Lincoln avenue Pittsburgh Pennsylvania

House Bill No. 800, entitled:

An Act making an appropriation to the Taylor Hospital Association of the Borough of Taylor Lackawanna county Pennsylvania

House Bill No. 801, entitled:

An Act making an appropriation to the Saint Joseph's Foundling Home and Maternity Hospital of Scranton Pennsylvania

House Bill No. 802, entitled:

An Act making an appropriation to the Pennsylvania Museum and School of Industrial Art

House Bill No. 812, entitled:

An Act to permit any corporation with capital stock and transacting the business of life insurance on the mutual plan or any life insurance corporation having capital stock incorporated under the provisions of any general or special law of this Commonwealth to acquire its capital stock for the benefit of its policyholders and to convert such corporation into a mutual life insurance corporation and to provide a method thereof

House Bill No. 813, entitled:

An Act making an appropriation to the Titusville Hospital at Titusville Pennsylvania

House Bill No. 814, entitled:

An Act making an appropriation to the House of Good Shepherd Scranton Pennsylvania

House Bill No. 815, entitled:

An Act making an appropriation to the Brookville Hospital Brookville Pennsylvania

House Bill No. 819, entitled:

An Act making an appropriation to the DuBois Hospital of DuBois Pennsylvania

House Bill No. 822, entitled:

An Act to amend section one of the act approved the twenty-fourth day of March one thousand nine hundred and three (Pamphlet Laws fifty-one) entitled "An act providing for the manner of appointment of assessors for the purpose of valuation of property in counties containing a population of one million two hundred and fifty thousand or over" applying the said act to counties of the first class and providing for the appointment of assessors without regard to party affiliation

House Bill No. 823, entitled:

An Act to amend section six hundred and twenty-nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" providing for the display of the national flag in all buildings of public and private schools

House Bill No. 825, entitled:

An Act to repeal an act of General Assembly approved May first Anno Domini one thousand nine hundred and nineteen entitled "An act making an appropriation for the payment of the statutory medical hospital surgical and burial expenses and compensation outstanding and due and to become due to injured employees and dependents of deceased employees whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May thirty-first one thousand nine hundred and nineteen" (Appropriation Acts page twenty-five) to repeal an act of General Assembly approved July eighteenth Anno Domini one thousand nine hundred and nineteen entitled "An act making an appropriation for the payment of the statutory medical hospital surgical and burial expenses and compensation due and to become due to injured employees and dependents of deceased employees whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania for the biennial period ending May thirty-first one thousand nine hundred and twenty-one" (Appropriation Acts page two hundred and thirty-five) and making an appropriation for the payment of medical hospital surgical and burial expenses and workmen's compensation which may become due during the biennial period ending May thirty-first one thousand nine hundred and twenty-three to employees and dependents of employees of the various departments of the Commonwealth under the Workmen's Compensation Act of one thousand nine hundred and fifteen as amended and for the payment of expenses incurred in the investigation and adjustment of such claims

House Bill No. 826, entitled:

An Act making an appropriation to the Ohio Valley General Hospital at McKees Rocks Pennsylvania

House Bill No. 829, entitled:

An Act making an appropriation to the Saint Patricks' Orphan Asylum of Scranton Pennsylvania

House Bill No. 830, entitled:

An Act making a deficiency appropriation to the State Board of Education for use in the payment of scholarships

House Bill No. 832, entitled:

An Act making an appropriation to the Retirement Board for the purposes of carrying out the provisions of the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the use and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

House Bill No. 833, entitled:

An Act making an appropriation to the Cottage State Hospital, Cottage avenue Connellsville Fayette county Pennsylvania

House Bill No. 835, entitled:

An Act fixing the time for the confirmation of the reports of viewers or portions thereof in proceedings to assess damages or benefits incident to public improvements where no exceptions are filed or appeals taken

House Bill No. 836, entitled:

An Act providing an exclusive method for the collection of benefits assessed by viewers in proceedings incidental to public improvements and providing for the filing of municipal liens therefor and for their collection

House Bill No. 838, entitled:

An Act authorizing counties cities boroughs towns and townships to acquire lands by purchase gift or condemnation and to convey such lands to the Commonwealth for use of the National Guard

House Bill No. 843, entitled:

An Act making an appropriation to the Department of Health of the Commonwealth of Pennsylvania for the maintenance of tuberculosis sanatoria and dispensaries necessary additions furnishings and repairs for educational work and other necessary work in curing and preventing tuberculosis

House Bill No. 844, entitled:

An Act making an appropriation to the Bellefonte Hospital Bellefonte Pennsylvania

House Bill No. 845, entitled:

An Act creating a State Fair Commission for the Commonwealth of Pennsylvania defining its duties and making an appropriation therefor

House Bill No. 847, entitled:

An Act making an appropriation to the Shenango Valley Hospital of New Castle Pennsylvania

House Bill No. 849, entitled:

A Supplement to an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" providing that a charter may be granted to a church for the purpose of the support of public worship and for the collateral purpose of conducting a public burial ground or cemetery imposing certain duties upon the trustees in relation to the sale of burial lots the care and maintenance of the same and the care and disposition of certain funds providing for the audit of such funds by the corporation auditors the filing of a bond by said trustees and limiting the time for taking exceptions to the report of such auditors and validating charters heretofore granted or amended containing similar provisions as this act

House Bill No. 851, entitled:

An Act making an appropriation to the Philadelphia Home for Incurables

House Bill No. 852, entitled:

An Act making an appropriation to the Ellwood City Hospital Ellwood City Pennsylvania

House Bill No. 853, entitled:

An Act making an appropriation to the Almira Home Association at New Castle Pennsylvania

House Bill No. 854, entitled:

An Act making an appropriation to the Canonsburg General Hospital Association at Canonsburg Pennsylvania

House Bill No. 855, entitled:

A supplement to an act approved the eighteenth day of July one thousand nine hundred and nineteen (Appropriation Acts page one hundred and twenty-six) entitled "An act making an appropriation to the Pennsylvania Training School at Morgantown"

House Bill No. 857, entitled:

An Act making an appropriation to the Charleroi-Monessen Hospital at Charleroi Pennsylvania

House Bill No. 860, entitled:

An Act creating a commission to prepare a revision and consolidation of the existing general statutory law defining the powers and duties of the commission imposing certain duties upon the Legislative Reference Bureau providing for the report of the commission to the General Assembly for its adoption or rejection and making an appropriation

House Bill No. 863, entitled:

An Act relating to apiculture and the sale giving and transportation of bees honey hives and appliances providing for the inspection of apiaries and for the prevention control and eradication of contagious and infectious diseases among bees and the establishment of quarantines prescribing the style of hive to be used after July first one thousand nine hundred and twenty-three imposing certain duties on certain persons engaged in transportation and providing penalties and appropriations therefore

House Bill No. 864, entitled:

An Act to provide for the ordinary expenses of the Executive Judicial and Legislative Departments of the Commonwealth interest on the public debt and the support of the public schools for the two fiscal years beginning June first one thousand nine hundred and twenty-one and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first one thousand nine hundred and twenty-one

House Bill No. 865, entitled:

An Act providing for the licensing and regulation of corporation co-partnerships associations and individuals engaged in the business of receiving payments or contributions to be held or used in any plan of accumulation or investment or of issuing negotiating offering for sale or selling any certificates securities contracts or other choses in actions evidenced by writing on the partial payment) or installment plan or of assuming fixed obligations or issuing in connection therewith a contract based upon payment being made upon installments or single payments under which all or part of the total amount received is to be repaid at some future time with or without profit and imposing penalties

House Bill No. 868, entitled:

An Act requiring the assessors for county taxation purposes to collect certain agricultural information and fixing the duties of the county commissioners in connection therewith and imposing penalties

House Bill No. 870, entitled:

An Act requiring the county commissioners in all counties of the fifth sixth seventh and eight classes of this Commonwealth to provide an office at the county seat for the district attorney and his assistants if any and to furnish supplies postage telephone fuel and light required for his and their use

House Bill No. 873, entitled:

An Act authorizing a State association of township supervisors and township commissioners and providing for the payment of the expenses thereof by the respective counties

House Bill No. 874, entitled:

An Act making an appropriation to the Children's Hospital of Pittsburgh in the city of Pittsburgh Pennsylvania

House Bill No. 876, entitled:

An Act to amend sections one two three five six and seven of an act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and eighty-four) entitled "An act empowering cities of the second and third classes boroughs and counties to acquire maintain and operate playgrounds play fields gymnasiums public baths swimming pools and indoor recreation centers authorizing school districts to join in the maintenance and operation of said activities and authorizing the issue of bonds and the levy of taxes for such purposes" by extending the provisions thereof so as to include townships

House Bill No. 878, entitled:

An Act to amend an act approved the nineteenth day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand and fifty-nine) entitled "An act extending the powers of judges of courts of quarter sessions and of oyer and terminer in relation to releasing prisoners in jails and workhouses on parole

House Bill No. 882, entitled:

An Act making an appropriation to the trustees of the University of Pittsburgh for the general maintenance of and purchase of equipment for the university and for the summer term

House Bill No. 900, entitled:

An Act making an appropriation to the Jewish Sheltering Home and Home for the Homeless and Aged Philadelphia Pennsylvania

House Bill No. 901, entitled:

An Act making an appropriation to the National Stomach Hospital of Philadelphia Pennsylvania

House Bill No. 902, entitled:

An Act making an appropriation to the Nazarene Home for the Aged at Philadelphia Pennsylvania

House Bill No. 903, entitled:

An Act making an appropriation to the Mount Sinai Hospital of Philadelphia Pennsylvania

House Bill No. 904, entitled:

An Act making an appropriation to the Saint Vincent's Hospital Association of the city of Erie Pennsylvania

House Bill No. 905, entitled:

An Act making an appropriation to the Erie Home for the Friendless of the city of Erie Pennsylvania

House Bill No. 906, entitled:

An Act making an appropriation to the Bethesda Home Pittsburgh Pennsylvania

House Bill No. 908, entitled:

An Act to amend section thirty-seven clause nine of the act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" increasing the powers of building and loan associations to purchase and hold real estate

House Bill No. 910, entitled:

An Act to amend sections one two three and four of an act approved the twenty-sixth day of July one thousand nine hundred thirteen (Pamphlet Laws one thousand three hundred and sixty-nine) entitled "An Act declaring buildings and parts of buildings used for purposes of fornication lewdness assignation and prostitution to be nuisances providing a method of abating same establishing a method of procedure against those who use said buildings or parts for such purposes and providing penalties for violation of this act"

House Bill No. 911, entitled:

An Act making an appropriation to the Pennsylvania Training School at Morgantown Pennsylvania

House Bill No. 914, entitled:

An Act to amend section two of an act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred seventeen) entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire escapes fire extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

House Bill No. 916, entitled:

An Act providing for the appointment and expenses of a commission of three persons to codify and revise the laws relating to poor districts and the care of the poor and making an appropriation

House Bill No. 919, entitled:

An Act making a deficiency appropriation to the Department of Public Instruction for the payment of the State's share of the salary of vocational teachers and for the State's share of the increase of salaries of teachers

House Bill No. 920, entitled:

An Act making an appropriation to the Pittsburgh Home for Babies Pittsburgh Pennsylvania

House Bill No. 921, entitled:

An Act making an appropriation to the Saint Christopher's Hospital for Children Philadelphia Pennsylvania

House Bill No. 922, entitled:

An Act making an appropriation to the Kensington Hospital for Women Philadelphia Pennsylvania

House Bill No. 936, entitled:

An Act making an appropriation to the Elmwood Home Erie Pennsylvania

House Bill No. 937, entitled:

An Act to amend the title and sections one three four five and six of an act approved the twenty-eighth day of May one thousand nine hundred and fifteen (Pamphlet Laws six hundred and forty-two) entitled "An act for the protection of the public health by providing that persons firms or corporations who are operating or conducting hotels restaurants dining cars or other public eating places in this Commonwealth shall not employ or keep in their employ as cooks waiters kitchen help chambermaids or other house servants any person or persons who are suffering from trachoma active tuberculosis of the lungs open skin tuberculosis syphilis gonorrhea open external cancer or barber's itch or who are carriers of typhoid fever and further providing that no dishes receptacles or utensils used in eating or drinking shall be furnished to patrons or customers of any such public eating place unless the same have been thoroughly cleansed since used by another individual and further providing that no towels shall be furnished in any washroom in connection with any such public eating place unless such towels be laundered or discarded after each individual use and further providing that no common drinking cups shall be furnished at any public drinking place operated in connection with any such public eating place and providing penalties for violations of the provisions of this act"

House Bill No. 938, entitled:

An Act authorizing county commissioners to receive donations gifts legacies endowments devises and conveyances of real or personal property for the establishing of orphans' homes providing for the support maintenance conduct and management of such homes and authorizing counties to appropriate moneys for such purposes

House Bill No. 939, entitled:

An Act to amend section four hundred and one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 940, entitled:

An Act making an appropriation to the Brownsville General Hospital Brownsville Pennsylvania

House Bill No. 946, entitled:

An Act to provide for the abolition of railroad grade crossings

House Bill No. 948, entitled:

An Act making an appropriation to the G W and Agnes Hoffman Orphanage Mount Joy Township Adams County Pennsylvania

House Bill No. 950, entitled:

An Act to amend section one of an act approved the twentieth day of July one thousand nine hundred seventeen (Pamphlet Laws eleven hundred and fifty-eight) entitled "An act to fix regulate and establish the fees to be charged and received by constables in this Commonwealth" as amended

House Bill No. 951, entitled:

An Act making an appropriation to the Saint Stanislaus Orphanage situated at Sheatown Newport township Luzerne county Pennsylvania

House Bill No. 952, entitled:

An Act making a deficiency appropriation to the Department of Labor and Industry for the payment of the salaries of a supervising inspector

House Bill No. 954, entitled:

An Act to amend section two of an act approved the seventh day of June one thousand nine hundred and seven (Pamphlet Laws four hundred and thirty-eight) entitled "An act to supplement an act entitled 'An act defining the powers of the several courts of quarter sessions of the peace within this Commonwealth with reference to the care treatment and control of dependent neglected incorrigible and delinquent children under the age of sixteen years and providing for the means in which such power may be exercised approved April twenty-three one thousand nine hundred and three' by increasing fees and mileage of constables"

House Bill No. 957, entitled:

An Act to amend section ten of an act approved the sixteenth day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred and ninety-three) entitled "An act to provide for the licensing and regulation of public dance halls and ballrooms and for the regulation supervision of public dances and balls in cities of the first second and third classes"

House Bill No. 960, entitled:

An Act to amend section one thousand two hundred and six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

House Bill No. 961, entitled:

An Act to amend section one thousand four hundred and thirty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

House Bill No. 964, entitled:

An Act establishing a State highway in the County of Lebanon providing for its location construction improvement and maintenance by the Commonwealth and making an appropriation

House Bill No. 965, entitled:

An Act to amend section six of an act approved the seventh day of June one thousand nine hundred fifteen (Pamphlet Laws eight hundred and seventy) entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for the graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines"

House Bill No. 966, entitled:

An Act to amend sections fifteen and forty-five of the act approved the twenty-eighth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and fifteen) entitled "An act to revise amend and consolidate the law relating to fish and providing penalties" as amended

House Bill No 967, entitled:

An Act providing for the burial of the bodies of indigent persons by certain poor districts

House Bill No. 969, entitled:

An Act to further amend section fifteen of the act approved the twenty-second day of June one thousand eight hundred and ninety-one (Pamphlet Laws three hundred and seventy-nine) entitled "An act to provide for the selection of a site and the erection of a State asylum for the chronic insane to be called the State Asylum for the Chronic Insane of Pennsylvania and making an appropriation therefor" as amended fixing the maximum for maintenance weekly per capita

House Bill No. 970, entitled:

An Act making an appropriation to the Robert Wood Home of Philadelphia Pennsylvania

House Bill No. 971, entitled:

An Act making an appropriation to the Prison Labor Commission

House Bill No. 972, entitled:

An Act to amend sections one two three four five six nine twelve and thirteen and to repeal section eleven of an act approved the third day of June one thousand nine hundred and eleven (Pamphlet Laws six hundred and thirty-one) entitled "An act to encourage the breeding of horses to regulate the public service of stallions and jacks to prevent misrepresentation of same to require the licensing of stallions and jacks and to provide for the enforcement thereof"

House Bill No. 973, entitled:

An Act regulating the selling offering or exposing for sale of agricultural seeds and mixtures of the same for seeding purposes forbidding the sale of seeds unfit for seeding purposes and providing for the prohibition of such sales by injunction providing for the taking and examination of samples of agricultural seeds by the Secretary of Agriculture and his agents and the publication of information gained from such examinations providing for the enforcement of the act and providing penalties for its violation

House Bill No. 975, entitled:

An Act making an appropriation to the board of trustees of the Pennsylvania Soldiers' and Sailors' Home at Erie Pennsylvania for maintenance of said home and the payment of expenses of administration including salaries of officials and clerks and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the State Treasury

House Bill No. 978, entitled:

An Act providing for the assessment of benefits and award of damages by the viewers appointed in counties of the second class pursuant to the provisions of an act approved the eleventh day of May one thousand nine hundred eleven (Pamphlet Laws two hundred and forty-four) entitled "An act providing for the original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" and providing for the filing reviving and collecting of liens arising from any assessment of benefits thereunder

House Bill No. 979, entitled:

An Act making an appropriation to the State Highway Department for the payment of rewards to township of the second class for the construction and improvement of township roads and the erection and construction of township bridges

House Bill No. 994, entitled:

An Act making an appropriation to reimburse the Commonwealth Title Insurance and Trust Company of Philadelphia for moneys erroneously paid into the State Treasury

House Bill No. 996, entitled:

An Act making an appropriation to the Hamot Hospital Association of Erie Pennsylvania

House Bill No. 997, entitled:

An Act to amend the forty-first clause of section two article one chapter five of the act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

House Bill No. 1000, entitled:

An Act to amend chapter three of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 1003, entitled:

An Act to amend section six of an act approved the twenty-fourth day of July one thousand nine hundred and thirteen (Pamphlet Laws nine hundred sixty-five) entitled "An act defining commodities regulating the sale thereof and providing penalties for violations thereof" as amended

House Bill No. 1015, entitled:

An Act authorizing the several boroughs and townships to appropriate moneys for the support of county associations of boroughs and townships

House Bill No. 1016, entitled:

An Act to amend section one thousand two hundred ten as amended and section one thousand one hundred three of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and repealing section one thousand two hundred twelve thereof

House Bill No. 1020, entitled:

An Act to amend chapter eleven article two of the act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 1021, entitled:

An Act providing for the condemnation by the Commonwealth of lands suitable and desirable for forest purposes of game preserve purposes or the perpetuation and protection of fish and defining the powers and duties of the Department of Forestry the Board of Game Commissioners and the Department of Fisheries respectively in relation thereto

House Bill No. 1023, entitled:

An Act making an appropriation to provide the necessary expenses of blind students who are residents of the Commonwealth in attendance at institutions of higher learning

House Bill No. 1028, entitled:

An Act making an appropriation to the Midnight Mission of Philadelphia Pennsylvania

House Bill No. 1031, entitled:

An Act empowering cities of the third class to contract with certain incorporated associations to use and occupy public parks and playgrounds subject to regulations prescribed by said cities

House Bill No. 1032, entitled:

An Act to amend section four of an act approved the twentieth day of June one thousand nine hundred and seventeen (Pamphlet Laws six hundred and eighteen) entitled "An act relating to the appointment of persons to the police department in cities of the third class providing for and regulating examinations the manner of appointments and the manner and power of removal of employees of said department and providing a method for fixing compensation"

House Bill No. 1033, entitled:

An Act relating to the taking of certain fur-bearing animals

House Bill No. 1036, entitled:

An Act making an appropriation to the Florence Crittenton Home of Erie Pennsylvania

House Bill No. 1037, entitled:

An Act making an appropriation to the Uniontown Hospital Uniontown Pennsylvania

House Bill No. 1039, entitled:

An Act making an appropriation to carry out the provisions of an act approved the eighteenth day of July one thousand nine hundred nineteen (Pamphlet Laws one thousand forty-four) entitled "An act to assist worthy young men and women graduates of secondary schools of the State to obtain a higher education and making an appropriation

House Bill No. 1054, entitled:

An Act to amend article nine of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended creating a State Council of Education defining its powers and duties and transferring thereto the powers and duties now vested in the State Board of Education

House Bill No. 1055, entitled:

An Act to amend sections four and six of a supplement to an act approved the twenty-sixth day of April one thousand nine hundred and eleven (Pamphlet Laws eighty-two) entitled "A supplement to an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved April twenty-ninth Anno Domini eighteen hundred and seventy-four providing for the incorporation of trustees appointed or to be appointed under the terms of any will deed grant or gift creating a trust or trusts for the benefit of the people of any incorporated city of this Commonwealth for the advancement of learning science music art or of any one or more of said purposes in which representatives of said city may have part in the management with power to confer degrees in art pure and applied science philosophy literature painting music medicine law and theology and for the supervision and regulation of the same" conferring upon the State Council of Education powers and duties heretofore vested in the College and University Council

House Bill No. 1056, entitled:

An Act to amend sections five and seven and repeal sections eight and ten of an act approved the twenty-sixth day of June one thousand eight hundred ninety-five (Pamphlet Laws three hundred and twenty-seven) entitled "An act to provide for the incorporation of institutions of learning with power to confer degrees in art pure and applied science philosophy literature medicine law and theology and for the supervision and regulation of the same and providing a method by which institutions already incorporated may obtain the power to confer degrees and exempting from the provisions of this act colleges heretofore incorporated by the courts of common pleas with power to confer degrees in cases where such colleges have at the time of the passage of this act a specified amount of capital or resources" conferring upon the State Council of Education powers and duties heretofore vested in the College and University Council

House Bill No. 1057, entitled:

An Act making an appropriation to the State Insurance Fund

House Bill No. 1059, entitled:

An Act to amend section fourteen of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws ten hundred and fifty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the use and purpose thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties" by providing for the payment of retirement allowances to employees who have rendered at least fifty years of school service

House Bill No. 1060, entitled:

An Act providing for the granting of licenses to practice dentistry to certain persons who served in the army navy or marine corps of the United States or any branch or unit thereof

House Bill No. 1064, entitled:

An Act to amend the act approved the fourth day of April one thousand nine hundred and nineteen (Pamphlet Laws thirty-five) entitled "An act fixing the per diem compensation of borough and township assessors and assistant assessors and the method of ascertaining the number of days employed" by fixing the per diem compensation of assessors and assistant assessors in boroughs wards and townships of the second class and providing the method of ascertaining the number of days employed

House Bill No. 1066, entitled:

An Act requiring persons partnerships associations or corporations advertising for or soliciting business as adjusters of claims within this Commonwealth for loss or damage arising out of policies of insurance surety or indemnity on property persons or insurable business interests within this Commonwealth to be licensed by the insurance commissioner

House Bill No. 1067, entitled:

An Act making it unlawful to give or offer money to secure proxies for use at meetings of insurance companies

House Bill No. 1068, entitled:

An Act regulating and defining the powers and duties of the Dental Council and the State Board of Dental Examiners providing for appointment of examiners defining qualifications of applicants for examination condition of granting and revoking licenses regulating and limiting and defining the practice of dentistry limiting and defining operator in dental surgery prohibiting practice by or employment of unlicensed and unregistered persons and providing punishment therefor requiring the recording of licenses and registration of practitioners and disposition of fees and fines providing for an

annual registration fee for licensed practitioners and the disposition of such fees defining evidence of violations and providing punishment fixing the appropriation to the Dental Council

House Bill No. 1071, entitled:

An Act to amend section two hundred and thirty-nine of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" by giving restricted authority to supervisors in townships of the second class to furnish labor and materials subject to the approval of the township auditors

House Bill No. 1074, entitled:

An Act to further amend section forty-nine of an act entitled "An act to create a Bureau of Building Inspection and to regulate the construction maintenance and inspection of buildings and party walls in cities of first-class approved the fifth day of May one thousand eight hundred and ninety-nine" as heretofore amended by an act supplemental thereto approved the fifth day of June one thousand nine hundred and one

House Bill No. 1075, entitled:

An Act to amend sections one and two of an act approved the eighth day of April one thousand eight hundred and sixty-one (Pamphlet Laws two hundred and seventy) entitled "An act for the suppression of fortune telling and similar purposes"

House Bill No. 1078, entitled:

An Act to amend section one as amended and section seven of an act approved the third day of June Anno Domini one thousand eight hundred and eighty-five (Pamphlet Laws sixty-two) entitled "An act to provide for the establishment and maintenance of a home for disabled and indigent soldiers and sailors of Pennsylvania"

House Bill No. 1079, entitled:

An Act creating a commission to select an historic spot as a cemetery for the burial of bodies of soldiers sailors marines war nurses and members of the National Guard defining the powers and duties of the commission and making an appropriation.

House Bill No. 1081, entitled:

An Act regulating the closing of public highways and providing for the locating marking and maintenance of detours necessitated by such closing

House Bill No. 1082, entitled:

An Act requiring the display of the flag of the United States at entertainments public gatherings and public meetings

House Bill No. 1084, entitled:

An Act to amend section three of an act approved the twenty-seventh day of May one thousand eight hundred and ninety-three (Pamphlet Laws one hundred and seventy-one) entitled "An act providing for the erection of the Pennsylvania Soldiers' Orphans Industrial School the purchase of land and the erection and equipment of the building and buildings necessary therefor making appropriations for such purposes erection and equipment and the maintenance of children admitted therein placing the care of the same in the commission now known as the Commission of Soldiers' Orphans Schools of the State of Pennsylvania and regulating the admissions to the said Pennsylvania Soldiers' Orphans Industrial School and the said soldiers' orphans schools"

House Bill No. 1085, entitled:

An Act authorizing the lease of lands acquired in connection with the acquisition of toll-bridges over boundary waters to boroughs and townships for park purposes

House Bill No. 1088, entitled:

An Act authorizing the directors of the poor of Jenkins township Pittston borough and Pittston township in Luzerne county to acquire property and to erect and equip an asylum for the insane and to levy taxes and borrow money therefor

House Bill No. 1090, entitled:

An Act authorizing the appointment of interpreters in counties of the third fourth fifth sixth seventh and eighth classes of this Commonwealth and providing for their compensation

House Bill No. 1092, entitled:

An Act to amend section six of the act approved the thirtieth day of January one thousand eight hundred and seventy-four (Pamphlet Laws thirty-one) entitled "A further supplement to the act regulating elections in this Commonwealth" as amended authorizing the court of quarter sessions to appoint election officers in cases of vacancy

House Bill No. 1093, entitled:

An Act to amend section nineteen chapter three article one of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

House Bill No. 1095, entitled:

An Act to amend part of section six of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the state Highway Commissioner to make maps to be completed records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvements maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injury or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to highway department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act"

House Bill No. 1096, entitled:

An Act to amend sections one two and three article seven chapter six of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

House Bill No. 1097, entitled:

An Act restricting the appointment of corporate fiduciaries by testators of by any court or register of wills to corporations fully subject to supervision and examination by the Banking Department

House Bill No. 1099, entitled:

An Act making an appropriation to Saint Rita's L C B A Home for Infants Pittsburgh Allegheny county Pennsylvania

House Bill No. 1103, entitled:

An Act empowering cities of the first class to enact ordinances to regulate traffic and to provide punishment for the violation of any such ordinance

House Bill No. 1107, entitled:

An Act requiring banks banking corporations copartnerships or associations co-operative banking associations trust safe deposit real estate mortgage title insurance guaranty surety and indemnity companies savings institutions savings banks provident institutions building and loan associations lodges and societies to file of record names of persons authorized to make entries on records of mortgages imposing certain duties on recorders of deeds and declaring certain entries void

House Bill No. 1108, entitled:

An Act to validate tax liens filed in the office of the prothonotary of the various counties since the first day of June one thousand nine hundred and fifteen under the provisions of an act approved the fourth day of June one thousand nine hundred and one entitled "An act providing when how upon what property and to what extent liens shall be allowed for

taxes and for municipal improvements and for the removal of nuisances the procedure upon claims filed therefor the methods of preserving such liens and enforcing payment of such claims the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales" and its supplements and amendments thereto and providing for their collection

House Bill No. 1109, entitled:

An Act providing when how and to what extent liens upon seated real property shall be allowed for county bridge road and poor taxes the procedure upon tax claims filed therefor the methods for preserving such tax liens and enforcing payment of such liens the effect of judicial sales of the properties liened and the manner of distributing the proceeds of such sales

House Bill No. 1126, entitled:

An Act to provide for the recording and the notation upon the record of any deed or other recorded instrument of any judgment or decree affecting such deed or other instrument and providing that such recording and notation shall be notice of such judgment or decree

House Bill No. 1127, entitled:

An Act making an appropriation to the Williams Valley Hospital of Williamstown Pennsylvania

House Bill No. 1128, entitled:

An Act to repeal an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ninety-three) entitled "An act to amend an act approved the first day of May one thousand nine hundred and thirteen entitled 'An act to prohibit the killing of foxes by certain methods in Delaware county and fixing a penalty for violation of the act' by extending the provisions of said act to Chester county and Montgomery county" as far as the same relates to Montgomery county

House Bill No. 1131, entitled:

An Act making an appropriation to the Children's Industrial Home at Harrisburg Pennsylvania

House Bill No. 1132, entitled:

An Act making an appropriation to the Messiah Rescue and Benevolent Home of Harrisburg Pennsylvania

House Bill No. 1133, entitled:

An Act making an appropriation to the Nursery Home of Harrisburg Pennsylvania

House Bill No. 1134, entitled:

An Act making an appropriation to the Florence Crittenton Home of Harrisburg Pennsylvania

House Bill No. 1138, entitled:

An Act to amend section three section five and section nine of an act approved the twenty-second day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one thousand and ninety-three) entitled "An act creating in counties having a population of from eight hundred thousand to one million five hundred thousand a board for the assessment and revision of taxes providing for the appointment of the members of such board by the county commissioners fixing their salaries payable by the county defining the powers and duties of such board and regulating the assessment of property and occupations for state and county purposes authorizing the appointment of subordinate assessors and clerks defining their duties and providing for their compensation payable by such counties imposing a penalty on subordinate assessors for failure to comply with certain provisions of this act and abolishing the office of ward borough and township assessor insofar as respects the assessment of property and occupations for State and county purposes" as amended

House Bill No. 1156, entitled:

An Act affecting anthracite coal mines and operations establishing the Pennsylvania State Anthracite Mine Cave Commission defining its jurisdiction and powers imposing duties upon owners and operators of anthracite coal mines and imposing penalties

House Bill No. 1157, entitled:

An Act regulating the mining of anthracite coal prescribing duties for certain municipal officers and imposing penalties

House Bill No. 1162, entitled:

An Act to amend section one of the act approved the twenty-sixth day of June one thousand nine hundred and nineteen (Pamphlet Laws six hundred and thirty-nine) entitled "An act defining sedition and prescribing the punishment therefor"

House Bill No. 1164, entitled:

An Act to amend section forty-three of the act approved the tenth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fifty-seven) entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections and their enrollment as members of political parties as a further condition of their right to vote at primaries in cities of the first class of this Commonwealth by removing from office all existing registration commissioners and their appointees in said cities and authorizing the Governor to appoint registration commissions therein defining the jurisdiction of said commissions and the powers and duties of the commissioners constituting the same and of their appointees including registrars inspectors of registration clerks and counsel fixing their qualifications terms of office and compensation granting them certain immunity from arrest on registration days and empowering such inspectors to arrest without warrant certain persons committing certain offenses in violation of this act in their presence as well as to enter and inspect buildings given as residences of electors to interrogate the inmates thereof to copy or demand a list of the lodgers therein and to supervise the conduct of registrars regulating the registration of electors at polling places by registrars and at the offices of commissions by commissioners and the right of parties or bodies of electors to have watchers thereat and the preparation and use of street lists and other records of those registered allowing the names of persons not entitled to vote to be struck from the registers in certain cases permitting all records regarding registration to be inspected and copied by any elector under certain conditions directing how the registers shall be used at elections and primaries compelling the attendance of witnesses and payment of witness fees and providing penalties for refusal to obey subpoenas directing receivers of taxes to appoint chief clerks of commissions as deputies to collect pool taxes and to give receipts therefor authorizing such clerks to administer oaths sign subpoenas and vouchers and to collect and disburse witness fees prescribing a method for challenging persons applying for registration and the procedure for the correction of registers and for appealing from actions of registrars to said commissions and allowing for appeals from the decisions of the commission in certain cases to courts of common pleas imposing certain duties upon election officers and upon the councils treasurers controllers receivers of taxes police officers and other officials of said cities and upon the courts judges prothonotaries sheriffs commissioners peace officers and other officials of the judicial districts and counties in which said cities are situated or with which they are co-extensive legalizing certain acts required hereby if done on any Sunday or legal holiday requiring said cities to provide for the maintenance of said commissions and the compensation of their appointees and the payment of all expenses necessary to carry out the provisions of this act and to transfer the unexpected balances of all appropriations heretofore made for the personal registration of electors of said cities during the year one thousand nine hundred and nineteen to and for the use of the said commissions punishing and fixing penalties for violation hereof and repealing all legislation inconsistent herewith" so as to increase the maximum compensation to be paid to the chief clerk of the registration commission

House Bill No. 1167, entitled:

An Act providing that in townships of the first class municipal claims for grading constructing paving rebuilding curbing maintaining repairing and cleaning sidewalks and footwalks and keeping the same clear of obstruction and other nuisances may be included in and collected with the other township taxes

House Bill No. 1168, entitled:

An Act to amend sections four hundred four hundred and one and four hundred and two of an act approved the fourteenth day of July one thousand nine hundred and seventeen entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 1169, entitled:

An Act to amend sections three hundred and ninety-seven four hundred and twenty-one and one thousand two hundred and twenty-one of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 1170, entitled:

An Act to amend sections nine hundred and eighty nine hundred and ninety nine hundred and ninety-two nine hundred and ninety-three and one thousand and five of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 1171, entitled:

An Act to amend section six hundred and twenty-five of and to amend by adding sections six hundred and twenty-six and six hundred and twenty-seven to an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 1172, entitled:

An Act to amend section ten hundred and eleven of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 1184, entitled:

An Act authorizing the Governor to appoint a board of claims to hear audit dismiss or adjust moral and equitable claims against the Commonwealth arising from the execution of certain contracts for the construction and reconstruction of highways and making an appropriation

House Bill No. 1187, entitled:

An Act to amend section one of the act approved the seventeenth day of July one thousand nine hundred and nineteen Pamphlet Laws ten hundred and three) entitled "An act requiring licenses to sell steamship tickets or orders for transportation to or from foreign countries and providing penalties"

House Bill No. 1188, entitled:

An Act defining a private game preserve and making it a misdemeanor to enter such preserve for certain purposes or to break injure or destroy the enclosure of the same and fixing penalties

House Bill No. 1191, entitled:

An Act to amend an act approved the fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws four hundred thirty-five) entitled "An act to authorize the courts of common pleas of any county when any individual church within the county has become inactive or extinct by reason of there being no resident or active trustees representing it or otherwise and the property of the church is liable to be wasted or destroyed, to appoint the trustees of the State body or organization representative of the denomination of which said church was a member as trustees for said church to hold and dispose of the title to the property owned by said church and defining the procedure thereon" authorizing the said courts to appoint as trustees for the property owned or held by any church board or agency of any religious organization the trustees or body corporate of the superior judiciary with which the church has been connected when the territory covered by the said judiciary is within the State or any other appropriate board or agency of such religious organization if duly incorporated under the laws of any state of the United States

House Bill No. 1192, entitled:

An Act imposing a State tax on gasoline sold in this Commonwealth except for the purpose of resale providing for the collection thereof providing for the distribution and use of the revenues derived from said tax making an appropriation and fixing penalties

House Bill No. 1193, entitled:

An Act empowering clerks designated by the board for the assessment and revision of taxes in counties of the second class to administer oaths and affirmations

House Bill No. 1195, entitled:

An Act to commemorate the memory of Thaddeus Stevens by designating one of the educational buildings to be erected in the capitol park as "The Thaddeus Stevens Educational Memorial" and constituting a commission to prepare a pamphlet dealing with the life and the speeches of Thaddeus Stevens to be distributed to the public schools

House Bill No. 1197, entitled:

An Act to amend section five hundred and eighty-five of an act approved July fourteenth one thousand nine hundred seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 1198, entitled:

An Act to amend an act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred sixty-four) entitled "An act authorizing suits brought to recover in case of accidents in this Commonwealth in courts of common pleas to be certified to the Workmen's Compensation Board when discovered that the suit has been brought wrongfully" extending the provisions of said act to suits brought after the passage of said act and prior to the passage of this amendment

House Bill No. 1202, entitled:

An Act to repeal an act approved the seventeenth day of March one thousand eight hundred and sixty-eight (Pamphlet Laws three hundred and forty-two) entitled "An act relating to the collection of State and county taxes in the county of Montgomery"

House Bill No. 1203, entitled:

An Act to repeal an act approved the twenty-third day of March one thousand eight hundred and sixty-five (Pamphlet Laws six hundred and thirty-four) entitled "An act relating to the compensation of the county treasurers of Montgomery and Berks counties"

House Bill No. 1204, entitled:

An Act to amend section two of an act approved the twenty-eighth day of March one thousand eight hundred and ninety-five (Pamphlet Laws thirty) entitled "An act granting an annuity to William W Snowden of Elizabeth Allegheny county Pennsylvania late a private in Company I Fourteenth Regiment National Guard of Pennsylvania"

House Bill No. 1208, entitled:

An Act making an appropriation to the Messiah Orphanage of Monaghan township York county Pennsylvania

House Bill No. 1209, entitled:

An Act providing for the better management of the jails or county prisons in the several counties of this Commonwealth of the third and fourth classes by creating in such counties a board to be known by the name and style of inspectors of the jail or county prison with authority to appoint a warden of such prison and by vesting in said board and the officers appointed by it the safe-keeping discipline and employment of prisoners and the government and management of said jails or county prisons

House Bill No. 1212, entitled:

An Act to amend section twelve article one chapter eight of an act approved the fourteenth day of May one thousand nine hundred fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

House Bill No. 1213, entitled:

An Act to amend the act approved the sixteenth day of April one thousand eight hundred and seventy-five (Pamphlet Laws fifty-four) entitled "An act to provide for appeals in cases where the county commissioners and auditors have failed or shall hereafter fail to fix compensation of county treasurers and to repeal an act entitled 'A supplement to an act relating to county treasurers passed the fifteenth day of April one thousand eight hundred and thirty-four' approved the eighteenth day of April one thousand eight hundred and seventy-four in regard to the compensation of county treasurer" by providing for appeals by the county treasurer in cases where the county commissioners and auditors have fixed the compensation of the county treasurer

House Bill No. 1217, entitled:

An Act to amend the act approved the twenty-sixth day of June one thousand eight hundred and seventy-three (Pamphlet Laws one thousand eight hundred and seventy-four page three hundred and thirty-two) entitled "An act to regulate the commission or license fee to be paid by auctioneers" by exempting auctioneers selling only live stock and farm implements from the provisions of the act

House Bill No. 1220, entitled:

A Supplement to the act of June first one thousand nine hundred and eleven (Pamphlet Laws five hundred and ninety-nine) entitled "An act authorizing the Insurance Commissioner to proceed against and take possession of any insolvent or delinquent company order or association transaction any class of insurance and prescribing the method by which such insolvent or delinquent companies orders or associations shall be dissolved and liquidated" directing the deposit and keeping of any moneys or funds which shall come into the possession of the Insurance Commissioner or his deputies while liquidating the business of any insurance company under the authority of said act

House Bill No. 1225, entitled:

An Act to amend sections one hundred one one hundred sixteen as amended one hundred seventeen two hundred twelve as amended and three hundred one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and providing for the creation of union school districts and the government thereof by adding article one sections one hundred twenty-seven one hundred twenty-eight one hundred twenty-nine and one hundred thirty

House Bill No. 1237, entitled:

An Act amending an act approved the thirteenth day of May one thousand eight hundred and eighty-seven entitled "An act to restrain and regulate the sale of vinous and"

spirituous malt or brewed liquors or any admixtures thereof" by prohibiting the manufacture sale offering for sale transportation importation exportation furnishing or possession for beverage purposes of anything determined and found to be intoxicating by Act of Congress passed pursuant to and in the enforcement of the Constitution of the United States of America and by restraining and regulating the sale of vinous spirituous malt or brewed liquors or any admixtures thereof fit for beverage purposes other than such as are from time to time determined and found to be intoxicating by any such Act of Congress

House Bill No. 1243, entitled:

An Act to further amend section twenty of an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred and forty-four) entitled "An act providing for original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county road" as amended providing for the vacation or abandoning of condemned turnpikes

House Bill No. 1245, entitled:

An Act fixing the number and salaries of the officers and employes in the Department of Mines

House Bill No. 1247, entitled:

An Act to amend section twenty-six of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and sixty-two) entitled "An act providing for the creation and administration of a State fund for the insurance of compensation for injuries to employes of subscribers thereto declaring false oaths by the subscribers to be misdemeanors and providing penalties for the violation thereof" as amended

House Bill No. 1250, entitled:

An Act providing for licensing drivers of taxicabs and passenger motor vehicles for hire by cities boroughs and townships prescribing the method of securing such licenses and the right of the proper authorities of cities boroughs and townships to inquire into the moral character and general fitness of all applicants for such licenses prohibiting all persons from engaging in the business of driving taxicabs and passenger motor vehicles for hire without first having obtained such license and providing penalties for violation of this act

House Bill No. 1251, entitled:

An Act to add sections one hundred and twenty-seven and one hundred and twenty-eight to and to amend section five hundred and two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 1253, entitled:

An Act to provide for the care training and maintenance of certain children by the several counties authorizing the county commissioners to establish and maintain separate or joint county industrial homes for such purposes requiring poor authorities to place children of certain age with families or in institutions providing for the care and maintenance of certain children in such homes at the expense of the parents and prohibiting the receiving and detaining of children in almshouses and poor houses and validating similar acts heretofore performed by the commissioners of the several counties

House Bill No. 1254, entitled:

An Act making a deficiency appropriation to the trustees of the state Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania

House Bill No. 1255, entitled:

An Act making an appropriation to the trustees of the State Asylum for the Chronic Insane of Pennsylvania at South Mountain Wernersville Pennsylvania

House Bill No. 1258, entitled:

An Act to amend an act approved the ninth day of May one thousand nine hundred and thirteen (Pamphlet Laws one hundred and ninety-eight) entitled "An act prohibiting the furnishing by gift sale or otherwise of cigarettes or cigarette paper to minors requiring minors to divulge where and from whom cigarettes or cigarette paper have been obtained and providing penalties for violation of this act" providing for the punishment of first and second offenses by summary conviction and fine

House Bill No. 1259, entitled:

An Act providing for the licensing and registration by the Dental Council of certain persons to practice dentistry

House Bill No. 1261, entitled:

An Act to amend sections two three and four of an act approved the third day of May Anno Domini one thousand nine hundred and nine (Pamphlet Laws three hundred and ninety-five) entitled "An act regulating the sale of concentrated commercial feeding-stuffs also of condimental stock and poultry-food and patented proprietary or trade-mark stock and poultry-food possessing nutritive value combined with medicinal properties defining concentrated commercial feeding-stuffs prohibiting the adulteration of any feeding-stuff sold offered or exposed for sale in this State with oat-hulls ground corn cobs flax plany refuse elevator chaff cotton-seed hulls ground corn stalks rice hulls peanut hulls weed seeds or other similar adulterants providing for the collection of samples and annalsis thereof by the Department of Agriculture and the publication of information concerning the same providing also for the expenses of the enforcement of the law fixing penalties for its violation and repealing act number two hundred and eleven (Pamphlet Laws one thousand nine hundred and seven page two hundred and seventy-three) entitled "An act regulating the sale of wheat rye corn and buckwheat-bran and middlings or any admixture thereof" et cetera approved the twenty-eighth day of May one thousand nine hundred and seven" by enlarging the scope of the term "concentrated commercial feeding-stuffs" and providing for the collection of license fees for the sale thereof and by including certain other substances as adulterants

House Bill No. 1262, entitled:

An Act to amend section one of an act approved the thirtieth day of March one thousand nine hundred and seventeen (Appropriation Acts page sixteen) entitled "An act making an appropriation for the purpose of continuing and maintaining schools among the Cornplanter Indians of Warren county" as amended

House Bill No. 1264, entitled:

An Act to amend an act approved the twenty-first day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand fifty-seven) entitled "An act to amend section one and to supplement an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and two) entitled "An act providing for the appointment and expenses of a commission of five persons to codify and revise the law relating to banks private bankers and trust companies doing business within this Commonwealth and making an appropriation extending the powers and duties of the commission so as to include the codification and revision of the law relating to all corporations persons partnerships and associations under the supervision of the Banking Department and making an appropriation" extending said commission for a further period of two years conferring additional power upon such commission and making an appropriation

House Bill No. 1265, entitled:

An Act making an appropriation to pay the deficiency in the care treatment removal and maintenance of the indigent insane for the two years ending May thirty-first one thousand nine hundred and nineteen

House Bill No. 1267, entitled:

An Act making an appropriation to pay for the care treatment removal and maintenance of the indigent insane for two years ending the thirty-first day of May one thousand nine hundred and twenty-three

House Bill No. 1271, entitled:

An Act to amend clause (b) of section five of an act approved the twenty-first day of May one thousand nine hundred and nineteen (Pamphlet Laws two hundred and nine) entitled "An act relating to the organization maintenance and operation of the Banking Department and the scope of its supervision and control over corporations partnerships unincorporated associations and individuals and the assets and liabilities thereof providing penalties for the enforcement of its provisions and repealing certain acts"

House Bill No. 1278, entitled:

An Act to amend an act approved the twenty-fourth day of May one thousand eight hundred and eighty-seven (Pamphlet Laws one hundred and eighty-two) entitled "An act to authorize the councils of the cities of the first class of the Commonwealth to appropriate annually a sum not exceeding five hun-

dred dollars for the support and maintenance of each company of the National Guard using and occupying an armory building room or quarters within said cities in addition to the annual appropriation by the Legislature" fixing the amounts which may be appropriated by cities of the first second and third classes to companies troops and similar units of the National Guard and extending the provisions of said act to counties

House Bill No. 1279, entitled:

An Act to prevent the laying out opening changing vacating widening or altering by court of quarter sessions of a road any part of which lies within a township of the first class without the consent and approval of the Board of Township Commissioners

House Bill No. 1285, entitled:

An Act to amend sections six and seven of the act approved the third day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred and sixty-six) entitled "An act reorganizing the Department of State Police creating therein a bureau of Fire Protection providing for a State Police Force and defining the powers and duties of the same including the enforcement of laws relating to game fish forestry and water supply and certain other laws and including the collection of information useful for the detection of crime and the apprehension of criminals providing for the equipment maintenance and transportation of such police providing for barracks and substations therefor and prescribing penalties"

House Bill No. 1286, entitled:

An Act to further amend an act entitled "An act to authorize and provide for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum for restraint care and treatment" approved April sixteen Anno Domini one thousand nine hundred and three as amended by an act approved May twenty-eight one thousand nine hundred and seven entitled "An act to amend an act entitled 'An act to authorize and provide for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum for restraint care and treatment approved April sixteen Anno Domini one thousand nine hundred and three providing for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum for restraint care and treatment by the court of quarter sessions providing for the payment of the cost and expense of care and treatment of indigent inebriates by the county from which the inebriate is committed and that the overhead charges shall be paid by the State when the inebriate is committed to a public State institution"

House Bill No. 1287, entitled:

An Act imposing a State tax on anthracite coal providing for the assessment and collection thereof and providing penalties for the violation of this act

House Bill No. 1290, entitled:

An Act appropriating to the Department of Health any moneys to be received from the United States Government in the promotion of sanitation public health and health education the protection and care of maternity infancy and old age and the prevention treatment and cure of disease

House Bill No. 1291, entitled:

An Act reorganizing the Adjutant General's Department designating the officers and employees thereof and fixing the salaries of each

House Bill No. 1292, entitled:

An Act authorizing the Adjutant General to erect construct complete and equip a building on the arsenal grounds at Harrisburg for use as a garage and machine shop and to grade and terrace the ground in connection therewith providing for the letting of contracts therefor and making an appropriation

House Bill No. 1293, entitled:

An Act to amend section one thousand four hundred and two of an act approved the eighteenth day of May Anno Domini one thousand nine hundred and eleven entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" so far as to insure school privileges to certain dependent children of the Commonwealth

House Bill No. 1296, entitled:

A Joint Resolution providing for the continuation of the commission appointed in accordance with the provisions of a joint resolution approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws eleven hundred and eighty-eight) entitled "A joint resolution providing for a commission to submit a revised penal code of Pennsylvania and making an appropriation for the expenses of

the commission" authorizing said commission to revise collate and digest all the acts and parts of acts relating to criminal procedure

House Bill No. 1298, entitled:

An Act relating to weak-minded persons and lunatics providing that service of process may be made upon next of kin of such person and lunatics in the discretion of the court and that such next of kin may be added as parties in all court proceedings in which such weak-minded persons or lunatics are parties or concerned and permitting blood relatives of such persons or lunatics to intervene as such in pending and future proceedings where weak-minded persons or lunatics are parties or concerned and repealing all inconsistent acts or parts of acts

House Bill No. 1305, entitled:

An Act making it unlawful to interfere or attempt to interfere with persons about to procure marriage licenses or to influence or attempt to influence such persons to go to certain officers for such purposes

House Bill No. 1307, entitled:

An Act to amend section eighteen article one chapter seven of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" as amended

House Bill No. 1308, entitled:

An Act to amend clause twenty-four of section two of an act approved the third day of April one thousand eight hundred and fifty-one (Pamphlet Laws three hundred and twenty) entitled "An act regulating boroughs" as amended authorizing the boroughs to increase the rate of taxation for general borough purposes

House Bill No. 1309, entitled:

An Act designating employees of the Insurance Department and fixing their compensation

House Bill No. 1312, entitled:

An Act making an appropriation to carry out the provisions of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand one hundred and ninety-five) entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions providing State aid for certain agricultural associations and regulating the payment thereof"

House Bill No. 1320, entitled:

An Act to amend section one of an act approved the thirteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and eighty-six) entitled "An act to provide for the health safety and welfare of minors by forbidding their employment or work in certain establishments and occupations and under certain specified ages by restricting their hours of labor and regulating certain conditions of their employment by requiring employment certificates for certain minors and prescribing the kinds thereof and the rules for the issuance reissuance filing return and recording of the same by providing that the Industrial Board shall under certain conditions determine and declare whether certain occupations are within the prohibitions of this act requiring that certain minors shall during the period of their employment attend certain schools to be established as therein provided and to be approved by the State Superintendent of Public Instruction and regulating the conditions of such attendance authorizing the State Board of Education in certain cases to appoint attendance officers to aid in enforcing the provisions of this act and creating the salary and expenses of such officers a charge against the school district wherein they are employed requiring certain abstracts and notices to be posted providing for the enforcement of this act by the Commissioner of Labor and Industry the attendance officers of school districts and police officers and defining the procedure in prosecutions thereunder and establishing certain presumptions in relation thereto providing penalties for the violation of the provisions thereof and repealing all acts or parts of acts inconsistent therewith" exempting from the operation of the act minors employed on the stage of theaters with the approval of the Industrial Board of the Department of Labor and Industry

House Bill No. 1322, entitled:

An Act making an appropriation to the Penn Asylum for Indigent Widows and Single Women Philadelphia Pennsylvania

House Bill No. 1323, entitled:

An Act to amend section two of an act approved the twenty-fifth day of April one thousand nine hundred and three (Pamphlet Laws three hundred and four) entitled "An act to further regulate the construction maintenance and inspection of buildings and party walls in cities of the first class"

House Bill No. 1325, entitled:

An Act providing for the organization government discipline maintenance and regulation of the armed land forces of this Commonwealth

House Bill No. 1327, entitled:

An Act making an appropriation to the Evangelical Home for the Aged at Philadelphia

House Bill No. 1329, entitled:

An Act to amend the act approved the twelfth day of June one thousand eight hundred and seventy-eight (Pamphlet Laws two hundred and six) entitled "An act authorizing the State Treasurer to refund collateral inheritance tax heretofore paid or that may hereafter be paid in error" by providing for the refunding by the State Treasurer of collateral direct or transfer inheritance tax heretofore paid or that may hereafter be paid on the estate or property of a person erroneously adjudged dead

House Bill No. 1330, entitled:

An Act to amend section eleven of an act approved the twelfth day of July nineteen hundred and nineteen entitled "An act authorizing stock corporations other than building and loan associations and corporations authorized by law to transact a banking or insurance business to make provision upon formation reorganization merger or consolidation for the issue of either or both preferred or common shares without nominal or par value regulating the same and such corporations and prescribing the method of determining the number of shares and capital of corporations issuing shares in such manner" by providing that no bonus shall be required to be paid under the laws of this Commonwealth upon the stock of a corporation issued to acquire property of which an existing corporation is obliged to divest itself in order to comply with any law of this Commonwealth or to enable it to exercise any rights otherwise conferred on it by any law of this Commonwealth and providing further that no bonus shall be required to be paid under the law of this Commonwealth in cases of reorganization merger or consolidation in connection with which all certificates of capital stock with nominal or par value are fully surrendered by the share-holders of the corporation in process of reorganization or of the two or more corporations in process of merger or consolidation and in exchange therefor the aforesaid shareholders receive without other consideration or the paying in of additional capital assets a like or a lesser or a greater number of shares without nominal or par value

House Bill No. 1331, entitled:

An Act relating to the payment of bonus upon the capital stock of corporations issued to acquire properties or stock of existing corporations where the amount of corporate property in the Commonwealth is not increased but where a change of ownership is affected

House Bill No. 1332, entitled:

An Act providing for and regulating the maintenance and government of a children's home in each county of the fourth fifth sixth seventh and eighth classes of the State for indigent orphans for incorrigible indigent dependent and neglected children under sixteen years of age and providing for their commitment thereto

House Bill No. 1333, entitled:

An Act to provide for the payment of moneys to school districts the taxes of which are reduced by the acquisition of lands and property by the Commonwealth for the conservation of water and to prevent conditions

House Bill No. 1334, entitled:

An Act to repeal section two of an act entitled "An act for the protection of the public health by providing that persons firms or corporations who are operating or conducting hotels restaurants dining cars or other eating places in this Commonwealth shall not employ or keep in their employ as cooks waiters kitchen help chambermaids or other house servants any person or persons who are suffering from trachoma active tuberculosis of the lungs open skin tuberculosis syphilis gonorrhea open external cancer or barber's itch or who are carriers of typhoid fever and further providing that no dishes receptacles or utensils used in eating or such public eating furnished to patrons or customers if any such public eating place unless the same have been thoroughly cleaned since place used by another individual and further providing that no towels shall be furnished in any washroom in connection with any such public eating place unless such towels be laundered or discharged after each individual use and further providing that no common drinking cups shall be furnished at any public drinking place operated in connection with any such public eating place and providing penalties for violations of the provisions of this act" approved May twenty-eight one thousand nine hundred and fifteen (Pamphlet Laws six hundred and forty-two)

House Bill No. 1336, entitled:

A Supplement to an act approved the eighteenth day of July one thousand nine hundred and nineteen (Appropriation Acts page two hundred and twenty-nine number three hundred and eighty-two A) entitled "An act authorizing the appointment of a commission to supervise the laws relating to the assessment and simplifying of the laws relating to the assessment levy and collection of taxes for local purposes prescribing the power and duties of such commission imposing certain

duties on the Legislative Reference Bureau and making an appropriation" continuing the commission appointed under the provisions of said act for a further period of two years providing for the appointment of additional members on said commission and making an appropriation

House Bill No. 1338, entitled:

An Act to amend an act approved the twenty-fifth day of June one thousand nine hundred and thirteen (Pamphlet Laws five hundred and fifty) entitled "An act authorizing the several counties incorporated towns and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans and of the Army of the Philippines and to each post of the American Veterans of Foreign Service in the respective counties boroughs and towns to aid in defraying the expenses of Memorial Day"

House Bill No. 1340, entitled:

An Act to amend an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" authorizing boroughs to define and punish disorderly conduct

House Bill No. 1341, entitled:

An Act to amend section one of an act approved the eighth day of April one thousand eight hundred sixty-seven (Pamphlet Laws fifty) entitled "An act to permit disabled soldiers to peddle by procuring a license therefor without charge" as amended

House Bill No. 1344, entitled:

An Act to amend an act approved the twenty-fourth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and ninety-nine) entitled "An act to amend section one of an act approved the twenty-first day of March one thousand nine hundred and seven entitled 'An act authorizing the county commissioners of the several counties or the town councils of the several boroughs of this Commonwealth or both to appropriate annually a sufficient sum of money to each post of the Grand Army of the Republic in their respective counties or boroughs to aid in defraying the expenses of Memorial Day' as amended by requiring the commissioners to make appropriations also to Memorial Day or similar organizations where there was heretofore an established post"

House Bill No. 1345, entitled:

An Act providing for the reimbursement of counties by boroughs and townships when the county has contracted with the State Highway Department for the payment of both the county's and the borough's or township's share of the cost of constructing or improving a State or State-aid highway authorizing counties to so contract empowering boroughs and townships to incur indebtedness therefor and authorizing an assessment of the borough's share on the abutting property

House Bill No. 1346, entitled:

An Act to amend section nine of article seven chapter six of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" by adding thereto sub-section eight providing that the borough's share of the cost of construction and improvement of streets or highways in boroughs which are built or improved jointly by the borough and the county the borough and State or borough county and State may be assessed against the abutting property owners

House Bill No. 1347, entitled:

An Act making an appropriation to the Water Supply Commission for the purpose of building and constructing a retaining wall or dike along the Delaware river at Lackawaxen Pike county

House Bill No. 1348, entitled:

An Act fixing the salaries of the chief clerk who is also the secretary of the Board of Pardons and of the superintendent of the Election and Legislative Bureau in the Department of the Secretary of the Commonwealth

House Bill No. 1349, entitled:

An Act making an appropriation to the Salvation Army Social Settlement and Day Nursery of Fernando street Pittsburgh Pennsylvania

House Bill No. 1350, entitled:

An Act to increase the pay of jurors and witnesses in this Commonwealth

House Bill No. 1351, entitled:

An Act authorizing and empowering the several counties of this Commonwealth to reimburse and pay highway contractors under road construction contracts entered into between said

counties and such contractors approved by the State Highway Department prior to the order of the Interstate Commerce Commission of the United States of America of the twenty-ninth day of July one thousand nine hundred and twenty increasing railroad freight rates the additional amount of freight charges required to be paid by such contractors by reason of such increase in rates

House Bill No. 1354, entitled:

A Supplement to the act approved the twenty-third day of June one thousand eight hundred and eighty-five (Pamphlet Laws one hundred and forty-six) entitled "An act relating to marriage licenses providing for officers herein indicated to issue licenses for parties to marry" imposing an additional license fee for the use of the Commonwealth

House Bill No. 1356, entitled:

An Act to appropriate and re-appropriate to the Water Supply Commission moneys for the purpose of continuing the work of deepening widening and improving French Creek in Crawford county commenced under the provisions of the act approved the twenty-fifth day of July one thousand nine hundred seventeen (Pamphlet Laws one thousand one hundred and ninety-one) entitled "An act providing for the deepening widening and improvement of French Creek in Crawford county vesting certain powers in the Water Supply Commission including the taking of land and materials by eminent domain and making an appropriation"

House Bill No. 1358, entitled:

An Act making an appropriation to the Providence General Hospital of Philadelphia Philadelphia county Pennsylvania

House Bill No. 1359, entitled:

An Act authorizing certain heads of departments of the State government to increase the compensation of employees and prescribing a limit to said increase

House Bill No. 1362, entitled:

An Act making an appropriation to the Home for Widows and Single Women of Lebanon and Lebanon county

House Bill No. 1363, entitled:

An Act providing for placement training in the several departments bureaus boards divisions and commissions of the State Government of disabled soldiers sailors and marines

House Bill No. 1364, entitled:

An Act making an appropriation to the Coleman Industrial Home for Colored Boys Pittsburgh Pennsylvania

House Bill No. 1366, entitled:

An Act to amend section one of the act approved the eighteenth day of July Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws one thousand and sixty-one) entitled "An act to fix the salaries of the supervising inspectors of the second grade and of the chief of the Bureau of Mediation and Arbitration in the Department of Labor and Industry"

House Bill No. 1367, entitled:

An Act to amend sections one thousand four hundred sixteen and one thousand four hundred thirty-one of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof of providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 1370, entitled:

An Act regulating the manner of making returns by election officers in the case of elections upon the increase of indebtedness of cities boroughs townships school districts poor districts and other municipal or incorporated districts prescribing the duties and powers of the clerk of court of quarter sessions and of the court of quarter sessions in connection with such returns and the count computation and recount of the vote prescribing the duties and powers of said court in any instance of fraud illegality or error in such election or return thereof prescribing the powers of such court over the election officers

House Bill No. 1377, entitled:

An Act to amend sections one thousand seven hundred one one thousand seven hundred four one thousand seven hundred five and one thousand seven hundred eleven of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof of providing revenue to establish and maintain the same and

the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 1382, entitled:

An Act permitting certain domestic mutual fire insurance companies to issue cash premium policies without assessment liability and providing for the distribution and escheat of the surplus of certain domestic mutual fire insurance companies in event of dissolution

House Bill No. 1384, entitled:

An Act to provide for the payment to Philadelphia county of moneys with interest thereon advanced for the payment of expenses incident to the conduct of primary elections in the said county of Philadelphia and making an appropriation therefor

House Bill No. 1385, entitled:

A Supplement to an act approved the twenty-ninth day of April one thousand eight hundred and seventy-four (Pamphlet Laws seventy-three) entitled "An act to provide for the incorporation and regulation of certain corporations" extending the charters of certain corporations

House Bill No. 1407, entitled:

An Act to amend section one of an act approved the twenty-first day of March one thousand nine hundred seven (Pamphlet Laws twenty-two) entitled "An act authorizing the county commissioners of the several counties or the town councils of the several boroughs of this Commonwealth or both to appropriate annually a sufficient sum of money to each post of the Grand Army of the Republic in their respective counties or boroughs to aid in defraying the expenses of Memorial Day" as amended authorizing county commissioners to make additional appropriations for Memorial Day purposes

House Bill No. 1410, entitled:

An Act authorizing the county commissioners of counties of the second class within this Commonwealth to appropriate and pay out of the treasury of such county a sum not exceeding the sum of two thousand five hundred dollars for a national conference on city planning that may be held in such county during the year one thousand nine hundred and twenty-one

House Bill No. 1411, entitled:

An Act making an appropriation to the Philadelphia College of Pharmacy Philadelphia Pennsylvania

House Bill No. 1412, entitled:

An Act to amend sections one and two of the act approved the twenty-third day of April one thousand nine hundred and nine (Pamphlet Laws one hundred and fifty-one) entitled "An act providing that the offices of justice of the peace and notary public shall not be incompatible" by providing also that the offices of magistrate and alderman shall not be incompatible with the office of notary public

House Bill No. 1431, entitled:

An Act to regulate the drilling operating and abandoning of oil and gas wells and providing a penalty for violation of the provisions of this act

House Bill No. 1437, entitled:

An Act to amend an act entitled "An act relating to the maintenance of insane feeble-minded and other persons confined in the various institutions of the Commonwealth fixing liability for their support providing for the collection of the moneys due the Commonwealth therefor and for proceedings relating thereto" approved the first day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws six hundred sixty-one)

House Bill No. 1439, entitled:

An Act to amend section three of an act approved the fourteenth day of June one thousand eight hundred eighty-seven (Pamphlet Laws three hundred eighty-three) entitled "An act to provide for the incorporation and regulation of companies not for profit organized for the encouragement of the arts and sciences and of agriculture and horticulture and to confer upon such companies the right of eminent domain" as amended enabling said corporations to increase their bonded indebtedness

House Bill No. 1444, entitled:

An Act authorizing the State Forest Commission to exchange or sell certain portions of the State Forest Land and providing for the procedure

House Bill No. 1464, entitled:

An Act to amend sections five hundred and eighty-five and five hundred and eighty-seven of an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pam-

phlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

House Bill No. 1465, entitled:

An Act making an appropriation to pay the claim of M. D. Jacobs against the Commonwealth of Pennsylvania for services heretofore rendered and materials heretofore furnished in disposing of the bodies of indigent patients who died at the Mount Alto State Sanatorium

House Bill No. 1469, entitled:

An Act to amend section fourteen clause three of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties

House Bill No. 1474, entitled:

An Act to provide for priority of commission and succession to the office of president judge where two or more judges not in commission are elected at the same time in the same court of any judicial district

House Bill No. 1475, entitled:

An Act making an appropriation to the Home for the Aged located at one thousand eight hundred nine Mount Vernon street Philadelphia Pennsylvania

House Bill No. 1478, entitled:

An Act to amend section two hundred sixteen three hundred twenty-three one thousand one hundred forty-five one thousand four hundred eight of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

House Bill No. 1482, entitled:

An Act to amend part of section one of the act approved the eleventh day of July one thousand nine hundred and one (Pamphlet Laws six hundred and sixty-three) entitled "An act to regulate and establish the fees to be charged by sheriffs in this Commonwealth and to provide for the taxation and collection of the same" as amended

House Bill No. 1491, entitled:

An Act providing a bonus for the residents of this Commonwealth who served in the military or naval forces of the United States during the world war creating a soldiers' bonus commission and prescribing its powers and duties and making an appropriation

House Bill No. 1493, entitled:

An Act providing for the taking over of the Wyoming Valley Memorial Park as a State park and providing for the regulation thereof

House Bill No. 1494, entitled:

An Act making an appropriation to the Stetson Hospital of Philadelphia Pennsylvania

House Bill No. 1495, entitled:

A Joint Resolution proposing an amendment to article nine section one of the Constitution of the Commonwealth of Pennsylvania so as to permit the exemption from taxation of real and personal property owned occupied or used by any branch or post or camp of the Grand Army of the Republic the Spanish-American war veterans the American Legion the Veterans of Foreign Wars and the Military Order of the Loyal Legion of the United States

House Bill No. 1502, entitled:

An Act to supplement an act entitled "An act authorizing the erection and construction by counties of memorial halls in memory of the soldiers sailors and marines of such counties providing for an election to determine whether such halls shall be erected providing for the purchase and condemnation of property for such purposes regulating the use of such halls and providing for the maintenance and care of the same by a board of control at the expense of the county" approved the seventeenth day of March one thousand nine hundred and twenty-one

House Bill No. 1505, entitled:

An Act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs by the Secretary of Agriculture providing for the enumeration of dogs by assessors regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done to livestock and poultry by dogs and for the illegal killing of licensed dogs and the payment of such damages by the Commonwealth imposing powers and duties on certain State county city borough town and township officers and employees directing the payment of all moneys collected into the State Treasury and making an appropriation thereof and providing penalties

House Bill No. 1508, entitled:

An Act to amend section one thousand three hundred sixteen as amended and section one thousand three hundred seventeen of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are of may be inconsistent therewith"

House Bill No. 1513, entitled:

An Act to amend the act approved the eleventh day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred and eighteen) entitled "An act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done by dogs and payment thereof by the proper county to the owners of livestock and poultry and of damages to licensed dogs imposing powers and duties on certain State county city borough town and township officers and employees and on city councils of cities of the first and second classes and providing penalties" providing for the issuing of licenses by the clerk of the court of quarter sessions instead of the county treasurer and fixing his fees

House Bill No. 1514, entitled:

An Act to amend section two hundred and seven of the act approved the eighteenth day of May one thousand nine hundred and eleven) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended

Senate Bill No. 2, entitled:

An Act to fix the salaries of the judges of the Supreme Court and the judges of the Superior court

Senate Bill No. 4, entitled:

An Act making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania at Scranton Pennsylvania for deficiency

Senate Bill No. 5, entitled:

An Act fixing the salaries of court criers and tipstaves in counties of the third class

Senate Bill No. 6, entitled:

An Act making a deficiency appropriation to the State Hospital for Injured Persons of the Anthracite Coal Region of Pennsylvania at Ashland Schuylkill county Pennsylvania

Senate Bill No. 7, entitled:

An Act to amend the first section of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws four hundred and eighty-three) entitled "An act relating to practise in the courts of common pleas in actions of assumpsit and trespass except actions for libel and slander prescribing the pleadings and procedure to be observed therein and giving the courts power to enforce its provisions" by extending the act so as to apply to actions of libel and slander and all actions of assumpsit and trespass whether originating in or appealed to any court of common pleas

Senate Bill No. 8, entitled:

An Act to repeal the act approved the twenty-third day of April one thousand eight hundred and seventy-two (Pamphlet Laws five hundred and twenty-seven) entitled "An act relative to the boarding of prisoners in the jail of Venango County"

Senate Bill No. 9, entitled:

An Act making a deficiency appropriation to the State Institution for Feeble-minded of Western Pennsylvania at Polk Pennsylvania

Senate Bill No. 15, entitled:

An Act making appropriations to cover deficiencies incurred in operation and maintenance of the Dixmont Hospital for the Insane

Senate Bill No. 21, entitled:

An Act making an appropriation to the trustees of the Homeopathic State Hospital for the Insane at Allentown Pennsylvania

Senate Bill No. 22, entitled:

An Act making an appropriation to the Allentown Hospital Allentown Lehigh county Pennsylvania

Senate Bill No. 24, entitled:

An Act making an appropriation to the Saint Luke's Hospital located at South Bethlehem Lehigh county Pennsylvania

Senate Bill No. 25, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mt. Carmel Coal Fields Pennsylvania

Senate Bill No. 28, entitled:

An Act making an appropriation to the Paoli Memorial Association for improvements to and maintenance of the Paoli Parade Grounds

Senate Bill No. 30, entitled:

An Act making an appropriation to the Commissioners of Valley Forge Park

Senate Bill No. 31, entitled:

An Act making an appropriation to cover deficiency to the Trustees of the State Institution for Feeble-Minded of Eastern Pennsylvania at Spring City

Senate Bill No. 32, entitled:

An Act to authorize and empower any street railway company of this Commonwealth which shall own at least two-thirds of the capital stock of any other street railway company or of any motor power company of this Commonwealth and shall have a railway connecting with the railway of such other street railway company or motor power company to acquire the corporate powers franchises property rights and credits of any such street railway company or motor power company

Senate Bill No. 33, entitled:

An Act to amend section two of an act approved the eighteenth day of April one thousand nine hundred and nineteen (Pamphlet Laws sixty-two) entitled "An act authorizing the issue and sale of bonds to the amount of fifty millions of dollars by the Commonwealth of Pennsylvania defining the powers and duties of the Governor the Auditor General and the State Treasurer in relation thereto making an appropriation of the proceeds of such bonds for the purpose of improving and rebuilding the highways of the Commonwealth providing for the payment of interest on and the redemption of such bonds by the Sinking Fund Commission and making an appropriation to carry out the provisions of this act"

Senate Bill No. 34, entitled:

An Act to ascertain and appoint the fees to be received by the recorder of deeds in and for the counties in this Commonwealth containing more than one million five hundred thousand (1,500,000) inhabitants

Senate Bill No. 35, entitled:

An Act providing for the recording of deeds and registration of same

Senate Bill No. 38, entitled:

An Act to amend section five of an act approved the eleventh day of March one thousand nine hundred and nine (Pamphlet Laws fifteen) entitled "An act relating to non-alcoholic drinks defining the same and prohibiting the manufacture sale offering for sale exposing for sale or having in possession with intent to sell of any adulterated or misbranded non-alcoholic drinks and providing penalties for the violation thereof and providing for the enforcement thereof"

Senate Bill No. 39, entitled:

An Act providing for the protection of the public health and the prevention of fraud and deception by prohibiting the manufacture the sale the offering for sale or exposing for sale or the having in possession with intent to sell of adulterated or deleterious butter defining butter and prescribing the penalty for the violation thereof

Senate Bill No. 41, entitled:

An Act to further amend section thirty-five of the act approved the seventh day of February one thousand nine hundred and five (Pamphlet Laws three) entitled "An act to create the Department of Public Printing to carry out the provisions of section twelve article three of the Constitution in relation to the public printing and binding and the supply of paper and other materials therefor" as amended

Senate Bill No. 43, entitled:

An Act making a deficiency appropriation to the trustees of the Pennsylvania State Lunatic Hospital at Harrisburg Pennsylvania

Senate Bill No. 44, entitled:

An Act making an appropriation to the Camp Curtin Commission for the dedication of the Camp Curtin Park the payment of the expenses of the Commission and for the completion of said park

Senate Bill No. 45, entitled:

An Act making an appropriation to the General Hospital of East Stroudsburg Pennsylvania

Senate Bill No. 46, entitled:

An Act making an appropriation to carry into effect the act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws page one thousand one hundred and eighty) entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New York of certain toll bridges over the Delaware River and making an appropriation therefor"

Senate Bill No. 49, entitled:

An Act to amend section eight of article seventeen of an act approved the twenty-fifth day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and eighty-one) entitled "An act for the better government of cities of the first class of this Commonwealth"

Senate Bill No. 54, entitled:

An Act making an appropriation to the commission appointed to procure and erect a statue of General David McMurtie Gregg

Senate Bill No. 58, entitled:

A Supplement to an act entitled "An act authorizing the formation of partnership associations in which the capital subscribed shall alone be responsible for the debts of the association except under certain circumstances" approved the second day of June one thousand eight hundred and seventy-four (Pamphlet Laws two hundred and seventy-one) granting to partnership associations formed under such act for the purpose of transportation and storage of oil by means of pipe lines and tanks for the public power to take lands or property for the public purposes of such association and to acquire a right of way easement for the purpose of locating its pipes or branches over upon under or across any lands streams rivulets roads turnpike roads canals or other highways

Senate Bill No. 60, entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania

Senate Bill No. 61, entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania to cover deficiency in maintenance and education of State pupils

Senate Bill No. 62, entitled:

An Act making an appropriation to the Western Pennsylvania Institution for the Blind located at Pittsburgh Pennsylvania

Senate Bill No. 63, entitled:

An Act making an appropriation to the Saint Luke's Homeopathic Hospital of Philadelphia

Senate Bill No. 64, entitled:

An Act making an appropriation to the St Joseph's Hospital of Philadelphia

Senate Bill No. 66, entitled:

An Act to further amend section one of the act approved the seventh day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and seventy) entitled "An act to amend revise and consolidate the law providing for the burial of certain honorably discharged soldiers sailors and

marines at the expense of the counties in which they shall die or have a legal residence at the time of their death to provide a system for effecting the burial of such soldiers sailors and marines to provide headstones and markers for graves of such soldiers sailors and marines and to authorize the county commissioners of the several counties to purchase plots of ground for the burial of such soldiers sailors and marines" as amended

Senate Bill No. 70, entitled:

An Act making an appropriation to the Robert Packer Hospital

Senate Bill No. 73, entitled:

An Act providing for the establishment and the regulation of a State Park to be known as the Snyder-Middleswarth State Park

Senate Bill No. 74, entitled:

An Act making an appropriation to the Pennsylvania Historical Commission for certain purposes

Senate Bill No. 76, entitled:

An Act authorizing the Governor to appoint a commission which with a similar commission of the State of New Jersey is authorized to acquire purchase maintain and operate ice boats on the Delaware River to keep said river open to navigation

Senate Bill No. 77, entitled:

An Act to amend section eleven of an act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws ten hundred and forty-three) entitled "An act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

Senate Bill No. 78, entitled:

An Act making an appropriation to the Misericordia Hospital of Philadelphia

Senate Bill No. 80, entitled:

An Act making an appropriation to the treasurer of the First Regiment Infantry of Pennsylvania

Senate Bill No. 82, entitled:

An Act making an appropriation to the West Philadelphia Hospital for Women in the city of Philadelphia

Senate Bill No. 83, entitled:

An Act to amend sections three and four of the act approved July twenty-second one thousand nine hundred and nineteen (Pamphlet Laws one thousand and ninety-seven) entitled "An act creating a Division of Documents defining its powers and duties regulating the number of documents to be printed bound and the requisition distribution and sale of the public documents of this Commonwealth providing penalties for the violation of this act and repealing certain acts"

Senate Bill No. 86, entitled:

An Act making an appropriation to the Mercy Hospital of Johnstown Pennsylvania

Senate Bill No. 87, entitled:

An Act providing for the depositing of money with the clerk of the several courts of quarter sessions and oyer and terminer or other courts of record having jurisdiction in this Commonwealth in lieu of bail and recognizances with surety or sureties in criminal prosecutions desertion and non-support and surety of the peace cases pending in said courts and fixing the fees of the said clerk of the said courts

Senate Bill No. 90, entitled:

An Act providing for the nomination and election of judges of courts of record and repealing certain acts

Senate Bill No. 91, entitled:

An Act making a deficiency appropriation to the State Hospital for the Criminal Insane at Fairview Pennsylvania

Senate Bill No. 92, entitled:

An Act validating certain elections of counties cities boroughs townships school districts and other incorporated districts held pursuant to the provisions of an act approved the

twentieth day of April Anno Domini one thousand eight hundred and seventy-four (Pamphlet Laws sixty-five) entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments thereto and validating bonds issued or authorized to be issued in pursuance of such elections

Senate Bill No. 93, entitled:

An Act relating to insurance amending revising and consolidating the law providing for the incorporation of insurance companies and the regulation supervision and protection of home and foreign insurance companies Lloyds associations reciprocal and inter-insurance exchanges and fire insurance rating bureaus and the regulation and supervision of insurance carried by such companies associations and exchanges including insurance carried by the State Workmen's Insurance Fund providing penalties and repealing existing laws

Senate Bill No. 94, entitled:

An Act defining fraternal benefit societies and their status authorizing such societies to create subordinate lodges and to pay benefits to members and their beneficiaries from funds collected and regulating such benefits and collections providing for the organization and incorporation of such societies and for their supervision regulation and examination by the insurance commissioner and for the admission of foreign societies designating tables of mortality as a basis for rates of contribution requiring all societies to make annual and other reports and appointing the insurance commissioner as attorney for service of process providing penalties for any violations of the act exempting such societies from taxation and certain other societies from its provisions and requiring beneficial associations other than fraternal benefit societies to report to and be supervised by the insurance commissioner and repealing existing laws

Senate Bill No. 95, entitled:

An Act relating to insurance establishing an insurance department and amending revising and consolidating the law relating to the licensing qualification regulation examination suspension and dissolution of insurance companies Lloyd's associations reciprocal and inter-insurance exchanges and certain societies and orders the examination and regulation of fire insurance rating bureaus and the licensing and regulation of insurance agents and brokers providing penalties and repealing existing laws

Senate Bill No. 98, entitled:

An Act making an appropriation to Eagleville Sanatorium for Consumptives located at Eagleville Montgomery county

Senate Bill No. 106, entitled:

An Act making an appropriation to the Sewickley Valley Hospital Association Incorporated of Allegheny county Pennsylvania

Senate Bill No. 110, entitled:

An Act authorizing the erection and construction by counties of memorial halls in memory of the soldiers sailors and marines of such counties providing for an election to determine whether such hall shall be erected providing for the purchase and condemnation of property for the erection thereon of such halls regulating the use of such halls and providing for the maintenance and care of the same by a board of control at the expense of the county

Senate Bill No. 111, entitled:

An Act making an appropriation to the J C Blair Memorial Hospital of Huntingdon Pennsylvania

Senate Bill No. 115, entitled:

An Act making an appropriation to the Lock Haven Hospital Lock Haven Pennsylvania

Senate Bill No. 116, entitled:

An Act making an appropriation to the Nason Hospital Association of Roaring Spring Blair county Pennsylvania

Senate Bill No. 117, entitled:

An Act making an appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

Senate Bill No. 118, entitled:

An Act making a deficiency appropriation to the Pennsylvania Industrial Reformatory at Huntingdon Pennsylvania

Senate Bill No. 129, entitled:

An Act making an appropriation to the trustees of Pennsylvania State Lunatic Hospital for the Southern District of Pennsylvania at Harrisburg

Senate Bill No. 130, entitled:

An Act reappropriating certain moneys to the trustees of the Pennsylvania State Lunatic Hospital for the Southern District of Pennsylvania at Harrisburg

Senate Bill No. 131, entitled:

An Act to amend the act of the seventeenth day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws ten hundred and twenty-one) entitled "An act to exempt from taxation public property used for public purposes actual places of religious worship places of burial not used or held for private or corporate profit and institutions of purely public charity and repealing prior acts relating thereto"

Senate Bill No. 132, entitled:

An Act making an appropriation to the Union Home for Old Ladies of West Philadelphia

Senate Bill No. 133, entitled:

An Act making an appropriation to the Home for the Homeless Philadelphia Pennsylvania

Senate Bill No. 137, entitled:

An Act making an appropriation to the Mercy Hospital of Pittsburgh Pennsylvania

Senate Bill No. 138, entitled:

An Act making an appropriation to The Public Service Commission of the Commonwealth of Pennsylvania to be used by said Commission in the payment of the cost of the construction reconstruction relocation alteration or abolition of any crossing of the tracks of public service companies at above or below grade including the approaches to any overhead or underpass structure in connection therewith and including also compensation for damages to adjacent property taken injured or destroyed by reason thereof of State Highways or highways in cities or boroughs which are a continuation or connecting link of State highways and regulating the expenditure of the amount hereby appropriated to The Public Service Commission of the Commonwealth of Pennsylvania

Senate Bill No. 140, entitled:

An Act making an appropriation to the Taylor Hospital Ridley Park Delaware county Pennsylvania

Senate Bill No. 141, entitled:

An Act to amend section two of an act approved the twenty-second day of March one thousand eight hundred sixty-two (Pamphlet Laws one hundred and sixty-four) entitled "An act to provide for the destruction and to prevent the spread of Canada thistles" as amended

Senate Bill No. 142, entitled:

An Act making an appropriation to the Grand View Hospital located near Sellersville Bucks county Pennsylvania

Senate Bill No. 145, entitled:

An Act to provide for the better preservation of the books and papers in the office of the prothonotaries in the counties of this Commonwealth by copying transcribing and certification of dilapidated faded or injured books or papers

Senate Bill No. 146, entitled:

An Act making an appropriation to the Women's Medical College of Pennsylvania

Senate Bill No. 147, entitled:

An Act making an appropriation to the Lankenau Hospital of Philadelphia Pennsylvania

Senate Bill No. 148, entitled:

An Act making an appropriation to the Gynecean Hospital Philadelphia Pennsylvania

Senate Bill No. 150, entitled:

An Act providing for a commission to make an examination of the Institution of the Society for the Prevention and Cure of Consumption of the city of Scranton popularly known as the West Mountain Sanatorium providing for a transfer of said institution under certain conditions to the Commonwealth regulating such institution in the event of such transfer and making an appropriation

Senate Bill No. 151, entitled:

An Act making an appropriation to the Society for the Prevention and Cure of Consumption of the city of Scranton popularly known as the West Mountain Sanatorium

Senate Bill No. 153, entitled:

An Act validating certain proceedings and elections of counties cities boroughs townships school districts and other incorporated districts of municipalities had and held pursuant to the provisions of an act approved the twentieth day of April Anno Domini one thousand eight hundred and seventeen entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments and supplements thereto and validating bonds issued or authorized to be issued in pursuance of such proceedings and elections

Senate Bill No. 154, entitled:

An Act relating to the preparation of a new Constitution of the Commonwealth by a convention and its adoption or rejection by the people and making an appropriation

Senate Bill No. 155, entitled:

An Act to amend section twenty-one of an act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and eighteen) entitled "An act relating to dogs and the protection of livestock and poultry from damage by dogs providing for the licensing of dogs regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done by dogs and payment thereof by the proper county to the owners of livestock and poultry and of damages to licensed dogs imposing powers and duties on certain State county city borough town and township officers and employes and on city councils of cities of the first class and second class and providing penalties"

Senate Bill No. 158, entitled:

An Act to establish a separate orphans' court in and for the county of Delaware

Senate Bill No. 163, entitled:

An Act relating to vocational rehabilitation accepting the provisions and benefits of the act of Congress approved the second day of June one thousand nine hundred and twenty entitled "An act to provide for the promotion of vocational rehabilitation of persons disabled in industry or otherwise and their return to civil employment" providing for the rehabilitation of disabled persons and their return to civil employment and providing for the co-operation of the State Board of Education and the Department of Labor and Industry in carrying out the provisions of this act

Senate Bill No. 164, entitled:

An Act to amend sections one and three of the act approved the thirteenth day of June one thousand nine hundred and seven (Pamphlet Laws six hundred and twenty-one) entitled "An act authorizing and directing the Secretary of Internal Affairs to compile and publish connected warrantee tract maps of each of the several counties of this Commonwealth making an appropriation for the work of compilation and directing the manner of sale and distribution of the same" as amended providing for the making of an atlas for permanent file and for the sale and distribution of blue print copies and providing for the distribution of unsold atlases heretofore published

Senate Bill No. 165, entitled:

An Act to amend section one of an act entitled "An act to facilitate the labors of the judges of the court of common pleas of the county in which the seat of government is or may be located in the disposition of the business of the Commonwealth by providing suitable clerical assistance" approved the seventeenth day of April Anno Domini one thousand eight hundred and ninety-three (Pamphlet Laws twenty-one)

Senate Bill No. 168, entitled:

An Act to transfer and reappropriate a certain unexpended part of the general appropriation to the Department of Public Instruction as provided by the General Appropriation Act approved the sixteenth day of July one thousand nine hundred nineteen (Appropriation Acts one thousand nine hundred and nineteen Pamphlet Laws thirty-four)

Senate Bill No. 169, entitled:

An Act to amend section one of an act entitled "An act making it unlawful for any individual or individuals to carry on or conduct any business under an assumed or fictitious name style or designation unless upon the filing of a certificate to that effect in the office of the Secretary of the Commonwealth and of the prothonotary requiring county commissioners at the expense of the county to provide books for the entry of such certificates fixing the fees of the Secretary of the Commonwealth and prothonotary and providing penalties" approved the twenty-eighth day of June one thousand nine hundred and seventeen (Pamphlet Laws page six hundred forty-five)

Senate Bill No. 170, entitled:

An Act to amend section two of an act approved the twenty-ninth day of March eighteen hundred and ninety-nine (Pamphlet Laws twenty-one) entitled "An act to establish a board for the examination of accountants to provide for the granting of certificates to accountants and to provide a punishment for the violation of this act" as amended

Senate Bill No. 174, entitled:

An Act making an appropriation to the Salvation Army Rescue Home and Hospital Lansdowne avenue Philadelphia

Senate Bill No. 176, entitled:

An Act making an appropriation to the Easton Home for Friendless Children at Easton Pennsylvania

Senate Bill No. 178, entitled:

An Act making an appropriation for deficiencies in maintenance of the trustees of the State Hospital for the Insane Southeastern District of Pennsylvania located at Norristown Pennsylvania

Senate Bill No. 180, entitled:

An Act making an appropriation to the Indiana Hospital of Indiana county Pennsylvania

Senate Bill No. 181, entitled:

An Act making an appropriation to the North Pennsylvania General Hospital and Sanatorium at Austin Pennsylvania

Senate Bill No. 194, entitled:

An Act to amend an act approved the twentieth day of April one thousand nine hundred five (Pamphlet Laws two hundred thirty-seven) entitled "An act to provide for the repair and maintenance or improvement by the proper county city or borough of turnpikes heretofore or hereafter appropriated or condemned or any part thereof for public use free of tolls" as amended providing for the maintenance and repair of abandoned turnpikes and turnpikes of dissolved companies by the several townships cities and boroughs

Senate Bill No. 196, entitled:

An Act to amend section twenty-one of an act approved the seventh day of June one thousand nine hundred and seventeen (Pamphlet Laws four hundred and three) entitled "An act relating to the form execution and interpretation of wills to nuncupative wills to the appointment of testamentary guardians to spendthrift trusts to forfeiture of devise or legacy in case of murder of testator to elections to take under or against wills and to the recording and registering of such elections and of decrees relative thereto and to the fees therefor"

Senate Bill No. 197, entitled:

A Supplement to an act approved the twenty-ninth day of May one thousand nine hundred and one (Pamphlet Laws three hundred and twenty-seven) entitled "An act to prohibit the manufacture and sale of oleomargarine butterine and other similar products when colored in imitation of yellow butter to provide for license fees to be paid by manufacturers wholesale and retail dealers and by proprietors of hotels restaurants dining-rooms and boarding houses for the manufacture or sale of oleomargarine butterine or other similar products not colored in imitation of yellow butter and to regulate the manufacture and sale of oleomargarine butterine or other similar products not colored in imitation of yellow butter and prevent and punish fraud and deception in such manufacture and sale as an imitation butter and to prescribe penalties and punishment for violations of this act and the means and the method of procedure for its enforcement and regulate certain matters of evidence in such procedure" by regulating advertisements and designations relating to oleomargarine or butterine prohibiting the use of certain word in or in connection with such advertisements and providing penalties

Senate Bill No. 198, entitled:

An Act to further amend section fourteen of an act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" as amended

Senate Bill No. 199, entitled:

An Act to repeal sections three four five six seven eight nine ten eleven and twelve of an act approved the ninth day of May one thousand eight hundred and ninety-nine (Pamphlet Laws two hundred and sixty-six) entitled "An act to provide for the enrollment organization discipline and regulation of the militia of the Commonwealth of Pennsylvania"

Senate Bill No. 200, entitled:

An Act making a deficiency appropriation to the Washington Crossing Park Commission created under the provisions of the act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws twelve hundred and nine) entitled "An act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument commemorative of Washington crossing the river Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purpose of this act"

Senate Bill No. 201, entitled:

An Act making an appropriation to the Washington Crossing Park Commission for the purpose of the acquisition of lands and property and the making of improvements in accordance with the provisions of the act of July twenty-fifth one thousand nine hundred and seventeen (Pamphlet Laws one thousand two hundred and nine) entitled "An act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument commemorative of Washington crossing the river Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purpose of this act"

Senate Bill No. 202, entitled:

An Act to amend section one of an act approved the twenty-fifth day of July one thousand nine hundred and seventeen (Pamphlet Laws twelve hundred and nine) entitled "An act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument commemorative of Washington crossing the river Delaware and for the appointment of a commission to acquire said lands and erect such monument and making an appropriation for the purpose of this act"

Senate Bill No. 205, entitled:

An Act making an appropriation to the Children's Aid Society of Western Pennsylvania at Pittsburgh

Senate Bill No. 206, entitled:

An Act making an appropriation to the Duquesne University Pittsburgh Pennsylvania

Senate Bill No. 208, entitled:

An Act to repeal so much of an act entitled "An act to fix the return day of writs in the third Judicial District" approved the eleventh day of April Anno Domini one thousand eight hundred and sixty-six (Pamphlet Laws six hundred and six) as relates to Lehigh county

Senate Bill No. 209, entitled:

An Act making an appropriation to the George Junior Republic Association of Pennsylvania

Senate Bill No. 210, entitled:

An Act making an appropriation to the Allegheny General Hospital at Pittsburgh Pennsylvania

Senate Bill No. 212, entitled:

An Act to amend sections two fourteen and twenty of an act approved the seventh day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws nine hundred) entitled "An act to provide for the immediate registration of all births and deaths throughout the Commonwealth of Pennsylvania by means of certificates of births and deaths and burial or removal permits requiring prompt returns to the Central Bureau of Vital Statistics as required to be established by the State Department of Health and in order to secure prompt and faithful registration of births marriages deaths and diseases of practitioners of medicine and surgery of midwives nurses and undertakers and of all persons whose occupation is deemed to be of importance in obtaining complete registration of births deaths marriages and diseases throughout the State as provided in section ten of an act entitled 'An act creating the Department of Health and defining its powers and duties' approved the twenty-seventh day of April nineteen hundred and five and providing penalties for violations of this act"

Senate Bill No. 213, entitled:

An Act making a deficiency appropriation to the State Industrial Home for Women at Muncy Pennsylvania

Senate Bill No. 216, entitled:

An Act to amend section twenty-nine of the act approved the eleventh day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and eighteen) entitled "An act relating to dogs and the protection of livestock and poultry from damage by dogs and providing for the licensing of dogs regulating the keeping of dogs and authorizing their destruction in certain cases providing for the protection of licensed dogs and for dogs temporarily imported for trial show and breeding purposes prescribing certain privileges for hunting dogs and dogs owned or used by the Board of Game Commissioners providing for the assessment of damages done by dogs and payment thereof by the proper county to the owners of livestock and poultry and of damages to licensed dogs imposing powers and duties on certain State county city borough town and township officers and employes and on city councils of cities of the first and second classes and providing penalties" by limiting the amount of damages to be paid for sheep

Senate Bill No. 217, entitled:

An Act making an appropriation to the Punxsutawney Hospital Association of Punxsutawney Jefferson county Pennsylvania

Senate Bill No. 219, entitled:

An Act relating to the jurisdiction powers and procedure of the court of common pleas as to sale mortgage conveyance upon ground rent and lease for years of real estate where the legal title is held by a married person whose spouse is an habitual drunkard and providing for the disposition of the proceeds thereof

Senate Bill No. 222, entitled:

An Act making an appropriation to the Florence Crittenton Home located at one hundred and thirty-nine Queen street Germantown Philadelphia Pennsylvania

Senate Bill No. 228, entitled:

An Act making an appropriation to the Children's Aid Society of Pennsylvania

Senate Bill No. 229, entitled:

An Act making an appropriation to the House of Good Shepherd Penn and Chew streets Germantown Philadelphia Pennsylvania

Senate Bill No. 238, entitled:

An Act making an appropriation to the State Institution for Feeble-Minded of Western Pennsylvania at Polk Pennsylvania for maintenance and training

Senate Bill No. 239, entitled:

An Act making an appropriation to the State Institution for Feeble-Minded of Western Pennsylvania at Polk Pennsylvania

Senate Bill No. 240, entitled:

An Act making an appropriation to the Pennsylvania Board of Pharmacy

Senate Bill No. 243, entitled:

An Act fixing the salaries of mine inspectors in this Commonwealth and the expenses incident to the office

Senate Bill No. 249, entitled:

An Act making an appropriation to the Corry Hospital Association of Corry Pennsylvania

Senate Bill No. 250, entitled:

An Act making an appropriation to the Adrian Hospital Association of Punxsutawney Jefferson county Pennsylvania

Senate Bill No. 252, entitled:

An Act making an appropriation to the Braddock General Hospital Braddock Pennsylvania

Senate Bill No. 253, entitled:

An Act making an appropriation to the Home for Aged and Infirm Colored Women at Pittsburgh Pennsylvania

Senate Bill No. 254, entitled:

An Act making an appropriation to the Pittsburgh Hospital Sisters of Charity Frankstown avenue Pittsburgh Pennsylvania

Senate Bill No. 255, entitled:

An Act making an appropriation to the Columbia Hospital Wilkesburg Pennsylvania

Senate Bill No. 256, entitled:

An Act to repeal an act entitled "An act to provide for the surrender of franchises of meadow companies and the transfer of duties of said meadow companies to the respective cities or counties within which the lands governed by said meadow companies may lie" approved the ninth day of June one thousand nine hundred and eleven (Pamphlet Laws eight hundred and thirty-four)

Senate Bill No. 258, entitled:

An Act to amend an act approved the eighteenth day of July one thousand nine hundred and nineteen (Appropriation Acts page one hundred and thirty-nine) entitled "An act making an appropriation to the Frederick Douglass Memorial Hospital and Training School of Philadelphia Pennsylvania"

Senate Bill No. 259, entitled:

An Act making unlawful the use of any statement of fact in any advertisement which statement is untrue deceptive or misleading and providing a penalty for any violation of the same

Senate Bill No. 260, entitled:

An Act making a deficiency appropriation to the Cottage State Hospital of Philipsburg Pennsylvania

Senate Bill No. 261, entitled:

A Supplement to an act entitled "An act providing for the selection and purchase or the appropriation from the State Forest Reserves of a tract of land and the erection thereon of buildings for the Western Penitentiary making an appropriation therefor authorizing the removal thereto of the inmates of the said penitentiary and directing the sale of the site now occupied by the said penitentiary and the buildings and materials thereon" approved the thirtieth day of March Anno Domini one thousand nine hundred and eleven making an additional appropriation for erection construction and equipment

Senate Bill No. 269, entitled:

An Act making an appropriation to the Women's Homeopathic Hospital of Philadelphia

Senate Bill No. 271, entitled:

An Act to amend section two of the act approved the eighth day of May one thousand nine hundred and nineteen (Pamphlet Laws one hundred and forty-eight) entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New Jersey of certain toll-bridges over the Delaware River"

Senate Bill No. 272, entitled:

An Act to amend section three hundred and five of an act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder by imposing penalties for failure of an employer to insure his liability to pay compensation and providing the method by which an employer may be exempted from the necessity of such insurance

Senate Bill No. 273, entitled:

An Act making an appropriation to the Clearfield Hospital Clearfield Pennsylvania

Senate Bill No. 275, entitled:

An Act to exempt talking machines phonographs and musical instruments of every description leased or conditionally sold to or hired by any person or persons residing in or having a place of business in this Commonwealth from levy or sale on execution or distress for rent

Senate Bill No. 276, entitled:

An Act making an appropriation to the commission constituted for the purpose of acquiring and maintaining toll-bridges over the Delaware River between Pennsylvania and New Jersey

Senate Bill No. 277, entitled:

An Act to amend section two of an act approved the eighteenth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and fifty-nine) entitled "An act to provide for the classification of inspectors of the Department of Labor and Industry according to qualifications determined by a committee of the Department of Labor and Industry and fixing the salaries of inspectors within the several classifications"

Senate Bill No. 290, entitled:

A Joint Resolution proposing an amendment to article three (III) of the Constitution of the Commonwealth of Pennsylvania

Senate Bill No. 292, entitled:

An Act making an appropriation to the New Castle Hospital of New Castle Pennsylvania

Senate Bill No. 293, entitled:

A Joint Resolution proposing an amendment to section one (1) of article fifteen (XV) of the Constitution of the Commonwealth of Pennsylvania

Senate Bill No. 294, entitled:

An Act making an appropriation to the Water Supply Commission of Pennsylvania to continue the work upon the Pymatuning Swamp Reservoir

Senate Bill No. 295, entitled:

An Act for the relief of certain county treasurers and county tax collectors in the settlement of county poor and State taxes in cities of the third class

Senate Bill No. 296, entitled:

An Act validating certain elections of counties cities boroughs townships school districts and other incorporated districts held pursuant to the provisions of an act approved the twentieth day of April Anno Domini one thousand eight hundred and seventy-four entitled "An act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof" and the amendments thereto and validating bonds issued or authorized to be issued in pursuance of such elections

Senate Bill No. 297, entitled:

An Act authorizing receivers of taxes in and for cities of the first class to furnish certificates of taxes and claims which are liens on real estate and fixing the fees for such services

Senate Bill No. 298, entitled:

An Act providing that in computing the indebtedness of cities of the first class the word "indebtedness" shall include all manner of debt and the net amount thereof shall be ascertained as in the case of other municipal corporations by deducting from the gross amount thereof the moneys in the treasury all outstanding solvent debts and all revenues applicable within one year to the payment of the same

Senate Bill No. 301, entitled:

An Act making an appropriation to the Friends' Home for Children situate at four thousand eleven Aspen street Philadelphia

Senate Bill No. 302, entitled:

An Act to give preference and protection in the civil service of the cities of the first class in the Commonwealth of Pennsylvania etc to persons who served in the Civil War Spanish-American War Philippine War and World War and who have been honorably discharged from the military or naval service of the United States

Senate Bill No. 303, entitled:

An Act making a deficiency appropriation to the Pennsylvania Institution for the Instruction of the Blind

Senate Bill No. 304, entitled:

An Act making an appropriation to the Pennsylvania Institution for the Instruction of the Blind

Senate Bill No. 306, entitled:

An Act making an appropriation to the Medico-Chirurgical Hospital of the University of Pennsylvania

Senate Bill No 307, entitled:

An Act making an appropriation to the Hospital of the University of Pennsylvania

Senate Bill No. 308, entitled:

An Act authorizing county commissioners to appropriate moneys for the maintenance of duly incorporated organizations for the prevention of cruelty to animals

Senate Bill No. 309, entitled:

An Act to amend sections five and six of an act approved the thirtieth day of March one thousand nine hundred and seventeen (Pamphlet Laws twenty-one) entitled "An act defining optometry and relating to the right to practice optometry in the Commonwealth of Pennsylvania and making certain exceptions and providing a board of optometrical examination and licensure and means and methods where-by the right to practice optometry may be obtained and pro-

viding for the means to carry out the provisions of this act and providing for revocation or suspension of licenses given by said board and providing penalties for violations thereof and repealing all acts or parts of acts inconsistent therewith"

Senate Bill No. 310, entitled:

An Act to amend section eight of an act approved the seventeenth day of February one thousand nine hundred and six (Pamphlet Laws forty-five) entitled "An act to regulate the deposits of State funds to prescribe the method of selecting State depositories to limit the amount of State deposits to provide for the security of such deposits to fix the rate of interest thereon to provide for the publication of monthly statements of moneys in the general and sinking funds to declare it a misdemeanor to give or take anything of value for obtaining the same and prescribing penalties for violations of this act" as amended providing for additional active depositories

Senate Bill No. 311, entitled:

An Act making an appropriation to the Memorial Hospital Association of Monongahela City Pennsylvania

Senate Bill No. 312, entitled:

An Act authorizing removal of county jails prisons or workhouses from public parks squares or commons in counties of the fourth class and the erection of new county jails prisons or workhouses at or near the county seat of said counties and regulating the disposal of such abandoned county jails prisons or workhouses and the ground upon which the same may be located

Senate Bill No. 313, entitled:

An Act making an appropriation to the Home for Wldows and Single Women of Reading Pennsylvania

Senate Bill No. 314, entitled:

An Act making an appropriation to the Western Pennsylvania Hospital

Senate Bill No. 318, entitled:

An Act to establish the pay mileage and contingent expenses of Presidential electors

Senate Bill No. 321, entitled:

An Act making an appropriation to the Mary M Packer Hospital Sunbury Pennsylvania

Senate Bill No. 324, entitled:

An Act to amend the first paragraph of section three of the act approved the first day of July one thousand nine hundred nineteen (Pamphlet Laws seven hundred ten) entitled "An act relating to fires and fire prevention imposing duties and conferring powers heretofore exercised by the State Fire Marshal upon the Department of State Police authorizing the appointment of the chief of fire departments and certain public officers and others as assistants to said department and defining their powers and duties providing for the investigation of the cause origin and circumstance of fires and the inspection of all and the removal or change of certain buildings imposing duties on school authorities and on certain corporations associations and fire rating agencies providing for the attendance of witnesses before the department and the enforcement of its orders and prescribing penalties"

Senate Bill No. 325, entitled:

An Act requiring all teachers in public private and parochial schools or other institutions of learning to take an oath of allegiance to the Commonwealth and to the government of the United States

Senate Bill No. 326, entitled:

*An Act to amend sections one two three four five six seven eight and nine of an act approved the first day of June one thousand nine hundred and fifteen (Pamphlet Laws six hundred and fifty-six) entitled "An act providing a system of employment and compensation for the inmates of the Eastern Penitentiary Western Penitentiary and the Pennsylvania Industrial Reformatory at Huntingdon and for such other correctional institutions as shall be hereafter established by the Commonwealth and making a. appropriation therefor" by extending its provision to the State Industrial Home for Women at Muncy permitting the sale of the products made thereunder to certain additional municipalities and institutions and regulating the method of payment of the amounts credited to prisoners

Senate Bill No. 333, entitled:

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Senate Bill No. 334, entitled:

An Act to reappropriate certain unused funds heretofore appropriated for the education of teachers in the State normal schools and making a deficiency appropriation to the trustees of the several State normal schools of the Commonwealth of Pennsylvania

Senate Bill No. 335, entitled:

An Act providing for the reappropriation of the unexpended balance for the erection of a monument upon the Parkway in the city of Philadelphia or elsewhere in the State of Pennsylvania in commemoration of the military service of General Galusha Pennypacker and making an additional appropriation for the same purpose

Senate Bill No. 337, entitled:

An Act providing for the depositing of money with magistrates justices of the peace and aldermen in lieu of bail or recognizances with surety or securities in criminal prosecutions desertion and non-support and surety of the peace

Senate Bill No. 338, entitled:

An Act to amend an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" by adding to article twenty thereof section two thousand forty

Senate Bill No. 341, entitled:

An Act making an appropriation to the Tabor Home for Children Doylestown Bucks county Pennsylvania

Senate Bill No. 345, entitled:

An Act making an appropriation to the trustees of the Philadelphia School of Design for Women at Philadelphia Pennsylvania

Senate Bill No. 347, entitled:

A further supplement to an act approved the first day of April one thousand eight hundred and sixty-three (Pamphlet Laws two hundred and thirteen) entitled "An act to accept the grant of public lands by the United States to the several states for the endowment of agricultural colleges" and making appropriations for carrying the same into effect

Senate Bill No. 348, entitled:

An Act making an appropriation to the Pennsylvania State College for educational extension work and for maintaining a summer session for teachers

Senate Bill No. 350, entitled:

An Act to amend section six chapter one article one of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs" as amended

Senate Bill No. 352, entitled:

An Act to carry out the provisions of section eight article nine of the Constitution of the State of Pennsylvania as amended and for that purpose prescribing the method of determining the amount which may be deducted in ascertaining the borrowing capacity of the city of Philadelphia by excluding from the calculation and deducting from its indebtedness so much of the debt of said city as shall have been incurred or is about to be incurred and the proceeds thereof expended or about to be expended upon any public improvement or in the construction purchase or condemnation of any public utility or part thereof or facility therefor if such public improvement or public utility or part thereof whether separately or in connection with any other public improvement or public utility or part thereof may reasonably be expected to yield revenue in excess of operating expenses sufficient to pay the interest and sinking fund charges thereon

Senate Bill No. 353, entitled:

An Act making an appropriation to the Hospital of the Hahnemann Medical College and Hospital

Senate Bill No. 355, entitled:

An Act authorizing the cities of this Commonwealth to regulate or prohibit and prevent the use and sale of fireworks firecrackers sparklers and other pyrotechnics and the unnecessary firing and discharge of firearms in or into the highways or other public places of such cities

Senate Bill No. 356, entitled:

An Act making an appropriation to the Homeopathic Medical and Surgical Hospital of Reading Pennsylvania

Senate Bill No. 357, entitled:

An Act making an appropriation to the State Hospital for Injured Persons of the Trevorton Shamokin and Mount Carmel Coal Fields

Senate Bill No. 358, entitled:

An Act providing for and regulating the taking and appropriation of land and property by incorporated cemetery and burial associations not for profit for the purpose of enlarging cemeteries and burial grounds

Senate Bill No. 360, entitled:

An Act making an appropriation to the Cottage State Hospital of Phillipsburg Pennsylvania

Senate Bill No. 364, entitled:

An Act fixing the salary of sheriffs and deputy sheriffs in counties of the seventh class requiring all fees earned by sheriffs in such counties to be paid into the county treasury for the use of the county and providing for the payment for the care and maintenance of prisoners where the sheriff is the keeper or warden of the jail

Senate Bill No. 365, entitled:

An Act making an appropriation to the American Hospital for Diseases of the Stomach of Philadelphia Pennsylvania

Senate Bill No. 376, entitled:

An Act to amend section one of an act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire escapes fire extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

Senate Bill No. 377, entitled:

An Act amending the act approved the eighth day of July one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and seventy) entitled "An act creating a Division of Township Highways in the State Highway Department conferring powers and imposing duties upon officers of the State Highway Department requiring certain duties of clerks of the courts of quarter sessions and providing penalties"

Senate Bill No. 378, entitled:

An Act to amend sections eight and sixteen of the act approved the thirty-first day of May one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioners chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner deputies and other appointees providing for taking over from counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalties for injuring or destroying State highways making appropriations to carry out the pro-

visions of the act and providing for the repeal of certain acts relating to highway department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" authorizing the State Highway Commissioner to establish the location lines and width of State highways providing for the recording of the same and denying to owners the established lines and width of State highways so laid out and providing for the payment of damages to property owners by counties and repealing existing laws

Senate Bill No. 379, entitled:

An Act to further amend section five of the act approved the thirteenth day of June one thousand eight hundred and thirty-six (Pamphlet Laws five hundred and fifty-one) entitled "An act relating to roads highways and bridges" fixing the width of public roads

Senate Bill No. 380, entitled:

An Act making an appropriation to the House of the Good Shepherd in the city of Reading Pennsylvania

Senate Bill No. 382, entitled:

An Act making an appropriation to the Sisters of Charity of Saint Catharine's Orphan Asylum of Reading Pennsylvania

Senate Bill No. 383, entitled:

An Act making an appropriation to the Saint Joseph's Hospital in the city of Reading Pennsylvania

Senate Bill No. 384, entitled:

An Act to amend section one of an act approved the first day of June one thousand eight hundred and eighty-three (Pamphlet Laws fifty-eight) entitled "An act empowering and directing the county commissioners of any county to purchase ground at the county seat for the erection thereon of such building or buildings as may be necessary for the accommodation of the courts and of the several officers of the county and for the reception and safekeeping of the records and other papers in charge of such officers and also such other building or buildings as may be necessary and proper for the purposes of a county jail or workhouse when occasion shall require the erection of such building or buildings and in case the said ground cannot be obtained by agreement with the owner or owners at a reasonable price in the estimation of said commissioners then to resort to condemnation" as amended by providing for the purchase and condemnation of ground at or near the county seat

Senate Bill No. 385, entitled:

An Act for the protection of the public health by providing clean sanitary establishments for bottling non-alcoholic drinks including clean sanitary ingredients bottles receptacles and utensils and providing penalties for the enforcement thereof

Senate Bill No. 388, entitled:

An Act to prohibit the bribery of baseball players and employees of baseball clubs and the acceptance by baseball players and employees of baseball clubs of bribes and declaring such bribery or the acceptance of such bribes a felony and fixing the penalty therefor

Senate Bill No. 390, entitled:

An Act making an appropriation to the Pennsylvania Seamen's Friend Society of Philadelphia Pennsylvania

Senate Bill No. 392, entitled:

An Act to establish a separate orphans' court in and for the county of Erie

Senate Bill No. 393, entitled:

An Act making an appropriation to the Franklin City Hospital Franklin Pennsylvania

Senate Bill No. 395, entitled:

An Act establishing a bureau of statistics and information in the Department of Internal Affairs providing for the appointment of officers and employees and providing for the fixing of their duties powers and compensation making it the duty of the Secretary of Internal Affairs to furnish statistical data provided for in this act to the heads of the State government for the use of their departments upon requisition making it the duty of persons associations co-partnerships corporations and municipal and other public officers to furnish information required prescribing penalties for violation of such duty and repealing certain acts

Senate Bill No. 396, entitled:

An Act to amend section one of an act approved the sixth day of May one thousand nine hundred and fifteen (Pamphlet Laws two hundred and seventy-nine) entitled "An act reorganizing the Attorney General's Department designating the officers and employees thereof and fixing their salaries and making an appropriation therefor to the end of the fiscal year"

Senate Bill No. 397, entitled:

An Act making an appropriation to the South Side Hospital of Pittsburgh Pennsylvania

Senate Bill No. 427, entitled:

An Act providing for rebates and penalties in the payment of county taxes in cities of the third class

Senate Bill No. 428, entitled:

An Act making an appropriation to the Home for Friendless Children of the city of Reading Pennsylvania

Senate Bill No. 430, entitled:

An Act to amend section two of the act approved the twenty-eighth day of March one thousand eight hundred and eighty-nine (Pamphlet Laws twenty-two) entitled "A supplement to an act entitled 'An act to provide for the publication of the decisions of the Supreme Court and the appointment of a State reporter' approved the twelfth day of June Anno Domini one thousand eight hundred and seventy-eight (Pamphlet Laws one thousand eight hundred and seventy-eight page two hundred and one) requiring the State reporter to report all the cases decided by the Supreme Court of this Commonwealth and providing for additional assistance and compensation therefor"

Senate Bill No. 432, entitled:

A Supplement to an act approved the twenty-second day of June one thousand eight hundred and ninety-one (Pamphlet Laws three hundred and seventy-nine) entitled "An act to provide for the selection of a site and the erection of a State asylum for the chronic insane to be called the State Asylum for the Chronic Insane of Pennsylvania and making an appropriation therefor" providing for the quarantine and for the reception detention care and treatment at said asylum of persons suffering with syphilis and for their commitment thereto and providing for the payment of the cost of commitment care and maintenance of such persons in the same manner as insane persons

Senate Bill No. 434, entitled:

An Act making an appropriation to the Northern Home for Friendless Children of Philadelphia Pennsylvania

Senate Bill No. 435, entitled:

An Act making an appropriation to the Christian Home for Women at fourteen hundred and twenty-three Liverpool street Northside city of Pittsburgh Pennsylvania

Senate Bill No. 436, entitled:

An Act making an appropriation to the State Industrial Home for Women at Muncy

Senate Bill No. 437, entitled:

An Act authorizing the council of cities of the third class whenever any city of such class shall have sold or leased the coal underlying any public park or common within the limits of said city to apply the proceeds thereof for certain improvements of such park or common and the policing and lighting thereof for the purchase of certain lands for park purposes and for other public improvements and providing for the issuing of improvement bonds for such purposes

Senate Bill No. 438, entitled:

An Act to empower cities of the third class to establish a firemen's pension fund to take property in trust therefor and regulating and providing for the regulation of the same

Senate Bill No. 444, entitled:

An Act making an appropriation to the Erie Infants' Home and Hospital of Erie Pennsylvania

Senate Bill No. 446, entitled:

An Act to amend sections ten and twenty-two of an act approved the twenty-ninth day of June Anno Domini one thousand nine hundred and seventeen (Pamphlet Laws six hundred and fifty-seven) entitled "An act to provide for the protection of agriculture and horticulture and to prevent the introduction into and the dissemination within the Commonwealth of insect and disease pests injurious or harmful to plants or plant products providing for inspection of nurseries providing for quarantines necessary to the enforcement of this act and imposing penalties"

Senate Bill No. 447, entitled:

An Act to amend section five of an act approved the eighteenth day of April Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws seventy-one) entitled "An act providing for the control and eradication of the European wart disease of the potato imposing certain powers and duties upon the Department of Agriculture providing penalties and making an appropriation"

Senate Bill No. 449, entitled:

An Act authorizing cities of the third class to elect an assistant city solicitor whose term of office shall be four years and whose compensation shall be fixed by ordinance

Senate Bill No. 455, entitled:

An Act making an appropriation to the Reading Hospital in the city of Reading Pennsylvania for maintenance and deficiencies

Senate Bill No. 456, entitled:

An Act making an appropriation to the Berks County Tuberculosis Society

Senate Bill No. 457, entitled:

A Supplement to the act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and sixty-two) entitled "An act providing for the creation and administration of a State fund for the insurance of compensation for injuries to employes of subscribers thereto declaring false oaths by the subscribers to be misdemeanors and providing penalties for the violation thereof" providing that the officers and employes of the State Workmen's Insurance Board shall be officers and employes of the Commonwealth

Senate Bill No. 462, entitled:

An Act to provide separate accommodations for women jurors at the several court houses

Senate Bill No. 476, entitled:

An Act making an appropriation to the Board of Trustees of the Philadelphia Museums

Senate Bill No. 479, entitled:

An Act establishing a bureau of women and children in the Department of Labor and Industry and defining its powers and duties and the powers of the Industrial Board in relation thereto

Senate Bill No. 480, entitled:

An Act to provide for a second additional law judge of the several courts of the twelfth judicial district

Senate Bill No. 481, entitled:

An Act making an appropriation to the Pittsburgh Newsboys' Home of Pittsburgh Pennsylvania

Senate Bill No. 484, entitled:

An Act to quitte the title to real estate and to enable citizens of the United States and corporations authorized to hold real estate within this Commonwealth to hold and convey title to real estate which has formerly been held or conveyed by to or for corporations not authorized by law to hold the same"

Senate Bill No. 485, entitled:

An Act making an appropriation to the Wills Hospital Philadelphia Pennsylvania

Senate Bill No. 486, entitled:

An Act creating a Department of Public Welfare defining its powers and duties abolishing the Board of Public Charities and all offices thereunder the Committee on Lunacy and the Prison Labor Commission and vesting all the powers of said board committee and commission in the Department of Public Welfare requiring all reports notices statements or matters heretofore required to be made given or submitted to the Board of Public Charities or the Committee on Lunacy to be made given or submitted to the Department of Public Welfare and providing penalties

Senate Bill No. 488, entitled:

An Act making an appropriation to the Nesbit West Side Hospital Dorranceton Luzerne county Pennsylvania

Senate Bill No. 489, entitled:

An Act making an appropriation to the Pittston Hospital Association of the city of Pittston Pennsylvania

Senate Bill No. 490, entitled:

An Act making an appropriation to the Florence Crittenton Circle of Wilkes-Barre Pennsylvania

Senate Bill No. 491, entitled:

An Act to make an appropriation for the improvement of the maritime port facilities of the State of Pennsylvania at Phila-

delphia and providing for the expenditure thereof and for the appointment by the Governor of a competent engineer to assist and co-operate therein

Senate Bill No. 492, entitled:

An Act making an appropriation to Saint Agnes Hospital Philadelphia Pennsylvania

Senate Bill No. 493, entitled:

An Act making an appropriation to the Columbia Hospital at Columbia Lancaster county Pennsylvania

Senate Bill No. 495, entitled:

An Act making it a misdemeanor to imitate destroy remove injure or deface any sign or index board erected by the State Highway Department of the Commonwealth on or nearby a State highway for the guidance of the public and providing for the punishment of violations of this act

Senate Bill No. 496, entitled:

An Act appropriating to the State Highway Department for the purpose of assisting in the construction maintenance improvement and repair of State highways and State-aid highways all moneys derived from registrations and from license fees for the year one thousand nine hundred and twenty-one and subsequent years under the provisions of the Act of Assembly approved June thirtieth one thousand nine hundred and nineteen relating to and regulating motor vehicles and amendments thereto and providing for salaries and other expenses of the department

Senate Bill No. 507, entitled:

An Act to provide for the disposition of all drugs which are introduced in the evidence of any trial for the illegal possession or sale of same

Senate Bill No. 508, entitled:

A Supplement to an act entitled "An act to establish an asylum for the insane poor of this Commonwealth to be called the 'Pennsylvania State Lunatic Hospital and Union Asylum for the Insane'" approved the fourteenth day of April Anno Domini one thousand eight hundred and forty-five (Pamphlet Laws four hundred and forty)

Senate Bill No. 510, entitled:

An Act making an appropriation to the Children's Homeopathic Hospital of Philadelphia Pennsylvania

Senate Bill No. 511, entitled:

A Joint Resolution proposing an amendment to article nine section four of the Constitution of the Commonwealth of Pennsylvania authorizing the State to issue bonds to the amount of one hundred millions of dollars for the improvement of highways of the Commonwealth

Senate Bill No. 515, entitled:

An Act making an appropriation to the Industrial Home for Crippled Children at Pittsburgh Pennsylvania

Senate Bill No. 516, entitled:

An Act to amend section sixteen of an act approved the tenth day of June one thousand eight hundred and ninety-three (Pamphlet Laws four hundred nineteen) entitled "An act to regulate the nomination and election of public officers requiring certain expenses incident thereto to be paid by the several counties and punishing certain offenses in regard to such elections"

Senate Bill No. 519, entitled:

An Act to amend section two of an act approved the thirtieth day of May one thousand eight hundred and ninety-three (Pamphlet Laws one hundred and eighty-three) entitled "An act providing for the acquisition by the State of certain ground at Valley Forge for a public park and making an appropriation therefor"

Senate Bill No. 521, entitled:

An Act fixing the pay of an election officer

Senate Bill No. 527, entitled:

An Act to amend a part of section two of the act approved the second day of June one thousand nine hundred and nineteen (Pamphlet Laws three hundred sixty-one) entitled "An act to amend section two of the act approved the twenty-third day of June one thousand nine hundred and eleven (Pamphlet Laws one thousand one hundred eighteen) entitled "An act to provide for a bureau of standards in the Department of Internal Affairs of Pennsylvania the appointment of a chief of that bureau prescribing his duties and fixing his salary authorizing the purchase of a set of standardized weights and measures for the use of the bureau and making an appropriation therefor" by providing for the appointment of deputies in

the Bureau of Standards and fixing their salaries and prescribing additional powers and duties for the chief of the Bureau of Standards and for his deputies" by providing for the appointment of additional deputies and fixing the salary of the chief of said bureau

Senate Bill No. 535, entitled:

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Senate Bill No. 536, entitled:

An Act making an appropriation to the Beulah Anchorage of Reading Pennsylvania

Senate Bill No. 540, entitled:

An Act making an appropriation to the Wilkes-Barre City Hospital

Senate Bill No. 550, entitled:

An Act making an appropriation to the Chester Hospital in the city of Chester Pennsylvania

Senate Bill No. 552, entitled:

An Act to further amend section thirteen of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws four hundred and sixty-eight) entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State highway commissioner chief engineer chief draughtsman superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for the improvement maintenance and repair of said State highways solely at the expense of the Commonwealth and relieving the several townships or counties from any further obligation and expense to improve or maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated town and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making appropriations to carry out the provisions of the act and providing for the repeal of certain acts relating to highway department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" as amended

Senate Bill No. 554, entitled:

An Act authorizing the holders of bonds of loan of the Commonwealth of Pennsylvania Series "B" issued under date of August second one thousand nine hundred and twenty-one to exchange the same for other bonds of the said Commonwealth and authorizing the Governor and the Auditor General and State Treasurer to issue new bonds in exchange for the same

Senate Bill No. 557, entitled:

An Act to amend section eight of an act approved the seventeenth day of April one thousand nine hundred and thirteen (Pamphlet Laws eighty-five) entitled "An act for the better protection of wild birds and game within the Commonwealth of Pennsylvania requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the laws of this Commonwealth and providing penalties for violation of its several provisions and the manner of proceeding to enforce compliance therewith and providing for the assessment of the license fees-fines and penalties received"

Senate Bill No. 558, entitled:

An Act making an appropriation to Albright and Mebus for the payment for services heretofore rendered to the Attorney General of the Commonwealth

Senate Bill No. 559, entitled:

An Act making an appropriation to aid in the erection of a monument at Erie Pennsylvania commemorating the building of the fleet at that place and the conspicuous manner in which it performed its errand at the battle of Lake Erie

Senate Bill No. 560, entitled:

An Act to provide for the sterilization of inmates of institutions having the care and custody of idiotic imbecile epileptics feeble-minded and insane persons in cases where such sterilization will materially improve the mental or physical condition of such persons and in cases where owing to the idiocy imbecility insanity or feeble-mindedness of such persons not being in permanent custody procreation by such persons would produce offspring similarly affected

Senate Bill No. 585, entitled:

An Act to amend an act approved March seventeenth one thousand nine hundred and twenty-one entitled "An act creating a Department of Health and defining its powers and duties by providing for an official seal directing the Commissioner of Health to certify orders and regulations under seal and making such evidence in courts and providing for the promulgation of advisory board orders and regulations" and by providing for advertisement

Senate Bill No. 586, entitled:

An Act making an appropriation to the several fire companies of the city of Harrisburg Pennsylvania

Senate Bill No. 587, entitled:

An Act validating all divorces granted since the first day of June one thousand nine hundred and fifteen where the subpoena was signed by the prothonotary

Senate Bill No. 588, entitled:

An Act authorizing the prothonotaries to sign subpoenas in divorce cases

Senate Bill No. 589, entitled:

An Act to amend section two article five chapter seven of an act approved the fourteenth day of May one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve) entitled "An act providing a system of government for boroughs and revising amending and consolidating the law relating to boroughs"

Senate Bill No. 590, entitled:

An Act to regulate increase and establish the fees to be charged by justices of the peace alderman and magistrates in this Commonwealth

Senate Bill No. 593, entitled:

An Act making an appropriation to the trustees of the Homoeopathic State Hospital for the Insane at Allentown Pennsylvania

Senate Bill No. 623, entitled:

An Act to amend sections four and seven of an act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and nine) entitled "An act prescribing the powers and duties of the Bureau of Markets in the Department of Agriculture providing for cooperation with the Bureau of Standards of the Department of Internal Affairs to establish standard receptacles for farm products and to promulgate regulations for the enforcement thereof and prescribing penalties for violations of the provisions of this act" by striking out certain provisions limiting the investigation and classification of farm products and appropriating to the Department of Agriculture for the use of the Bureau of Markets all fees and other moneys collected under this act

Senate Bill No. 627, entitled:

An Act making an appropriation to the Home for the Friendless of Harrisburg Pennsylvania

Senate Bill No. 628, entitled:

An Act making an appropriation to the Harrisburg Polyclinic Hospital of Harrisburg Pennsylvania

Senate Bill No. 630, entitled:

An Act making an appropriation to the Sylvan Heights Home for Orphan-Girls at Harrisburg Pennsylvania

Senate Bill No. 635, entitled:

An Act making a further appropriation to carry into effect the act approved the fourteenth day of June one thousand nine hundred and eleven (Pamphlet Laws nine hundred and thirty-five) entitled "An act providing for the erection by the Commonwealth of Pennsylvania of a statue in memory of General George Gordon Meade in the city of Washington and making an appropriation therefor"

Senate Bill No. 641, entitled:

An Act to amend section seven of an act entitled "An act creating a fund for the purpose of rebuilding restoring and replacing buildings structures equipment or other property by fire or other casualty and regulating the placing of insurance thereon and providing penalties for any violation of the provisions of this act" approved the fourteenth day of May Anno Domini one thousand nine hundred fifteen (Pamphlet Laws five hundred twenty-four) by permitting the purchase of policies of boiler insurance

Senate Bill No. 647, entitled:

An Act to repeal an act approved the third day of April one thousand eight hundred and seventy-two (Pamphlet Laws seven hundred and eighty-six) entitled "An act to provide for the detection of crime in the county of Dauphin"

Senate Bill No. 648, entitled:

An Act to amend sections one thousand five hundred and one and one thousand five hundred and five of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" as amended by an act approved the twenty-third day of June one thousand nine hundred and nineteen (Pamphlet Laws five hundred and seventy-two) entitled "An act to amend an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred nine) entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith'"

Senate Bill No. 653, entitled:

An Act to amend section nineteen of an act approved the eleventh day of May one thousand nine hundred and eleven (Pamphlet Laws two hundred and forty-four) entitled "An act providing for the original location laying out and construction of public roads or highways in the several counties of this Commonwealth and for the permanent improvement of certain public roads or highways therein making such originally constructed or improved roads and highways county roads authorizing the relocation opening straightening widening extension and alteration of the same and the vacation of so much of any road as may thereby become unnecessary providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties and prescribing penalties for the violation thereof providing for the taking of property for such improvement the compensation to be paid therefor and the payment of damages resulting from such taking and the manner in which such damages may be determined providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof prescribing a method for improving a county road lying within or traversing a borough and apportioning the cost of such improvement and authorizing the vacation of any county roads" further relating to the repair of such roads and expressing the intent of the act

Senate Bill No. 666, entitled:

An Act dedicating certain lands of the Commonwealth of Pennsylvania situated in the city and county of Erie to public use as an historical memorial and public State park aiding in the development of the harbor of Erie and creating a commission to manage and control said lands and said harbor improvements empowering said commission to purchase or receive by gift other lands for the purpose of this act providing for the appointment of members of said commission and that the Secretary of Internal Affairs and the Commissioner of Fisheries shall be ex-officio members thereof defining the duties and powers of said commission excepting rights and privileges in said lands heretofore granted and making an appropriation

Senate Bill No. 667, entitled:

An Act to amend section fourteen of an act approved the twenty-first day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and seventy-seven) entitled "An act to provide for the administration of the Workmen's Compensation Act of one thousand nine hundred fifteen by creating the Bureau of Workmen's Compensation of the Department of Labor and Industry providing for the establish-

ment of the Workmen's Compensation Board to have charge of such bureau authorizing the division of the Commonwealth into workmen's compensation districts and the appointment of Workmen's compensation referees defining the powers and duties of the Commissioner of Labor and Industry the Bureau of Workmen's Compensation the Workmen's Compensation Board of Workmen's compensation referees and the factory inspectors of the Department of Labor and Industry in enforcing the said act and fixing the salaries of the members of the Workmen's Compensation Board the Workmen's compensation referees and certain of their employes and assistants and repealing certain acts"

Senate Bill No. 678, entitled:

An Act to amend sections one two and four of an act approved the eighteenth day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws one thousand and forty-nine) entitled "An act authorizing the Board of Commissioners of Public Grounds and Buildings to erect a Soldiers' and Sailors' Memorial Bridge with the approaches thereto and memorial pylons in the city of Harrisburg to commemorate the services of the soldiers and sailors of the Commonwealth providing for the letting of contracts therefor providing for a proportion of the cost to be paid by the city of Harrisburg and public service corporations using or affected by the building of said bridge providing for acquiring any property necessary by eminent domain giving the Board of Commissioners of Public Grounds and Buildings the right to sell a portion of the land to the Pennsylvania Railroad Company to conform to the plans of the architect providing for the maintenance of said bridge and making an appropriation to carry out the provisions of this act

Senate Bill No. 682, entitled:

An Act authorizing certain corporations to issue preferred or common stock of one or more classes providing for the manner of issuance restrictions and regulations in the manner of voting thereof and the rights and privileges of the holders thereof validating certain acts or corporations not participated in by the holders of non-voting stock and repealing all acts and parts of acts inconsistent therewith

Senate Bill No. 683, entitled:

An Act making a deficiency appropriation to the trustees of the Western State Hospital for the Insane

Senate Bill No. 684, entitled:

An Act making an appropriation to the trustees of the Western State Hospital for the Insane

Senate Bill No. 685, entitled:

An Act making an appropriation to the trustees of the Western State Hospital for the Insane

Senate Bill No. 688, entitled:

An Act regulating nominations and elections for all elective officers of cities of the second class and repealing certain acts

Senate Bill No. 693, entitled:

An Act to fix the time for filing nomination certificates and nomination papers to fill vacancies caused by the withdrawal of candidates

Senate Bill No. 741, entitled:

A Joint Resolution authorizing the Governor to appoint a commission to inquire into a plan for the reorganization of the State government and making an appropriation

Senate Bill No. 742, entitled:

An Act authorizing the organization of cooperative banks and defining the powers and duties

Senate Bill No. 744, entitled:

An Act to amend section fifteen of an act entitled "An act relating to fires and fire prevention imposing duties and conferring powers heretofore exercised by the State Fire Marshal upon the Department of State Police authorizing the appointment of the chiefs of fire departments and certain public officers and others as assistants to said department and defining their powers and duties providing for the investigation of the cause origin and circumstances of fires and the inspection of all and the removal or change of certain buildings imposing duties on school authorities and on certain corporations associations and fire rating agencies providing for the attendance of witnesses before the department and the enforcement of its orders and prescribing penalties" approved the first day of July Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and ten)

Senate Bill, No. 745, entitled:

An Act to amend section two thousand twenty-one of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with

the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith" and repealing sections two thousand twenty-two two thousand twenty-three two thousand twenty-four and two thousand twenty-five thereof

Senate Bill No. 755, entitled:

An Act amending section ten of an act entitled "An act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the proper officers of the county or city of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expense thereof" approved the twelfth day of July one thousand nine hundred and thirteen by changing the jurisdiction in civil actions

Senate Bill No. 757, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the payment of the cost of constructing approaches and necessary rights of way to and for bridges erected in pursuance of the proceedings under the act of May fifth one thousand nine hundred and eleven (Pamphlet Laws one hundred and seventy-seven) entitled "An act authorizing the Commonwealth of Pennsylvania to build bridges over any river not more than one thousand feet and not less than five hundred feet in width at localities not less than ten miles distant from the nearest public bridge over the same river in counties whose indebtedness increased by the cost of such proposed bridge would exceed the constitutional limitation of two per centum of their assessed valuation"

Senate Bill No. 758, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the payment of the cost of bridges erected in pursuance of proceedings under the act of May fifth one thousand nine hundred and eleven (Pamphlet Laws one hundred and seventy-seven) entitled "An act authorizing the Commonwealth of Pennsylvania to build bridges over any river not more than one thousand feet and not less than five hundred feet in width at localities not less than ten miles distant from the nearest public bridge over the same river in counties whose indebtedness increased by the cost of such proposed bridges would exceed the constitutional limitation of two per centum of their assessed valuation"

Senate Bill No. 759, entitled:

An Act relating to the fees of attorneys-at-law as part of the taxable costs in cases in the several courts of common pleas and on appeals to the Superior and Supreme Courts of this Commonwealth

Senate Bill No. 760, entitled:

An Act authorizing the State Highway Department to pay to or for certain railroad companies certain sums of money in satisfaction of certain credits extended to the State Highway Department by said railroad companies for the cost of transporting road building materials for use upon State highways said credits being the difference in the freight rate in force when the contracts for the road construction were made and the freight rate authorized by the Interstate Commerce Commission prior to completion of work thereunder directing and restricting the payment of such sums to the amount expended by said railroad companies in the elimination of grade crossings under order of the Public Service Commission of the Commonwealth of Pennsylvania and making an appropriation therefor

Senate Bill No. 761, entitled:

An Act authorizing the establishment by counties of hospitals for the treatment of persons afflicted with tuberculosis providing for the management and maintenance thereof and authorizing the incurring of indebtedness and the levy of taxes therefor

Senate Bill No. 762, entitled:

An Act to amend section five of the act approved the twenty-fourth day of May one thousand nine hundred and seventeen (Pamphlet Laws two hundred and ninety-seven) entitled "An act authorizing the establishment of contagious disease hospitals in the several counties of the Commonwealth to be constructed and maintained out of county funds" by providing for the management of such hospitals by a board of trustees

Senate Bill No. 766, entitled:

An Act to amend section twenty-two of an act approved the second day of May one thousand eight hundred and eighty-nine (Pamphlet Laws sixty-six) entitled "An act defining and regulating escheats in cases where property is without a lawful owner and providing for more convenient proceedings relative to the same" by providing that the traverse to a finding of escheat in certain cases only shall be certified to the court of common pleas

Senate Bill No. 796, entitled:

An Act to amend an act approved the thirtieth day of June one thousand nine hundred and nineteen (Pamphlet Laws seven hundred and two), entitled "An act regulating the sale

conveyance transfer or disposition of second-hand motor vehicles requiring the making and filing of sworn descriptions thereof and statements in relation thereto regulating the registry of such vehicles imposing certain duties on the State Highway Commissioner relative to such stolen vehicles forbidding the removal defacement alteration destruction obliteration or concealment of the trade-marks identification numbers serial numbers or other distinguishing marks of motor vehicles or the having possession of motor vehicles or parts thereof on or from which such trade or other distinguishing marks or numbers have been removed defaced altered destroyed obliterated or concealed imposing certain duties upon deputy sheriffs constables police officers and proprietors of public garages prohibiting the registration of motor vehicles subject to the provisions of this act and providing that the making of a false providing for the licensing of the business of dealing in second-hand motor vehicles and fixing penalties for violation of the provisions of this act and providing that the making of a false affidavit under the provisions of this act shall be perjury and shall be punishable as such

Senate Bill No. 808, entitled:

An Act making an appropriation to Saint Vincent's Home and Maternity Hospital Seventieth street and Woodland avenue Philadelphia Pennsylvania

Senate Bill No. 809, entitled:

An Act making an appropriation to Saint John's Orphan Asylum Forty-ninth street and Wyalusing avenue Philadelphia Pennsylvania

Senate Bill No. 810, entitled:

An Act making an appropriation to the House of the Good Shepherd Fairmount avenue and Thirty-fifth street Philadelphia Pennsylvania

Senate Bill No. 812, entitled:

An Act making an appropriation to the Saint Edmond's Home for Crippled Children Forty-fourth street and Haverford avenue Philadelphia Pennsylvania

Senate Bill No. 813, entitled:

An Act making an appropriation to Saint Vincent's Home Lansdowne Delaware county Pennsylvania

Senate Bill No. 814, entitled:

An Act making an appropriation to the Catholic Home for Destitute Children Allegheny avenue and Twenty-ninth street Philadelphia Pennsylvania

Senate Bill No. 815, entitled:

An Act making an appropriation to the Philadelphia Protector for Boys Protector Station Montgomery county Pennsylvania

Senate Bill No. 818, entitled:

An Act providing for the election of one person as prothonotary and one person as clerk of the courts of quarter sessions and over and terminer in counties of the fourth class and repealing general local and special acts inconsistent therewith

Senate Bill No. 824, entitled:

An Act making an appropriation to the Western Temporary Home of Philadelphia

Senate Bill No. 825, entitled:

An Act to provide for a second additional law judge of the court of common pleas of the tenth judicial district

Senate Bill No. 826, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the grading paving and curbing of part of North street in the city of Harrisburg

Senate Bill No. 827, entitled:

An Act making an appropriation for use of the Board of Commissioners of Public Grounds and Buildings to carry on the work of completing an office building in Capitol Park

Senate Bill No. 828, entitled:

An Act authorizing the Board of Commissioners of Public Grounds and Buildings to erect construct and complete a garage building in one or more units to be constructed of fire resisting materials on a plot of ground owned by the Commonwealth lying north of the proposed Soldiers and Sailors Memorial Bridge in the city of Harrisburg and providing for the letting of contracts therefor and making an appropriation for the payment thereof

Senate Bill No. 830, entitled:

An Act to further amend section fifteen of the act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and ninety-seven) amended

"An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation" by empowering the court of common pleas instead of the return board to open ballot boxes when fraud or error not manifest on the general return is alleged

Senate Bill No. 832, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings of the Commonwealth of Pennsylvania for the payment of the Commonwealth's share of the cost of maintenance of and repairs to bridges over the Delaware river between the Commonwealth of Pennsylvania and state of New York

Senate Bill No. 833, entitled:

A Joint Resolution continuing the commission appointed pursuant to a concurrent resolution dated June seventeenth one thousand nine hundred and fifteen for the purpose of continuing the work of the former commission by a further investigation and examination of the various laws now in effect in the several states relating to the recording of deeds mortgages the transfer of land the insurance of titles and the practical operation of such laws and to propose such changes in the Constitution and laws of this Commonwealth as to insure the best system of recording and make report and recommendation to the next General Assembly in the year one thousand nine hundred and twenty-three defining the powers and duties of the commission and making an appropriation

Senate Bill No. 834, entitled:

An Act authorizing the Governor to appoint a board of claims to hear audit dismiss or adjust moral equitable claims against the Commonwealth arising from execution of certain contracts for the construction and reconstruction of highways and making an appropriation

Senate Bill No. 835, entitled:

An Act to amend an act approved the ninth day of April one thousand nine hundred and thirteen (Pamphlet Laws page forty-six) entitled "An act fixing the number and salaries of clerks and other employes in the Auditor General's Department"

Senate Bill No. 837, entitled:

An Act to amend section one thousand one hundred and twenty-six of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Senate Bill No. 839, entitled:

An Act to provide for an additional law judge of the court of common pleas of the thirty-sixth judicial district

Senate Bill No. 840, entitled:

An Act to amend an act approved the sixteenth day of June one thousand nine hundred and nineteen (Pamphlet Laws four hundred and eighty-two) entitled "An act creating a Board of Commissioners of Public Grounds and Buildings providing for the appointment of a Superintendent of Public Grounds and Buildings and subordinate officers and employes and fixing their salaries defining the powers and duties of the board and the superintendent with regard to contracts for and the furnishing of furniture furnishings stationery supplies paper and fuel for the executive and legislative branches of the State government and the Executive Mansion the supervision of the Capitol grounds and buildings the State Arsenal and Executive Mansion and repairs alterations and improvements thereto and to other buildings land and property of the State the disposal of unserviceable personal property of the Commonwealth the renting of office rooms outside of the Capitol the bonding of officers and employes of the Commonwealth and the supervision of the erection of and repairs and additions to State institutions and the expenditure of funds therefor and repealing supplied and inconsistent laws"

Senate Bill No. 852, entitled:

An Act authorizing certain telephone companies and certain telephone and telegraph companies to acquire all or any part of the capital stock franchise property rights and credits of each other and to purchase lease or otherwise acquire all or any part of the lines systems rights privileges municipal contracts and corporate franchises of each other

Senate Bill No. 853, entitled:

An Act validating indebtedness heretofore created by school districts pursuant to the provisions of an act approved the fifth day of June one thousand nine hundred and fifteen (Pamphlet Laws eight hundred and forty-six) entitled "An act relating to the indebtedness of municipalities and providing for carrying into operation section fifteen of article nine of the Constitution of Pennsylvania so far as it relates to municipalities" providing that where school districts have heretofore actually issued bonds and have received and retained the full consideration therefor they shall be estopped from denying their authority to create the indebtedness represented thereby providing that such bond issues shall not be indivisible transactions making an increased valuation the standard in determining the limit of indebtedness and prohibiting any further increase of indebtedness until provision is made for the payment of all indebtedness in excess of seven per centum and not exceeding ten per centum of the assessed valuation

Senate Bill No. 854, entitled:

An Act relating to the indebtedness of school districts in excess of seven per centum but not exceeding ten per centum of the assessed valuation of their taxable property providing for the payment of such indebtedness as a moral obligation and for the levy of taxes for such purposes protecting the officers of school districts in making such payments estopping school districts from denying their liability validating such portion of such increase of indebtedness as does not exceed seven per centum of the assessed valuation making an increased valuation the standard in determining the limit of indebtedness and prohibiting any further increase of indebtedness until provision is made for the payment of all indebtedness in excess of seven per centum and not exceeding ten per centum of the assessed valuation

Senate Bill No. 855, entitled:

An Act making an appropriation and reappropriation for the erection and construction of a bridge over the Delaware river and approaches thereto as provided for in the act approved the ninth day of July one thousand nine hundred and nineteen (Pamphlet Laws eight hundred and fourteen) entitled "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware river connecting the city of Philadelphia and the city of Camden and the approaches thereto providing for a joint commission for that purpose and defining its powers and duties providing for an independent commission in this Commonwealth in relation thereto and defining its powers and duties providing for the payment of a part of the cost thereof by the city of Philadelphia and providing for the acquiring taking and condemnation of the real estate for the site and approaches thereto providing for the turning over of said bridge upon its completion and making an appropriation for the purposes of this act"

Senate Bill No. 856, entitled:

An Act reappropriating the unexpended balance of any moneys heretofore appropriated to the Board of Commissioners of Public Grounds and Buildings for the purpose of carrying on the work of erecting and constructing a soldiers' and sailors' memorial bridge

Senate Bill No. 858, entitled:

A Supplement to an act entitled "An act to amend an act entitled 'An act to provide for the incorporation and regulation of certain corporations' approved the twenty-ninth day of April Anno Domini one thousand eight hundred and seventy-four providing for the incorporation and regulation of electric light heat and power companies" approved the eighth day of May Anno Domini one thousand eight hundred and eighty-nine by extending the powers of every corporation heretofore or hereafter incorporated for the supply of light heat and power or any of them to the public by electricity and of every corporation which has heretofore accepted the provisions of said act as provided therein and granting to every such corporation the power to appropriate property outside the limits of public streets lanes alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service accommodation convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation

Senate Bill No. 860, entitled:

An Act providing for the appointment of a board of examiners to examine applicants for the office of inspector for the anthracite mines of this Commonwealth prescribing the qualifications defining the powers and duties and fixing the compensation of such examiners providing for the appointment of inspectors of anthracite mines prescribing their qualifications and regulating their salaries and term of office and abolishing the term of office of the present mine inspectors of the anthracite mines

Senate Bill No. 861, entitled:

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Senate Bill No. 862, entitled:

An Act to amend section two of the act approved the twelfth day of July one thousand nine hundred thirteen (Pamphlet Laws seven hundred and eleven) entitled "An act establishing a court for the county of Philadelphia prescribing its jurisdiction and powers providing for the service of its writs process or warrants by the proper officers of the county or city of Philadelphia regulating the procedure therein and appeals therefrom and providing for the expenses thereof"

Senate Bill No. 876, entitled:

An Act making an appropriation to the Good Samaritan Hospital of Lebanon Pennsylvania

Senate Bill No. 879, entitled:

An Act to amend sections five hundred and six as amended and five hundred and eight of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any part thereof that are or may be inconsistent therewith"

Senate Bill No. 881, entitled:

An Act to amend the act approved the eighteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws one thousand and forty-three) entitled "An Act establishing a public school employees' retirement system and creating a retirement board for the administration thereof establishing certain funds from contributions by the Commonwealth and contributing employees defining the uses and purposes thereof and the manner of payments therefrom and providing for the guaranty by the Commonwealth of certain of said funds imposing powers and duties upon boards having the employment of public school employees exempting annuities allowances returns benefits and rights from taxation and judicial process and providing penalties"

Senate Bill No. 882, entitled:

An Act to empower the Public Service Commission to require railroad corporations to employ an adequate number of men upon trains and to repeal an act approved the nineteenth day of June nineteen hundred and eleven (Pamphlet Laws ten hundred and fifty-three) entitled "An act to promote the safety of travelers and employees upon railroad by compelling common carriers by railroad to properly man their trains"

Senate Bill No. 889, entitled:

An Act authorizing the purchasing or building of residences for principals teachers or janitors by school districts of the fourth class

Senate Bill No. 891, entitled:

An Act to amend section five of an act approved the twelfth day of July one thousand nine hundred and thirteen (Pamphlet Laws seven hundred and nineteen) entitled "An act regulating certain political parties providing for and regulating the nomination of candidates of such political parties for certain public offices the election of delegates and alternate delegates to national party conventions and of certain party officers including State committeemen a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States and the payment by the several counties and their reimbursement by the State of the expenses of the same authorizing the State committee of a political party to make and to alter amend and revoke rules and providing penalties for the violation of the provisions of this act and for the punishment of certain offenses provided for herein and repealing inconsistent legislation"

Senate Bill No. 934, entitled:

An Act relating to poor districts co-extensive with counties of the fourth class authorizing the directors of such district to sell real estate no longer suitable for the support maintenance and employment of the poor of their respective districts and to purchase such real estate as may be necessary for such support maintenance and employment and to construct thereon such buildings as may be necessary and to equip and furnish the same validating the title to real estate heretofore purchased by such directors and providing for the borrowing of money and the issue of bonds by the county commissioners to accomplish the purposes of this act

Senate Bill No. 936, entitled:

An Act authorizing boroughs townships school districts and poor districts to appeal from assessments of property or other subjects of taxation for their corporate purposes

Senate Bill No. 939, entitled:

An Act fixing the fees of the prothonotaries of the Supreme and Superior Courts

Senate Bill No. 940, entitled:

An Act to amend an act approved the fourteenth day of July one thousand nine hundred and seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto" as amended

Senate Bill No. 942, entitled:

An Act giving the Insurance Commissioner supervision and control and authority to examine automobile protective or co-operative companies or associations issuing for money consideration policies or contracts guaranteeing attorney's services to owners of motor vehicles in event of accident to persons or property by operation of motor vehicles or providing for the towing of damaged vehicles defining motor vehicles providing for cancellation provision in policies or contracts providing for semi-annual reports by companies or associations to the Insurance Commissioner and payment of examination expenses and filing fees providing for a reserve liability for unearned portion of premium or dues and for investment of funds in valid securities to protect the purchasers providing for filing of name and residence of solicitors employed requiring payment of tax to the Commonwealth of two per centum on all premiums or dues received requiring all such companies or associations now transacting business in this Commonwealth to register with the Insurance Commissioner and to come under provisions of the act fixing penalty for violations of the act providing for liquidation by the Insurance Commissioner in event of insolvency

Senate Bill No. 944, entitled:

An Act to amend section eight of an act approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner two deputy State Highway Commissioners chief engineer chief draughtsmen superintendents of highways and a staff of assistants and employees defining their duties and the jurisdiction of the State Highway Department and fixing salaries of Commissioner and deputies and other appointees providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats principal cities and towns and extending to the State line describing and defining same by route numbers as the State highways of the Commonwealth providing for and expense to improve and maintain the same and relieving said townships or counties of authority over same requiring boroughs and incorporated towns to maintain certain State highways wholly and in part requiring the State Highway Commissioner to make maps to be complete records thereof conferring authority on the State Highway Commissioner providing for the payment of damages in taking of property or otherwise in the improvement thereof providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway and procedure therein providing for work of improvement of State highways to be done by contract except where the State Highway Commissioner decides the work be done by the State providing aid by the State to counties and townships desiring the same in the improvement of township or county roads defining highways and State-aid highways providing method of application for State-aid in the improvement maintenance and repair of township or county roads and prescribing the contents of township county borough or incorporated town petitions providing for percentage of cost of improvement or repairs to be paid by State county township borough or incorporated towns and requiring contracts by counties townships boroughs and incorporated towns with Commonwealth governing same providing for the minimum width of State highways and State-aid highways and kind of materials to be used in the improvement providing for payment of cost of improvement and repairs providing penalty for injuring or destroying State highways making an appropriation to carry out the provisions of the act and providing for the repeal of certain acts relating to highway department and improvement of roads and of all acts or parts of acts inconsistent herewith and providing that existing contracts are not affected by provisions of this act" providing for disposition of vacant portions of State highway routes

Senate Bill No. 949, entitled:

"An Act further supplementing and amending an act entitled "An act to provide for the incorporation and regulation of motor power companies for operating passenger railways by cable electrical or other means" approved March twenty-second Anno Domini one thousand eight hundred and eighty-seven and granting to such corporations heretofore or hereafter incorporated the additional powers and franchises to wit to acquire and operate power buses and to build extensions to any system of railways which it may at any time have leased or controlled through stock ownership

Senate Bill No. 950, entitled:

An Act to amend part of section six of an act approved the eighth day of May one thousand nine hundred nineteen (Pamphlet Laws one hundred and forty-one) entitled "An act reorganizing the Department of Agriculture creating bureaus therein and providing for the proper administration thereof"

Senate Bill No. 952, entitled:

An Act to repeal an act approved the eighteenth day of July one thousand nine hundred nineteen (Pamphlet Laws one thousand and fifty-five) entitled "An act in relation to the

public safety defense and welfare of the Commonwealth and of the United States continuing the Commission of Public Safety and Defense as a commission of public welfare prescribing its powers and duties and making an appropriation"

Senate Bill No. 953, entitled:

An Act to amend section eleven and section thirteen of an act approved the fifteenth day of May one thousand nine hundred fifteen (Pamphlet Laws five hundred and thirty-four) entitled "An act relating to motion picture films reels or stereopticon views or slides providing a system of examination approval and regulation thereof and of the banners posters and other like advertising matter used in connection therewith creating the Board of Censors and providing penalties for the violation of this act"

Senate Bill No. 954, entitled:

An Act to amend section six hundred and thirty-two of an act approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local that are or may be inconsistent therewith"

Senate Bill No. 955, entitled:

An Act requiring the filing of plans and specifications of buildings public works highways or improvements undertaken by boroughs townships poor districts or school districts in the office of the clerk of the court of quarter sessions and requiring copies to be furnished by the secretary architect or engineer of the municipality to applicants therefor

Senate Bill No. 956, entitled:

An Act supplementary to an act entitled "An act granting to water power companies and other corporations owning or controlling water power authority to develop and distribute electric power by means of their water power and to erect construct and maintain the necessary buildings plant and apparatus for that purpose" approved the second day of July one thousand eight hundred and ninety-five (Pamphlet Laws four hundred and twenty-five) by extending the power of every corporation heretofore organized or hereafter to be organized for the purpose of supplying water power to the public and granting to every such corporation the power to appropriate property outside the limits of public streets lanes alleys and highways subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania that the service to be furnished through the exercise of said power is necessary or proper for the service accommodation convenience or safety of the public and providing a method for the assessment of damages arising from such appropriation

Senate Bill No. 957, entitled:

An Act to apportion the State into congressional districts

Senate Bill No. 958, entitled:

An Act to designate the several judicial districts of the Commonwealth as required by the Constitution and to provide for the election and commissioning of judges learned in the law for the said districts

Senate Bill No. 962, entitled:

An Act creating a board of managers to have exclusive jurisdiction over all houses of detention for the reception of untried juvenile offenders and neglected and dependent children who may be under judicial investigation in cities of the second class and abolishing the boards of managers now in charge of such houses

Senate Bill No. 963, entitled:

An Act to authorize the acquisition by purchase or condemnation of lands with or without buildings thereon and the erection of buildings for a State truancy school and for the appointment of a commission to acquire the same and making an appropriation for the purposes of this act and providing for its operation by the State Board of Education

Senate Bill No. 964, entitled:

An Act to further amend section eight of the act approved the seventeenth day of February one thousand nine hundred and six (Pamphlet Laws forty-five) entitled "An act to regulate the deposits of State funds to prescribe the method of selecting State depositories to limit the amount of State deposits to provide for the security of such deposits to fix the rate of interest thereon to provide for the publication of monthly statements of moneys in the general and sinking funds to declare it a misdemeanor to give or take anything of value for obtaining the same and prescribing penalties for violations of this act" by fixing the rate of interest to be paid by active and non-active depositories

Senate Bill No. 965, entitled:

An Act making an appropriation to the Hebrew Sheltering Home and Day Nursery for Children Philadelphia Pennsylvania

Senate Bill No. 967, entitled:

An Act making an appropriation to the trustees of the Locust Mountain Hospital at Shenandoah Pennsylvania

Senate Bill No. 970, entitled:

An Act amending an act entitled "A supplement to an act entitled 'An act for the government of cities of the second class' approved the seventh day of March Anno Domini one thousand nine hundred and one creating and regulating a city planning department giving it jurisdiction extending it over the city and for three miles beyond the city limits and regulating the laying out of plans of lots within the limits of the city" approved the tenth day of June Anno Domini one thousand nine hundred and eleven by providing the method of appointment and terms of office of the members of the city planning department and that all plans of streets for public use shall be submitted to and approved by this department

Senate Bill No. 971, entitled:

An Act amending an act entitled "A supplement to an act entitled 'An act for the government of cities of the second class' approved the seventh day of March one thousand nine hundred and one authorizing cities of the second class to regulate and limit the height and bulk of buildings and the areas of yards courts and open spaces and to regulate and restrict the location of trades and industries and the location of buildings for specified uses and to make regulations for trades and industries and for the use of buildings and for the above purposes to divide the cities into districts and authorizing the City Planning Commission to recommend the boundaries of districts and appropriate regulations therein and providing the method of adoption of said districts regulations and restrictions and the method of amendment or change thereof" approved the twenty-first day of June Anno Domini one thousand nine hundred and nineteen providing for twenty days' notice to the City Planning Commission of any proposed amendments or change for an enforcing officer and a board of appeal to review his actions

Senate Bill No. 972, entitled:

An Act empowering cities to take purchase or condemn property for the purpose of erecting providing maintaining and operating thereon playgrounds playfields gymnasiums public baths swimming pools indoor recreation centers comfort stations waiting stations and drinking fountains

Senate Bill No. 973, entitled:

An Act to amend an act entitled "An act amending section nine of an act entitled 'An act in relation to the laying out opening widening straightening extending or vacating streets and alleys and the construction of bridges in the several municipalities of this Commonwealth the grading paving macadamizing or otherwise improving streets and alleys providing for ascertaining the damages to private property resulting therefrom the assessment of the damages costs and expenses thereof upon the property benefited and the construction of sewers and payment of the damages costs and expenses thereof including damages to private property resulting therefrom' approved May sixteenth Anno Domini one thousand eight hundred and ninety-one enabling municipal corporations to lay out open widen extend and vacate streets or alleys upon petition or without petition of property owners as amended by the act approved the twenty-second day of May Anno Domini one thousand eight hundred and ninety-five providing for the approval of ordinances by the city recorder and the publication of the ordinances approved the nineteenth day of March Anno Domini one thousand nine hundred and three (Pamphlet Laws thirty-five) providing that the ordinances may require that no building may be built or altered except to conform to the lines fixed by the widening or straightening ordinances and that in such case the landowner's right of action shall not accrue until actual occupancy by the municipality or the locating or relocating of the building to conform to the new lines

Senate Bill No. 975, entitled:

An Act making an appropriation to the Babies' Hospital of Philadelphia Pennsylvania

Senate Bill No. 976, entitled:

An Act to amend an act providing that in all counties having more than five hundred thousand inhabitants advertisements and notices required by law or rules of court to be published in newspapers of general circulation unless dispensed with by special order of court shall be published in the legal newspaper issued at least weekly of the proper county designated by rules of court for the publication of court or other legal notices approved the third day of May Anno Domini one thousand nine hundred and nine (Pamphlet Laws four hundred and twenty-four) as amended so as to except therefrom the advertisement by counties cities boroughs school districts and other municipalities and incorporated districts of the sale of any bonds or other securities issued by them

Senate Bill No. 1008, entitled:

An Act to fix the number of representatives in the General Assembly of the State and to apportion the State into representative districts as provided by the Constitution

Senate Bill No. 1048, entitled:

An Act to amend section six hundred twenty-seven of an act approved the eighteenth day of May one thousand nine hundred eleven (Pamphlet Laws three hundred and nine) entitled "An act to establish a public school system in the Commonwealth of Pennsylvania together with the provisions by which it shall be administered and prescribing penalties for the violation thereof providing revenue to establish and maintain the same and the method of collecting such revenue and repealing all laws general special or local or any parts thereof that are or may be inconsistent therewith"

Senate Bill No. 1050, entitled:

An Act making an appropriation for the purchase of copies of the history of the Twenty-eighth Division during the World War and providing for the distribution thereof by the Governor

Senate Bill No. 1051, entitled:

An Act making an appropriation to the Snyder-Middleswarth Park Commission to carry into effect the provisions of an act approved the twelfth day of April one thousand nine hundred and twenty-one entitled "An act providing for the establishment and the regulation of a State park to be known as the Snyder-Middleswarth State Park"

Senate Bill No. 1052, entitled:

An Act to amend section five hundred ten of the act approved the fourteenth day of July one thousand nine hundred seventeen (Pamphlet Laws eight hundred and forty) entitled "An act concerning townships and revising amending and consolidating the law relating thereto"

Senate Bill No. 1055, entitled:

An Act making an appropriation to the Bonair Sanatorium Bells Camp McKean county Pennsylvania

Senate Bill No. 1061, entitled:

An Act amending section one of the act approved the third day of May one thousand nine hundred and nine (Pamphlet Laws four hundred and seventeen) entitled "An act for the safety of persons from fire or panic in certain buildings not in cities of the first and second classes by providing proper exits fire escapes fire extinguishers and other preventives of fire by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection and by providing proper penalties for any violation of the same" as amended

Senate Bill No. 1064, entitled:

A Supplement to the act approved the second day of June one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and sixty-two) entitled "An act providing for the creation and administration of a State fund for the insurance of compensation for injuries to employes of subscribers thereto declaring false oaths by the subscribers to be misdemeanors and providing penalties for the violation thereof" refunding to the general fund of the State Treasury all moneys appropriated for the organization and administration of the State Workmen's Insurance Fund

Senate Bill No. 1065, entitled:

An Act requiring the recording of certain information relative to the moving of household goods and personal property in cities of the first and second classes imposing certain duties upon all persons firms and corporations owning or operating vehicles used in such moving and upon the Department of Public Safety of such cities

Senate Bill No. 1066, entitled:

An Act to fix the number of Senators in the General Assembly of the State to apportion the State into Senatorial districts provided by the Constitution and to regulate the election of and the terms of office of the present and future elected Senators

Senate Bill No. 1067, entitled:

An Act making an appropriation to the Frederick Douglass Memorial Hospital and Training School of Philadelphia Pennsylvania

Senate Bill No. 1068, entitled:

An Act to provide for the appointment of assistant district attorneys in the several counties of the fourth class fixing the salaries of such assistant district attorneys and providing how the same shall be paid

Senate Bill No. 1069, entitled:

An Act to amend an act approved the second day of June Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws seven hundred and thirty-six) entitled "An act defining the liability of an employer to pay damages for injuries received by an employe in the course of employment establishing an elective schedule of compensation and providing procedure for the determination of liability and compensation thereunder"

Senate Bill No. 1343, entitled:

An Act making an appropriation to the Board of Commissioners of Public Grounds and Buildings to carry into effect the provisions of an act approved the eighteenth day of July one thousand nine hundred and nineteen (Pamphlet Laws one thousand and forty-nine) entitled "An act authorizing the Board of Commissioners of Public Grounds and Buildings to erect a Soldiers' and Sailors' Memorial Bridge with the approaches thereto and memorial pylons in the city of Harrisburg to commemorate the services of the soldiers and sailors of the Commonwealth providing for the letting of contracts therefor providing for a proportion of the cost to be paid by the city of Harrisburg and public service corporations using or affected by the building of said bridge providing for acquiring any property necessary by eminent domain giving the Board of Commissioners of Public Grounds and Buildings the right to sell a portion of the land to the Pennsylvania Railroad Company to conform to the plans of the architect providing for the maintenance of said bridge and making an appropriation to carry out the provisions of this act"

ADJOURNMENT.

THE SPEAKER. This being the day set for the final adjournment of the session of the General Assembly of one thousand nine hundred and twenty-one, the hour of twelve o'clock noon having arrived, I now declare this House adjourned sine die.



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